#### #4119 Reports of Suspected Abuse or Neglect of Children or Reports of Sexual Assault of Students by School Employees

5 6 Conn. Gen. Stat. Section 17a-101 et seq. requires school employees who have reasonable cause 7 to suspect or believe (1) that any child under eighteen has been abused or neglected, has had a 8 nonaccidental physical injury, or injury which is at variance with the history given of such injury, 9 or has been placed at imminent risk of serious harm, or (2) that any person who is being educated 10 by the Technical Education and Career System or a local or regional board of education, other 11 than as part of an adult education program, is a victim of sexual assault, and the perpetrator is a 12 school employee, to report such suspicions to the appropriate authority. In furtherance of this 13 statute and its purpose, it is the policy of the Madison Board of Education ("Board") to require 14 ALL EMPLOYEES of the Board of Education to report suspected abuse and/or neglect, 15 nonaccidental physical injury, imminent risk of serious harm, or sexual assault of a student by a 16 school employee, in accordance with the procedures set forth below.

17

1

2

3

4

# 18 1. <u>Scope of Policy</u>

19

This policy applies not only to school employees who are required by law to report suspected child abuse and/or neglect, nonaccidental physical injury, imminent risk of serious harm, or sexual assault of a student by a school employee, but to <u>ALL EMPLOYEES</u> of the Board of Education.

24

25 2. <u>Definitions</u>

26

27 For the purposes of this policy:

28

"<u>Abused</u>" means that a child (a) has had physical injury or injuries inflicted upon him or her
the child other than by accidental means, or (b) has injuries which are at variance with the
history given of them, or (c) is in a condition which is the result of maltreatment, such as, but
not limited to, malnutrition, sexual molestation or exploitation, deprivation of necessities,
emotional maltreatment or cruel punishment.

#### #4119(b)

"Neglected" means that a child (a) has been abandoned, or (b) is being denied proper care and
attention, physically, educationally, emotionally or morally, or (c) is being permitted to live
under conditions, circumstances or associations injurious to his-the child's well-being, or (d)
has been abused.

"School employee" means (a) a teacher, substitute teacher, school administrator, school
superintendent, guidance counselor, school counselor, psychologist, social worker, nurse,
physician, school paraprofessional or coach employed by the Board or who is working in a
Board elementary, middle or high school; or (b) any other person who, in the performance of
his or her\_that person's duties, has regular contact with students and who provides services to
or on behalf of students enrolled in the Madison Public Schools ("District"), pursuant to a
contract with the Board.

47

34

39

"Sexual assault" means, for the purposes of the mandatory reporting laws and this policy, a
violation of Sections 53a-70, 53a-70a, 53a-71, 53a-72a, 53a-72b or 53a-73a of the
Connecticut General Statutes. Please see Appendix A of this policy for the relevant statutory
definitions of sexual assault laws and related terms covered by the mandatory reporting laws
and this policy.

53

54 "<u>Statutorily mandated reporter</u>" means an individual required by Conn. Gen. Stat. Section 55 17a-101 <u>et seq.</u> to report suspected abuse and/or neglect of children or the sexual assault of a 56 student by a school employee. The term "statutorily mandated reporter" includes all school 57 employees, as defined above, any person who is a licensed behavior analyst, and any person 58 who holds or is issued a coaching permit by the State Board of Education, is a coach of 59 intramural or interscholastic athletics, and is eighteen years of age or older.

- 60
- 61 3. What Must Be Reported
- 62 63

a) A report must be made when any employee of the Board of Education in the ordinary course of such person's employment or profession has reasonable cause to suspect or

65

64

66	#4119(c)	)	
67	believe that any child under the age of eighteen years:		
68			
69	i) has been abused or neglected;		
70			
71	ii) has had nonaccidental physical injury, or injury which is at variance with the		
72	history given for such injury, inflicted upon him/her the child;		
73			
74	iii) is placed at imminent risk of serious harm; or		
75			
76	b) A report must be made when any employee of the Board of Education in the ordinary	7	
77	course of such person's employment or profession has reasonable cause to suspect or	•	
78	believe that any person, regardless of age, who is being educated by the Technical		
79	Education and Career System or a local or regional board of education, other than as		
80	part of an adult education program, is a victim of the following sexual assault crimes,		
81	and the perpetrator is a school employee:		
82			
83	i) sexual assault in the first degree;		
84			
85	ii) aggravated sexual assault in the first degree;		
86			
87	iii) sexual assault in the second degree;		
88			
89	iv) sexual assault in the third degree;		
90			
91	v) sexual assault in the third degree with a firearm; or		
92			
93	vi) sexual assault in the fourth degree.		
94			
95	Please see Appendix A of this policy for the relevant statutory definitions of sexual	l	
96	assault laws and related terms covered by the mandatory reporting laws and this policy.		

00		``	
98		c)	The suspicion or belief of a Board employee may be based on factors including, but not
99	limited to, observations, allegations, facts or statements by a child or victim, as describe		
100			above, or a third party. Such suspicion or belief does not require certainty or probable
101			cause.
102			
103	4.	<u>Re</u>	porting Procedures for Statutorily Mandated Reporters
104			
105		Th	e following procedures apply only to statutorily mandated reporters, as defined above.
106			
107		a)	When an employee of the Board of Education who is a statutorily mandated reporter and
108			who, in the ordinary course of the person's employment, has reasonable cause to suspect
109			or believe that a child has been abused or neglected or placed at imminent risk of serious
110	harm, or a student is a victim of sexual assault by a school employee, as described in		
111			Paragraph 3, above, the following steps shall be taken.
112			
113			(1) The employee shall make an oral or electronic report as soon as practicable, but not
114			later than twelve (12) hours after having reasonable cause to suspect or believe that a
115			child has been abused or neglected or placed at imminent risk of serious harm, or a
116			student is a victim of sexual assault by a school employee.
117			
118			(a) An oral report shall be made by telephone or in person to the Commissioner of the
119			Department of Children and Families ("DCF") or the local law enforcement
120			agency. DCF has established a 24 hour Child Abuse and Neglect Careline at 1-
121			800-842-2288 for the purpose of making such oral reports.
122			
123			(b) An electronic report shall be made in the manner prescribed by the Commissioner
124			of DCF. An employee making an electronic report shall respond to further
125			inquiries from the Commissioner of DCF or Commissioner's designee made
126			within twenty-four (24) hours. Such employee shall inform the Superintendent or
127			his/her_Superintendent's designee as
128			

97

130	soon as possible as to the nature of the further communication with the			
131	Commissioner or Commissioner's designee.			
132				
133	(2) The employee shall also make an oral report as soon as practicable to the Building			
134	Principal or his/her-Building Principal's designee, and/or the Superintendent or			
135	his/her-Superintendent's designee. If the Building Principal is the alleged perpetrator			
136	of the abuse/neglect or sexual assault of a student, then the employee shall notify the			
137	Superintendent or his/her_Superintendent's designee directly.			
138				
139	(3) In cases involving suspected or believed abuse, neglect, or sexual assault of a student			
140	by a school employee, the Superintendent or his/her_Superintendent's designee shall			
141	immediately notify the child's parent or guardian that such a report has been made.			
142				
143	(4) Not later than forty-eight (48) hours after making an oral report, the employee shall			
144	submit a written or electronic report to the Commissioner of DCF or the			
145	Commissioner's designee containing all of the required information. The written or			
146	electronic report should be submitted_in the manner prescribed by the Commissioner			
147	of DCF. When such report is submitted electronically, the employee shall respond to			
148	further inquiries from the Commissioner of DCF or Commissioner's designee made			
149	within twenty-four (24) hours. Such employee shall inform the Superintendent or			
150	his/her_Superintendent's designee as soon as possible as to the nature of the further			
151	communication with the Commissioner or Commissioner's designee.			
152				
153	(5) The employee shall immediately submit a copy of the written or electronic report to			
154	the Building Principal or his/her <u>Building Principal's</u> designee and to the			
155	Superintendent or the Superintendent's designee.			
156				
157	(6) If the report concerns suspected abuse, neglect, or sexual assault of a student by a			
158	school employee holding a certificate, authorization or permit issued by the State			
159	Department of Education, the Commissioner of DCF (or his/her_Commissioner of			

129

160		DCF's designee) shall submit a copy of the written or electronic report to the	
161	Commissioner of Education (or Commissioner of Education's his/her designee).		
162			
163	5.	Reporting Procedures for Employees Other Than Statutorily Mandated Reporters	
164			
165		The following procedures apply only to employees who are not statutorily mandated	
166		reporters, as defined above.	
167			
168		a) When an employee who is <u>not</u> a statutorily mandated reporter and who, in the ordinary	
169		course of the person's employment or profession, has reasonable cause to suspect or	
170		believe that a child has been abused or neglected or placed at imminent risk of serious	
171		harm, or a student is a victim of sexual assault by a school employee, as described in	
172		Paragraph 3, above, the following steps shall be taken.	
173			
174		(1) The employee shall make an oral report as soon as practicable, but not later than	
175		twelve (12) hours after the employee has reasonable cause to suspect or believe that a	
176		child has been abused or neglected or placed at imminent risk of serious harm or a	
177		student is a victim of sexual assault by a school employee. Such oral report shall be	
178		made by telephone or in person to the Superintendent of Schools or his/her	
179		Superintendent's designee, to be followed by an immediate written report to the	
180		Superintendent or his/her_Superintendent's designee.	
181			
182		(2) If the Superintendent or his/her_Superintendent's designee determines that there is	
183		reasonable cause to suspect or believe that a child has been abused or neglected or	
184		placed at imminent risk of serious harm or a student is a victim of sexual assault by a	
185		school employee, he/she the Superintendent shall cause reports to be made in	
186		accordance with the procedures set forth for statutorily mandated reporters.	
187			
188		b) Nothing in this policy shall be construed to preclude an employee reporting suspected	
189		child abuse, neglect or sexual assault by a school employee from reporting the same	
190		directly to the Commissioner of DCF.	

191	6.	<u>Co</u>	ntents of Reports	
192				
193		An	y report made pursuant to this policy shall contain the following information, if known:	
194				
195		a)	The names and addresses of the child* and his/her_the child's parents or other person	
196			responsible for his/her_the child's care;	
197				
198		b)	the age of the child;	
199				
200		c)	the gender of the child;	
201				
202		d)	the nature and extent of the child's injury or injuries, maltreatment or neglect;	
203				
204		e)	the approximate date and time the injury or injuries, maltreatment or neglect occurred;	
205				
206		f)	information concerning any previous injury or injuries to, or maltreatment or neglect of	
207			the child or <u>his/her_the child's</u> siblings;	
208				
209		g)	the circumstances in which the injury or injuries, maltreatment or neglect came to be	
210			known to the reporter;	
211				
212		h)	the name of the person or persons suspected to be responsible for causing such injury or	
213			injuries, maltreatment or neglect;	
214				
215		i)	the reasons such person or persons are suspected of causing such injury or injuries,	
216			maltreatment or neglect;	
217				
218		j)	any information concerning any prior cases in which such person or persons have been	
219			suspected of causing an injury, maltreatment or neglect of a child; and	
220				
221		k)	whatever action, if any, was taken to treat, provide shelter or otherwise assist the child.	

\*For purposes of this Paragraph, the term "child" includes any victim of sexual assault by a school employee, as described in Paragraph 3, above.

225

222

223

224

# 226 7. Investigation of the Report

227

a) The Superintendent or his/her\_Superintendent's designee shall thoroughly investigate
reports of suspected abuse, neglect or sexual assault if/when such report involves an
employee of the Board of Education or other individual under the control of the Board,
provided the procedures in subparagraph (b), below are followed. In all other cases, DCF
shall be responsible for conducting the investigation with the cooperation and
collaboration of the Board, as appropriate.

234

235 b) Recognizing that DCF is the lead agency for the investigation of child abuse and neglect 236 reports and reports of a student's sexual assault by school employees, the 237 Superintendent's investigation shall permit and give priority to any investigation 238 conducted by the Commissioner of DCF or the appropriate local law enforcement agency. 239 The Superintendent shall conduct the District's investigation and take any disciplinary 240 action, consistent with state law, upon notice from the Commissioner of DCF or the 241 appropriate local law enforcement agency that the District's investigation will not 242 interfere with the investigation of the Commissioner of DCF or the local law enforcement 243 agency.

244

c) The Superintendent shall coordinate investigatory activities in order to minimize the
 number of interviews of any child or student victim of sexual assault and share
 information with other persons authorized to conduct an investigation of child abuse or
 neglect, as appropriate.

249

d) Any person reporting child abuse or neglect or the sexual assault of a student by a school
 employee, or having any information relevant to alleged abuse or neglect or of the sexual
 assault of a student by a school employee, shall provide the Superintendent with all

information related to the investigation that is in the possession or control of such person,
except as expressly prohibited by state or federal law.

255

256 e) When the school district is conducting an investigation involving suspected abuse or 257 neglect or sexual assault of a student by an employee of the Board or other individual 258 under the control of the Board, the Superintendent's investigation shall include an 259 opportunity for the individual suspected of abuse, neglect or sexual assault to be heard 260 with respect to the allegations contained within the report. During the course of such 261 investigation, the Superintendent may suspend a Board employee with pay or may place 262 the employee on administrative leave with pay, pending the outcome of the investigation. 263 If the individual is one who provides services to or on behalf of students enrolled in the 264 District, pursuant to a contract with the Board of Education, the Superintendent may 265 suspend the provision of such services, and direct the individual to refrain from any 266 contact with students enrolled in the District, pending the outcome of the investigation.

- 267
- 268 269

#### 8 8. Evidence of Abuse, Neglect or Sexual Assault by a School Employee

270 a) If, upon completion of the investigation by the Commissioner of DCF ("Commissioner"), 271 the Superintendent has received a report from the Commissioner that he or she the 272 Commissioner has reasonable cause to believe that (1) a child has been abused or 273 neglected by a school employee, as defined above, and the Commissioner has 274 recommended that such employee be placed on the DCF Child Abuse and Neglect 275 Registry, or (2) a student is a victim of sexual assault by a school employee, the 276 Superintendent shall request (and the law provides) that DCF notify the Superintendent 277 not later than five (5) working days after such finding, and provide the Superintendent 278 with records, whether or not created by DCF, concerning such investigation. The 279 Superintendent shall suspend such school employee. Such suspension shall be with pay 280 and shall not result in the diminution or termination of benefits to such employee.

281

b) Not later than seventy-two (72) hours after such suspension, the Superintendent shall
notify the Board of Education and the Commissioner of Education, or the Commissioner

284of Education's representative, of the reasons for and the conditions of the suspension. The285Superintendent shall disclose such records to the Commissioner of Education and the286Board of Education or its attorney for purposes of review of employment status or the287status of such employee's certificate, permit or authorization, if any.

288

c) The suspension of a school employee employed in a position requiring a certificate shall
 remain in effect until the Superintendent and/or Board of Education acts pursuant to the
 provisions of Conn. Gen. Stat. §10-151. If the contract of employment of such certified
 school employee is terminated, or such certified school employee resigns such
 employment, the Superintendent shall notify the Commissioner of Education, or the
 Commissioner of Education's representative, within seventy-two (72) hours after such
 termination or resignation.

296

297 d) The suspension of a school employee employed in a position requiring an authorization or 298 permit shall remain in effect until the Superintendent and/or Board of Education acts 299 pursuant to any applicable termination provisions. If the contract of employment of a 300 school employee holding an authorization or permit from the State Department of 301 Education is terminated, or such school employee resigns such employment, the 302 Superintendent shall notify the Commissioner of Education, or the Commissioner of 303 Education's representative, within seventy-two (72) hours after such termination or 304 resignation.

305

e) Regardless of the outcome of any investigation by the Commissioner of DCF and/or the
police, the Superintendent and/or the Board, as appropriate, may take disciplinary action,
up to and including termination of employment, in accordance with the provisions of any
applicable statute, if the Superintendent's investigation produces evidence that a child has
been abused or neglected by a school employee or that a student has been a victim of
sexual assault by a school employee.

312

f) The District shall not employ a person whose employment contract is terminated or who
 resigned from employment following a suspension pursuant to Paragraph 8(a) of this

315		policy and Conn. Gen. Stat. § 17a-101i, if such person is convicted of a crime involving
316		an act of child abuse or neglect or an act of sexual assault of a student, as described in
317		Paragraph 2 of this policy.
318		
319	9.	Evidence of Abuse, Neglect or Sexual Assault by an Independent Contractor of the Board of
320		Education
321		
322		If the investigation by the Superintendent and/or the Commissioner of DCF produces
323		evidence that a child has been abused or neglected, or a student has been sexually assaulted,
324		by any individual who provides services to or on behalf of students enrolled in the District,
325		pursuant to a contract with the Board, the Superintendent shall permanently suspend the
326		provision of such services, and direct the individual to refrain from any contact with students
327		enrolled in the District.
328		
329	10.	Delegation of Authority by Superintendent
330		
331		The Superintendent may appoint a designee for the purposes of receiving and making reports,
332		notifying and receiving notification, or investigating reports pursuant to this policy.
333		
334	11.	Confidential Rapid Response Team
335		
336		The Superintendent shall establish a confidential rapid response team to coordinate with DCF
337		to (1) ensure prompt reporting of suspected abuse or neglect or sexual assault of a student by
338		a school employee, as described in Paragraph 2, above, and (2) provide immediate access to
339		information and individuals relevant to the department's investigation. The confidential
340		rapid response team shall consist of a teacher and the Superintendent, a local police officer
341		and any other person the Board of Education, acting through its Superintendent, deems
342		appropriate.
343		

344	
345	12. Disciplinary Action for Failure to Follow Policy
346	
347	Except as provided in Section 14 below, any employee who fails to comply with the
348	requirements of this policy shall be subject to discipline, up to and including termination of
349	employment.
350	
351	13. The District shall not hire any person whose employment contract was previously terminated
352	by a board of education or who resigned from such employment, if such person has been
353	convicted of a violation of Section 17a-101a of the Connecticut General Statutes, as
354	amended, relating to mandatory reporting, when an allegation of abuse or neglect or sexual
355	assault has been substantiated.
356	
357	14. Non-Discrimination Policy/Prohibition Against Retaliation
358	
359	The Board of Education expressly prohibits retaliation against individuals reporting child
360	abuse or neglect or the sexual assault of a student by a school employee and shall not
361	discharge or in any manner discriminate or retaliate against any employee who, in good faith,
362	makes a report pursuant to this policy, or testifies or is about to testify in any proceeding
363	involving abuse or neglect or sexual assault by a school employee. The Board of Education
364	also prohibits any employee from hindering or preventing or attempting to hinder or prevent
365	any employee from making a report pursuant to this policy or state law concerning suspected
366	child abuse or neglect or the sexual assault of a student by a school employee or testifying in
367	any proceeding involving child abuse or neglect or the sexual assault of a student by a school
368	employee.
369	
370	15. Distribution of Policy, Guidelines and Posting of Careline Information
371	
372	This policy shall be <u>annually</u> distributed <u>electronically</u> to all school employees
373	employed by the Board. The Board shall document that all such school employees have
374	received this written policy and completed the training and refresher training programs

375	required by in Section 16, below. Guidelines regarding identifying and reporting child sexual		
376	abuse developed by the Governor's task force on justice for abused children shall annually be		
377	distributed electronically to all school employees, Board members, and the parents or		
378	guardians of students enrolled in the schools under the jurisdiction of the Board. The Board		
379	shall post the Internet web site address and telephone number for the DCF Child Abuse and		
380	Neglect Careline in a conspicuous location frequented by students in each school under the		
381	jurisdiction of the Board.		
382			
383	16. <u>Training</u>		
384			
385	a) All new school employees, as defined above, shall be required to complete an educational		
386	training program for the accurate and prompt identification and reporting of child abuse		
387	and neglect. Such training program shall be developed and approved by the		
388	Commissioner of DCF.		
389			
390	b) All school employees, as defined above, shall take a refresher training course developed		
391	and approved by the Commissioner of DCF at least once every three years.		
392	c) The principal for each school shall annually certify to the Superintendent that each school		
393	employee, as defined above, working at such school, is in compliance with the training		
394	provisions in this policy and as required by state law. The Superintendent shall certify		
395	such compliance to the State Board of Education.		
396 397 398 399 400 401	Beginning July 1, 2023, all school employees, as defined above, shall complete the (1) training regarding the prevention and identification of, and response to, child sexual abuse and assault; (2) bystander training program; and (3) appropriate interaction with children training program. Each employee must repeat these trainings at least once every three years. Such trainings shall be identified or developed by DCF.		
401	17. <u>Records</u>		
403			
404	a) The Board shall maintain in a central location all records of allegations, investigations,		
405	and reports that a child has been abused or neglected by a school employee employed by		
406	the Board or that a student has been a victim of sexual assault by a school employee		

407 employed by the Board, as defined above, and conducted in accordance with this policy.
408 Such records shall include any reports made to DCF. The State Department of Education
409 shall have access to such records upon request.

410

411 b) Notwithstanding the provisions of Conn. Gen. Stat. §10-151c, the Board shall provide the 412 Commissioner of DCF, upon request and for the purposes of an investigation by the 413 Commissioner of DCF of suspected child abuse or neglect by a teacher employed by the 414 Board, any records maintained or kept on file by the Board. Such records shall include, 415 but not be limited to, supervisory records, reports of competence, personal character and 416 efficiency maintained in such teacher's personnel file with reference to evaluation of 417 performance as a professional employee of the Board, and records of the personal 418 misconduct of such teacher. For purposes of this section, "teacher" includes each certified 419 professional employee below the rank of superintendent employed by the Board in a 420 position requiring a certificate issued by the State Board of Education.

- 421
- 422

### 2 18. <u>Child Sexual Abuse and/or Sexual Assault Response Policy and Reporting Procedure</u>

423

424 The Board has adopted a uniform child sexual abuse and/or sexual assault response policy 425 and reporting procedure in connection with the implementation of its-the sexual assault and 426 abuse prevention and awareness program identified or developed by DCF, as outlined in 427 Board Policy #55120.4.2.5, Child Sexual Abuse and/or Sexual Assault Response Policy and 428 Reporting Procedure. Upon receipt of any report of child sexual abuse and/or sexual assault 429 from any source, a school employee shall report such suspicion to the Safe School Climate 430 Coordinator in addition to complying with his/her- the school employee's obligations under 431 this Policy and the law regarding mandatory reporting of abuse, neglect and sexual assault.

- 432
- Beginning July 1, 2023, and annually thereafter, information regarding the sexual abuse and
  assault awareness and prevention program identified or developed by DCF shall be
  distributed electronically to all school employees, Board members, and the parents or
  guardians of enrolled students.
  - Madison Public Schools Madison, Connecticut

438		#4119(o)
439	Legal References:	
440	8	
441	Connecticut General Statutes:	
442		
443	Section 10-151	Employment of teachers. Definitions. Tenure. Notice and
444		hearing on failure to renew or termination of contract.
445		Appeal.
446		
447	Section 10-221s	Posting of Careline telephone number in schools.
448		Investigations of child abuse and neglect. Disciplinary
449 450		action.
450 451	Section 17a, 101 at soc	Protection of children from abuse. Mandated reporters.
452	Section 17a-101 <u>et</u> <u>seq</u> .	Educational and training programs. Model mandated
453		reporting policy.
454		reporting poney.
455	Section 17a-101q	Statewide Sexual Abuse and Assault Awareness and
456	1	Prevention Program.
457		Ũ
458	Section 17a-103	Reports by others. False reports. Notifications to law
459		enforcement agency.
460		
461	Section 46b-120	Definitions.
462	G	
463	Section 53a-65	Definitions.
464 465	Dublic Act No. 22.87 "	'An Act Concerning the Identification and Prevention of and
466	Response to Adult Sexual Miscondu	· · · · · · · · · · · · · · · · · · ·
467	response to reall becauf Wiscolida	
468		
469	Date of Adoption: April 6, 2021	
	i i ′	