
Chemical Health for Student Athletes

The Madison Board of Education (the “Board”) participates in the Connecticut Interscholastic Athletic Conference (“CIAC”). In accordance with CIAC participation rules and the Board’s obligation under state and federal law, the Board prohibits the unauthorized use, sale, distribution or possession of controlled drugs, controlled substances, drug paraphernalia, performance enhancing substances, ~~or~~ alcohol or tobacco during any school-sponsored athletic activity, whether occurring on or off school property. It shall be the policy of the Board to take positive action through education, counseling, discipline, parental involvement, medical referral, and law enforcement referral, as appropriate, in the handling of incidents by student athletes involving the possession, distribution, sale or use of substances that affect behavior, including performance-enhancing substances. This policy applies to all student athletes participating in school-sponsored athletics, whether or not such athletes are participating in CIAC controlled activities.

Definitions

(1) Controlled Drugs: means those drugs which contain any quantity of a substance which has been designated as subject to the federal Controlled Substances Act, 21 U.S.C. § 801 *et seq.*, or which has been designated as a depressant or stimulant drug pursuant to federal food and drug laws, or which has been designated by the Commissioner of Consumer Protection pursuant to Connecticut General Statutes Section 21a-243, as having a stimulant, depressant or hallucinogenic effect upon the higher functions of the central nervous system and as having a tendency to promote abuse or psychological or physiological dependence, or both. Such controlled drugs are classifiable as amphetamine-type, barbiturate-type, cannabis-type, cocaine-type, hallucinogenic, morphine-type and other stimulant and depressant drugs. Connecticut General Statutes Section 21a-240(8).

(2) Controlled Substances: means a drug, substance or immediate precursor in schedules I to V, inclusive, of the Connecticut controlled substance scheduling regulations adopted pursuant to Connecticut General Statutes Sections 21a-243 and 21a-240(9).

(3) Drug Paraphernalia: means any equipment, products and materials of any kind which are used, intended for use or designed for use in planting, propagating, cultivating, growing, harvesting, manufacturing, compounding, converting, producing, processing, preparing, testing, analyzing, packaging, repackaging, storing, containing or concealing, or injecting, ingesting, inhaling or otherwise introducing any controlled substance into the human body, including but not limited to all items specified in Connecticut General Statutes Section 21a-240(20)(A), such as "bongs," pipes, "roach clips," miniature cocaine spoons, cocaine vials, and any object or container used, intended or designed for use in storing, concealing, possessing, distributing or selling controlled substances. Connecticut General Statutes Section 21a-240(20)(A).

(4) Performance Enhancing Substances: means any anabolic steroid, hormone or analogue, diuretic or other substance designed to enhance a student's performance in athletic competition, except when used under the care and direction of a licensed medical professional and only then in the manner prescribed by the medical professional and/or manufacturer's recommendations.

(5) Tobacco: Tobacco and tobacco products include, but are not limited to cigarettes, cigars, snuff, bidis, smoking tobacco, smokeless tobacco, vapor product, nicotine delivering devices, chemicals, or devices that produce the same flavor or physical effect of nicotine substances; and any other tobacco or nicotine innovations.

(6) Professional Communication: means any communication made privately and in confidence by a student to a professional employee of such student's school in the course of the professional employee's employment. Connecticut General Statutes Section 10-154a(a)(4).

(7) Professional Employee: means a person employed by a school who (A) holds a certificate from the State Board of Education, (B) is a member of a faculty where certification is not required, (C) is an administration officer of a school, or (D) is a registered nurse or athletic trainer employed by or assigned to a school. Connecticut General Statutes Section 10-154a(a)(2).

(8) Student Athlete: means any student participating in an extracurricular school-sponsored athletic activity, whether interscholastic or intramural, including but not limited to student athletes who are participating in CIAC controlled activities.

Procedures

(1) Discretionary Nature of Student Athletics

The Board sponsors athletic programs as part of its extracurricular program. The opportunity to participate in extracurricular activities such as student athletics is a privilege, not a right. The Board may remove students from participation in athletics activities in its discretion.

(2) Emergencies.

If an emergency situation results from the use of drugs, performance enhancing substances or alcohol, the student athlete shall be sent to the school nurse or medical advisor immediately, or emergency medical personnel will be notified. The parent or designated responsible person will also be notified as soon as possible.

(3) Prescribed Medications.

The parent or guardian of any student athlete who is required to take any prescribed medication during student athletic activities shall so inform the school nurse or the person designated to act in the absence of a nurse. Such prescribed medication will

94 then be administered to the student athlete under the supervision of the school nurse
95 or designee in accordance with Connecticut General Statutes Section 10-212a and the
96 applicable regulations and in accordance with any Board policies and regulations
97 concerning medication administration, except as provided below.

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99 Student athletes taking improper amounts of a prescribed medication, or taking a
100 prescribed medication without proper notification and supervision of the school nurse
101 or designee, will be subject to the procedures for improper drug or alcohol use
102 outlined in this policy.

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104 Student athletes with a documented medical history demonstrating the need for
105 regular use of performance enhancing substances for therapeutic purposes shall not be
106 considered to be in violation of this policy when such substances are properly
107 prescribed and taken by the student athlete in accordance with Connecticut General
108 Statutes Section 10-212a and the applicable regulations and in accordance with any
109 Board policies and regulations concerning medication administration.

110
111 Student athletes with a documented medical history demonstrating the need for
112 regular, palliative use of marijuana shall not be considered to be in violation of this
113 policy when such substance is properly prescribed and taken by the student athlete in
114 accordance with Connecticut General Statutes Sections 21a-408a through 408q.
115 Under no circumstances shall the school nurse or designee administer to the student,
116 or permit the palliative use of marijuana by the student, on a school bus, school
117 grounds or property, in public places or in the presence of persons under the age of
118 eighteen.

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121 (4) Voluntary Disclosure of Drug/Alcohol Problem (Self-Referral).
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123 The following procedures will be followed when a student athlete privately, and in
124 confidence, discloses to a professional employee in a professional communication

information concerning the student's use, possession, distribution or sale of a controlled drug, controlled substance or alcohol.

(a) Professional employees are permitted, in their professional judgment, to disclose any information acquired through a professional communication with a student, when such information concerns alcohol or drug abuse or any alcohol or drug problem of such student athlete. In no event, however, will they be required to do so. Connecticut General Statutes Section 10-154a(b).

(b) Any physical evidence obtained from such student athlete through a professional communication indicating that a crime has been or is being committed by the student athlete **must** be turned over to school administrators or law enforcement officials as soon as possible, but no later than two calendar days after receipt of such physical evidence, excluding Saturdays, Sundays and holidays. Employees are encouraged to contact the school administrator immediately upon obtaining physical evidence. In no case, however, will such employee be required to disclose the name of the student athlete from whom the evidence was obtained. Connecticut General Statutes Section 10-154a(b).

(c) Any professional employee who has received a professional communication from a student athlete may obtain advice and information concerning appropriate resources and refer the student athlete accordingly, subject to the rights of the professional employee as described in paragraph (a) above.

(d) If a student athlete consents to disclosure of a professional communication concerning the student athlete's alcohol or drug problem, or if the professional employee deems disclosure to be appropriate, the professional employee should report the student athlete's name and problem to the school's building administrator or designee who shall refer the student athlete to appropriate school staff members for intervention and counseling.

(5) Involuntary Disclosure or Discovery of Drug/Alcohol Problems.

When any school staff member, or a coach or volunteer responsible for or involved in student athletic programs, obtains information related to a student athlete *from a source other than the student athlete's confidential disclosure*, that the student athlete, on or off school grounds or at a school-sponsored activity, is unlawfully under the influence of, or unlawfully possesses, uses, dispenses, distributes, administers, sells or aids in the procurement of a controlled drug, controlled substance, drug paraphernalia, performance enhancing substances or alcohol, that information is considered to be involuntarily disclosed. In this event, the following procedures will apply.

(a) The staff member, coach or volunteer will immediately report the information to the building administrator or designee. The building administrator or designee will then refer the student athlete to appropriate school staff members for intervention and counseling.

(b) Any physical evidence (for example, alcohol, drugs, drug paraphernalia or performance enhancing substances) obtained from a student athlete indicating that a crime has been or is being committed by the student athlete must be turned over to the building administrator or designee or to law enforcement officials as soon as possible, but no later than within two calendar days after receipt of such physical evidence, excluding Saturdays, Sundays and holidays. Connecticut General Statutes Section 10-154a(b). The name of the student athlete must be disclosed to the building administrator or designee.

(c) Search and Seizure of Students and/or Possessions: A staff member, coach or volunteer who reasonably suspects that a student athlete is violating a state/federal law, school substance abuse policy or this chemical health policy must **immediately** report such suspicion to the building administrator or designee. The building administrator or designee may then search a student athlete's person or

possessions connected to that person, in accordance with the Board's policies and regulations if such employee has reasonable suspicion from the inception of the search that the student athlete has violated or is violating either the law, a school substance abuse policy, or this chemical health policy.

Any physical evidence obtained in the search of a student athlete, or a student athlete's possessions, indicating that the student athlete is violating or has violated a state or federal law **must** be turned over to law enforcement officials as soon as possible, but not later than within three calendar days after receipt of such physical evidence, excluding Saturdays, Sundays and holidays. Connecticut General Statutes Section 10-154a(c). All school employees are encouraged to contact the school administration immediately upon obtaining physical evidence.

(6) Consequences for the Use, Sale, Distribution or Possession of Controlled Drugs, Controlled Substances, Drug Paraphernalia, Performance Enhancing Substances or Alcohol.

(a) Any student athlete in the Madison Public Schools using, consuming, possessing, being under the influence of, manufacturing, distributing, selling or aiding in the procurement of controlled drugs, controlled substances, drug paraphernalia, performance enhancing substances or alcohol, either on or off school property, or at a school-sponsored activity, except as such use or possession is in accordance with Connecticut General Statutes Sections 21a-408a through 408q, is subject to discipline up to and including expulsion pursuant to the Board's student discipline policy. On and after January 1, 2022, a student shall not face greater discipline, punishment or sanction for the use, sale, or possession of cannabis on school property than a student would face for the use, sale, or possession of alcohol on school property, except as otherwise required by applicable law.

(b) Student athletes found to be in violation this policy may be referred by the building administrator to an appropriate agency licensed to assess and treat drug

218 and alcohol involved individuals. In such event, assessment and treatment costs
219 will be the responsibility of the parent or guardian.

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221 (c) A meeting may be scheduled with appropriate school staff members for the
222 purpose of discussing the school's drug and alcohol policy and this chemical
223 health policy with the student athlete and parent or guardian.

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225 (d) Law enforcement officials may be contacted by the building administrator in the
226 case of suspected involvement in the use, sale or distribution of controlled drugs,
227 controlled substances, drug paraphernalia, performance enhancing substances or
228 alcohol.

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230 (e) A student athlete found by the administration to have violated this policy may, in
231 the discretion of school administrators, be suspended from play for short or long
232 term periods, or may have student athletic participation privileges revoked.

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234 (f) A student athlete found by the administration to have used performance enhancing
235 substances shall receive a minimum penalty of revocation of athletic participation
236 privileges for one hundred eighty (180) days. The Board shall report the violation
237 to the CIAC.

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239 (g) The Board recognizes that the CIAC may impose additional sanctions on student
240 athletes participating in CIAC controlled activities who are found to have violated
241 this policy.

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243 (7) Prohibition on the Promotion or Dispensing of Performance Enhancing Substances by
244 School Staff Members, Coaches or Volunteers.

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246 (a) No school staff member, coach or volunteer responsible for or involved in student
247 athletic programs shall dispense any drug, medication (prescription or non-
248 prescription), or food supplement to any student athlete except under the

249 supervision of the school nurse or designee in accordance with Connecticut
250 General Statutes Section 10-212a and the applicable regulations, and in
251 accordance with any Board policies and regulations concerning medication
252 administration.

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254 (b) No school staff member, coach or volunteer responsible for or involved in student
255 athletic programs shall encourage the use of any drug, medication (prescription or
256 non-prescription), or food supplement in a manner not described by the
257 manufacturer.

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259 (c) No school staff member, coach or volunteer responsible for or involved in student
260 athletic programs shall supply, recommend, or knowingly permit student athletes
261 to use any drug, medication (prescription or non-prescription), or food supplement
262 for the specific purpose of enhancing their athletic performance.

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264 (d) A school staff member, or coach responsible for or involved in student athletic
265 programs, who violates the terms of this policy shall be subject to discipline, up to
266 and including termination of employment. The Board may also report violations
267 of this policy by employees to parents of student athletes and/or state and local
268 authorities.

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270 (e) The Board shall immediately terminate a volunteer responsible for or involved in
271 student athletic programs who violates the terms of this policy. The Board may
272 also report violations of this policy by volunteers to parents of student athletes
273 and/or state and local authorities.

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275 (8) Publication of Chemical Health Policy to School Staff Members, Coaches, Volunteers
276 and Student Athletes.

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278 (a) The Board shall publish this chemical health policy to all school staff members,
279 coaches and volunteers responsible for or involved in student athletic programs.

(b) The Board shall publish this chemical health policy to all student athletes and their parents/guardians.

Legal References:

Connecticut General Statutes:

June Special Session, Public Act No. 21-1, An Act Concerning Responsible and Equitable Regulation of Adult-Use Cannabis

Section 10-154a

Section 10-212a

Section 10-221

Section 21a-240

Section 21a-243

Sections 21a-408a through 408q

2021-2022 CIAC Handbook, Section 4.12.E (Chemical Health Policy and Regulations), available at https://www.casciac.org/pdfs/ciachandbook_2122.pdf

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