Milton-Freewater School District 7

Code: IKFB Adopted: 11/23/93

Revised/Readopted: 3/09/10; 3/13/12; 3/13/17;

2/12/18; 12/13/21

Orig. Code(s): IKFB

Graduation Exercises

The Board believes that completion of the requirements for a diploma, a modified diploma, an extended diploma or an alternative certificate of attendance from public schools is an achievement that improves the community as well as the individual. The Board wishes to recognize this achievement in a publicly, celebrated graduation exercise.

Accordingly, appropriate graduation programs may be planned by the administration on the date selected by the Board.

The district's senior class representatives may be permitted to speak as part of the district's planned graduation program. All speeches will be reviewed and approved in advance by the building principal or designee.

All students in good standing¹ who have successfully completed the requirements for a high school diploma, or qualifyqualifies to receive or receivereceives a modified diploma, an extended diploma or a an alternative certificate of attendance, including students a student participating in a district-sponsored alternative education program and students a student with disabilities receiving a document certifying successful completion of program requirements, shall have the option to participate in graduation exercises.

A student shall be allowed to wear a dress uniform issued to the student by a branch of the U.S. Armed Forces if the student:

- 1. Qualifies to receive a high school diploma, a modified diploma, an extended diploma or an alternative certificate of attendance; and
- 2. Has completed basic training for, and is an active member of, a branch of the U.S. Armed Forces.

Graduating students will be allowed to wear ² Native American items of cultural significance" or other items of cultural significance³.

END OF POLICY

Legal Reference(s):

ORS 329.451 ORS 332.107 OAR 581-022-2010 ORS 332.107

A student may be denied participation in graduation exercises for conduct that violates board policy 240010 istrative regulation and/or code of conduct provisions.

ORS 339.505

ORS 343.295

² "Native American items of cultural significance" interest or objects that are traditionally associated with a Native American or that have religious or cultural significance of parties and parties are traditionally associated with a Native American or that have religious or cultural significance of parties and parties are traditionally associated with a Native American or that have religious or cultural significance of parties and parties are traditionally associated with a Native American or that have religious or cultural significance of parties and parties are traditionally associated with a Native American or that have religious or cultural significance of parties and parties are traditionally associated with a Native American or that have religious or cultural significance of parties and parties are traditionally associated with a Native American or that have religious or cultural significance of parties and parties are traditionally associated with a Native American or that have religious or cultural significance of parties and parties are traditionally associated with a Native American or that have religious or cultural significance of parties and parties are traditionally associated with a Native American or the parties are traditionally associated with a Native American or the parties are traditionally as the parties a

OAR 581-021-0055

The district may prohibit an item or object that also his places a substantial disruption of, or material interference with the graduation ceremony, or b) replaces a cap or governmentally worn at a graduation ceremony.

31 OR. ATTY. GEN. Op. 428 (1964)

Title IX of the Education Amendments of 1972, 20 U.S.C. §§ 1681-1683 (2018); Nondiscrimination on the Basis of Sex in Education Programs or Activities Receiving Federal Financial Assistance, 34 C.F.R. Part 106 (2020).

Kay v. David Douglas Sch. Dist. No. 40,1987); cert. den., 484 U.S. 1032 (1988).

Doe v. Madison Sch. Dist. No. 321, 177 F.3d 789 (9th Cir. 1999).

Lee v. Weisman, 505 U.S. 577 (1992).

Hazelwood Sch. Dist. v. Kuhlmeier, 484 U.S. 260 (1988).