1 #9510 2 Time, Place, and Notice of Meetings 3 4 5 1. **Regular Meetings** 6 7 A. The Madison Board of Education (the "Board") shall set a calendar of 8 regular meetings for the ensuing year at the first regular meeting in 9 November December. 10 11 В. In compliance with the Connecticut General Statutes, the Chairperson for 12 Secretary or Chairperson's designee shall file this calendar with the Town Clerk, and post this calendar on the Board's Internet web site, if available, 13 by November 30 for other date falling on or before January 31. 14 15 C. 16 Normally the Board shall schedule regular meetings on the first and third 17 Tuesday of each month of the year except during school holidays, when 18 the Board shall schedule no regular meetings. 19 20 D. If at any point in the meeting the Board should not maintain a quorum, 21 then the Chairperson of the Board will adjourn the meeting and declare the 22 time and place of the resumption of the meeting, which shall be reflected 23 in a written order of adjournment. A copy of the written order of 24 adjournment will be posted on or near the door of the place where the 25 meeting was held within twenty-four hours after the time of adjournment. 26 27 E. If, in accordance with applicable law, the Board conducts a regular 28 meeting by means of electronic equipment, the Board shall provide, at 29 least forty-eight (48) hours before the meeting, direct notification in 30 writing or by electronic transmission to each member of the Board and 31 post a notice that the Board intends to conduct the meeting solely or in 32 part by means of electronic equipment in the Administrative Offices of the Board, in the office of the Town Clerk, and on the Board's Internet web 33 34 site. Such notice shall include instructions for the public to attend and 35 provide comment or otherwise participate in the meeting, by means of 36 electronic equipment or in person, as applicable and permitted by law. 37 38 2. **Special Meetings** 39 40 A. Special meetings may be held when determined by the Board, when so 41 called by the Chairperson, or within fourteen (14) days upon written 42 request of three members of the Board. 43 44 No special meeting shall be held unless a notice stating the time, place and В. 45 purpose of the meeting has been given to each member and to the Town

46 Clerk, and has been posted on the Board's Internet web site, if available, 47 twenty-four (24) hours before the time stated for the meeting to convene. 48 49 1. If, in accordance with applicable law, the Board holds a special 50 meeting conducted solely or in part by means of electronic 51 equipment, notice of such meeting shall include whether the 52 meeting will be conducted solely or in part by means of electronic 53 equipment. If such meeting is to be conducted by means of 54 electronic equipment, such notice shall include instructions for the 55 public, by means of electronic equipment or in person, to attend 56 and provide comment or otherwise participate in the meeting, as 57 applicable and permitted by law. 58 59 C. When a majority of the members agree that an emergency exists which has 60 made a regular notice impossible, such a meeting may be called at a time or place which may be most convenient. In case of such emergency 61 62 meeting, a copy of the minutes setting forth the nature of the emergency 63 and the proceedings occurring at such meeting shall be filed with the 64 Town Clerk [Regional School District Option: with the Town Clerk of 65 each municipal member of the school district] no later than seventy-two 66 (72) hours following the holding of such a meeting. 67 68 3. Meeting Time and Place 69 70 A. All regular meetings of the Board shall begin at 7:30 p.m. or as soon 71 thereafter as a quorum is present. and shall adjourn no later than unless 72 extended to a time certain by a two-thirds vote of the Board members 73 present. All regular meetings of the Board shall be held in Central Office, 74 unless otherwise ordered by the Board. 75 76 В. Special Meetings (non-emergency) of the Board shall be held at a time and 77 place to be determined and announced in advance of meeting. 78 79 80 Legal References: 81 **Connecticut General Statutes** 82 83 Public Act 22-3, "An Act Concerning Remote Meetings Under the Freedom of 84 Information Act." 85 86 1-225 Meetings of government agencies to be public. Recording of votes. 87 Schedule and agenda of certain meetings to be filed and posted on web 88 sites. Notice of special meetings. Executive sessions 89 Adjournment of meetings. Notice 1-228 90 1-229 Continued hearings. Notice 91 1-230 Regular meetings to be held pursuant to regulation,

ordinance or resolution

93	7-3	Warning of town and other meetings
94	7-4	Record of warning
95	10-218	Officers. Meetings
96		
97	First Reading:	December 12, 2023
98	Second Reading:	January 9, 2024

# #9510 Regular Board Meetings

#### **Scheduling Board Meetings**

Regular meetings of the Board shall be held the first and third Tuesday of each month at a consistent time to be determined by the members of the Board. A schedule of meetings shall be made at a regular meeting of the Board. A calendar of such regularly scheduled meetings shall be made known to the Town Clerk of Madison by the Superintendent at least thirty (30) days prior to the first regularly scheduled meeting of the calendar year. Any change in the location, date and / or time of a regular meeting, due to a legal holiday or some other circumstance, shall be determined at a public meeting of the Board. Notice of such change shall be given to the Town Clerk and the public no less than forty-eight (48) hours prior to the revised meeting. If a regularly scheduled meeting of the Board would otherwise fall on the November Election Day, the meeting shall be rescheduled to such other date as determined by the Board.

### **Adjourning Board Meetings**

A regular meeting of the Board of Education may be adjourned in the absence of a quorum or due to incomplete business. A majority vote of those members present is required when a meeting is adjourned due to incomplete business. Within twenty-four hours of the adjournment, notice must be given to all Board members, the office of the Town Clerk, and clearly posted at the meeting site. Such notice shall include the site and time for the rescheduled adjourned meeting. If the hour for the rescheduled adjourned meeting is not stated, it shall be held at the hour specified for regular meetings.

#### **Canceling Board Meetings**

A regular meeting of the Board may be canceled by agreement of the majority of the entire Board and notice given to the Town Clerk at least 24 hours in advance of the scheduled meeting. Emergency cancellation of a regular or special Board meeting may be made by

9510 (continued)

the Board Chairperson and the Superintendent when such a condition exists. Board members will be notified as soon as possible and public notice given by local radio stations or cable channel.

Legal Reference: Connecticut General Statutes

10-218 Offices Meeting; 1-21 Meetings of Public Agencies

 $\begin{array}{lll} \text{Date of Adoption:} & 2/7/72 \\ 1^{\text{st}} \, \text{Revision:} & 3/21/89 \\ 2^{\text{nd}} \, \text{Revision:} & 4/7/92 \\ 3^{\text{rd}} \, \text{Revision:} & 1/3/95 \\ 4^{\text{th}} \, \text{Revision:} & 12/15/98 \end{array}$ 

#9520 Special Board Meetings

Special meetings of the Board of Education shall be called by the Chairperson when he / she deems it necessary or upon the written request of one-third (1/3) of the members of the Board. No business shall be transacted at any special meeting which does not come within the purpose set forth in the call for the meeting unless all members are present and agree to the consideration of the additional items.

Notice of the time and location of each special meeting shall be given to the Office of the Town Clerk not less than 24 hours prior to the time of such meeting. Notice of any special meeting shall be given to all Board members not less than 24 hours prior to the time of such meeting.

#### **Emergency Special Meetings:**

In the case of an emergency, a special meeting may be held without complying with the requirement set forth above regarding notification to the Office of the Town Clerk. However, a copy of the minutes of such emergency meeting which adequately sets forth the nature of the emergency and the proceedings which occurred at the meeting shall be filed with the Office of the Town Clerk not later than 72 hours following the meeting. No other business shall be considered at emergency meetings than that for which the meeting is called.

Legal Reference: Connecticut General Statutes

Sec. 1-21

 Date of Adoption:
 1/17/72

 1st Revision:
 6/19/90

 2nd Revision:
 1/3/95

**Bylaws** 

#9540.1 Notification of Board Meetings

The Board must file a schedule of all regular meetings with the town clerk no later than January 31 of each year, and no such meeting may be held less than 30 days after the schedule is filed. In order to ensure timely compliance, the Superintendent will present to the Board before December 1 a calendar of proposed regular meetings which, when approved, will be transmitted to the town clerk.

Notification of special meetings must be given by posting a notice of time, place, and purpose of the meeting in the town clerk's office at least 24 hours prior to the meeting.

Where practical, the Board must give notice by mail of each regular and special meeting to any person who has filed a written request for such notice. The Board may make a reasonable charge for this service.

State law requires that notices of special meetings be delivered to the home of each member of the Board, but his requirement may be waived by individual members as permitted by law.

Wherever possible the Board will announce in advance through the media the date, time, place, and agenda for all regular, special, and rescheduled meetings The Secretary will supervise this notification.

Legal Reference: Connecticut State Statutes

Sec. 1-21

Cross Reference: Bylaw #9540.2

Additional Reference: Robert's Rules of Order, Rev., 75th Edition: Article XI, Sec. 65 Order of Business

 Date of Adoption:
 3/20/72

 1st Revision:
 6/19/90

 2nd Revision:
 1/3/95

#5090.8.1 1 2 Search and Seizure 3 4 1. Search of a Student and the Student's Effects 5 6 A. Fourth Amendment rights to be free from unreasonable searches and 7 seizures apply to searches conducted by public school officials. A student 8 and their effects may be searched if there are reasonable grounds for 9 suspecting that the search will turn up evidence that the student has 10 violated or is violating either the law or the rules of the school. The way the search is conducted should be reasonably related to the objectives of 11 12 the search and not excessively intrusive in light of the protected 13 characteristics of the student - including but not limited to age and sex -14 and the nature of the infraction. 15 16 2. Search of a Locker, Desk and Other Storage Area 17 18 A. Lockers, desks and other storage areas provided by the school system for 19 use by students are the property of the school system. Such storage areas 20 are provided for the temporary convenience of students only. The Board 21 of Education (the "Board") authorizes the administration and/or law 22 enforcement officials to search lockers and other school property available 23 for use by students for the presence of weapons, contraband or the fruits of 24 a crime if there are reasonable grounds at the inception of the search for 25 suspecting that the search will reveal evidence that the student has violated 26 or is violating either the law. Board policy or the rules of the school. 27 Moreover, the scope of the search shall be reasonably related to the 28 objectives of the search and shall not be excessively intrusive in light of 29 the protected characteristics of the student - including but not limited to 30 age and sex - and the nature of the infraction. 31 32 B. If the school administration reasonably suspects that a student is not 33 maintaining a locker or other storage area assigned to them in a sanitary 34 condition, or that the storage area contains items the possession of which

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C. When required by law and otherwise at the option of the building principal, items that have been seized shall be submitted to the police department for proper disposition. Items not submitted to the police department shall be disposed of as directed by the building principal.

is illegal or in violation of school regulations or that endangers the health,

the right to open and examine the storage area and to seize any such items

safety or welfare of the student or others, the school administrationit has

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3. The decision to search shall be made by the principal or the principal's designee. The search shall be made in the presence of at least one witness. Discovery of

that are found.

4 / 48		Superintendent.	
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50	4.	Use of drug-detection dogs and metal detectors, similar detective devices; and/or	
51		breathalyzers and other passive alcohol screening devices may be used only on the	
52		express authorization of the Superintendent, in accordance with such procedures as	
53		the Superintendent may devise.	
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55	Legal References:		
56			
57	Conn. Gen. Stat. § 10-221, Board of education to prescribes rules, policies and		
58		procedures	
59			
60	Conn. Gen. Stat. § 54-33n, Search of school locker and property		
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62		New Jersey v. T.L.O., 469 U.S. 325 (1985)	
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66	<u>First F</u>	Reading: December 12, 2023	
67	Secon	d Reading: January 9, 2024	
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**#5090.8.1 Regulation** 1 Search and Seizure 2 3 4 5 ADMINISTRATIVE REGULATION REGARDING SEARCH AND SEIZURE 6 7 8 1. Search of a Student and the Student's Effects 9 10 All searches of students shall be conducted or directed by an authorized A. school administrator, i.e., the principal or vice principal, in the presence of 11 12 a witness. 13 14 В. A search of a student's handbag, gym bag, cellular telephone, personal 15 electronic device or similar personal property carried by a student may be 16 conducted if there are reasonable grounds for suspecting that the search will produce evidence that the student has violated or is violating either 17 18 the law, Board policy, or the rules of the school. A student's other effects 19 are also subject to the same rule. Effects may include motor vehicles 20 located on school property. 21 22 C. A search of a student's person may be conducted only if there are 23 reasonable grounds at the inception of the search for suspecting that the 24 search will reveal evidence that the student has violated or is violating 25 either the law or the rules of the school. Moreover, the scope of the search 26 shall be reasonably related to the objectives of the search and shall not be 27 excessively intrusive in light of the protected characteristics of the student 28 - including but not limited to age and sex - and the nature of the infraction. 29 Metal detectors, breathalyzers and/or drug sniffing dogs may be used to 30 detect the presence of contraband, including weapons, drugs or alcohol, in 31 furtherance of this policy and to the extent authorized by law. 32 33 D. Strip searches are prohibited except when there are reasonable grounds for 34 suspecting that such a search will produce evidence of conduct which 35 places students, staff or school property in immediate danger. Such 36 searches may be conducted at the request of the school principal, generally 37 by a member of the police department. During such searches, a member 38 of the school staff shall be present at all times as a witness, and both the 39 police officer conducting the search and the witness shall, to the extent 40 possible, be of the same sex and/or gender as the student searched. 41 42 E. Any evidence of illegal conduct or conduct violative of the rules of the 43 school produced as a result of searches according to these regulations shall 44 be subject to seizure. Where required by law and otherwise at the option

of the building principal, such evidence shall be submitted to the police

46 department for proper disposition. Evidence not submitted to the police 47 department shall be disposed of as directed by the building principal. 48 49 2. Search of a Locker, Desk and Other Storage Area 50 51 A. The Board of Education (the "Board") provides lockers, desks, gym 52 baskets and other storage areas in which students may keep and store 53 personal belongings and materials provided by the Board. Such storage 54 areas are the property of the Board. 55 56 В. No student shall keep or store personal belongings or materials provided 57 by the Board in any storage area other than one provided by the Board and 58 designated for the student's use by the school administration. 59 60 C. Each student shall be responsible for maintaining any storage area 61 assigned to the student for the student's use in an orderly and sanitary 62 condition. 63 No student shall keep or store in a storage area assigned to the student for 64 D. 65 the student's use any item the possession of which is illegal or in violation 66 of school regulations Board policy, the rules of the school or that 67 endangers the health, safety or welfare of self or others (such as matches, 68 chemicals, ammunition, weapons, drugs, tobacco, alcoholic beverages, 69 etc.). 70 71 E. The use of lockers and other storage areas by students is a privilege. At all 72 times such storage areas remain the property of the Board. If the school 73 administration reasonably suspects that a student is not maintaining a 74 storage area assigned to the student in a sanitary condition, or that the 75 locker contains items the possession of which is illegal or in violation of 76 Board policy, the rules of the school, school regulations or that endangers 77 the health, safety or welfare of the student or others, it has the right to 78 open and examine the storage area and to seize any such items that are 79 found. The school administration may authorize law enforcement officials 80 to search lockers/storage areas in accordance with Board Policy 5090.8.1, 81 Section 2(A). 82 83 F. When required by law and otherwise at the option of the building 84 principal, items that have been seized shall be submitted to the police 85 department for proper disposition. Items not submitted to the police 86 department shall be disposed of as directed by the building principal. 87

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Legal References:

# Students

92 93	Conn. Gen. Stat. § 10-221, Board of education to prescribes rules, policies and procedures
94	procedures
95	Conn. Gen. Stat. § 54-33n, Search of school locker and property
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97	New Jersey v. T.L.O., 469 U.S. 325 (1985)
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# ADMINISTRATIVE REGULATION REGARDING SEARCH AND SEIZURE (OPTIONAL ADDENDUM REGARDING USE OF BREATHALYZERS ON SCHOOL PROPERTY)

The Board of Education (the "Board") supports the use of both passive alcohol screening ("PAS") devices and breathalyzers during the school day or at school-sponsored events, on or off campus, to deter the use of alcohol by students in the Madison Public Schools (the "District") and to promote the health and safety of all students.

This regulation provides the basic structure for the use of passive alcohol sensors and breathalyzers in this District to detect/confirm alcohol consumption by students. Such instruments shall be used by the District to 1) to confirm a reasonable suspicion that a particular student has used or is under the influence of alcohol at school during the school day, or at a voluntary, extracurricular school-sponsored event; and/or 2) systematically screen students attending extracurricular/voluntary school-sponsored events for possible alcohol use.

The passive alcohol sensor ("PAS") device is a non-invasive high-speed breath alcohol-screening instrument which can be used as a "sniffer" for overt or covert alcohol detection. This device may be used to sample a student's breath in order to detect alcohol use, with results reported as either "positive" or "negative." A breathalyzer is a device that detects and measures alcohol in expired air so as to determine the concentration of alcohol in a person's blood.

Only designated school personnel will be trained in the use of the PAS device and/or breathalyzer test. All testing instruments shall be properly calibrated and will be checked for accuracy and for full calibration in accordance with the manufacturer's standards. Testing of students using these devices will be conducted in a separate area, to the extent practicable, to maintain student privacy.

Results from a PAS device or breathalyzer will be maintained in a confidential manner, and released in accordance with District policy and state and federal law.

# A. Testing to Confirm Reasonable Suspicion of Alcohol Use

If there is reasonable suspicion that a student is under the influence of alcohol at school or at a school-sponsored event, the student shall be removed to a separate area for observation and questioning concerning alcohol consumption. The student will be informed as to how the PAS device operates and will be asked to breathe across the intake part of the device. Testing will be conducted by trained personnel, in a separate area whenever possible, to maintain student privacy. Any student who tests positive will be asked to submit to a second test using a breathalyzer. If the student tests positive for a second time, the school will contact the student's parents. If necessary, the student will be brought to the school nurse for medical treatment and emergency medical protocols shall be followed.

If the student tests positive on either test, or if the student refuses to take the test when there is reasonable suspicion of alcohol use, the student may be subject to appropriate disciplinary action consistent with District policies and procedures.

# **Reasonable suspicion shall include**, but not be limited to, any of the following:

1. Observed use or possession of alcohol;

2. Alcohol odor or the presence of an alcohol container;

3. Slurred speech, unsteady gait, lack of coordination, bloodshot or glazed eyes; or

4. Marked changes in personal behavior not attributable to other factors.

# B. <u>Extracurricular/Voluntary School-Sponsored Events</u>

The Board also allows for the use of PAS devices and breathalyzers in connection with students' participation in extracurricular/voluntary school-sponsored events and activities without the need for school personnel to first have reasonable suspicion of alcohol use. Such suspicion-less testing will occur only if students are notified prior to the event or school-sponsored activity that a PAS or breathalyzer may be used, and that they may be denied entry and/or removed from the event or activity for either refusing to submit to such testing or for testing positive for alcohol use. Students will be notified through a variety of means, including orientation programs, student handbooks and/or electronic publication.

When PAS devices and/or a breathalyzer will be used at a voluntary school-sponsored event (i.e. school dances, proms, etc.), such devices shall be administered as follows:

1. All students participating in the activity or school-sponsored event will be asked to submit to a PAS screening. Students will be asked to breathe across the intake part of the device.

2. If the PAS device detects alcohol, the student shall be removed to a separate area for observation and questioning concerning alcohol consumption. After fifteen (15) minutes, the student will be asked to submit to a breathalyzer test to confirm the presence of alcohol.

3. Should the student test positive after the second test, school personnel will contact the student's parents and the student shall be removed/denied entry to the activity or school-sponsored event.

197 198 199 200 201	4.	Any student who refuses to breathe into the PAS device, or who refuses to submit to the breathalyzer test, may be excluded or removed from the activity or school-sponsored event and may face additional disciplinary actions.
202 203 204 205	5.	The District retains the right to contact local law enforcement officials at any time, as deemed appropriate, consistent with District practice and policy.

#### **Desks and School Lockers**

Desks and school lockers are the property of the schools. The right to inspect desks and lockers assigned to students may be exercised by school officials to safeguard students, their property and school property, giving recognition to the Fourth Amendment rights of students.

The exercise of the right to inspect also requires protection of each student's personal privacy and protection from coercion. An authorized school administrator may search a student's locker or desk and seize contraband under the following conditions:

- 1. There is a reasonable belief that the student's desk or locker contains contraband material, or that the student has violated or is violating either the law or the rules of the school.
- 2. The probable presence of contraband material poses a serious threat to the maintenance of discipline, order, safety and health in the school. Contraband is defined as any object that is illegal or in violation of any Board policy.
- 3. The student has been informed in advance that school board policy allows desks and lockers to be inspected if the administration has a reasonable belief that materials injurious to the best interests of students and the school are contained therein.

District officials may seize any item which is evidence of a violation of law, Board policy, administrative regulation, school rule, or which the possession or use of is prohibited by such law, policy, regulation or rule.

#### **Student Search**

A student may be searched if there are reasonable grounds for suspecting that the search will turn up evidence that the student has violated or is violating either the law or the rules of the school. The scope of the search must be reasonably related to the objectives of the

**Current Policy** Students

#5090.8.1 (cont.)

search and not excessively intrusive in light of the age and sex of the student and the nature of the infraction.

(c.f. 1350 Relations with Law Enforcement Agencies) (c.f. 5090.8.1.2 Vehicle Searches on School Grounds)

(c.f. 5110.3.1 Police in Schools)

(c.f. 5142.4 School Resource Officer)

Legal Reference: Connecticut General Statutes

10-221 - Boards of Education to prescribe rules. *New Jersey v. T.L.O.*, 469 U.S. 325; 105 S.CT.733 PA 94-115 An Act Concerning School Searches

Safford Unified School District #1 v. Redding (U.S. Sup. CT 08-479)

Date of Adoption: September 19, 1995 Date of Revision: March 18, 2014

1 2 3		#5090.3.1 Student Dress
4	In	order to maintain an environment conducive to the educational process, the Madison
5		pard of Education (the "Board") prohibits the following from wear during the academic
6		nool day, deemed disruptive to the educational environment:
7	SCI	loor day, decined disruptive to the eddeational environment.
8	a.	Coats, jackets, or other attire normally worn as outerwear.
9 10 11 12 13 14 15 16	as conthi	Head coverings. Head coverings shall not be worn, carried, hung on belts or around eneck, or kept in the classroom during regular school hours. Approved coverings worn part of a student's religious practice or _belief, or as required or permitted in njunction with school district health and safety protocols, shall not be prohibited under s policy. Nothing in this policy shall be construed to prohibit protective hairstyles. rotective hairstyles" includes, but is not limited to, wigs, headwraps and hairstyles such individual braids, cornrows, locs, twists, Bantu knots, afros and afro puffs.
18	c.	Sunglasses unless required pursuant to a documented medical issue.
19		
20	d.	Attire or accessories that may present a safety hazard to the student, other students, or
21		staff.
22		
23	e.	Attire or accessories that contain vulgarity or that contain overly offensive or disruptive
24		writing or pictures.
25		
26	f.	Attire or accessories depicting or suggesting violence so as to disrupt the educational
27		environment or that provokes others to act violently or causes others to be intimidated
28		by fear of violence or that constitute "fighting words," including but not limited to attire
29		or accessories depicting the Confederate flag and/or the Nazi swastika.
30		
31	g.	Attire or accessories that depict logo or emblems that encourage the use of drugs,
32		tobacco products, or alcoholic beverages.
33		
34	h.	Shirts and/or blouses that reveal the abdomen, or chest, or undergarments.

	Second Reading:	January 9, 2024	
	First Reading:	December 12, 2023	
49	Date of Adoption:	October 6, 2020	
47 48			
46	Connecticut General Statutes § 46a-51 (definition of protective hairstyles)		
44 45	Legal Reference:		
43			
42	Board's policy on student discipline.		
41	will be subject to school discipline up to and including expulsion in accordance with the		
40	Students who fail to	comply with Board policy and regulations concerning student dress	
39			
38	obstruct safe passage in the classroom or in the corridors.		
37	ki. Backpacks and/or book bags are permitted to be carried between classes, but shall not		
36	j. 5 Sehorts, miniskirts, or pants that reveal undergarments.		
35	<u>i. S</u> see-through clothing.		

#5144.4 1 2 Physical Activity, Undirected Play and Student Discipline Recess and Play-**Based Learning** 3 4 5 It is the policy of the Madison Board of Education (the "Board") to promote thehealth and well-6 being of district students by encouraging healthy lifestyles and mental health wellness, 7 including promoting physical exercise, and activity and play as part of the school day within 8 the Madison Public Schools ("District"). 9 10 For the purposes of this policy, a "school employee" is defined as (1) a teacher, substitute teacher, 11 school administrator, school superintendent, guidance counselor, school counselor, psychologist, 12 social worker, nurse, physician, school paraprofessional or coach employed by the Board or 13 working in the district schools, or (2) any other individual who, in the performance of their duties, 14 has regular contact with students and whoprovides services to or on behalf of students enrolled in 15 the district schools pursuant to a contract with the Board. 16 17 For purposes of this policy, "recess" means the time during the regular school day for each student enrolled in elementary school that is devoted to physical exercise of not less than twenty 18 minutes in total pursuant to Conn. Gen. Stat. § 10-221o. 19 20 I. 21 Deprivation of Physical Exercise PeriodRecess or Undirected Play Period as a Form of 22 **Discipline:** 23 24 For elementary school students, the Board includes a time of not less than twenty (20) minutes in 25 total, during the regular school day, to be devoted to physical exercise for recess, except that a 26 planning and placement team ("PPT") may develop a different schedule for students requiring 27 special education and related services. 28 29 The administration may include additional time, beyond the twenty minutes required for physical 30 exerciserecess, devoted to undirected play during the regular school day for elementary school 31 students. 32

33 In an effort to promote physical exercise and undirected play, the Board prohibits school 34 employees from disciplining elementary school students by preventing them from participating in 35 the full 20 minutes of time devoted to physical exerciserecess or additional time devoted to 36 undirected play during the regular school day, except in accordance with this policy or as 37 determined by a student's Section 504 team or PPT. 38 39 40 Physical Exercise Recess Period <u>A.</u> 41 School employees may prevent or otherwise restrict a student from participating in the entire 42 time devoted to physical exercise in the regular school dayrecess as a form of discipline only 43 under the following circumstances: 44 45 1) When a student poses a danger to the health or safety of other students or school 46 47 personnel; or 48 2) If there are two or more periods devoted to physical exercise recess in a school day, 49 then when the prevention or restriction of physical exercise recess is limited to the 50 period devoted to physical exercise of recess that is the shortest in duration, 51 provided that the student still participates in at least twenty minutes of physical 52 53 exerciserecess in a school day. 54 School employees may prevent or restrict a student from participating in the entire time devoted time detatto physical exercise in the regular school day recess as a form of discipline, in 55 56 accordance with this policy, only one time during a school week, unless the student is adanger 57 to the health or safety of other students or school personnel. 58 59 School employees may not prevent or restrict a student from participating in the entire time 60 devoted to physical exercise in the regular school dayrecess if such prevention or restriction is 61 related to the student's failure to complete school work on time or to the student's academic 62 performance. 63 64 This policy distinguishes between a) discipline that is imposed before the time devoted tophysical 65 exerciserecess begins and b) discipline imposed during such time devoted to physical

exerciserecess or methods used to redirect a student's behavior during such timerecess. School

personnel may impose discipline during time devoted to physical exerciserecess as a result of student's behavior during such timerecess, if such discipline is in accordance with Board policies and procedures. School personnel may also use methods to redirect a student's behavior, in the event such behavior warrants redirection, during the time devoted to physical exerciserecess. For clarity, the prohibition against preventing or restricting a student's participation in the time devoted to physical exerciserecess shall apply to student conduct that occurs prior to the physical exerciserecess time, rather than during the physical exerciserecess time.

# B. Undirected Play Period

School employees may not discipline elementary school students by preventing them from participating in the full time devoted to undirected play, if any, during the regular schoolday, except when a student poses a danger to the health or safety of other students or school personnel, or as determined by a student's Section 504 team or PPT.

# II. Play-Based Learning Requirements for Pre-Kindergarten to Grade Five

 Effective July 1, 2024, the Board directs the District administration to 1) provide for play-based learning during the instructional time of each regular school day for all students in kindergarten and any preschool program operated by the Board; and 2) permit a teacher to utilize play-based learning during the instructional time of the regular school day for all students in grades one to five, inclusive.

#### A. Definitions for Section II

 "Free play" means unstructured, voluntary, child-initiated activities that are performed by a child for self-amusement and have behavioral, social and psychomotor rewards, except free play may be structured to promote activities that are child-directed, joyful and spontaneous.

2) "Guided play" means learning experiences that combine the child-directed nature of free play with a focus on learning outcomes and adult guidance.

3) "Play-based learning" means a pedagogical approach that emphasizes play in promoting learning and includes developmentally appropriate strategies that can be integrated with existing learning standards. Play-based learning does not mean time spent in recess or as part of a physical education course or instruction.

4) "Mobile electronic device" means any hand-held or other portable electronic equipment capable of providing data communication between two or more individuals, including, but not limited to, a text messaging device, a paging device, a personal digital assistant, a

07 108	<u>laptop computer</u> , equipment that is capable of playing a video game or a digital video disk, or equipment on which digital images are taken or transmitted.
09	
10 11	5) "Instructional time" means the time of actual school work during a regular school day.
112	B. Play-Based Learning Requirements for Pre-Kindergarten and Kindergarten
14	Play-based learning shall be provided during the instructional time of each regular school day for
15 16	all students in kindergarten and any preschool program operated by the Board. Such play-based learning shall:
17	icarming sham.
18	1) be incorporated and integrated into daily practice;
19 120 121	2) allow for the needs of such students to be met through free play, guided play and games; and
22  23  24	3) be predominantly free from the use of mobile electronic devices.
25	C. Play-Based Learning Requirements for Grades One to Five, Inclusive
26 27	The Board permits teachers to utilize play-based learning during the instructional time of a
28	regular school day for all students in grades one to five, inclusive. Such play-based learning:
129 130	1) may be incorporated and integrated into daily practice;
31  32  33	<ol> <li>shall allow for the needs of such students to be met through free play, guided play and games; and</li> </ol>
134 135	3) shall be predominantly free from the use of mobile electronic devices.
136 137 138	D. Play-Based Learning for Students with IEPs or Section 504 Plans
39 140	Any play-based learning utilized shall comply with a student's individualized education program ("IEP") or Section 504 plan.
41 42	E. Deprivation of Play-Based Learning as a Form of Discipline
43   44   45   46   47   48	School employees may not discipline elementary school students by preventing them from participating in the full time devoted to play-based learning, if any, during the regular school day, except when a student poses a danger to the health or safety of other students or school personnel, or as determined by a student's Section 504 team or PPT.
49	HIII. Prohibition on Compulsion of Physical Activity as a Form of Discipline:
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151 For all students, the Board prohibits school employees from disciplining students by requiring 152 students to engage in physical activity as a form of discipline during the regular school day. 153 154 155 HHIV. **Disciplinary Action for Failure to Follow Policy:** 156 157 Any employee who fails to comply with the requirements of this policy may be subject to 158 discipline, up to and including termination of employment. Any contracted individual who 159 provides services to or on behalf of students enrolled in the district and who fails to comply with 160 the requirements of this policy may be subject to having the individual's contract for services 161 suspended by the district. 162 163 **Legal References:** 164 165 **Connecticut General Statutes:** 166 167 168 169 § 10-2210 Lunch periods. Recess. Boards to adopt policies addressing the limitations of physical exercise 170 171 172 § 10-221u Boards to adopt policies addressing the use of physical activity as 173 discipline 174 175 Public Act No. 22-81 "An Act Expanding Preschool and Mental and Behavioral 176 Services for Children" 177 Public Act No. 23-159, "An Act Concerning Teachers and Paraeducators" 178 179 Public Act No. 23-101, "An Act Concerning the Mental, Physical and Emotional 180 Wellness of Children" 181 182 183 184 Date of Adoption: March 7, 2023 185 First Reading: December 12, 2023 186 187 Second Reading: January 9, 2024