

Jackson County School District

Regular Meeting

Monday, October 13, 2025 - 5:00 PM

East Central Middle School

21725 Slider Rd.

Moss Point, MS 39562

Jackson County School District

Strategic Plan Goals

1. Decreased Safety Incidents
2. Increased Student Achievement
3. Sound Financial Management
4. Improved Facilities and Infrastructure
5. Positive Educational Experience
6. Effective Leadership

Final on 10/9/2025 @ 10:13 a.m.

AGENDA

1. Call to Order
2. Invocation
3. Pledge
4. **Approve Consent Agenda Items**
5. **Approve Agenda**
6. **Minutes**
- A. **Approve September 8, 2025 Meeting Minutes** 6
7. **Superintendent of Education**
 - A. Acknowledgements and Announcements
 1. East Central Attendance Center
 2. St. Martin Attendance Center
 3. Vancleave Attendance Center
 - B. Public Comments
 - C. f.y.i. Construction Update- Machado|Patano
 - D. **Financial Management**
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 6. **Approve Open Claims Docket** 91
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 3. **Approve Agreement and Resolution to Join Mississippi Municipal Workers Compensation Group** 122
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5.	Approve SMAC Travel Request for Mississippi Music Educators Association Conference	
6.	Approve Travel Request for Technology to Attend the Mississippi Educational Technology Leaders Association Conference	
7.	Approve ECMS Travel Request-MSTA Conference	
8.	Approve Travel Request for New CTE Instructors to Attend New Teacher Institute Training Session 1	
9.	Approve ECHS Travel Request-2026 Southeast ACT Summit	
10.	Approve Travel Request for VHS to Attend the ACT Summit	
11.	Approve Travel Request for Technology to Attend 2026 TCEA Convention and Exposition	
12.	Approve SM Athletics Travel Request For State Swim Meet	
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15.	Approve SMHS Travel Request For 2025 All Service Raider National Conference	
16.	Approve Travel Request for VHS Band to Attend Bandmasters Association	
17.	Approve SMHS Travel Request For Southeast ACT Summit	
18.	Approve SMHS Travel Request For 2026 Southeast ACT Summit	
19.	Approve SMAC Travel Request For Cross Country State Meet	
20.	Approve SMAC Travel Request For MS Bandmasters Association State Band Clinic	
21.	Approve SMMS Travel Request For NTI Regional Session 1	
22.	Approve ECHS Travel Request-FFA National Convention	
23.	Approve SMHS Travel Request For MS Scholastic Press Conference	
24.	Approve Travel Request for ECHS to Attend State Golf Tournament	

- 25. **Approve SMHS Travel Request For The Max Experience Conference**
- 26. **Approve SMHS Travel Request for Booker T Washington Brain Bowl**
- 27. **Approve Travel Request for SMHS to Attend LA State Raider Competition**

M. **Approve Consent Agenda**

N. f.y.i. Superintendent Update

392

O. **Closed Session**

P. **Executive Session**

- 1. Student Discipline
01:25-26 SMMS/Alt
- 2. Legal/Personnel Matters

JACKSON COUNTY BOARD OF EDUCATION MINUTES

Regular Session

Monday, September 8, 2025

A Regular Session of the Board of Trustees of Jackson County School District was held Monday, September 8, 2025, beginning at 5:00 PM at the District Office located at 4700 Colonel Vickrey Road, Vancleave, MS 39565

Members Present:

J. Keith Lee	Chairman
Jory Howell	Vice Chairman
Amy A. Peterson	Secretary
Deanna Smith	District 1
Lea Bailey	District 2
David Baggett	Superintendent
Jack Pickett, Esq.	Board Attorney

Those present were: See attached sign in sheet.

Board Chairman Lee called the meeting to order at 5:00 p.m.

Board Member Howell gave the invocation. Board Member Peterson led the pledge.

CONSENT AGENDA: Motion by Board Member Howell, Second by Board Member Peterson to approve the consent agenda as presented, with the following vote taken:

Board Member Lee	Aye
Board Member Howell	Aye
Board Member Peterson	Aye
Board Member Bailey	Aye
Board Member Smith	Aye

Item	7	E-1	Approve Asset Surplus
Item	7	E-5	Approve Worker's Compensation Policy Quote from Safety National Casualty Corporation for the Term October 1, 2025, to October 1, 2026
Item	7	F-2	Approve Renewal Agreement with Vector Solutions
Item	7	F-3	Approve Agreement with Curalink Mental Health Services
Item	7	F-5	Approve September 2025 Personnel Changes
Item	7	G-1	Approve Policy GGBH: Secretarial
Item	7	G-2	Approve Policy DKDA: Athletic Passes
Item	7	G-3	Approve Policy JBCCA: Assignment of Pupils
Item	7	G-4	Approve Policy JCBA: Student Restraint & Seclusion
Item	7	G-5	Approve Policy JCBAC: De-Escalation Room
Item	7	G-6	Approve Policy JCAA Due Process
Item	7	G-7	Approve Policy JGCA: Child Abuse and/or Neglect Reporting Procedures
Item	7	G-8	Approve Policy JFABB: International/Foreign Exchange Students

- Item 7 G-9 Approve Policy JGCBA: Hearing and Vision Screening
- Item 7 G-10 Approve Policy JGCC: Communicable Diseases
- Item 7 G-11 Approve Policy JHCDA: Students Speaking at Public Events
- Item 7 G-12 Approve Policy JQH: Drop Out Prevention
- Item 7 G-13 Approve Policy IFBC: District Cellular Telephones
- Item 7 G-14 Approve Policy INB: Career Technology Center
- Item 7 G-15 Approve Policy JR: Student Records
- Item 7 G-16 Approve Policy IDDHE: Service Animal Policy
- Item 7 G-18 Rescind Policy JDAA: Student Discipline: Isolation
- Item 7 G-19 Rescind Policy JGHRC: Food Service Meal Purchase
- Item 7 G-20 Rescind Policy JN: Student Honors
- Item 7 G-21 Rescind Policy JRAD: Student Information
- Item 7 G-22 Rescind Policy JT: Student Participation in Extracurricular Activities
- Item 7 G-23 Rescind Policy IU: Diversity, Equity, and Inclusion (DEI)
- Item 7 H-4A Approve Disposal of JCTC Perkins Fixed Assets
- Item 7 I-1A Approve SMAC Agreement for SMMS Roofing Project
- Item 7 I-1B Approve Bus Turnarounds
- Item 7 I-1D Approve Request to Upgrade S. martin Softball Bleachers
- Item 7 I-1F Approve SMHS Soccer Team Matching Grant
- Item 7 I-1G Approve SMHS Wrestling Team Matching Grant
- Item 7 K-1 Approve Renewal Agreement with INFINIT-I Workforce System for Bus Drivers
- Item 7 K-2 Approve SMUE Read 180 & Math 180 Dedicated: Coachly 3-Month License
- Item 7 K-3 Approve SMEE IXL Learning Contract
- Item 7 K-4 Approve SMEE Explore Learning Proposal
- Item 7 K-5 Approve SMEE Quote for Quaver Ready
- Item 7 K-6 Approve Facilities Use Agreement Between Shae's Place and VHS
- Item 7 K-7 Approve VMS We Will Write Premium Teacher Licenses 2025-2026
- Item 7 K-8 Approve SMAC Use of Facility for Rose Payton
- Item 7 K-9 Approve SMUE elm Proposal
- Item 7 K-10 Approve ECMS IXL Learning Contract
- Item 7 K-11 Approve Student Transfer and Release Requests for 2025-2026
- Item 7 K-12 Approve ECMS Bailey Education Contract-Additional Days
- Item 7 K-13 Approve VHS ACT WorkKeys Curriculum
- Item 7 L-1 Approve SMAC Fundraiser for SMHS/SMMS Volleyball
- Item 7 L-2 Approve SMMS Boys Soccer Fundraiser
- Item 7 L-3 Approve VHS Basketball Hoopster Club Fundraiser
- Item 7 L-4 Approve VMS PTO Booster Fundraiser
- Item 7 L-5 Approve VMS PTO Booster Fundraiser #2
- Item 7 L-6 Approve VMS National Junior Honor Society Fundraiser
- Item 7 L-7 Approve VMS Student Council Homecoming Dance Fundraiser
- Item 7 L-8 Approve VMS Student Council Santa Shop Fundraiser
- Item 7 L-9 Approve SMAC Athletic Fundraiser for Boys and Girls Basketball and Volleyball
- Item 7 L-10 Approve ECHS Baseball Chevron Donation-Platt/Community Service
- Item 7 L-11 Approve ECHS Baseball Chevron Donation-Garrard-Community Service
- Item 7 L-12 Approve ECHS Baseball Booster Fundraiser Authorization-Raffle

- Item 7 L-13 Approve VMS Yearbook Fundraiser
- Item 7 L-14 Approve VMS Yearbook Fundraiser #2
- Item 7 L-15 Approve Cheerleaders Fundraiser
- Item 7 L-16 Approve VHS Fundraiser Student Council
- Item 7 L-17 Approve VHS Dance Team Fundraiser
- Item 7 L-18 Approve SMHS Fundraiser for ROTC
- Item 7 L-19 Approve SMHS Fundraiser for Vietnamese Student Association
- Item 7 L-20 Approve ECHS PTO Fundraiser Authorization- Spirit Items
- Item 7 L-21 Approve ECHS Yearbook Fundraiser Authorization-Photos
- Item 7 L-22 Approve ECHS Yearbook Fundraiser Authorization- TShirts & Sweatshirts
- Item 7 L-23 Approve ECHS PTO Fundraiser Authorization- Game Nights
- Item 7 L-24 Approve ECMS Fundraiser Authorization- Homecoming Dance
- Item 7 L-25 Approve ECMS Fundraiser Authorization- Ingalls STEM Grant
- Item 7 M-1 Approve Child Nutrition Travel to MSNA Annual Conference
- Item 7 M-2 Approve Travel Request for SpEd to Attend Special Education Focus I Conference
- Item 7 M-3 Approve Travel Request to Attend 2025 MCA Fall Conference
- Item 7 M-4 Approve Travel Request for Technology to Attend MECA Conference
- Item 7 M-5 Approve ECHS Dance Team Travel Request-MHSAA State Championship
- Item 7 M-6 Approve JCTC to Attend HOSA Fall Leadership Conference
- Item 7 M-7 Approve JCTC to Attend 2025 Educators Rising Fall Leadership Conference
- Item 7 M-8 Approve Travel Request for Curriculum Department to Attend HMH Insights for Leaders Summit
- Item 7 M-9 Approve Travel Request for Technology to Attend Mississippi Association Of School Administrators Conference
- Item 7 M-10 Approve Travel Request for 2025 AMTESOL Conference
- Item 7 M-11 Approve ECHS Basketball Travel Request
- Item 7 M-12 Approve the Travel Request for the 2025 MDE OFP THRIVE Conference
- Item 7 M-13 Approve Travel Request for SMEE to Attend AIM Pathways to Literacy Leadership
- Item 7 M-14 Approve SMHS Travel Request to Attend Global Wildlife Center
- Item 7 M-15 Approve ECHS Travel Request-Testing Reward Algebra 1 & Biology 1

Approve Motion to Add Item 7.F.6. Approve September 2025 Personnel Resignation to Agenda, Motion by Board Member Howell, Seconded by Board Member Peterson, with the following vote taken:

Board Member Lee	Aye
Board Member Howell	Aye
Board Member Peterson	Aye
Board Member Bailey	Aye
Board Member Smith	Aye

Approve Agenda, Motion by Board Member Peterson, Seconded by Board Member Smith, with the following vote taken:

Board Member Lee	Aye
Board Member Howell	Aye
Board Member Peterson	Aye
Board Member Bailey	Aye
Board Member Smith	Aye

Approve August 11, 2025 Meeting Minutes, Motion by Board Member Bailey, Seconded by Board Member Howell, with the following vote taken:

Board Member Lee	Aye
Board Member Howell	Aye
Board Member Peterson	Abstain
Board Member Bailey	Aye
Board Member Smith	Aye

Acknowledgements and Announcements

Public Comments

f.y.i.- Construction Update- Machado|Patano

Chevron Presentation/Updates

Discuss August 2025 Monthly Financial Reports {MS 37-9-18}

Approve Prepaid Claims Docket, Motion by Board Member Bailey, Seconded by Board Member Smith, with the following vote taken:

Board Member Lee	Aye
Board Member Howell	Aye
Board Member Peterson	Aye
Board Member Bailey	Aye
Board Member Smith	Aye

Approve Open Claims Docket, Motion by Board Member Howell, Seconded by Board Member Bailey, with the following vote taken:

Board Member Lee	Aye
Board Member Howell	Aye
Board Member Peterson	Aye
Board Member Bailey	Aye
Board Member Smith	Aye

Discussion of MSBA's Legislative Survey

f.y.i. Worker's Compensation

Approve September 2025 Personnel Resignation, Motion by Board Member Peterson,
Seconded by Board Member Smith, with the following vote taken:

Board Member Lee	Aye
Board Member Howell	Aye
Board Member Peterson	Aye
Board Member Bailey	Aye
Board Member Smith	Aye

Present/Approve Policy IHE: Promotion and Retention, Motion by Board Member Peterson,
Seconded by Board Member Howell, with the following vote taken:

Board Member Lee	Aye
Board Member Howell	Aye
Board Member Peterson	Aye
Board Member Bailey	Aye
Board Member Smith	Aye

Present Policy GGA: Salary Scale Assistant Superintendent
Present Policy GGBD: Salary Scale Assistant and Aides
Present Policy IAC: Virtual Learning Days
Present Policy EB: Building and Grounds Management
Present Policy EBBC: Emergency Drills
Present Policy EBBC-R: Emergency Management Disaster Plans
Present Policy EDC: Bus Safety Program
Present Policy EDD: Student Transportation Management Scheduling and Routing
Present Policy EBHB: Hunting and Fishing Leases
Present Policy ED: Bus Drivers
Present Policy EE: Food Services Management
Present Policy EBHAAA: Authorized Use of School Equipment and Property Operation to Rescind
Present Policy EDDBA: Traffic and Parking Controls to Rescind
Present Policy EDE: Transportation Services to Rescind
Present Policy AAA: School District Liability Exemptions
Present Policy AA: School District Legal Status
Present Policy AB: School Board Legal Status
Present Policy ABA: Authority
Present Policy ABBA: General Home Rule Authority
Present Policy ABC: Board Member Legal Status
Present Policy ABCA: number of Board Members to Rescind
Present Policy ABCB: Board Member Qualifications
Present Policy GGBT: Salary Scale Substitutes
Present Policies: Principal Job Descriptions; GFBA, GFBB, and GFBC

Present Salary Scale Policies: GGBJA School Nurse and GGBJB Occupational/Physical Therapist
Present Policy EDDAC: Video Surveillance

Present 2025-2026 Jackson County School District Student Handbook Revision

Present Change JCTC Office Assistant Position from 4 Hours Per Day to 8 Hours Per Day

Approve East Central Track Restroom, Motion by Board Member Bailey, Seconded by Board Member Smith, with the following vote taken:

Board Member Lee	Aye
Board Member Howell	Aye
Board Member Peterson	Aye
Board Member Bailey	Aye
Board Member Smith	Aye

Approve SMHS & SMMS Baseball Teams Matching Grant , Motion by Board Member Bailey, Seconded by Board Member Smith, with the following vote taken:

Board Member Lee	Aye
Board Member Howell	Aye
Board Member Peterson	Aye
Board Member Bailey	Aye
Board Member Smith	Aye

f.y.i.- August 2025 Average Daily Breakfast and Lunch Participation

f.y.i.- August 2025 Free and Reduced Percentages

16th SECTION:

f.y.i. – 16th Section Past Due Leases

Approve 8-Year Appraisal Amendment for Jackson County Board of Supervisors Lum Cumbest Park Lease, Motion by Board Member Howell, Seconded by Board Member Peterson, with the following vote taken:

Board Member Lee	Aye
Board Member Howell	Aye
Board Member Peterson	Aye
Board Member Bailey	Aye
Board Member Smith	Aye

Approve Request to JCBS to Strike Past Due Taxes for Parcel No. 01516020.007, Motion by Board Member Peterson, Seconded by Board Member Bailey, with the following vote taken:

Board Member Lee	Aye
Board Member Howell	Aye
Board Member Peterson	Aye
Board Member Bailey	Aye
Board Member Smith	Aye

Approve Assignment of Lease from Amy Byrd to Jaidyn Byrd SL 6885, Motion by Board Member Peterson, Seconded by Board Member Howell, with the following vote taken:

Board Member Lee	Aye
Board Member Howell	Aye
Board Member Peterson	Aye
Board Member Bailey	Aye
Board Member Smith	Aye

Approve Consent Agenda, Motion by Board Member Peterson, Seconded by Board Member Bailey, to approve consent agenda, with the following vote taken:

Board Member Lee	Aye
Board Member Howell	Aye
Board Member Peterson	Aye
Board Member Bailey	Aye
Board Member Smith	Aye

Approve Asset Surplus

Approve Worker's Compensation Policy Quote from Safety National Casualty Corporation for the Term October 1, 2025, to October 1, 2026

Approve Renewal Agreement with Vector Solutions

Approve Agreement with Curalink Mental health Services

Approve September 2025 Personnel Changes

Approve Policy GGBH: Secretarial

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Approve to Adopt Policy JCAA Due Process

Approve Policy JGCA: Child Abuse and/or Neglect Reporting Procedures

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Approve Policy IFBC: District Cellular Telephone

Approve Policy INB: Career Technology Center

Approve Policy JR: Student Records

Approve Policy IDDHE: Service Animal Policy

Rescind Policy JDAA: Student Discipline Isolation
 Rescind Policy JGHRC: Food Service Meal Purchases
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 Rescind Policy JT: Student Participation in Extracurricular Activities
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 Approve Travel Request to Attend 2025 MCA Fall Conference
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 Approve Travel Request for SMEE to Attend AIM Pathways to Literacy Leadership
 Approve SMHS Travel Request to Attend Global Wildlife Center
 Approve ECHS Travel Request- Testing Reward Algebra 1 & Biology 1

f.y.i. Superintendent Update

Closed Session, Motion to enter Closed Session at 6:12 p.m. by Board Member Bailey, Seconded by Board Member Howell, with the following vote taken:

Board Member Lee	Aye
Board Member Howell	Aye
Board Member Peterson	Aye
Board Member Bailey	Aye
Board Member Smith	Aye

Closed Session, Motion by Board Member Peterson, Seconded by Board Member Smith, to exit Closed Session and enter Executive Session at 6:15 p.m., with the following vote taken:

Board Member Lee	Aye
Board Member Howell	Aye
Board Member Peterson	Aye
Board Member Bailey	Aye
Board Member Smith	Aye

Executive Session, Motion by Board Member Bailey, Seconded by Board Member Peterson, to exit Executive Session at 7:49 p.m., with the following vote taken:

Board Member Lee	Aye
Board Member Howell	Aye
Board Member Peterson	Aye
Board Member Bailey	Aye
Board Member Smith	Aye

There being no further business to come before the Board at this time, a motion was made by Board Member Smith, Seconded by Board Member Bailey, to adjourn at 7:49 p.m. with the following vote taken:

Board Member Lee	Aye
Board Member Howell	Aye
Board Member Peterson	Aye
Board Member Bailey	Aye
Board Member Smith	Aye

Meeting adjourned 7:49 p.m.

J. Keith Lee, Chairman

Attested by Amy Peterson, Board Secretary

JACKSON COUNTY SCHOOL DISTRICT
SDA Legal Current Combined Budget Report
For the year ending June 30, 2025

Original Date Approved: _____

Amended Date Approved: 10/13/2025

	Governmental Fund Types					Proprietary Fund Types		Total
	General	Special Revenue	Capital Projects	Debt Service	Permanent Trust	Enterprise	Internal Service	
Revenues								
Local Sources	40,936,904.64	1,507,491.37	0.00	1,724,163.60	0.00	0.00	0.00	44,168,559.61
Intermediate Sources	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
State Sources	53,155,099.67	2,840,870.66	0.00	0.00	0.00	0.00	0.00	55,995,970.33
Federal Sources	117,843.22	17,448,768.04	0.00	0.00	0.00	0.00	0.00	17,566,611.26
Sixteenth Section Sources	468,426.42	10,698.56	0.00	0.00	3,218.00	0.00	0.00	482,342.98
Total Revenues	94,678,273.95	21,807,828.63	0.00	1,724,163.60	3,218.00	0.00	0.00	118,213,484.18
Expenditures								
Instruction	51,587,875.20	7,715,095.10	0.00	0.00	0.00	0.00	0.00	59,302,970.30
Support Services	31,369,048.93	5,957,631.67	281,925.95	0.00	0.00	0.00	0.00	37,608,606.55
Noninstructional Services	4,936.93	6,733,437.09	0.00	0.00	0.00	0.00	0.00	6,738,374.02
Sixteenth Section	29,753.01	4,680.00	0.00	0.00	0.00	0.00	0.00	34,433.01
Facilities Acquisition and Construction	0.00	18,515,806.85	5,738,654.57	0.00	0.00	0.00	0.00	24,254,461.42
Debt Service	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Principal	0.00	0.00	0.00	325,000.00	0.00	0.00	0.00	325,000.00
Interest	0.00	0.00	0.00	150,312.50	0.00	0.00	0.00	150,312.50
Other	0.00	9,900.00	0.00	0.00	0.00	0.00	0.00	9,900.00
Total Expenditures	82,991,614.07	38,936,550.71	6,020,580.52	475,312.50	0.00	0.00	0.00	128,424,057.80
Excess(Deficiency) of Revenues Over Expenditures	11,686,659.88	(17,128,722.08)	(6,020,580.52)	1,248,851.10	3,218.00	0.00	0.00	(10,210,573.62)

JACKSON COUNTY SCHOOL DISTRICT
SDA Legal Current Combined Budget Report
For the year ending June 30, 2025

Original Date Approved: _____

Amended Date Approved: 10/13/2025

	Governmental Fund Types					Proprietary Fund Types		Total
	General	Special Revenue	Capital Projects	Debt Service	Permanent Trust	Enterprise	Internal Service	
Other Financing Sources (Uses)								
Proceeds of General Obligation Bonds	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Proceeds of Refunding Bonds	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Proceeds of Loan(s)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Inception of Capital Lease(s)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Insurance Loss Recoveries	16,734.13	0.00	0.00	0.00	0.00	0.00	0.00	16,734.13
Sale of Transportation Equipment	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Sale of Other Property	5,750.00	0.00	0.00	0.00	0.00	0.00	0.00	5,750.00
Indirect Costs	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Other Transfers In	12,770,419.49	2,290,181.53	5,516,661.14	282,731.00	0.00	0.00	0.00	20,859,993.16
Payments to Escrow Agent	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Sources	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Indirect Costs Transfers Out	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Other Transfers Out	20,296,836.43	563,156.73	0.00	0.00	0.00	0.00	0.00	20,859,993.16
Payment to Refunded Bond Escrow Agent	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Payment to Qualified Zone Academy Debt Escrow Agent	0.00	0.00	0.00	0.00	0.00	0.00	0.00	17 0.00
Miscellaneous Other Financing Uses	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Premium on Debt Issuance	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Total Other Financing Sources (Uses)	(7,503,932.81)	1,727,024.80	5,516,661.14	282,731.00	0.00	0.00	0.00	22,484.13
Net Change in Fund Balances	4,182,727.07	(15,401,697.28)	(503,919.38)	1,531,582.10	3,218.00	0.00	0.00	(10,188,089.49)

JACKSON COUNTY SCHOOL DISTRICT
SDA Legal Current Combined Budget Report
For the year ending June 30, 2025

Original Date Approved: _____

Amended Date Approved: 10/13/2025

	Governmental Fund Types					Proprietary Fund Types		Total
	General	Special Revenue	Capital Projects	Debt Service	Permanent Trust	Enterprise	Internal Service	
Fund Balances / Retained Earnings								
July 1, 2024	29,820,681.27	20,667,485.79	5,901,125.75	1,170,029.72	665,982.10	0.00	0.00	58,225,304.63
Prior Period Adjustments	977,441.30	(1,053,827.57)	0.00	0.00	12,497.56	0.00	0.00	(63,888.71)
July 1, 2024 as restated	30,798,122.57	19,613,658.22	5,901,125.75	1,170,029.72	678,479.66	0.00	0.00	58,161,415.92
Increase(Decrease) in Reserve for Inventory	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Residual equity transfer In(Out)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
June 30, 2025	34,980,849.64	4,211,960.95	5,397,206.37	2,701,611.82	681,697.66	0.00	0.00	47,973,326.44

The above Amended Combined Budget Report has been approved by the school board as noted in our board minutes dated: 10/13/2025.

Board President:

 J. Keith Lee

 (signature)
 (printed name)

Date: _____

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Board Secretary:

 Amy A. Peterson

 (signature)
 (printed name)

Date: _____

JACKSON COUNTY SCHOOL DISTRICT
SDA Legal Current Combining Budget Report
For the year ending June 30, 2025

Original Date Approved: _____
 Amended Date Approved: 10/13/2025

General Fund Type					Page 1
	1120-DISTRICT MAINTENANCE	1130-SPECIAL EDUCATION	1140-ALTERNATIVE SCHOOL	1145-AT RISK	1152-EAST CENTRAL ACTIVITY
Revenues					
Local Sources	39,260,845.88	0.00	0.00	0.00	487,441.61
Intermediate Sources	0.00	0.00	0.00	0.00	0.00
State Sources	53,155,099.67	0.00	0.00	0.00	0.00
Federal Sources	12,826.99	0.00	0.00	0.00	0.00
Sixteenth Section Sources	0.00	0.00	0.00	0.00	0.00
Total Revenues	92,428,772.54	0.00	0.00	0.00	487,441.61
Expenditures					
Instruction	42,143,172.37	6,354,451.61	436,248.70	796,517.96	461,967.87
Support Services	27,222,514.69	1,592,821.06	0.00	72,341.58	0.00
Noninstructional Services	1,989.00	0.00	0.00	0.00	0.00
Sixteenth Section	0.00	0.00	0.00	0.00	0.00
Facilities Acquisition and Construction	0.00	0.00	0.00	0.00	0.00
Debt Service	0.00	0.00	0.00	0.00	0.00
Principal	0.00	0.00	0.00	0.00	19 0.00
Interest	0.00	0.00	0.00	0.00	0.00
Other	0.00	0.00	0.00	0.00	0.00
Total Expenditures	69,367,676.06	7,947,272.67	436,248.70	868,859.54	461,967.87
Excess(Deficiency) of Revenues Over Expenditures	23,061,096.48	(7,947,272.67)	(436,248.70)	(868,859.54)	25,473.74

JACKSON COUNTY SCHOOL DISTRICT
SDA Legal Current Combining Budget Report
For the year ending June 30, 2025

Original Date Approved: _____

Amended Date Approved: 10/13/2025

General Fund Type	1120-DISTRICT MAINTENANCE	1130-SPECIAL EDUCATION	1140-ALTERNATIVE SCHOOL	1145-AT RISK	1152-EAST CENTRAL ACTIVITY
Other Financing Sources(Uses)					
Proceeds of General Obligation Bonds	0.00	0.00	0.00	0.00	0.00
Proceeds of Refunding Bonds	0.00	0.00	0.00	0.00	0.00
Proceeds of Loan(s)	0.00	0.00	0.00	0.00	0.00
Inception of Capital Lease(s)	0.00	0.00	0.00	0.00	0.00
Insurance Loss Recoveries	16,734.13	0.00	0.00	0.00	0.00
Sale of Transportation Equipment	0.00	0.00	0.00	0.00	0.00
Sale of Other Property	5,750.00	0.00	0.00	0.00	0.00
Indirect Costs	0.00	0.00	0.00	0.00	0.00
Other Transfers In	1,000,000.00	7,947,272.67	436,248.70	868,859.54	0.00
Payments to Escrow Agent	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Sources	0.00	0.00	0.00	0.00	0.00
Indirect Costs Transfers Out	0.00	0.00	0.00	0.00	0.00
Other Transfers Out	20,296,836.43	0.00	0.00	0.00	0.00
Payment to Refunded Bond Escrow Agent	0.00	0.00	0.00	0.00	0.00
Payment to Qualified Zone Academy Debt Escrow Agent	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Uses	0.00	0.00	0.00	0.00	20 0.00
Premium on Debt Issuance	0.00	0.00	0.00	0.00	0.00
Total Other Financing Sources(Uses)	(19,274,352.30)	7,947,272.67	436,248.70	868,859.54	0.00
Net Change in Fund Balances	3,786,744.18	0.00	0.00	0.00	25,473.74
Fund Balances / Retained Earnings					
July 1, 2024	24,623,369.60	0.00	0.00	0.00	364,830.64
Prior period adjustments	989,956.14	0.00	0.00	0.00	0.00
July 1, 2024 as restated	25,613,325.74	0.00	0.00	0.00	364,830.64
Increase(Decrease) in reserve for inventory	0.00	0.00	0.00	0.00	0.00
Residual equity transfer In(Out)	0.00	0.00	0.00	0.00	0.00
June 30, 2025	29,400,069.92	0.00	0.00	0.00	390,304.38

JACKSON COUNTY SCHOOL DISTRICT
SDA Legal Current Combining Budget Report
For the year ending June 30, 2025

Original Date Approved: _____
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General Fund Type					Page 3
	1153-ST MARTIN ACTIVITY	1154-VANCLEAVE ACTIVITY	1155-JCTC ACTIVITY	1156-FABLAB ACTIVITY	1840-16TH SECTION INTEREST
Revenues					
Local Sources	528,437.25	408,656.38	25,736.81	9,863.00	0.00
Intermediate Sources	0.00	0.00	0.00	0.00	0.00
State Sources	0.00	0.00	0.00	0.00	0.00
Federal Sources	0.00	0.00	0.00	0.00	0.00
Sixteenth Section Sources	0.00	0.00	0.00	0.00	468,426.42
Total Revenues	528,437.25	408,656.38	25,736.81	9,863.00	468,426.42
Expenditures					
Instruction	540,012.99	397,875.85	22,679.94	26,201.89	0.00
Support Services	0.00	0.00	0.00	0.00	0.00
Noninstructional Services	0.00	0.00	2,947.93	0.00	0.00
Sixteenth Section	0.00	0.00	0.00	0.00	29,753.01
Facilities Acquisition and Construction	0.00	0.00	0.00	0.00	0.00
Debt Service	0.00	0.00	0.00	0.00	0.00
Principal	0.00	0.00	0.00	0.00	21 0.00
Interest	0.00	0.00	0.00	0.00	0.00
Other	0.00	0.00	0.00	0.00	0.00
Total Expenditures	540,012.99	397,875.85	25,627.87	26,201.89	29,753.01
Excess(Deficiency) of Revenues Over Expenditures	(11,575.74)	10,780.53	108.94	(16,338.89)	438,673.41

JACKSON COUNTY SCHOOL DISTRICT
SDA Legal Current Combining Budget Report
For the year ending June 30, 2025

Original Date Approved: _____
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General Fund Type					Page 4
Other Financing Sources(Uses)	1153-ST MARTIN ACTIVITY	1154-VANCLEAVE ACTIVITY	1155-JCTC ACTIVITY	1156-FABLAB ACTIVITY	1840-16TH SECTION INTEREST
Proceeds of General Obligation Bonds	0.00	0.00	0.00	0.00	0.00
Proceeds of Refunding Bonds	0.00	0.00	0.00	0.00	0.00
Proceeds of Loan(s)	0.00	0.00	0.00	0.00	0.00
Inception of Capital Lease(s)	0.00	0.00	0.00	0.00	0.00
Insurance Loss Recoveries	0.00	0.00	0.00	0.00	0.00
Sale of Transportation Equipment	0.00	0.00	0.00	0.00	0.00
Sale of Other Property	0.00	0.00	0.00	0.00	0.00
Indirect Costs	0.00	0.00	0.00	0.00	0.00
Other Transfers In	0.00	0.00	0.00	0.00	0.00
Payments to Escrow Agent	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Sources	0.00	0.00	0.00	0.00	0.00
Indirect Costs Transfers Out	0.00	0.00	0.00	0.00	0.00
Other Transfers Out	0.00	0.00	0.00	0.00	0.00
Payment to Refunded Bond Escrow Agent	0.00	0.00	0.00	0.00	0.00
Payment to Qualified Zone Academy Debt Escrow Agent	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Uses	0.00	0.00	0.00	0.00	22 0.00
Premium on Debt Issuance	0.00	0.00	0.00	0.00	0.00
Total Other Financing Sources(Uses)	0.00	0.00	0.00	0.00	0.00
Net Change in Fund Balances	(11,575.74)	10,780.53	108.94	(16,338.89)	438,673.41
Fund Balances / Retained Earnings					
July 1, 2024	434,878.56	251,691.87	13,770.29	127,404.04	3,650,793.05
Prior period adjustments	0.00	0.00	0.00	0.00	(12,514.84)
July 1, 2024 as restated	434,878.56	251,691.87	13,770.29	127,404.04	3,638,278.21
Increase(Decrease) in reserve for inventory	0.00	0.00	0.00	0.00	0.00
Residual equity transfer In(Out)	0.00	0.00	0.00	0.00	0.00
June 30, 2025	423,302.82	262,472.40	13,879.23	111,065.15	4,076,951.62

JACKSON COUNTY SCHOOL DISTRICT
SDA Legal Current Combining Budget Report
For the year ending June 30, 2025

Original Date Approved: _____
 Amended Date Approved: 10/13/2025

General Fund Type	1901-MEDICAID SBAC FUND	1902-COMDATA NETWORK	1903-ENERGY CLASS PRIZE 2023	1925-TECHNOLOGY FUND	1935-FAB LAB JACKSON COUNTY
Revenues					
Local Sources	0.00	21,874.71	0.00	0.00	194,049.00
Intermediate Sources	0.00	0.00	0.00	0.00	0.00
State Sources	0.00	0.00	0.00	0.00	0.00
Federal Sources	59,016.23	0.00	0.00	46,000.00	0.00
Sixteenth Section Sources	0.00	0.00	0.00	0.00	0.00
Total Revenues	59,016.23	21,874.71	0.00	46,000.00	194,049.00
Expenditures					
Instruction	3,590.05	0.00	0.00	208,492.29	196,663.68
Support Services	116,617.40	0.00	11,822.59	2,341,694.30	11,237.31
Noninstructional Services	0.00	0.00	0.00	0.00	0.00
Sixteenth Section	0.00	0.00	0.00	0.00	0.00
Facilities Acquisition and Construction	0.00	0.00	0.00	0.00	0.00
Debt Service	0.00	0.00	0.00	0.00	0.00
Principal	0.00	0.00	0.00	0.00	23 0.00
Interest	0.00	0.00	0.00	0.00	0.00
Other	0.00	0.00	0.00	0.00	0.00
Total Expenditures	120,207.45	0.00	11,822.59	2,550,186.59	207,900.99
Excess(Deficiency) of Revenues Over Expenditures	(61,191.22)	21,874.71	(11,822.59)	(2,504,186.59)	(13,851.99)

JACKSON COUNTY SCHOOL DISTRICT
SDA Legal Current Combining Budget Report
For the year ending June 30, 2025

Original Date Approved: _____

Amended Date Approved: 10/13/2025

General Fund Type					Page 6
Other Financing Sources(Uses)	1901-MEDICAID SBAC FUND	1902-COMDATA NETWORK	1903-ENERGY CLASS PRIZE 2023	1925-TECHNOLOGY FUND	1935-FAB LAB JACKSON COUNTY
Proceeds of General Obligation Bonds	0.00	0.00	0.00	0.00	0.00
Proceeds of Refunding Bonds	0.00	0.00	0.00	0.00	0.00
Proceeds of Loan(s)	0.00	0.00	0.00	0.00	0.00
Inception of Capital Lease(s)	0.00	0.00	0.00	0.00	0.00
Insurance Loss Recoveries	0.00	0.00	0.00	0.00	0.00
Sale of Transportation Equipment	0.00	0.00	0.00	0.00	0.00
Sale of Other Property	0.00	0.00	0.00	0.00	0.00
Indirect Costs	0.00	0.00	0.00	0.00	0.00
Other Transfers In	0.00	0.00	0.00	2,504,186.59	13,851.99
Payments to Escrow Agent	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Sources	0.00	0.00	0.00	0.00	0.00
Indirect Costs Transfers Out	0.00	0.00	0.00	0.00	0.00
Other Transfers Out	0.00	0.00	0.00	0.00	0.00
Payment to Refunded Bond Escrow Agent	0.00	0.00	0.00	0.00	0.00
Payment to Qualified Zone Academy Debt Escrow Agent	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Uses	0.00	0.00	0.00	0.00	24 0.00
Premium on Debt Issuance	0.00	0.00	0.00	0.00	0.00
Total Other Financing Sources(Uses)	0.00	0.00	0.00	2,504,186.59	13,851.99
Net Change in Fund Balances	(61,191.22)	21,874.71	(11,822.59)	0.00	0.00
Fund Balances / Retained Earnings					
July 1, 2024	160,923.96	43,019.26	150,000.00	0.00	0.00
Prior period adjustments	0.00	0.00	0.00	0.00	0.00
July 1, 2024 as restated	160,923.96	43,019.26	150,000.00	0.00	0.00
Increase(Decrease) in reserve for inventory	0.00	0.00	0.00	0.00	0.00
Residual equity transfer In(Out)	0.00	0.00	0.00	0.00	0.00
June 30, 2025	99,732.74	64,893.97	138,177.41	0.00	0.00

JACKSON COUNTY SCHOOL DISTRICT
SDA Legal Current Combining Budget Report
For the year ending June 30, 2025

Original Date Approved: _____

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General Fund Type					Page 7
	1993-PAYROLL CLEARING FUND	1994-ACCOUNTS PAYABLE CLEARING FUND	Combining Totals		
Revenues					
Local Sources	0.00	0.00	40,936,904.64		
Intermediate Sources	0.00	0.00	0.00		
State Sources	0.00	0.00	53,155,099.67		
Federal Sources	0.00	0.00	117,843.22		
Sixteenth Section Sources	0.00	0.00	468,426.42		
Total Revenues	0.00	0.00	94,678,273.95		
Expenditures					
Instruction	0.00	0.00	51,587,875.20		
Support Services	0.00	0.00	31,369,048.93		
Noninstructional Services	0.00	0.00	4,936.93		
Sixteenth Section	0.00	0.00	29,753.01		
Facilities Acquisition and Construction	0.00	0.00	0.00		
Debt Service	0.00	0.00	0.00		25
Principal	0.00	0.00	0.00		
Interest	0.00	0.00	0.00		
Other	0.00	0.00	0.00		
Total Expenditures	0.00	0.00	82,991,614.07		
Excess(Deficiency) of Revenues Over Expenditures	0.00	0.00	11,686,659.88		

JACKSON COUNTY SCHOOL DISTRICT
SDA Legal Current Combining Budget Report
For the year ending June 30, 2025

Original Date Approved: _____

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General Fund Type				
Other Financing Sources(Uses)	1993-PAYROLL CLEARING FUND	1994-ACCOUNTS PAYABLE CLEARING FUND	Combining Totals	
Proceeds of General Obligation Bonds	0.00	0.00	0.00	
Proceeds of Refunding Bonds	0.00	0.00	0.00	
Proceeds of Loan(s)	0.00	0.00	0.00	
Inception of Capital Lease(s)	0.00	0.00	0.00	
Insurance Loss Recoveries	0.00	0.00	16,734.13	
Sale of Transportation Equipment	0.00	0.00	0.00	
Sale of Other Property	0.00	0.00	5,750.00	
Indirect Costs	0.00	0.00	0.00	
Other Transfers In	0.00	0.00	12,770,419.49	
Payments to Escrow Agent	0.00	0.00	0.00	
Miscellaneous Other Financing Sources	0.00	0.00	0.00	
Indirect Costs Transfers Out	0.00	0.00	0.00	
Other Transfers Out	0.00	0.00	20,296,836.43	
Payment to Refunded Bond Escrow Agent	0.00	0.00	0.00	
Payment to Qualified Zone Academy Debt Escrow Agent	0.00	0.00	0.00	
Miscellaneous Other Financing Uses	0.00	0.00	0.00	26
Premium on Debt Issuance	0.00	0.00	0.00	
Total Other Financing Sources(Uses)	0.00	0.00	(7,503,932.81)	
Net Change in Fund Balances	0.00	0.00	4,182,727.07	
Fund Balances / Retained Earnings				
July 1, 2024	0.00	0.00	29,820,681.27	
Prior period adjustments	0.00	0.00	977,441.30	
July 1, 2024 as restated	0.00	0.00	30,798,122.57	
Increase(Decrease) in reserve for inventory	0.00	0.00	0.00	
Residual equity transfer In(Out)	0.00	0.00	0.00	
June 30, 2025	0.00	0.00	34,980,849.64	

JACKSON COUNTY SCHOOL DISTRICT
SDA Legal Current Combining Budget Report
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Special Revenue Fund Type					Page 9
	2090-EXTENDED SCHOOL YEAR	2092-WORKFORCE ENHANCEMENT (SB 3011)	2110-SCHOOL FOOD SERVICE	2135-SUMMER FEEDING - 2025	2211-TITLE I - A 84.010A
Revenues					
Local Sources	0.00	13,785.70	1,450,090.60	0.00	0.00
Intermediate Sources	0.00	0.00	0.00	0.00	0.00
State Sources	33,615.94	0.00	45,172.04	0.00	0.00
Federal Sources	0.00	0.00	3,984,342.26	1,268,499.39	2,627,197.44
Sixteenth Section Sources	0.00	0.00	0.00	0.00	0.00
Total Revenues	33,615.94	13,785.70	5,479,604.90	1,268,499.39	2,627,197.44
Expenditures					
Instruction	26,177.13	0.00	0.00	0.00	1,570,884.56
Support Services	8,105.96	0.00	598,305.85	0.00	755,268.73
Noninstructional Services	0.00	0.00	5,485,127.14	1,202,704.41	21,793.92
Sixteenth Section	0.00	0.00	0.00	0.00	0.00
Facilities Acquisition and Construction	0.00	5,737,262.14	0.00	0.00	0.00
Debt Service	0.00	0.00	0.00	0.00	27 0.00
Principal	0.00	0.00	0.00	0.00	0.00
Interest	0.00	0.00	0.00	0.00	0.00
Other	0.00	0.00	9,900.00	0.00	0.00
Total Expenditures	34,283.09	5,737,262.14	6,093,332.99	1,202,704.41	2,347,947.21
Excess(Deficiency) of Revenues Over Expenditures	(667.15)	(5,723,476.44)	(613,728.09)	65,794.98	279,250.23

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Special Revenue Fund Type					Page 10
Other Financing Sources(Uses)	2090-EXTENDED SCHOOL YEAR	2092-WORKFORCE ENHANCEMENT (SB 3011)	2110-SCHOOL FOOD SERVICE	2135-SUMMER FEEDING - 2025	2211-TITLE I - A 84.010A
Proceeds of General Obligation Bonds	0.00	0.00	0.00	0.00	0.00
Proceeds of Refunding Bonds	0.00	0.00	0.00	0.00	0.00
Proceeds of Loan(s)	0.00	0.00	0.00	0.00	0.00
Inception of Capital Lease(s)	0.00	0.00	0.00	0.00	0.00
Insurance Loss Recoveries	0.00	0.00	0.00	0.00	0.00
Sale of Transportation Equipment	0.00	0.00	0.00	0.00	0.00
Sale of Other Property	0.00	0.00	0.00	0.00	0.00
Indirect Costs	0.00	0.00	0.00	0.00	0.00
Other Transfers In	9,732.34	0.00	0.00	0.00	0.00
Payments to Escrow Agent	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Sources	0.00	0.00	0.00	0.00	0.00
Indirect Costs Transfers Out	0.00	0.00	0.00	0.00	0.00
Other Transfers Out	0.00	0.00	0.00	0.00	274,425.73
Payment to Refunded Bond Escrow Agent	0.00	0.00	0.00	0.00	0.00
Payment to Qualified Zone Academy Debt Escrow Agent	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Uses	0.00	0.00	0.00	0.00	28 0.00
Premium on Debt Issuance	0.00	0.00	0.00	0.00	0.00
Total Other Financing Sources(Uses)	9,732.34	0.00	0.00	0.00	(274,425.73)
Net Change in Fund Balances	9,065.19	(5,723,476.44)	(613,728.09)	65,794.98	4,824.50
Fund Balances / Retained Earnings					
July 1, 2024	0.00	5,723,476.44	3,946,241.92	0.00	0.00
Prior period adjustments	(9,065.19)	0.00	(68,228.71)	0.00	(4,824.50)
July 1, 2024 as restated	(9,065.19)	5,723,476.44	3,878,013.21	0.00	(4,824.50)
Increase(Decrease) in reserve for inventory	0.00	0.00	0.00	0.00	0.00
Residual equity transfer In(Out)	0.00	0.00	0.00	0.00	0.00
June 30, 2025	0.00	0.00	3,264,285.12	65,794.98	0.00

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Special Revenue Fund Type	2213-TITLE I-1003(a) SCHOOL IMPROVEMENT	2290-TITLE I COST POOL	2410-EEF - BUILDINGS AND BUSES	2511-TITLE II, PART A 84.367A	2579-FEMA / MEMA GRANTS
Revenues					
Local Sources	0.00	0.00	0.00	0.00	0.00
Intermediate Sources	0.00	0.00	0.00	0.00	0.00
State Sources	0.00	0.00	282,856.00	0.00	0.00
Federal Sources	799,808.42	0.00	0.00	638,661.92	0.00
Sixteenth Section Sources	0.00	0.00	0.00	0.00	0.00
Total Revenues	799,808.42	0.00	282,856.00	638,661.92	0.00
Expenditures					
Instruction	585,952.23	0.00	0.00	0.00	0.00
Support Services	213,856.19	279,079.44	0.00	635,450.44	0.00
Noninstructional Services	0.00	0.00	0.00	0.00	0.00
Sixteenth Section	0.00	0.00	0.00	0.00	0.00
Facilities Acquisition and Construction	0.00	0.00	0.00	0.00	0.00
Debt Service	0.00	0.00	0.00	0.00	29 0.00
Principal	0.00	0.00	0.00	0.00	0.00
Interest	0.00	0.00	0.00	0.00	0.00
Other	0.00	0.00	0.00	0.00	0.00
Total Expenditures	799,808.42	279,079.44	0.00	635,450.44	0.00
Excess(Deficiency) of Revenues Over Expenditures	0.00	(279,079.44)	282,856.00	3,211.48	0.00

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Special Revenue Fund Type					Page 12
Other Financing Sources(Uses)	2213-TITLE I-1003(a) SCHOOL IMPROVEMENT	2290-TITLE I COST POOL	2410-EEF - BUILDINGS AND BUSES	2511-TITLE II, PART A 84.367A	2579-FEMA / MEMA GRANTS
Proceeds of General Obligation Bonds	0.00	0.00	0.00	0.00	0.00
Proceeds of Refunding Bonds	0.00	0.00	0.00	0.00	0.00
Proceeds of Loan(s)	0.00	0.00	0.00	0.00	0.00
Inception of Capital Lease(s)	0.00	0.00	0.00	0.00	0.00
Insurance Loss Recoveries	0.00	0.00	0.00	0.00	0.00
Sale of Transportation Equipment	0.00	0.00	0.00	0.00	0.00
Sale of Other Property	0.00	0.00	0.00	0.00	0.00
Indirect Costs	0.00	0.00	0.00	0.00	0.00
Other Transfers In	0.00	280,425.73	0.00	0.00	0.00
Payments to Escrow Agent	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Sources	0.00	0.00	0.00	0.00	0.00
Indirect Costs Transfers Out	0.00	0.00	0.00	0.00	0.00
Other Transfers Out	0.00	0.00	282,731.00	3,211.58	0.00
Payment to Refunded Bond Escrow Agent	0.00	0.00	0.00	0.00	0.00
Payment to Qualified Zone Academy Debt Escrow Agent	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Uses	0.00	0.00	0.00	0.00	30
Premium on Debt Issuance	0.00	0.00	0.00	0.00	0.00
Total Other Financing Sources(Uses)	0.00	280,425.73	(282,731.00)	(3,211.58)	0.00
Net Change in Fund Balances	0.00	1,346.29	125.00	(0.10)	0.00
Fund Balances / Retained Earnings					
July 1, 2024	0.00	0.00	554,651.38	0.10	0.00
Prior period adjustments	0.00	(1,346.29)	0.00	0.00	0.00
July 1, 2024 as restated	0.00	(1,346.29)	554,651.38	0.10	0.00
Increase(Decrease) in reserve for inventory	0.00	0.00	0.00	0.00	0.00
Residual equity transfer In(Out)	0.00	0.00	0.00	0.00	0.00
June 30, 2025	0.00	0.00	554,776.38	0.00	0.00

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Special Revenue Fund Type	2594-ESSER II 84.425D	2598-ESSER III 84.425U	2609-ARP HOMELESS II 84.425W	2610-IDEA PART B 84.027A	2620-IDEA PART C 84.173A
Revenues					
Local Sources	0.00	0.00	0.00	0.00	0.00
Intermediate Sources	0.00	0.00	0.00	0.00	0.00
State Sources	0.00	0.00	0.00	0.00	0.00
Federal Sources	50,259.00	4,958,360.43	19,922.14	2,510,467.69	79,142.93
Sixteenth Section Sources	0.00	0.00	0.00	0.00	0.00
Total Revenues	50,259.00	4,958,360.43	19,922.14	2,510,467.69	79,142.93
Expenditures					
Instruction	0.00	1,191,084.09	1,080.57	1,494,712.48	79,142.93
Support Services	0.00	217,415.73	1,430.00	1,014,195.22	0.00
Noninstructional Services	0.00	0.00	17,411.62	1,000.00	0.00
Sixteenth Section	0.00	0.00	0.00	0.00	0.00
Facilities Acquisition and Construction	0.00	2,655,701.26	0.00	0.00	0.00
Debt Service	0.00	0.00	0.00	0.00	0.00
Principal	0.00	0.00	0.00	0.00	31 0.00
Interest	0.00	0.00	0.00	0.00	0.00
Other	0.00	0.00	0.00	0.00	0.00
Total Expenditures	0.00	4,064,201.08	19,922.19	2,509,907.70	79,142.93
Excess(Deficiency) of Revenues Over Expenditures	50,259.00	894,159.35	(0.05)	559.99	0.00

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Special Revenue Fund Type					Page 14
Other Financing Sources(Uses)	2594-ESSER II 84.425D	2598-ESSER III 84.425U	2609-ARP HOMELESS II 84.425W	2610-IDEA PART B 84.027A	2620-IDEA PART C 84.173A
Proceeds of General Obligation Bonds	0.00	0.00	0.00	0.00	0.00
Proceeds of Refunding Bonds	0.00	0.00	0.00	0.00	0.00
Proceeds of Loan(s)	0.00	0.00	0.00	0.00	0.00
Inception of Capital Lease(s)	0.00	0.00	0.00	0.00	0.00
Insurance Loss Recoveries	0.00	0.00	0.00	0.00	0.00
Sale of Transportation Equipment	0.00	0.00	0.00	0.00	0.00
Sale of Other Property	0.00	0.00	0.00	0.00	0.00
Indirect Costs	0.00	0.00	0.00	0.00	0.00
Other Transfers In	0.00	0.00	0.05	0.00	0.00
Payments to Escrow Agent	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Sources	0.00	0.00	0.00	0.00	0.00
Indirect Costs Transfers Out	0.00	0.00	0.00	0.00	0.00
Other Transfers Out	0.00	0.00	0.00	0.00	0.00
Payment to Refunded Bond Escrow Agent	0.00	0.00	0.00	0.00	0.00
Payment to Qualified Zone Academy Debt Escrow Agent	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Uses	0.00	0.00	0.00	0.00	32 0.00
Premium on Debt Issuance	0.00	0.00	0.00	0.00	0.00
Total Other Financing Sources(Uses)	0.00	0.00	0.05	0.00	0.00
Net Change in Fund Balances	50,259.00	894,159.35	0.00	559.99	0.00
Fund Balances / Retained Earnings					
July 1, 2024	0.00	0.00	0.00	0.00	0.00
Prior period adjustments	(50,259.00)	(894,159.35)	0.00	(559.99)	0.00
July 1, 2024 as restated	(50,259.00)	(894,159.35)	0.00	(559.99)	0.00
Increase(Decrease) in reserve for inventory	0.00	0.00	0.00	0.00	0.00
Residual equity transfer In(Out)	0.00	0.00	0.00	0.00	0.00
June 30, 2025	0.00	0.00	0.00	0.00	0.00

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Special Revenue Fund Type	2630-POSITIVE BEHAVIOR SPECIALIST (PBS-FEDERAL ONLY)	2631-EDUCATIONAL INTERPRETER (EI - FEDERAL ONLY)	2711-CTE - BASIC FUND (LOCAL & STATE)	2712-CTE - BASIC FUND (FEDERAL)	2811-TITLE IV, PART A 84.424B
Revenues					
Local Sources	0.00	0.00	0.00	0.00	0.00
Intermediate Sources	0.00	0.00	0.00	0.00	0.00
State Sources	0.00	0.00	614,420.35	0.00	0.00
Federal Sources	20,224.36	0.00	0.00	151,581.16	265,671.89
Sixteenth Section Sources	0.00	0.00	0.00	0.00	0.00
Total Revenues	20,224.36	0.00	614,420.35	151,581.16	265,671.89
Expenditures					
Instruction	0.00	0.00	2,238,286.67	127,013.02	47,516.72
Support Services	20,224.36	0.00	324,773.85	79,135.10	204,057.93
Noninstructional Services	0.00	0.00	0.00	0.00	5,400.00
Sixteenth Section	0.00	0.00	0.00	0.00	0.00
Facilities Acquisition and Construction	0.00	0.00	0.00	0.00	0.00
Debt Service	0.00	0.00	0.00	0.00	33 0.00
Principal	0.00	0.00	0.00	0.00	0.00
Interest	0.00	0.00	0.00	0.00	0.00
Other	0.00	0.00	0.00	0.00	0.00
Total Expenditures	20,224.36	0.00	2,563,060.52	206,148.12	256,974.65
Excess(Deficiency) of Revenues Over Expenditures	0.00	0.00	(1,948,640.17)	(54,566.96)	8,697.24

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Special Revenue Fund Type					Page 16
Other Financing Sources(Uses)	2630-POSITIVE BEHAVIOR SPECIALIST (PBS-FEDERAL ONLY)	2631-EDUCATIONAL INTERPRETER (EI - FEDERAL ONLY)	2711-CTE - BASIC FUND (LOCAL & STATE)	2712-CTE - BASIC FUND (FEDERAL)	2811-TITLE IV, PART A 84.424B
Proceeds of General Obligation Bonds	0.00	0.00	0.00	0.00	0.00
Proceeds of Refunding Bonds	0.00	0.00	0.00	0.00	0.00
Proceeds of Loan(s)	0.00	0.00	0.00	0.00	0.00
Inception of Capital Lease(s)	0.00	0.00	0.00	0.00	0.00
Insurance Loss Recoveries	0.00	0.00	0.00	0.00	0.00
Sale of Transportation Equipment	0.00	0.00	0.00	0.00	0.00
Sale of Other Property	0.00	0.00	0.00	0.00	0.00
Indirect Costs	0.00	0.00	0.00	0.00	0.00
Other Transfers In	0.00	0.00	1,851,609.05	54,566.96	0.00
Payments to Escrow Agent	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Sources	0.00	0.00	0.00	0.00	0.00
Indirect Costs Transfers Out	0.00	0.00	0.00	0.00	0.00
Other Transfers Out	0.00	0.00	0.00	0.00	2,788.42
Payment to Refunded Bond Escrow Agent	0.00	0.00	0.00	0.00	0.00
Payment to Qualified Zone Academy Debt Escrow Agent	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Uses	0.00	0.00	0.00	0.00	34 0.00
Premium on Debt Issuance	0.00	0.00	0.00	0.00	0.00
Total Other Financing Sources(Uses)	0.00	0.00	1,851,609.05	54,566.96	(2,788.42)
Net Change in Fund Balances	0.00	0.00	(97,031.12)	0.00	5,908.82
Fund Balances / Retained Earnings					
July 1, 2024	0.00	0.00	97,031.12	0.00	0.00
Prior period adjustments	0.00	0.00	0.00	0.00	(5,908.82)
July 1, 2024 as restated	0.00	0.00	97,031.12	0.00	(5,908.82)
Increase(Decrease) in reserve for inventory	0.00	0.00	0.00	0.00	0.00
Residual equity transfer In(Out)	0.00	0.00	0.00	0.00	0.00
June 30, 2025	0.00	0.00	0.01	0.00	0.00

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Special Revenue Fund Type	2820-UNEMPLOYMENT COMP. REVOLVING	2830-FORESTRY ESCROW FUND	2902-MDEQ VW DIESEL EMISSIONS	2903-MDEQ DERA GRANT	2906-EDUCABLE CHILD
Revenues					
Local Sources	0.00	0.00	0.00	0.00	0.00
Intermediate Sources	0.00	0.00	0.00	0.00	0.00
State Sources	0.00	0.00	1,500,000.00	23,093.00	78,675.37
Federal Sources	0.00	0.00	0.00	0.00	0.00
Sixteenth Section Sources	0.00	10,698.56	0.00	0.00	0.00
Total Revenues	0.00	10,698.56	1,500,000.00	23,093.00	78,675.37
Expenditures					
Instruction	804.95	0.00	0.00	0.00	78,675.37
Support Services	0.00	0.00	1,500,000.00	0.00	0.00
Noninstructional Services	0.00	0.00	0.00	0.00	0.00
Sixteenth Section	0.00	4,680.00	0.00	0.00	0.00
Facilities Acquisition and Construction	0.00	0.00	0.00	0.00	0.00
Debt Service	0.00	0.00	0.00	0.00	35 0.00
Principal	0.00	0.00	0.00	0.00	0.00
Interest	0.00	0.00	0.00	0.00	0.00
Other	0.00	0.00	0.00	0.00	0.00
Total Expenditures	804.95	4,680.00	1,500,000.00	0.00	78,675.37
Excess(Deficiency) of Revenues Over Expenditures	(804.95)	6,018.56	0.00	23,093.00	0.00

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Special Revenue Fund Type					Page 18
Other Financing Sources(Uses)	2820-UNEMPLOYMENT COMP. REVOLVING	2830-FORESTRY ESCROW FUND	2902-MDEQ VW DIESEL EMISSIONS	2903-MDEQ DERA GRANT	2906-EDUCABLE CHILD
Proceeds of General Obligation Bonds	0.00	0.00	0.00	0.00	0.00
Proceeds of Refunding Bonds	0.00	0.00	0.00	0.00	0.00
Proceeds of Loan(s)	0.00	0.00	0.00	0.00	0.00
Inception of Capital Lease(s)	0.00	0.00	0.00	0.00	0.00
Insurance Loss Recoveries	0.00	0.00	0.00	0.00	0.00
Sale of Transportation Equipment	0.00	0.00	0.00	0.00	0.00
Sale of Other Property	0.00	0.00	0.00	0.00	0.00
Indirect Costs	0.00	0.00	0.00	0.00	0.00
Other Transfers In	0.00	0.00	0.00	0.00	0.00
Payments to Escrow Agent	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Sources	0.00	0.00	0.00	0.00	0.00
Indirect Costs Transfers Out	0.00	0.00	0.00	0.00	0.00
Other Transfers Out	0.00	0.00	0.00	0.00	0.00
Payment to Refunded Bond Escrow Agent	0.00	0.00	0.00	0.00	0.00
Payment to Qualified Zone Academy Debt Escrow Agent	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Uses	0.00	0.00	0.00	0.00	36
Premium on Debt Issuance	0.00	0.00	0.00	0.00	0.00
Total Other Financing Sources(Uses)	0.00	0.00	0.00	0.00	0.00
Net Change in Fund Balances	(804.95)	6,018.56	0.00	23,093.00	0.00
Fund Balances / Retained Earnings					
July 1, 2024	175,104.44	143,169.13	0.00	0.00	0.00
Prior period adjustments	0.00	3,617.28	0.00	(23,093.00)	0.00
July 1, 2024 as restated	175,104.44	146,786.41	0.00	(23,093.00)	0.00
Increase(Decrease) in reserve for inventory	0.00	0.00	0.00	0.00	0.00
Residual equity transfer In(Out)	0.00	0.00	0.00	0.00	0.00
June 30, 2025	174,299.49	152,804.97	0.00	0.00	0.00

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Special Revenue Fund Type	2907-POSITIVE BEHAVIOR SPECIALIST (PBS-STATE)	2908-EDUCATIONAL INTERPRETER (STATE ONLY)	2909-VOCATIONAL REHAB	2910-2023 HOUSE BILL 603 (CTE)	2911-2023 HOUSE BILL 603 (SMH)
Revenues					
Local Sources	0.00	0.00	0.00	39,262.01	4,075.60
Intermediate Sources	0.00	0.00	0.00	0.00	0.00
State Sources	9,100.96	0.00	0.00	0.00	0.00
Federal Sources	0.00	0.00	0.00	0.00	0.00
Sixteenth Section Sources	0.00	0.00	0.00	0.00	0.00
Total Revenues	9,100.96	0.00	0.00	39,262.01	4,075.60
Expenditures					
Instruction	0.00	0.00	0.00	99,236.53	0.00
Support Services	9,100.96	0.00	0.00	36,232.16	0.00
Noninstructional Services	0.00	0.00	0.00	0.00	0.00
Sixteenth Section	0.00	0.00	0.00	0.00	0.00
Facilities Acquisition and Construction	0.00	0.00	0.00	8,934,125.30	999,440.44
Debt Service	0.00	0.00	0.00	0.00	37 0.00
Principal	0.00	0.00	0.00	0.00	0.00
Interest	0.00	0.00	0.00	0.00	0.00
Other	0.00	0.00	0.00	0.00	0.00
Total Expenditures	9,100.96	0.00	0.00	9,069,593.99	999,440.44
Excess(Deficiency) of Revenues Over Expenditures	0.00	0.00	0.00	(9,030,331.98)	(995,364.84)

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Special Revenue Fund Type						Page 20
Other Financing Sources(Uses)	2907-POSITIVE BEHAVIOR SPECIALIST (PBS-STATE)	2908-EDUCATIONAL INTERPRETER (STATE ONLY)	2909-VOCATIONAL REHAB	2910-2023 HOUSE BILL 603 (CTE)	2911-2023 HOUSE BILL 603 (SMH)	
Proceeds of General Obligation Bonds	0.00	0.00	0.00	0.00	0.00	0.00
Proceeds of Refunding Bonds	0.00	0.00	0.00	0.00	0.00	0.00
Proceeds of Loan(s)	0.00	0.00	0.00	0.00	0.00	0.00
Inception of Capital Lease(s)	0.00	0.00	0.00	0.00	0.00	0.00
Insurance Loss Recoveries	0.00	0.00	0.00	0.00	0.00	0.00
Sale of Transportation Equipment	0.00	0.00	0.00	0.00	0.00	0.00
Sale of Other Property	0.00	0.00	0.00	0.00	0.00	0.00
Indirect Costs	0.00	0.00	0.00	0.00	0.00	0.00
Other Transfers In	0.00	0.00	0.00	0.00	0.00	0.00
Payments to Escrow Agent	0.00	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Sources	0.00	0.00	0.00	0.00	0.00	0.00
Indirect Costs Transfers Out	0.00	0.00	0.00	0.00	0.00	0.00
Other Transfers Out	0.00	0.00	0.00	0.00	0.00	0.00
Payment to Refunded Bond Escrow Agent	0.00	0.00	0.00	0.00	0.00	0.00
Payment to Qualified Zone Academy Debt Escrow Agent	0.00	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Uses	0.00	0.00	0.00	0.00	0.00	38 0.00
Premium on Debt Issuance	0.00	0.00	0.00	0.00	0.00	0.00
Total Other Financing Sources(Uses)	0.00	0.00	0.00	0.00	0.00	0.00
Net Change in Fund Balances	0.00	0.00	0.00	(9,030,331.98)	(995,364.84)	
Fund Balances / Retained Earnings						
July 1, 2024	0.00	0.00	0.00	9,030,331.98	995,364.84	
Prior period adjustments	0.00	0.00	0.00	0.00	0.00	
July 1, 2024 as restated	0.00	0.00	0.00	9,030,331.98	995,364.84	
Increase(Decrease) in reserve for inventory	0.00	0.00	0.00	0.00	0.00	
Residual equity transfer In(Out)	0.00	0.00	0.00	0.00	0.00	
June 30, 2025	0.00	0.00	0.00	0.00	0.00	

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Special Revenue Fund Type	2912-2024 SENATE BILL 2468 (VCH)	2913-FY25 MDE Spec AG Grant	2940-ROTC	2941-HUMAN EXPLORATION ROVER	2942-TRANSITION PARTNERSHIP PROGRAM (MDRS)
Revenues					
Local Sources	277.46	0.00	0.00	0.00	0.00
Intermediate Sources	0.00	0.00	0.00	0.00	0.00
State Sources	250,000.00	3,937.00	0.00	0.00	0.00
Federal Sources	0.00	0.00	73,631.62	997.39	0.00
Sixteenth Section Sources	0.00	0.00	0.00	0.00	0.00
Total Revenues	250,277.46	3,937.00	73,631.62	997.39	0.00
Expenditures					
Instruction	0.00	3,937.00	169,593.46	997.39	0.00
Support Services	60,999.75	0.00	0.00	0.00	0.00
Noninstructional Services	0.00	0.00	0.00	0.00	0.00
Sixteenth Section	0.00	0.00	0.00	0.00	0.00
Facilities Acquisition and Construction	189,277.71	0.00	0.00	0.00	0.00
Debt Service	0.00	0.00	0.00	0.00	39 0.00
Principal	0.00	0.00	0.00	0.00	0.00
Interest	0.00	0.00	0.00	0.00	0.00
Other	0.00	0.00	0.00	0.00	0.00
Total Expenditures	250,277.46	3,937.00	169,593.46	997.39	0.00
Excess(Deficiency) of Revenues Over Expenditures	0.00	0.00	(95,961.84)	0.00	0.00

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Special Revenue Fund Type					
Other Financing Sources(Uses)	2912-2024 SENATE BILL 2468 (VCH)	2913-FY25 MDE Spec AG Grant	2940-ROTC	2941-HUMAN EXPLORATION ROVER	2942-TRANSITION PARTNERSHIP PROGRAM (MDRS)
Proceeds of General Obligation Bonds	0.00	0.00	0.00	0.00	0.00
Proceeds of Refunding Bonds	0.00	0.00	0.00	0.00	0.00
Proceeds of Loan(s)	0.00	0.00	0.00	0.00	0.00
Inception of Capital Lease(s)	0.00	0.00	0.00	0.00	0.00
Insurance Loss Recoveries	0.00	0.00	0.00	0.00	0.00
Sale of Transportation Equipment	0.00	0.00	0.00	0.00	0.00
Sale of Other Property	0.00	0.00	0.00	0.00	0.00
Indirect Costs	0.00	0.00	0.00	0.00	0.00
Other Transfers In	0.00	0.00	93,847.40	0.00	0.00
Payments to Escrow Agent	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Sources	0.00	0.00	0.00	0.00	0.00
Indirect Costs Transfers Out	0.00	0.00	0.00	0.00	0.00
Other Transfers Out	0.00	0.00	0.00	0.00	0.00
Payment to Refunded Bond Escrow Agent	0.00	0.00	0.00	0.00	0.00
Payment to Qualified Zone Academy Debt Escrow Agent	0.00	0.00	0.00	0.00	0.00
Miscellaneous Other Financing Uses	0.00	0.00	0.00	0.00	40 0.00
Premium on Debt Issuance	0.00	0.00	0.00	0.00	0.00
Total Other Financing Sources(Uses)	0.00	0.00	93,847.40	0.00	0.00
Net Change in Fund Balances	0.00	0.00	(2,114.44)	0.00	0.00
Fund Balances / Retained Earnings					
July 1, 2024	0.00	0.00	2,114.44	0.00	0.00
Prior period adjustments	0.00	0.00	0.00	0.00	0.00
July 1, 2024 as restated	0.00	0.00	2,114.44	0.00	0.00
Increase(Decrease) in reserve for inventory	0.00	0.00	0.00	0.00	0.00
Residual equity transfer In(Out)	0.00	0.00	0.00	0.00	0.00
June 30, 2025	0.00	0.00	0.00	0.00	0.00

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Special Revenue Fund Type					
	Combining Totals				
Revenues					
Local Sources	1,507,491.37				
Intermediate Sources	0.00				
State Sources	2,840,870.66				
Federal Sources	17,448,768.04				
Sixteenth Section Sources	10,698.56				
Total Revenues	21,807,828.63				
Expenditures					
Instruction	7,715,095.10				
Support Services	5,957,631.67				
Noninstructional Services	6,733,437.09				
Sixteenth Section	4,680.00				
Facilities Acquisition and Construction	18,515,806.85				
Debt Service	0.00				
Principal	0.00				41
Interest	0.00				
Other	9,900.00				
Total Expenditures	38,936,550.71				
Excess(Deficiency) of Revenues Over Expenditures	(17,128,722.08)				

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Special Revenue Fund Type					
Other Financing Sources(Uses)	Combining Totals				
Proceeds of General Obligation Bonds	0.00				
Proceeds of Refunding Bonds	0.00				
Proceeds of Loan(s)	0.00				
Inception of Capital Lease(s)	0.00				
Insurance Loss Recoveries	0.00				
Sale of Transportation Equipment	0.00				
Sale of Other Property	0.00				
Indirect Costs	0.00				
Other Transfers In	2,290,181.53				
Payments to Escrow Agent	0.00				
Miscellaneous Other Financing Sources	0.00				
Indirect Costs Transfers Out	0.00				
Other Transfers Out	563,156.73				
Payment to Refunded Bond Escrow Agent	0.00				
Payment to Qualified Zone Academy Debt Escrow Agent	0.00				
Miscellaneous Other Financing Uses	0.00				42
Premium on Debt Issuance	0.00				
Total Other Financing Sources(Uses)	1,727,024.80				
Net Change in Fund Balances	(15,401,697.28)				
July 1, 2024	20,667,485.79				
Prior period adjustments	(1,053,827.57)				
July 1, 2024 as restated	19,613,658.22				
Increase(Decrease) in reserve for inventory	0.00				
Residual equity transfer In(Out)	0.00				
June 30, 2025	4,211,960.95				

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Capital Project Fund Type					
	3027-CONSTRUCTION AND IMPROVEMENTS	Combining Totals			
Revenues					
Local Sources	0.00	0.00			
Intermediate Sources	0.00	0.00			
State Sources	0.00	0.00			
Federal Sources	0.00	0.00			
Sixteenth Section Sources	0.00	0.00			
Total Revenues	0.00	0.00			
Expenditures					
Instruction	0.00	0.00			
Support Services	281,925.95	281,925.95			
Noninstructional Services	0.00	0.00			
Sixteenth Section	0.00	0.00			
Facilities Acquisition and Construction	5,738,654.57	5,738,654.57			
Debt Service	0.00	0.00			
Principal	0.00	0.00			
Interest	0.00	0.00			
Other	0.00	0.00			
Total Expenditures	6,020,580.52	6,020,580.52			
Excess(Deficiency) of Revenues Over Expenditures	(6,020,580.52)	(6,020,580.52)			

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Capital Project Fund Type				
Other Financing Sources(Uses)	3027-CONTRUCTION AND IMPROVEMENTS	Combining Totals		
Proceeds of General Obligation Bonds	0.00	0.00		
Proceeds of Refunding Bonds	0.00	0.00		
Proceeds of Loan(s)	0.00	0.00		
Inception of Capital Lease(s)	0.00	0.00		
Insurance Loss Recoveries	0.00	0.00		
Sale of Transportation Equipment	0.00	0.00		
Sale of Other Property	0.00	0.00		
Indirect Costs	0.00	0.00		
Other Transfers In	5,516,661.14	5,516,661.14		
Payments to Escrow Agent	0.00	0.00		
Miscellaneous Other Financing Sources	0.00	0.00		
Indirect Costs Transfers Out	0.00	0.00		
Other Transfers Out	0.00	0.00		
Payment to Refunded Bond Escrow Agent	0.00	0.00		
Payment to Qualified Zone Academy Debt Escrow Agent	0.00	0.00		
Miscellaneous Other Financing Uses	0.00	0.00		44
Premium on Debt Issuance	0.00	0.00		
Total Other Financing Sources(Uses)	5,516,661.14	5,516,661.14		
Net Change in Fund Balances	(503,919.38)	(503,919.38)		
Fund Balances / Retained Earnings				
July 1, 2024	5,901,125.75	5,901,125.75		
Prior period adjustments	0.00	0.00		
July 1, 2024 as restated	5,901,125.75	5,901,125.75		
Increase(Decrease) in reserve for inventory	0.00	0.00		
Residual equity transfer In(Out)	0.00	0.00		
June 30, 2025	5,397,206.37	5,397,206.37		

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Debt Service Fund Type				Page 27
	4024-THREE MILL NOTE 2019	Combining Totals		
Revenues				
Local Sources	1,724,163.60	1,724,163.60		
Intermediate Sources	0.00	0.00		
State Sources	0.00	0.00		
Federal Sources	0.00	0.00		
Sixteenth Section Sources	0.00	0.00		
Total Revenues	1,724,163.60	1,724,163.60		
Expenditures				
Instruction	0.00	0.00		
Support Services	0.00	0.00		
Noninstructional Services	0.00	0.00		
Sixteenth Section	0.00	0.00		
Facilities Acquisition and Construction	0.00	0.00		
Debt Service	0.00	0.00		
Principal	325,000.00	325,000.00		45
Interest	150,312.50	150,312.50		
Other	0.00	0.00		
Total Expenditures	475,312.50	475,312.50		
Excess(Deficiency) of Revenues Over Expenditures	1,248,851.10	1,248,851.10		

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Debt Service Fund Type			
Other Financing Sources(Uses)	4024-THREE MILL NOTE 2019	Combining Totals	
Proceeds of General Obligation Bonds	0.00	0.00	
Proceeds of Refunding Bonds	0.00	0.00	
Proceeds of Loan(s)	0.00	0.00	
Inception of Capital Lease(s)	0.00	0.00	
Insurance Loss Recoveries	0.00	0.00	
Sale of Transportation Equipment	0.00	0.00	
Sale of Other Property	0.00	0.00	
Indirect Costs	0.00	0.00	
Other Transfers In	282,731.00	282,731.00	
Payments to Escrow Agent	0.00	0.00	
Miscellaneous Other Financing Sources	0.00	0.00	
Indirect Costs Transfers Out	0.00	0.00	
Other Transfers Out	0.00	0.00	
Payment to Refunded Bond Escrow Agent	0.00	0.00	
Payment to Qualified Zone Academy Debt Escrow Agent	0.00	0.00	
Miscellaneous Other Financing Uses	0.00	0.00	46
Premium on Debt Issuance	0.00	0.00	
Total Other Financing Sources(Uses)	282,731.00	282,731.00	
Net Change in Fund Balances	1,531,582.10	1,531,582.10	
Fund Balances / Retained Earnings			
July 1, 2024	1,170,029.72	1,170,029.72	
Prior period adjustments	0.00	0.00	
July 1, 2024 as restated	1,170,029.72	1,170,029.72	
Increase(Decrease) in reserve for inventory	0.00	0.00	
Residual equity transfer In(Out)	0.00	0.00	
June 30, 2025	2,701,611.82	2,701,611.82	

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Enterprise Fund Type						Page 29
	Combining Totals					
Revenues						
Local Sources	0.00					
Intermediate Sources	0.00					
State Sources	0.00					
Federal Sources	0.00					
Sixteenth Section Sources	0.00					
Total Revenues	0.00					
Expenditures						
Instruction	0.00					
Support Services	0.00					
Noninstructional Services	0.00					
Sixteenth Section	0.00					
Facilities Acquisition and Construction	0.00					
Debt Service	0.00					
Principal	0.00					47
Interest	0.00					
Other	0.00					
Total Expenditures	0.00					
Excess(Deficiency) of Revenues Over Expenditures	0.00					

JACKSON COUNTY SCHOOL DISTRICT
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Enterprise Fund Type						Page 30
	Combining Totals					
Other Financing Sources(Uses)						
Proceeds of General Obligation Bonds	0.00					
Proceeds of Refunding Bonds	0.00					
Proceeds of Loan(s)	0.00					
Inception of Capital Lease(s)	0.00					
Insurance Loss Recoveries	0.00					
Sale of Transportation Equipment	0.00					
Sale of Other Property	0.00					
Indirect Costs	0.00					
Other Transfers In	0.00					
Payments to Escrow Agent	0.00					
Miscellaneous Other Financing Sources	0.00					
Indirect Costs Transfers Out	0.00					
Other Transfers Out	0.00					
Payment to Refunded Bond Escrow Agent	0.00					
Payment to Qualified Zone Academy Debt Escrow Agent	0.00					
Miscellaneous Other Financing Uses	0.00					48
Premium on Debt Issuance	0.00					
Total Other Financing Sources(Uses)	0.00					
Net Change in Fund Balances	0.00					
July 1, 2024	0.00					
Prior period adjustments	0.00					
July 1, 2024 as restated	0.00					
Increase(Decrease) in reserve for inventory	0.00					
Residual equity transfer In(Out)	0.00					
June 30, 2025	0.00					

JACKSON COUNTY SCHOOL DISTRICT
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Internal Service Fund Type					Page 31
	Combining Totals				
Revenues					
Local Sources	0.00				
Intermediate Sources	0.00				
State Sources	0.00				
Federal Sources	0.00				
Sixteenth Section Sources	0.00				
Total Revenues	0.00				
Expenditures					
Instruction	0.00				
Support Services	0.00				
Noninstructional Services	0.00				
Sixteenth Section	0.00				
Facilities Acquisition and Construction	0.00				
Debt Service	0.00				
Principal	0.00				49
Interest	0.00				
Other	0.00				
Total Expenditures	0.00				
Excess(Deficiency) of Revenues Over Expenditures	0.00				

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Internal Service Fund Type					
Other Financing Sources(Uses)		Combining Totals			
Proceeds of General Obligation Bonds		0.00			
Proceeds of Refunding Bonds		0.00			
Proceeds of Loan(s)		0.00			
Inception of Capital Lease(s)		0.00			
Insurance Loss Recoveries		0.00			
Sale of Transportation Equipment		0.00			
Sale of Other Property		0.00			
Indirect Costs		0.00			
Other Transfers In		0.00			
Payments to Escrow Agent		0.00			
Miscellaneous Other Financing Sources		0.00			
Indirect Costs Transfers Out		0.00			
Other Transfers Out		0.00			
Payment to Refunded Bond Escrow Agent		0.00			
Payment to Qualified Zone Academy Debt Escrow Agent		0.00			
Miscellaneous Other Financing Uses		0.00			50
Premium on Debt Issuance		0.00			
Total Other Financing Sources(Uses)		0.00			
Net Change in Fund Balances		0.00			
July 1, 2024		0.00			
Prior period adjustments		0.00			
July 1, 2024 as restated		0.00			
Increase(Decrease) in reserve for inventory		0.00			
Residual equity transfer In(Out)		0.00			
June 30, 2025		0.00			

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Permanent Fund Type				Page 33
	7211-16-4-9 PRINCIPAL FUND	Combining Totals		
Revenues				
Local Sources	0.00	0.00		
Intermediate Sources	0.00	0.00		
State Sources	0.00	0.00		
Federal Sources	0.00	0.00		
Sixteenth Section Sources	3,218.00	3,218.00		
Total Revenues	3,218.00	3,218.00		
Expenditures				
Instruction	0.00	0.00		
Support Services	0.00	0.00		
Noninstructional Services	0.00	0.00		
Sixteenth Section	0.00	0.00		
Facilities Acquisition and Construction	0.00	0.00		
Debt Service	0.00	0.00		
Principal	0.00	0.00		51
Interest	0.00	0.00		
Other	0.00	0.00		
Total Expenditures	0.00	0.00		
Excess(Deficiency) of Revenues Over Expenditures	3,218.00	3,218.00		

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Permanent Fund Type				Page 34
Other Financing Sources(Uses)	7211-16-4-9 PRINCIPAL FUND	Combining Totals		
Proceeds of General Obligation Bonds	0.00	0.00		
Proceeds of Refunding Bonds	0.00	0.00		
Proceeds of Loan(s)	0.00	0.00		
Inception of Capital Lease(s)	0.00	0.00		
Insurance Loss Recoveries	0.00	0.00		
Sale of Transportation Equipment	0.00	0.00		
Sale of Other Property	0.00	0.00		
Indirect Costs	0.00	0.00		
Other Transfers In	0.00	0.00		
Payments to Escrow Agent	0.00	0.00		
Miscellaneous Other Financing Sources	0.00	0.00		
Indirect Costs Transfers Out	0.00	0.00		
Other Transfers Out	0.00	0.00		
Payment to Refunded Bond Escrow Agent	0.00	0.00		
Payment to Qualified Zone Academy Debt Escrow Agent	0.00	0.00		
Miscellaneous Other Financing Uses	0.00	0.00		52
Premium on Debt Issuance	0.00	0.00		
Total Other Financing Sources(Uses)	0.00	0.00		
Net Change in Fund Balances	3,218.00	3,218.00		
Fund Balances / Retained Earnings				
July 1, 2024	665,982.10	665,982.10		
Prior period adjustments	12,497.56	12,497.56		
July 1, 2024 as restated	678,479.66	678,479.66		
Increase(Decrease) in reserve for inventory	0.00	0.00		
Residual equity transfer In(Out)	0.00	0.00		
June 30, 2025	681,697.66	681,697.66		

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Fiduciary Fund Type				Page 35
	7350-STUDENT AGENCY ACCT	Combining Totals		
Revenues				
Local Sources	0.00	0.00		
Intermediate Sources	0.00	0.00		
State Sources	0.00	0.00		
Federal Sources	0.00	0.00		
Sixteenth Section Sources	0.00	0.00		
Total Revenues	0.00	0.00		
Expenditures				
Instruction	0.00	0.00		
Support Services	0.00	0.00		
Noninstructional Services	0.00	0.00		
Sixteenth Section	0.00	0.00		
Facilities Acquisition and Construction	0.00	0.00		
Debt Service	0.00	0.00		
Principal	0.00	0.00		53
Interest	0.00	0.00		
Other	0.00	0.00		
Total Expenditures	0.00	0.00		
Excess(Deficiency) of Revenues Over Expenditures	0.00	0.00		

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Fiduciary Fund Type				Page 36
	7350-STUDENT AGENCY ACCT	Combining Totals		
Other Financing Sources(Uses)				
Proceeds of General Obligation Bonds	0.00	0.00		
Proceeds of Refunding Bonds	0.00	0.00		
Proceeds of Loan(s)	0.00	0.00		
Inception of Capital Lease(s)	0.00	0.00		
Insurance Loss Recoveries	0.00	0.00		
Sale of Transportation Equipment	0.00	0.00		
Sale of Other Property	0.00	0.00		
Indirect Costs	0.00	0.00		
Other Transfers In	0.00	0.00		
Payments to Escrow Agent	0.00	0.00		
Miscellaneous Other Financing Sources	0.00	0.00		
Indirect Costs Transfers Out	0.00	0.00		
Other Transfers Out	0.00	0.00		
Payment to Refunded Bond Escrow Agent	0.00	0.00		
Payment to Qualified Zone Academy Debt Escrow Agent	0.00	0.00		
Miscellaneous Other Financing Uses	0.00	0.00		54
Premium on Debt Issuance	0.00	0.00		
Total Other Financing Sources(Uses)	0.00	0.00		
Net Change in Fund Balances	0.00	0.00		
Fund Balances / Retained Earnings				
July 1, 2024	0.00	0.00		
Prior period adjustments	0.00	0.00		
July 1, 2024 as restated	0.00	0.00		
Increase(Decrease) in reserve for inventory	0.00	0.00		
Residual equity transfer In(Out)	0.00	0.00		
June 30, 2025	0.00	0.00		

The above Amended Combining Budget Report has been approved by the school board as noted in our board minutes dated 10/13/2025

Board President: _____ (signature) Date: _____
J. Keith Lee _____ (printed name)

Board Secretary: _____ (signature) Date: _____
Amy A. Peterson _____ (printed name)

**JACKSON COUNTY SCHOOL DISTRICT
SCHOOL DEPOSITORIES
September 30, 2025**

<u>ACCOUNT TITLES</u>	<u>BANK BALANCE</u>	<u>AVAILABLE BALANCE</u>
<u>PEOPLES BANK ACCOUNTS @</u>		
JCSD 16TH Section Account	\$4,771,306.57	\$4,749,463.21
JCSD Child Nutrition	\$4,025,290.62	\$4,025,310.62
JCSD District Account	\$11,689,696.60	\$11,715,930.50
JCSD EEF FOR CTE - 2022 SENATE BILL 3011	\$51.86	\$51.86
JCSD EEF FOR CTE - 2023 HB 603	\$1,515,315.72	\$1,515,315.72
JCSD EEF FOR SMH - 2023 HB 603	\$4,287.83	\$4,287.83
JCSD East Central Activity Fund	\$483,995.70	\$484,045.70
JCSD St. Martin Activity Fund	\$530,253.98	\$530,503.98
JCSD Vancleave School Activity Fund	\$306,071.82	\$311,010.82
JCSD Technology Center Activity Fund	\$19,904.88	\$19,904.88
JCSD FAB LAB Activity Fund	\$103,378.28	\$103,528.28
VHS SB2468	\$16,822.78	\$16,822.78
JCSD AP Clearing Account	\$30,242.88	\$0.00
JCSD PR Clearing Account	\$2,212,740.37	\$10,627.05
CASH ON HAND-VANCLEAVE SCHOOL ACTIVITY FUND	\$0.00	\$3,000.00
CASH ON HAND-ST MARTIN SCHOOL ACTIVITY FUND	\$0.00	\$4,000.00
CASH ON HAND-EAST CENTRAL SCHOOL ACTIVITY FUND	\$0.00	\$2,000.00
CASH ON HAND-FOOD SERVICE	\$0.00	\$1,450.00
TOTALS	\$25,709,359.89	\$23,497,253.23

Marathon Trial Balance

\$23,497,253.23

\$0.00

BANK RECONCILIATION

Account: 16th Section
 Month Ending: September 30, 2025

Balance Per Bank:	\$	4,771,306.57	General Ledger Balance:	\$	4,749,463.21
Outstanding Deposits:	\$	(21,843.36)			
Outstanding Checks:	\$	-	Variance:	\$	-
Reconciled Balance per Bank:	\$	4,749,463.21			

Outstanding Checks (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount	Name or Description	Date	Check # or Journal #	Amount

57

Outstanding Checks (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount	Name or Description	Date	Check # or Journal #	Amount

Outstanding Deposits (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount	Name or Description	Date	Check # or Journal #	Amount

Outstanding Deposits (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount	Name or Description	Date	Check # or Journal #	Amount
Due to District (dep in wrong acct)	09/19/25	29473	\$ (21,847.95)				
Fees Due from Bank	08/31/25		\$ 2.89	Fees Due from Bank	09/30/25		\$ 1.70

BANK RECONCILIATION

Account: Child Nutrition
 Month Ending: September 30, 2025

Balance Per Bank:	\$	4,025,290.62	General Ledger Balance:	\$	4,025,310.62
Outstanding Deposits:	\$	20.00			
Outstanding Checks:	\$	-	Variance:	\$	-
Reconciled Balance per Bank:	\$	4,025,310.62			

Outstanding Checks (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount	Name or Description	Date	Check # or Journal #	Amount

Outstanding Checks (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount	Name or Description	Date	Check # or Journal #	Amount

Outstanding Deposits (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount	Name or Description	Date	Check # or Journal #	Amount

Outstanding Deposits (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount	Name or Description	Date	Check # or Journal #	Amount
Chargeback - K Bang	2/26/2025		\$ 20.00				

BANK RECONCILIATION

Account: Depository
 Month Ending: September 30, 2025

Balance Per Bank:	\$	11,689,696.60	General Ledger Balance:	\$	11,715,930.50
Outstanding Deposits:	\$	26,233.90			
Outstanding Checks:	\$	-	Variance:	\$	-
Reconciled Balance per Bank:	\$	11,715,930.50			

Outstanding Checks (current fiscal year) 59

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

Outstanding Deposits (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount
Interest Due From AP	8/31/25		1,136.20
Interest Due From PR	8/31/25		3,211.75
Bank fees due from bank	8/31/25		18.00

Name or Description	Date	Check # or Journal #	Amount
Due from 16th Sect (dep in wrong acct)	09/19/25	29473	\$ 21,847.95
Due from PR Clearing - Life Ins adj			20.00

BANK RECONCILIATION

Account: EEF FOR CTE - HOUSE BILL 603 (2910)
 Month Ending: September 30, 2025

Balance Per Bank:	\$	1,515,315.72	General Ledger Balance:	\$	1,515,315.72
Outstanding Deposits:	\$	-	Variance:	\$	-
Outstanding Checks:	\$	-			
Reconciled Balance per Bank:	\$	1,515,315.72			

Outstanding Checks (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount
			60

Outstanding Checks (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

Outstanding Deposits (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

Outstanding Deposits (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

BANK RECONCILIATION

Account: EEF FOR SMH - HOUSE BILL 603 (2911)
 Month Ending: September 30, 2025

Balance Per Bank:	\$	4,287.83	General Ledger Balance:	\$	4,287.83
Outstanding Deposits:	\$	-	Variance:	\$	-
Outstanding Checks:	\$	-			
Reconciled Balance per Bank:	\$	4,287.83			

Outstanding Checks (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount
			62

Outstanding Checks (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

Outstanding Deposits (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

Outstanding Deposits (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

BANK RECONCILIATION

Account: VHS SB2468 (2912)
 Month Ending: September 30, 2025

Balance Per Bank:	\$	16,822.78	General Ledger Balance:	\$	16,822.78
Outstanding Deposits:	\$	-	Variance:	\$	-
Outstanding Checks:	\$	-			
Reconciled Balance per Bank:	\$	16,822.78			

Outstanding Checks (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount
			63

Outstanding Checks (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

Outstanding Deposits (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

Outstanding Deposits (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

BANK RECONCILIATION

Account: East Central Activity
 Month Ending: September 30, 2025

Balance Per Bank:	\$	483,995.70	General Ledger Balance:	\$	484,045.70
Outstanding Deposits:	\$	50.00	Variance:	\$	-
Outstanding Checks:	\$	-			
Reconciled Balance per Bank:	\$	484,045.70			

Outstanding Checks (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

64

Outstanding Checks (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

Outstanding Deposits (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

Outstanding Deposits (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount
Robotics Education - Stop Payment	8/4/2025		\$ 50.00

Name or Description	Date	Check # or Journal #	Amount

BANK RECONCILIATION

Account: St. Martin Activity
 Month Ending: September 30, 2025

Balance Per Bank:	\$	530,253.98	General Ledger Balance:	\$	530,503.98
Outstanding Deposits:	\$	250.00	Variance:	\$	-
Outstanding Checks:	\$	-			
Reconciled Balance per Bank:	\$	530,503.98			

Outstanding Checks (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

65

Outstanding Deposits (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

Outstanding Deposits (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount
NSF - Biloxi Bounce	9/8/2025		\$ 250.00

Name or Description	Date	Check # or Journal #	Amount

BANK RECONCILIATION

Account: Vancleave Activity
 Month Ending: September 30, 2025

Balance Per Bank:	\$	306,071.82	General Ledger Balance:	\$	311,010.82
Outstanding Deposits:	\$	4,939.00	Variance:	\$	-
Outstanding Checks:	\$	-			
Reconciled Balance per Bank:	\$	311,010.82			

Outstanding Checks (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

66

Outstanding Checks (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

Outstanding Deposits (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

Outstanding Deposits (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount
Due From Go Fan - 7/28 - 8/3	8/3/2025	check payment	1,275.00
Due From Go Fan - 08/4-8/10	8/10/2025	check payment	3,664.00

Name or Description	Date	Check # or Journal #	Amount

BANK RECONCILIATION

Account: JCTC Activity
 Month Ending: September 30, 2025

Balance Per Bank:	\$	19,904.88	General Ledger Balance:	\$	19,904.88
Outstanding Deposits:	\$	-			
Outstanding Checks:	\$	-	Variance:	\$	-
Reconciled Balance per Bank:	\$	19,904.88			

Outstanding Checks (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

67

Outstanding Checks (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

Outstanding Deposits (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

Outstanding Deposits (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount

Name or Description	Date	Check # or Journal #	Amount

BANK RECONCILIATION

Account: FABLAB Activity
 Month Ending: September 30, 2025

Balance Per Bank:	\$	103,378.28	General Ledger Balance:	\$	103,528.28
Outstanding Deposits:	\$	150.00			
Outstanding Checks:	\$	-	Variance:	\$	-
Reconciled Balance per Bank:	\$	103,528.28			

Outstanding Checks (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount	Name or Description	Date	Check # or Journal #	Amount

Outstanding Checks (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount	Name or Description	Date	Check # or Journal #	Amount

Outstanding Deposits (prior fiscal years)

Name or Description	Date	Check # or Journal #	Amount	Name or Description	Date	Check # or Journal #	Amount
	07/26/22	276	\$ 150.00				

Outstanding Deposits (current fiscal year)

Name or Description	Date	Check # or Journal #	Amount	Name or Description	Date	Check # or Journal #	Amount

JACKSON COUNTY SCHOOL DISTRICT
Budget Status Report

Report Date: 10/07/2025 Begin Account: 000-0000-000-000-00-0000
 Period: 3 - 09/01/2025 - 09/30/2025 End Account: 999-9999-999-999-99-9999
 Fund: All

Fund	Fund Balance (7/1/2025)	Anticipated Revenue	YTD Collected Revenue	YTD Uncollected Revenue	MTD Collected Revenue	Anticipated Expenditures	YTD Expenditures	YTD Unexpended	MTD Expenditures	YTD Adjust	MTD Adjust	Actual Fund Balance	Projected Fund Balance
1120 - DISTRICT MAINTENANCE	22,274,086.03	94,971,416.00	14,210,813.70	80,760,602.30	5,039,710.45	95,690,420.05	15,330,470.85	80,359,949.20	8,893,277.27	0.00	0.00	21,154,428.88	21,555,081.98
1121 - INSURANCE RESERVE	7,039,669.78	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	7,039,669.78	7,039,669.78
1130 - SPECIAL EDUCATION	0.00	8,209,594.55	1,247,845.94	6,961,748.61	1,247,845.94	8,232,518.55	1,248,741.91	6,983,776.64	639,595.87	0.00	0.00	(895.97)	(22,924.00)
1140 - ALTERNATIVE SCHOOL	0.00	476,486.01	77,898.06	398,587.95	77,898.06	476,486.01	77,898.86	398,587.15	38,522.21	0.00	0.00	(0.80)	0.00
1145 - AT RISK	0.00	696,617.12	126,738.61	569,878.51	126,738.61	847,229.12	126,738.61	720,490.51	62,214.41	0.00	0.00	0.00	(150,612.00)
1152 - EAST CENTRAL ACTIVITY	390,304.38	188,569.81	188,369.81	200.00	93,553.67	571,485.75	92,628.49	478,857.26	23,734.57	0.00	0.00	486,045.70	7,388.44
1153 - ST MARTIN ACTIVITY	431,975.38	190,958.30	190,229.30	729.00	84,557.49	587,292.01	87,700.70	499,591.31	19,313.35	0.00	0.00	534,503.98	35,641.67
1154 - VANCLEAVE ACTIVITY	265,515.76	126,085.40	123,215.40	2,870.00	63,778.15	389,777.15	75,136.34	314,640.81	11,896.68	0.00	0.00	313,594.82	1,824.01
1155 - JCTC ACTIVITY	13,879.23	7,613.96	7,613.96	0.00	3,901.52	19,791.48	1,588.31	18,203.17	616.69	0.00	0.00	19,904.88	1,701.71
1156 - FABLAB ACTIVITY	111,065.15	8,608.56	3,108.56	5,500.00	263.62	108,769.61	10,645.43	98,124.18	5,304.15	0.00	0.00	103,528.28	10,904.10
1840 - 16TH SECTION INTEREST	3,893,256.16	350,000.00	126,886.04	223,113.96	19,318.07	303,236.89	14,364.42	288,872.47	4,826.99	0.00	0.00	4,005,777.78	3,940,019.27
1841 - 16TH SECTION INTEREST 16-4 -9	1,275.85	0.00	4.38	(4.38)	0.69	1,270.99	1,000.00	270.99	0.00	0.00	0.00	280.23	4.86
1842 - 16TH SECTION INTEREST 16-5 -9	11,835.60	4,300.00	81.93	4,218.07	29.16	5,000.00	0.00	5,000.00	0.00	0.00	0.00	11,917.53	11,135.60
1843 - 16TH SECTION INTEREST 16-6 -5	48,187.09	5,500.00	3,354.37	2,145.63	126.11	12,000.00	0.00	12,000.00	0.00	0.00	0.00	51,541.46	41,687.09

JACKSON COUNTY SCHOOL DISTRICT
Budget Status Report

Fund	Fund Balance (7/1/2025)	Anticipated Revenue	YTD Collected Revenue	YTD Uncollected Revenue	MTD Collected Revenue	Anticipated Expenditures	YTD Expenditures	YTD Unexpended	MTD Expenditures	YTD Adjust	MTD Adjust	Actual Fund Balance	Projected Fund Balance
1844 - 16TH SECTION INTEREST 16-6 -6	17,993.23	1,600.00	1,730.08	(130.08)	1,649.86	2,500.00	0.00	2,500.00	0.00	0.00	0.00	19,723.31	17,093.23
1845 - 16TH SECTION INTEREST 16-6 -9	3,220.14	0.00	22.29	(22.29)	7.93	0.00	0.00	0.00	0.00	0.00	0.00	3,242.43	3,220.14
1846 - 16TH SECTION INTEREST 16-7 -6	88.52	0.00	0.62	(0.62)	0.22	0.00	0.00	0.00	0.00	0.00	0.00	89.14	88.52
1847 - 16TH SECTION INTEREST 16-7 -7	7,392.45	0.00	51.17	(51.17)	18.21	0.00	0.00	0.00	0.00	0.00	0.00	7,443.62	7,392.45
1848 - 16TH SECTION INTEREST 16-7 -8	86,646.71	7,500.00	594.86	6,905.14	213.46	16,000.00	0.00	16,000.00	0.00	0.00	0.00	87,241.57	78,146.71
1849 - 16TH SECTION INTEREST 16-7 -9	7,937.80	0.00	54.95	(54.95)	19.56	0.00	0.00	0.00	0.00	0.00	0.00	7,992.75	7,937.80
1850 - 16TH SECTION INTEREST 16-8 -7	118.07	0.00	0.82	(0.82)	0.29	0.00	0.00	0.00	0.00	0.00	0.00	118.89	118.07
1900 - 16TH SECTION ESCROW	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
1901 - MEDICAID SBAC FUND	99,732.74	60,000.00	0.00	60,000.00	0.00	163,536.06	28,916.97	134,619.09	12,190.03	0.00	0.00	70,815.77	(3,803.32)
1902 - COMDATA NETWORK	64,893.97	25,000.00	7,747.89	17,252.11	5,494.58	85,863.14	0.00	85,863.14	0.00	0.00	0.00	72,641.86	4,030.83
1903 - ENERGY CLASS PRIZE 2023	138,177.41	0.00	0.00	0.00	0.00	138,177.41	0.00	138,177.41	0.00	0.00	0.00	138,177.41	0.00
1925 - TECHNOLOGY FUND	0.00	3,748,085.54	1,212,092.70	2,535,992.84	1,212,092.70	3,754,611.54	1,212,487.47	2,542,124.07	239,482.96	0.00	0.00	(394.77)	(6,526.00)
1935 - FAB LAB JACKSON COUNTY	0.00	183,819.75	13,700.00	170,119.75	13,700.00	183,819.75	48,087.36	135,732.39	14,541.22	0.00	0.00	(34,387.36)	0.00
1993 - PAYROLL CLEARING FUND	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00

JACKSON COUNTY SCHOOL DISTRICT
Budget Status Report

Fund	Fund Balance (7/1/2025)	Anticipated Revenue	YTD Collected Revenue	YTD Uncollected Revenue	MTD Collected Revenue	Anticipated Expenditures	YTD Expenditures	YTD Unexpended	MTD Expenditures	YTD Adjust	MTD Adjust	Actual Fund Balance	Projected Fund Balance
1994 - ACCOUNTS PAYABLE CLEARING FUND	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
2090 - EXTENDED SCHOOL YEAR	2,591.26	2,500.00	(19,205.41)	21,705.41	0.00	11,630.25	11,630.25	0.00	3,945.04	0.00	0.00	(28,244.40)	(6,538.99)
2092 - WORKFORCE ENHANCEMEN T (SB 3011)	16,106.43	0.00	92.85	(92.85)	10.72	16,188.56	16,147.42	41.14	16,147.42	0.00	0.00	51.86	(82.13)
2110 - SCHOOL FOOD SERVICE	3,509,396.41	5,682,385.00	1,059,967.58	4,622,417.42	705,349.50	7,286,557.71	1,314,159.51	5,972,398.20	592,443.64	0.00	0.00	3,255,204.48	1,905,223.70
2135 - SUMMER FEEDING - 2025	210,486.98	0.00	899,863.59	(899,863.59)	0.00	250,526.75	250,526.75	0.00	0.00	0.00	0.00	859,823.82	(40,039.77)
2211 - TITLE I - A 84.010A	0.00	2,439,341.23	136,485.20	2,302,856.03	490,973.32	1,929,599.15	396,228.50	1,533,370.65	228,189.86	0.00	0.00	(259,743.30)	509,742.08
2213 - TITLE I- 1003(a) SCHOOL IMPROVEMEN T	0.00	510,471.23	20,061.57	490,409.66	72,377.54	456,882.60	65,465.33	391,417.27	45,103.78	0.00	0.00	(45,403.76)	53,588.63
2290 - TITLE I COST POOL	0.00	208,762.44	26,185.75	182,576.69	26,185.75	203,002.83	36,361.19	166,641.64	12,791.21	0.00	0.00	(10,175.44)	5,759.61
2410 - EEF - BUILDINGS AND BUSES	554,776.38	282,856.00	47,142.00	235,714.00	23,571.00	766,665.38	0.00	766,665.38	0.00	0.00	0.00	601,918.38	70,967.00
2511 - TITLE II, PART A 84.367A	0.00	644,339.66	34,882.09	609,457.57	75,723.14	644,034.15	118,627.28	525,406.87	39,073.38	0.00	0.00	(83,745.19)	305.51
2594 - ESSER II 84.425D	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
2598 - ESSER III 84.425U	0.00	0.00	83,748.39	(83,748.39)	241,787.77	83,748.40	83,748.39	0.01	0.00	0.00	0.00	0.00	(83,748.40)
2609 - ARP HOMELESS II 84.425W	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
2610 - IDEA PART B 84.027A	0.01	2,386,515.88	8,196.99	2,378,318.89	325,741.79	2,382,465.91	313,797.82	2,068,668.09	141,945.83	0.00	0.00	(305,600.82)	4,049.98
2620 - IDEA PART C 84.173A	0.00	66,778.41	0.00	66,778.41	9,345.36	63,837.99	11,715.23	52,122.76	5,109.36	0.00	0.00	(11,715.23)	2,940.42

JACKSON COUNTY SCHOOL DISTRICT
Budget Status Report

Fund	Fund Balance (7/1/2025)	Anticipated Revenue	YTD Collected Revenue	YTD Uncollected Revenue	MTD Collected Revenue	Anticipated Expenditures	YTD Expenditures	YTD Unexpended	MTD Expenditures	YTD Adjust	MTD Adjust	Actual Fund Balance	Projected Fund Balance
2630 - POSITIVE BEHAVIOR SPECIALIST (PBS-FEDERAL ONLY)	0.00	20,304.76	0.00	20,304.76	0.00	20,304.76	3,078.05	17,226.71	1,502.25	0.00	0.00	(3,078.05)	0.00
2711 - CTE - BASIC FUND (LOCAL & STATE)	0.01	2,834,073.58	490,523.92	2,343,549.66	395,606.94	2,959,151.27	490,605.75	2,468,545.52	234,248.05	0.00	0.00	(81.83)	(125,077.69)
2712 - CTE - BASIC FUND (FEDERAL)	0.00	141,638.82	0.00	141,638.82	0.00	204,222.86	26,364.13	177,858.73	15,383.97	0.00	0.00	(26,364.13)	(62,584.04)
2811 - TITLE IV, PART A 84.424B	0.00	102,194.19	4,463.48	97,730.71	44,783.48	75,704.44	9,055.55	66,648.89	6,032.71	0.00	0.00	(4,592.07)	26,489.75
2820 - UNEMPLOYMENT COMP. REVOLVING	174,299.49	0.00	0.00	0.00	0.00	42,500.00	0.00	42,500.00	0.00	0.00	0.00	174,299.49	131,799.49
2830 - FORESTRY ESCROW FUND	152,804.97	5,000.00	2,193.09	2,806.91	278.48	57,000.00	2,160.00	54,840.00	2,160.00	0.00	0.00	152,838.06	109,804.97
2901 - BLUE CROSS BLUE SHIELD GRANT	4.24	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	4.24	4.24
2902 - MDEQ VW DIESEL EMISSIONS	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
2903 - MDEQ DERA GRANT	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
2906 - EDUCABLE CHILD	0.00	100,000.00	(17,135.93)	117,135.93	0.00	100,000.00	333.36	99,666.64	333.36	0.00	0.00	(17,469.29)	0.00
2907 - POSITIVE BEHAVIOR SPECIALIST (PBS-STATE)	18.91	9,137.15	0.00	9,137.15	0.00	9,137.15	1,346.62	7,790.53	657.22	0.00	0.00	(1,327.71)	18.91
2908 - EDUCATIONAL INTERPRETER (STATE ONLY)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
2910 - 2023 HOUSE BILL 603 (CTE)	3,061,569.83	10,000.00	18,320.26	(8,320.26)	3,842.01	3,076,048.08	1,564,574.37	1,511,473.71	175,020.57	0.00	0.00	1,515,315.72	(4,478.25)
2911 - 2023 HOUSE BILL 603 (SMH)	5,500.39	1,000.00	39.39	960.61	11.37	5,528.41	1,251.95	4,276.46	1,251.95	0.00	0.00	4,287.83	971.98

JACKSON COUNTY SCHOOL DISTRICT
Budget Status Report

Fund	Fund Balance (7/1/2025)	Anticipated Revenue	YTD Collected Revenue	YTD Uncollected Revenue	MTD Collected Revenue	Anticipated Expenditures	YTD Expenditures	YTD Unexpended	MTD Expenditures	YTD Adjust	MTD Adjust	Actual Fund Balance	Projected Fund Balance
2912 - 2024 SENATE BILL 2468 (VCH)	16,743.07	0.00	126.79	(126.79)	41.41	16,729.01	47.08	16,681.93	47.08	0.00	0.00	16,822.78	14.06
2913 - FY25 MDE Spec AG Grant	112.05	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	112.05	112.05
2940 - ROTC	0.00	175,357.98	9,560.85	165,797.13	7,105.07	175,357.98	44,884.29	130,473.69	14,961.43	0.00	0.00	(35,323.44)	0.00
2941 - HUMAN EXPLORATION ROVER	0.00	0.00	(997.39)	997.39	0.00	0.00	0.00	0.00	0.00	0.00	0.00	(997.39)	0.00
2942 - TRANSITION PARTNERSHIP PROGRAM (MDRS	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
2943 - MDRS DISABLED ASSISTANCE	1,106.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1,106.00	1,106.00
2980 - SPARKLIGHT	1,122.32	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1,122.32	1,122.32
2981 - GULF COAST COMMUNITY FOUNDATION INC	46.64	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	46.64	46.64
2982 - AMERICAN HEART ASSOCIATION	418.90	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	418.90	418.90
2983 - SINGING RIVER ELECTRIC COOPERATIVE	2,371.16	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	2,371.16	2,371.16
2984 - ALLSTAR ORTHOPEDIC S, PLLC	1,235.53	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1,235.53	1,235.53
2985 - MS RESTAURANT ASSN EDUC FDN	516.96	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	516.96	516.96
2986 - INGALLS GRANT	4,887.03	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	4,887.03	4,887.03
2988 - PLTW- VMS	0.25	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.25	0.25

JACKSON COUNTY SCHOOL DISTRICT
Budget Status Report

Fund	Fund Balance (7/1/2025)	Anticipated Revenue	YTD Collected Revenue	YTD Uncollected Revenue	MTD Collected Revenue	Anticipated Expenditures	YTD Expenditures	YTD Unexpended	MTD Expenditures	YTD Adjust	MTD Adjust	Actual Fund Balance	Projected Fund Balance
3027 - CONSTRUCTION AND IMPROVEMENTS	8,083,769.98	5,129,446.00	48,215.73	5,081,230.27	18,325.36	10,078,995.90	273,118.55	9,805,877.35	151,903.97	0.00	0.00	7,858,867.16	3,134,220.08
3028 - 3 MILL CONSTRUCTION 2019	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
4024 - THREE MILL NOTE 2019	2,701,394.69	2,037,731.00	64,906.02	1,972,824.98	29,619.02	3,300,250.00	1,603,125.00	1,697,125.00	0.00	0.00	0.00	1,163,175.71	1,438,875.69
4027 - THREE MILL NOTE 2012	217.13	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	217.13	217.13
7211 - 16-4-9 PRINCIPAL FUND	11,102.50	3,500.00	76.85	3,423.15	27.35	0.00	0.00	0.00	0.00	0.00	0.00	11,179.35	14,602.50
7212 - 16-5-9 PRINCIPAL FUND	390.02	0.00	2.70	(2.70)	0.96	0.00	0.00	0.00	0.00	0.00	0.00	392.72	390.02
7213 - 16-6-5 PRINCIPAL FUND	123,195.33	0.00	852.78	(852.78)	303.51	0.00	0.00	0.00	0.00	0.00	0.00	124,048.11	123,995.33
7214 - 16-6-6 PRINCIPAL FUND	7,182.36	0.00	49.71	(49.71)	17.69	0.00	0.00	0.00	0.00	0.00	0.00	7,232.07	7,182.36
7215 - 16-6-9 PRINCIPAL FUND	455.15	0.00	3.15	(3.15)	1.12	0.00	0.00	0.00	0.00	0.00	0.00	458.30	455.15
7216 - 16-7-6 PRINCIPAL FUND	1,529.06	0.00	10.59	(10.59)	3.77	0.00	0.00	0.00	0.00	0.00	0.00	1,539.65	1,529.06
7217 - 16-7-7 PRINCIPAL FUND	288,627.18	0.00	1,997.94	(1,997.94)	711.08	0.00	0.00	0.00	0.00	0.00	0.00	290,625.12	288,627.18
7218 - 16-7-8 PRINCIPAL FUND	38,237.56	0.00	264.69	(264.69)	94.20	0.00	0.00	0.00	0.00	0.00	0.00	38,502.25	38,237.56
7219 - 16-7-9 PRINCIPAL FUND	3,018.42	0.00	20.89	(20.89)	7.44	0.00	0.00	0.00	0.00	0.00	0.00	3,039.31	3,018.42
7220 - 16-8-7 PRINCIPAL FUND	2,038.75	0.00	14.11	(14.11)	5.02	0.00	0.00	0.00	0.00	0.00	0.00	2,052.86	2,038.75
7221 - JCSO 16TH SECTION PRINCIPAL	205,921.33	0.00	1,425.43	(1,425.43)	507.33	0.00	0.00	0.00	0.00	0.00	0.00	207,346.76	205,921.33

JACKSON COUNTY SCHOOL DISTRICT
Budget Status Report

Fund	Fund Balance (7/1/2025)	Anticipated Revenue	YTD Collected Revenue	YTD Uncollected Revenue	MTD Collected Revenue	Anticipated Expenditures	YTD Expenditures	YTD Unexpended	MTD Expenditures	YTD Adjust	MTD Adjust	Actual Fund Balance	Projected Fund Balance
7310 - PAYROLL CLEARING FUND	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
7350 - STUDENT AGENCY ACCT	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
7500 - ACCOUNTS PAYABLE CLEARING	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
8000 - GEN FIXED ASSETS ACCOUNT GROUP	99,113,784.16	0.00	0.00	0.00	0.00	0.00	(1,796,753.90)	1,796,753.90	(10,847.36)	0.00	0.00	100,910,538.06	99,113,784.16
9000 - GEN LONG-TERM DEBT LEDGER	(107,474,644.00)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	(107,474,644.00)	(107,474,644.00)
	45,729,586.29	132,055,088.33	20,464,511.09	111,590,577.24	10,463,276.85	145,805,855.05	23,198,004.19	122,607,850.86	11,642,921.12	0.00	0.00	42,996,093.19	31,978,819.57

JACKSON COUNTY SCHOOL DISTRICT	Marathon powered by CA - Jackson Co. FY26 (ageiser)												10/7/2025 9:13:47 AM
Cash Flow	July	August	September	October	November	December	January	February	March	April	May	June	Total
Cash													
Cash on Hand	138,115.14	5,267,307.35	4,956,219.80	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	10,361,642.29
Total Cash	138,115.14	5,267,307.35	4,956,219.80	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	10,361,642.29
Actual Revenue													
Ad Valorem Collections	0.00	631,492.52	533,832.91	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1,165,325.43
Other Taxes	46,155.77	9,372.85	69,464.64	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	124,993.26
Tuition	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Interest Revenue	39,036.21	11,710.77	15,432.17	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	66,179.15
Community Services	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Miscellaneous	18,447.40	49,689.74	7,930.73	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	76,067.87
Homestead Reimbursement	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Drivers' Education	(13,881.12)	13,881.12	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
MAEP	3,962,025.00	4,355,600.00	4,350,713.74	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	12,668,338.74
Other State	0.00	0.00	17,018.43	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	17,018.43
Master Teacher	22,913.00	22,913.00	22,913.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	68,739.00
Rail Car Taxes	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Heavy Truck Taxes	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Rental Car Taxes	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
E-Rate	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Inception of Capital Lease	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Other Federal	724.90	112.00	556.88	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1,393.78
Insurance Loss Recoveries	0.00	910.09	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	910.09
Sale of Property	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Other Transfers In	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
06/30/26 Receivables	1,185,831.46	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1,185,831.46
Total Actual Revenue	5,261,252.62	5,095,682.09	5,017,862.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	15,374,797.21
Actual Expenditures													
1120 - Payroll	754,909.89	4,687,914.98	4,685,961.80	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	10,128,786.67
Accounts Payable	329,003.22	682,841.47	1,394,255.17	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	2,406,099.86
1120 - Transfers Out	0.00	0.00	3,060,182.25	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	3,060,182.25
Interfund Loans	(948,223.21)	(2,000.00)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	(950,223.21)
Total Actual Expenditures	135,689.90	5,368,756.45	9,140,399.22	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	14,644,845.57
Grand Total	5,263,677.86	4,994,232.99	833,683.08	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	11,091,593.93

**FUND BALANCE & CONSTRUCTION UPDATE
FOR MONTH ENDING September 30, 2025**

Projected FY25 Ending General Fund

<u>Prior</u>	<u>Current</u>	<u>Target</u>
24.35%	22.27%	10%

**Excludes \$6M insurance reserve*

Capital Balances (actual less encumbered):

General Construction	6,404,064.47
<u>16th Section Interest</u>	<u>4,004,717.78</u>
Total	10,408,782.25

Revenue and Budget Update: Amber Geiser

AssetNo	Asset Description	Manufacturer	ModelNo	SerialNo	DisposalReason	DisposalRequestDate
2300059	TWO WAY RADIO	MOTOROLA	T200TP	16516XW4372	JUNKED OR USED FOR PARTS	9/10/2025
2300417	2-WAY RADIO	MOTOROLA	T200TP	16516XWM343	JUNKED OR USED FOR PARTS	9/10/2025
2401323	Lenovo 100e Chromebook	Lenovo	100e Gen 4	syx07ft76	JUNKED OR USED FOR PARTS	9/11/2025
2302792	CHROMEBOOK	LENOVO	82J7	MP25M0RS	JUNKED OR USED FOR PARTS	9/25/2025
7006803	Chromebook	HP	11A G8 EE	5CD03462BZ	JUNKED OR USED FOR PARTS	9/25/2025
7009636	Chromebook	HP	11A G8 EE	5CD03409TL	JUNKED OR USED FOR PARTS	9/12/2025
7015474	20" MONITOR	VIEW SONIC	VA2055Sa	UD3210462345	JUNKED OR USED FOR PARTS	9/12/2025
15124	LAPTOP	DELL	LATITUDE E5550	4F56Q72	JUNKED OR USED FOR PARTS	9/26/2025
16655	COMPUTER	DELL	INSPIRON	BZ9MRP2	JUNKED OR USED FOR PARTS	9/22/2025
16663	COMPUTER	DELL	INSPIRON	BZCB0Q2	JUNKED OR USED FOR PARTS	9/22/2025
64528	DESKTOP COMP W MONITOR	DELL	OPTIPLEX 5000	H3M0CM2	JUNKED OR USED FOR PARTS	9/15/2025
2302617	CHROMEBOOK	LENOVO	82J7	MP25MSC5	JUNKED OR USED FOR PARTS	9/11/2025
2302620	CHROMEBOOK	LENOVO	82J7	MP25GV2C	JUNKED OR USED FOR PARTS	9/11/2025
2404250	85" Smart TV	Samsung	BEC-H Series	0FR1HCAX200193J	JUNKED OR USED FOR PARTS	9/11/2025
7003409	ECHS--DELL LATITUDE 5500 LAPTOP	DELL	Latitude 5500		JUNKED OR USED FOR PARTS	9/29/2025
7006154	Chromebook	HP	11A G8 EE	5CD036025Q	JUNKED OR USED FOR PARTS	10/2/2025
7006328	Chromebook	HP	11A G8 EE	5CD035LJ53	JUNKED OR USED FOR PARTS	10/2/2025
7006362	Chromebook	HP	11A G8 EE	5CD035LKC2	JUNKED OR USED FOR PARTS	10/2/2025
7006479	Chromebook	HP	11A G8 EE	5CD035LK8V	JUNKED OR USED FOR PARTS	9/16/2025
7006485	Chromebook	HP	11A G8 EE	5CD035LJ5T	JUNKED OR USED FOR PARTS	9/16/2025
7015990	75 INCH ACTIVPANEL NICKEL	ACTIVPANEL	AP7E-U75-NA-1	75W26-L2HB1N0920279	JUNKED OR USED FOR PARTS	9/8/2025
7007903	Chromebook	HP	11A G8 EE	5CD035F020	JUNKED OR USED FOR PARTS	9/12/2025
7007943	Chromebook	HP	11A G8 EE	5CD035JPZF	JUNKED OR USED FOR PARTS	9/12/2025
7007959	Chromebook	HP	11A G8 EE	5CD035JN65	JUNKED OR USED FOR PARTS	9/12/2025
2302005	CHROMEBOOK	LENOVO	82J7	MP2BN66M	JUNKED OR USED FOR PARTS	9/19/2025
2302025	CHROMEBOOK	LENOVO	82J7	MP2BN60E	JUNKED OR USED FOR PARTS	9/19/2025
7007784	Chromebook	HP	11A G8 EE	5CD035DZZV	JUNKED OR USED FOR PARTS	10/3/2025
7008969	Chromebook	HP	11A G8 EE	5CD035DZQD	JUNKED OR USED FOR PARTS	10/3/2025
66117	DESKTOP COMPUTER	DELL	OPTIPLEX 5060	F3DSZV2	JUNKED OR USED FOR PARTS	9/9/2025
7007189	Chromebook	HP	11A G8 EE	5CD035LKFP	JUNKED OR USED FOR PARTS	9/17/2025

AssetNo	Asset_Description	Manufacturer	ModelNo	SerialNo	DisposalReason	DisposalRequestDate
2401628	Lenovo 100e Chromebook	Lenovo	100e Gen 4 4gb	SYX076NWM	JUNKED OR USED FOR PARTS	9/19/2025
7007488	Chromebook	HP	11A G8 EE	5CD033HTYT	JUNKED OR USED FOR PARTS	10/2/2025
7007530	Chromebook	HP	11A G8 EE	5CD033HV18	JUNKED OR USED FOR PARTS	10/2/2025
7007540	Chromebook	HP	11A G8 EE	5CD033HTZH	JUNKED OR USED FOR PARTS	10/3/2025
7007541	Chromebook	HP	11A G8 EE	5CD033HTXC	JUNKED OR USED FOR PARTS	10/3/2025
7007545	Chromebook	HP	11A G8 EE	5CD033HTYH	JUNKED OR USED FOR PARTS	10/2/2025
7007549	Chromebook	HP	11A G8 EE	5CD033HTZ8	JUNKED OR USED FOR PARTS	10/2/2025
7007551	Chromebook	HP	11A G8 EE	5CD033HV0R	JUNKED OR USED FOR PARTS	10/2/2025
7007552	Chromebook	HP	11A G8 EE	5CD033HTMN	JUNKED OR USED FOR PARTS	10/3/2025
7007555	Chromebook	HP	11A G8 EE	5CD033HVBH	JUNKED OR USED FOR PARTS	10/2/2025
7007563	Chromebook	HP	11A G8 EE	5CD033HTZY	JUNKED OR USED FOR PARTS	10/3/2025
7007566	Chromebook	HP	11A G8 EE	5CD033HV0Y	JUNKED OR USED FOR PARTS	10/3/2025
7007568	Chromebook	HP	11A G8 EE	5CD033HTZT	JUNKED OR USED FOR PARTS	10/3/2025
7007569	Chromebook	HP	11A G8 EE	5CD033HTZS	JUNKED OR USED FOR PARTS	10/3/2025
7007571	Chromebook	HP	11A G8 EE	5CD033HV89	JUNKED OR USED FOR PARTS	10/2/2025
7007573	Chromebook	HP	11A G8 EE	5CD033HTYX	JUNKED OR USED FOR PARTS	10/2/2025
7007574	Chromebook	HP	11A G8 EE	5CD033HV9R	JUNKED OR USED FOR PARTS	10/2/2025
7007585	Chromebook	HP	11A G8 EE	5CD033HV8V	JUNKED OR USED FOR PARTS	10/3/2025
7007590	Chromebook	HP	11A G8 EE	5CD033HV0H	JUNKED OR USED FOR PARTS	10/2/2025
7007591	Chromebook	HP	11A G8 EE	5CD033HTRD	JUNKED OR USED FOR PARTS	10/2/2025
7007592	Chromebook	HP	11A G8 EE	5CD033HTZ3	JUNKED OR USED FOR PARTS	10/2/2025
7007595	Chromebook	HP	11A G8 EE	5CD033HVB0	JUNKED OR USED FOR PARTS	10/2/2025
7007606	Chromebook	HP	11A G8 EE	5CD033HV6Y	JUNKED OR USED FOR PARTS	10/2/2025
7007609	Chromebook	HP	11A G8 EE	5CD033HV0N	JUNKED OR USED FOR PARTS	10/3/2025
7007610	Chromebook	HP	11A G8 EE	5CD033HTZJ	JUNKED OR USED FOR PARTS	10/3/2025
7007611	Chromebook	HP	11A G8 EE	5CD033HTVJ	JUNKED OR USED FOR PARTS	10/3/2025
7007614	Chromebook	HP	11A G8 EE	5CD033HTZK	JUNKED OR USED FOR PARTS	10/2/2025
7007620	Chromebook	HP	11A G8 EE	5CD033HV0V	JUNKED OR USED FOR PARTS	10/2/2025
7007623	Chromebook	HP	11A G8 EE	5CD033HV8G	JUNKED OR USED FOR PARTS	10/3/2025
7007627	Chromebook	HP	11A G8 EE	5CD033HVB4	JUNKED OR USED FOR PARTS	10/3/2025
7007640	Chromebook	HP	11A G8 EE	5CD035JRCP	JUNKED OR USED FOR PARTS	10/2/2025
7009001	Chromebook	HP	11A G8 EE	5CD033HX3G	JUNKED OR USED FOR PARTS	10/3/2025
7009020	Chromebook	HP	11A G8 EE	5CD033HWY8	JUNKED OR USED FOR PARTS	10/2/2025
7009055	Chromebook	HP	11A G8 EE	5CD033HX02	JUNKED OR USED FOR PARTS	10/2/2025

AssetNo	Asset Description	Manufacturer	ModelNo	SerialNo	DisposalReason	DisposalRequestDate
7009056	Chromebook	HP	11A G8 EE	5CD033HX2M	JUNKED OR USED FOR PARTS	10/2/2025
7009068	Chromebook	HP	11A G8 EE	5CD033HX33	JUNKED OR USED FOR PARTS	10/2/2025
7009070	Chromebook	HP	11A G8 EE	5CD033HX0R	JUNKED OR USED FOR PARTS	10/3/2025
7009084	Chromebook	HP	11A G8 EE	5CD033HX2R	JUNKED OR USED FOR PARTS	10/2/2025
7009094	Chromebook	HP	11A G8 EE	5CD033HX1J	JUNKED OR USED FOR PARTS	10/3/2025
7009096	Chromebook	HP	11A G8 EE	5CD033HX2C	JUNKED OR USED FOR PARTS	10/3/2025
7009097	Chromebook	HP	11A G8 EE	5CD033HX2P	JUNKED OR USED FOR PARTS	10/3/2025
7009098	Chromebook	HP	11A G8 EE	5CD033HT64	JUNKED OR USED FOR PARTS	10/2/2025
7009121	Chromebook	HP	11A G8 EE	5CD0346H6Z	JUNKED OR USED FOR PARTS	10/2/2025
7009132	Chromebook	HP	11A G8 EE	5CD0346HBY	JUNKED OR USED FOR PARTS	10/2/2025
7009138	Chromebook	HP	11A G8 EE	5CD0346HCG	JUNKED OR USED FOR PARTS	10/2/2025
7009155	Chromebook	HP	11A G8 EE	5CD0346H46	JUNKED OR USED FOR PARTS	10/3/2025
7009177	Chromebook	HP	11A G8 EE	5CD0346H78	JUNKED OR USED FOR PARTS	10/2/2025
7009185	Chromebook	HP	11A G8 EE	5CD0346H84	JUNKED OR USED FOR PARTS	10/3/2025
7009210	Chromebook	HP	11A G8 EE	5CD0346HD4	JUNKED OR USED FOR PARTS	10/3/2025
7009220	Chromebook	HP	11A G8 EE	5CD0346H8W	JUNKED OR USED FOR PARTS	10/2/2025
7009460	Chromebook	HP	11A G8 EE	5CD033HWT5	JUNKED OR USED FOR PARTS	10/2/2025
7009472	Chromebook	HP	11A G8 EE	5CD033HX32	JUNKED OR USED FOR PARTS	10/2/2025
7009477	Chromebook	HP	11A G8 EE	5CD033HWXY	JUNKED OR USED FOR PARTS	10/3/2025
7009487	Chromebook	HP	11A G8 EE	5CD0346H2H	JUNKED OR USED FOR PARTS	10/3/2025
7009489	Chromebook	HP	11A G8 EE	5CD0346H3R	JUNKED OR USED FOR PARTS	10/2/2025
7009765	Chromebook	HP	11A G8 EE	5CD0361RVK	JUNKED OR USED FOR PARTS	10/2/2025
7009766	Chromebook	HP	11A G8 EE	5CD0361T13	JUNKED OR USED FOR PARTS	10/2/2025
7009767	Chromebook	HP	11A G8 EE	5CD0361STT	JUNKED OR USED FOR PARTS	10/2/2025
7009768	Chromebook	HP	11A G8 EE	5CD0361T0V	JUNKED OR USED FOR PARTS	10/3/2025
7009769	Chromebook	HP	11A G8 EE	5CD0361T00	JUNKED OR USED FOR PARTS	10/2/2025
7009770	Chromebook	HP	11A G8 EE	5CD0361T0D	JUNKED OR USED FOR PARTS	10/3/2025
7009772	Chromebook	HP	11A G8 EE	5CD0361T02	JUNKED OR USED FOR PARTS	10/2/2025
7009777	Chromebook	HP	11A G8 EE	5CD0361T0R	JUNKED OR USED FOR PARTS	10/2/2025
7009779	Chromebook	HP	11A G8 EE	5CD0361T08	JUNKED OR USED FOR PARTS	10/3/2025
7009784	Chromebook	HP	11A G8 EE	5CD0361SXC	JUNKED OR USED FOR PARTS	10/3/2025
7009788	Chromebook	HP	11A G8 EE	5CD0360227	JUNKED OR USED FOR PARTS	10/3/2025
7009791	Chromebook	HP	11A G8 EE	5CD0361SW4	JUNKED OR USED FOR PARTS	10/2/2025
7009792	Chromebook	HP	11A G8 EE	5CD0361RXH	JUNKED OR USED FOR PARTS	10/3/2025
7009793	Chromebook	HP	11A G8 EE	5CD0361SYJ	JUNKED OR USED FOR PARTS	10/2/2025

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7009794	Chromebook	HP	11A G8 EE	5CD0361SZL	JUNKED OR USED FOR PARTS	9/19/2025
7009796	Chromebook	HP	11A G8 EE	5CD0361SZ8	JUNKED OR USED FOR PARTS	10/3/2025
7009800	Chromebook	HP	11A G8 EE	5CD0361T16	JUNKED OR USED FOR PARTS	10/3/2025
7009802	Chromebook	HP	11A G8 EE	5CD0361T0T	JUNKED OR USED FOR PARTS	10/2/2025
7009803	Chromebook	HP	11A G8 EE	5CD0361SZS	JUNKED OR USED FOR PARTS	10/2/2025
7009821	Chromebook	HP	11A G8 EE	5CD0361B4B	JUNKED OR USED FOR PARTS	10/2/2025
7009827	Chromebook	HP	11A G8 EE	5CD0361B0K	JUNKED OR USED FOR PARTS	10/3/2025
7009828	Chromebook	HP	11A G8 EE	5CD036195F	JUNKED OR USED FOR PARTS	10/2/2025
7009836	Chromebook	HP	11A G8 EE	5CD035JNH8	JUNKED OR USED FOR PARTS	10/3/2025
7009839	Chromebook	HP	11A G8 EE	5CD0362QC9	JUNKED OR USED FOR PARTS	10/3/2025
7009843	Chromebook	HP	11A G8 EE	5CD0362QG2	JUNKED OR USED FOR PARTS	10/3/2025
7009846	Chromebook	HP	11A G8 EE	5CD036199K	JUNKED OR USED FOR PARTS	10/2/2025
7009854	Chromebook	HP	11A G8 EE	5CD0362QGC	JUNKED OR USED FOR PARTS	10/2/2025
7009864	Chromebook	HP	11A G8 EE	5CD035JHW4	JUNKED OR USED FOR PARTS	10/3/2025
7009867	Chromebook	HP	11A G8 EE	5CD0362QD2	JUNKED OR USED FOR PARTS	10/2/2025
7009870	Chromebook	HP	11A G8 EE	5CD0362QDK	JUNKED OR USED FOR PARTS	10/3/2025
7009872	Chromebook	HP	11A G8 EE	5CD0362QDX	JUNKED OR USED FOR PARTS	10/2/2025
7009873	Chromebook	HP	11A G8 EE	5CD0362QDP	JUNKED OR USED FOR PARTS	10/3/2025
7009878	Chromebook	HP	11A G8 EE	5CD0362QF7	JUNKED OR USED FOR PARTS	10/2/2025
7009881	Chromebook	HP	11A G8 EE	5CD035JQR7	JUNKED OR USED FOR PARTS	10/2/2025
7009883	Chromebook	HP	11A G8 EE	5CD036195S	JUNKED OR USED FOR PARTS	10/2/2025
7009884	Chromebook	HP	11A G8 EE	5CD0362QG5	JUNKED OR USED FOR PARTS	10/2/2025
7009887	Chromebook	HP	11A G8 EE	5CD0362QCJ	JUNKED OR USED FOR PARTS	10/2/2025
7009888	Chromebook	HP	11A G8 EE	5CD0362QDV	JUNKED OR USED FOR PARTS	10/2/2025
7009892	Chromebook	HP	11A G8 EE	5CD035JMTB	JUNKED OR USED FOR PARTS	10/2/2025
7009894	Chromebook	HP	11A G8 EE	5CD036197W	JUNKED OR USED FOR PARTS	10/2/2025
7009897	Chromebook	HP	11A G8 EE	5CD0362QCW	JUNKED OR USED FOR PARTS	10/3/2025
7009899	Chromebook	HP	11A G8 EE	5CD036193K	JUNKED OR USED FOR PARTS	10/2/2025
7009903	Chromebook	HP	11A G8 EE	5CD0362QFL	JUNKED OR USED FOR PARTS	10/3/2025
7009906	Chromebook	HP	11A G8 EE	5CD0362QFS	JUNKED OR USED FOR PARTS	10/2/2025
7009908	Chromebook	HP	11A G8 EE	5CD035JGKG	JUNKED OR USED FOR PARTS	10/3/2025
7009910	Chromebook	HP	11A G8 EE	5CD0362QC1	JUNKED OR USED FOR PARTS	10/2/2025
7009916	Chromebook	HP	11A G8 EE	5CD0362QG4	JUNKED OR USED FOR PARTS	10/3/2025
7009917	Chromebook	HP	11A G8 EE	5CD0362QGL	JUNKED OR USED FOR PARTS	10/2/2025
7009923	Chromebook	HP	11A G8 EE	5CD035JNCZ	JUNKED OR USED FOR PARTS	10/2/2025

AssetNo	Asset Description	Manufacturer	ModelNo	SerialNo	DisposalReason	DisposalRequestDate
7009927	Chromebook	HP	11A G8 EE	5CD035JHRG	JUNKED OR USED FOR PARTS	10/2/2025
7009928	Chromebook	HP	11A G8 EE	5CD0362QDL	JUNKED OR USED FOR PARTS	10/3/2025
7009943	Chromebook	HP	11A G8 EE	5CD0362QCV	JUNKED OR USED FOR PARTS	10/2/2025
7009957	Chromebook	HP	11A G8 EE	5CD03461ZT	JUNKED OR USED FOR PARTS	10/2/2025
7009975	Chromebook	HP	11A G8 EE	5CD034621M	JUNKED OR USED FOR PARTS	10/2/2025
7010706	Chromebook	HP	11A G8 EE	5CD0362SK9	JUNKED OR USED FOR PARTS	10/2/2025
7010716	Chromebook	HP	11A G8 EE	5CD0362QNG	JUNKED OR USED FOR PARTS	10/2/2025
7010738	Chromebook	HP	11A G8 EE	5CD0362QHG	JUNKED OR USED FOR PARTS	10/3/2025
7010740	Chromebook	HP	11A G8 EE	5CD0362QPV	JUNKED OR USED FOR PARTS	10/2/2025
7010754	Chromebook	HP	11A G8 EE	5CD0362SK6	JUNKED OR USED FOR PARTS	10/3/2025
7011030	Chromebook	HP	11A G8 EE	5CD034602R	JUNKED OR USED FOR PARTS	10/2/2025
7011031	Chromebook	HP	11A G8 EE	5CD03460VH	JUNKED OR USED FOR PARTS	10/3/2025
7011260	Chromebook	HP	11A G8 EE	5CD035F4ZB	JUNKED OR USED FOR PARTS	10/3/2025
7011262	Chromebook	HP	11A G8 EE	5CD035F513	JUNKED OR USED FOR PARTS	10/2/2025
7011375	Chromebook	HP	11A G8 EE	5CD035JJPJ	JUNKED OR USED FOR PARTS	10/3/2025
7011406	Chromebook	HP	11A G8 EE	5CD035JJPY	JUNKED OR USED FOR PARTS	10/3/2025
7011426	Chromebook	HP	11A G8 EE	5CD035JFNW	JUNKED OR USED FOR PARTS	10/2/2025
7011432	Chromebook	HP	11A G8 EE	5CD035JNKZ	JUNKED OR USED FOR PARTS	10/3/2025
7011473	Chromebook	HP	11A G8 EE	5CD035JRDJ	JUNKED OR USED FOR PARTS	10/3/2025
7011474	Chromebook	HP	11A G8 EE	5CD035JGKR	JUNKED OR USED FOR PARTS	10/2/2025
7011702	Chromebook	HP	11A G8 EE	5CD0362QJG	JUNKED OR USED FOR PARTS	10/3/2025
7011705	Chromebook	HP	11A G8 EE	5CD0362QJT	JUNKED OR USED FOR PARTS	10/3/2025
7011792	Chromebook	HP	11A G8 EE	5CD033HWZL	JUNKED OR USED FOR PARTS	10/2/2025
7011796	Chromebook	HP	11A G8 EE	5CD033HX00	JUNKED OR USED FOR PARTS	10/2/2025
7011806	DO NOT USE - HOLD FOR EDLA	REPLACEMENT	REPLACEMENT	5CD115LYCY	JUNKED OR USED FOR PARTS	10/3/2025
7011808	DO NOT USE - HOLD FOR EDLA	REPLACEMENT	REPLACEMENT	5CD115RTRS	JUNKED OR USED FOR PARTS	10/2/2025
7011816	DO NOT USE - HOLD FOR EDLA	REPLACEMENT	REPLACEMENT	5CD1163WZ3	JUNKED OR USED FOR PARTS	10/3/2025
7011848	DO NOT USE - HOLD FOR EDLA	REPLACEMENT	REPLACEMENT	5CD1163PTW	JUNKED OR USED FOR PARTS	10/3/2025
7011851	DO NOT USE - HOLD FOR EDLA	REPLACEMENT	REPLACEMENT	5CD1163QDH	JUNKED OR USED FOR PARTS	10/3/2025

AssetNo	Asset Description	Manufacturer	ModelNo	SerialNo	DisposalReason	DisposalRequestDate
7011860	DO NOT USE - HOLD FOR EDLA	REPLACEMENT	REPLACEMENT	5CD1160V9D	JUNKED OR USED FOR PARTS	10/3/2025
7011884	DO NOT USE - HOLD FOR EDLA	REPLACEMENT	REPLACEMENT	5CD11604VB	JUNKED OR USED FOR PARTS	10/3/2025
7011913	DO NOT USE - HOLD FOR EDLA	REPLACEMENT	REPLACEMENT	5CD1160454	JUNKED OR USED FOR PARTS	10/2/2025
7011915	DO NOT USE - HOLD FOR EDLA	REPLACEMENT	REPLACEMENT	5CD11602R6	JUNKED OR USED FOR PARTS	10/3/2025
7011925	DO NOT USE - HOLD FOR EDLA	REPLACEMENT	REPLACEMENT	5CD11603ZF	JUNKED OR USED FOR PARTS	10/3/2025
7011947	DO NOT USE - HOLD FOR EDLA	REPLACEMENT	REPLACEMENT	5CD1163S7V	JUNKED OR USED FOR PARTS	10/3/2025
7011951	DO NOT USE - HOLD FOR EDLA	REPLACEMENT	REPLACEMENT	5CD1163S75	JUNKED OR USED FOR PARTS	10/2/2025
7013142	DO NOT USE - HOLD FOR EDLA	REPLACEMENT	REPLACEMENT	5CD0189QG3	JUNKED OR USED FOR PARTS	10/2/2025
7014113	Laptop	HP	PROBOOK 450 G7	5CD0432VYV	JUNKED OR USED FOR PARTS	10/2/2025
7014127	Laptop	HP	PROBOOK 450 G7	5CD0432VBG	JUNKED OR USED FOR PARTS	9/19/2025
7014617	Chromebook	LENOVO	14E	MPTCGEW	JUNKED OR USED FOR PARTS	10/2/2025
7014937	CHROMEBOOK	LENOVO	14E	MP1YP5F	JUNKED OR USED FOR PARTS	10/2/2025
38037	SCANNER	VUPOINT	VUPOINT	1.70E+11	JUNKED OR USED FOR PARTS	9/10/2025
2300165	75 INCH ACTIVPANEL NICKEL	PROMETHEAN	3760-AP7-U75-NA	75W26-M6HBFN2290142	JUNKED OR USED FOR PARTS	9/4/2025
2302275	CHROMEBOOK	LENOVO	82J7	MP25GRE7	JUNKED OR USED FOR PARTS	9/17/2025
2302353	CHROMEBOOK	LENOVO	82J7	MP25M1PJ	JUNKED OR USED FOR PARTS	9/17/2025
2302375	CHROMEBOOK	LENOVO	82J7	MP25M5NX	JUNKED OR USED FOR PARTS	9/17/2025
2303092	CHROMEBOOK	LENOVO	82J7	MP25M2CL	JUNKED OR USED FOR PARTS	9/17/2025
7000434	DELL 22" MONITOR	DELL	E2216H	H86DCX2	JUNKED OR USED FOR PARTS	9/11/2025
7009249	Chromebook	HP	11A G8 EE	5CD035DXSM	JUNKED OR USED FOR PARTS	9/4/2025
7009313	Chromebook	HP	11A G8 EE	5CD035JF4X	JUNKED OR USED FOR PARTS	9/4/2025
7009350	Chromebook	HP	11A G8 EE	5CD035JF4K	JUNKED OR USED FOR PARTS	9/4/2025
7009358	Chromebook	HP	11A G8 EE	5CD035JF41	JUNKED OR USED FOR PARTS	9/4/2025
7009360	Chromebook	HP	11A G8 EE	5CD035JF4W	JUNKED OR USED FOR PARTS	9/4/2025
7009385	Chromebook	HP	11A G8 EE	5CD034614L	JUNKED OR USED FOR PARTS	9/4/2025
7009413	Chromebook	HP	11A G8 EE	5CD034615F	JUNKED OR USED FOR PARTS	9/4/2025

AssetNo	Asset Description	Manufacturer	ModelNo	SerialNo	DisposalReason	DisposalRequestDate
7010551	Chromebook	HP	11A G8 EE	5CD035F3DD	JUNKED OR USED FOR PARTS	9/9/2025
7010731	Chromebook	HP	11A G8 EE	5CD0362QLH	JUNKED OR USED FOR PARTS	9/4/2025
7011049	Chromebook	HP	11A G8 EE	5CD03460Q4	JUNKED OR USED FOR PARTS	9/4/2025
7011088	Chromebook	HP	11A G8 EE	5CD0346110	JUNKED OR USED FOR PARTS	9/4/2025
7011144	Chromebook	HP	11A G8 EE	5CD03460G2	JUNKED OR USED FOR PARTS	9/4/2025
7011340	Chromebook	HP	11A G8 EE	5CD033HV1Z	JUNKED OR USED FOR PARTS	9/4/2025
7011362	Chromebook	HP	11A G8 EE	5CD035JJQS	JUNKED OR USED FOR PARTS	9/4/2025
7011413	Chromebook	HP	11A G8 EE	5CD035JGT2	JUNKED OR USED FOR PARTS	9/4/2025
7012560	DO NOT USE - HOLD FOR EDLA	REPLACEMENT	REPLACEMENT	5CD0184G69	JUNKED OR USED FOR PARTS	9/4/2025
61491	COMPUTER LAPTOP	DELL	LATITUDE E6440	HKZMP32	JUNKED OR USED FOR PARTS	9/18/2025
7000221	LENOVOCHROMEBOOKS-ECL	LENOVO	81MH000BUS	SMP1LH115	JUNKED OR USED FOR PARTS	9/18/2025
7000222	LENOVOCHROMEBOOKS-ECL	LENOVO	81MH000BUS	SMP1LJB96	JUNKED OR USED FOR PARTS	9/18/2025
7000224	LENOVOCHROMEBOOKS-ECL	LENOVO	81MH000BUS	SMP1LJ48J	JUNKED OR USED FOR PARTS	9/18/2025
7000225	LENOVOCHROMEBOOKS-ECL	LENOVO	81MH000BUS	SMP1LKHMY	JUNKED OR USED FOR PARTS	9/18/2025
7000226	LENOVOCHROMEBOOKS-ECL	LENOVO	81MH000BUS	SMP1LKRTF	JUNKED OR USED FOR PARTS	9/18/2025
7000227	LENOVOCHROMEBOOKS-ECL	LENOVO	81MH000BUS	SMP1LKTAW	JUNKED OR USED FOR PARTS	9/18/2025
7000234	LENOVOCHROMEBOOKS-ECL	LENOVO	81MH000BUS	SMP1M22Y3	JUNKED OR USED FOR PARTS	9/18/2025
7000235	LENOVOCHROMEBOOKS-ECL	LENOVO	81MH000BUS	SMP1M2333	JUNKED OR USED FOR PARTS	9/18/2025
7000240	LENOVOCHROMEBOOKS-ECL	LENOVO	81MH000BUS	SMP1LHFX6	JUNKED OR USED FOR PARTS	9/18/2025
7000241	LENOVOCHROMEBOOKS-ECL	LENOVO	81MH000BUS	SMP1LH3SW	JUNKED OR USED FOR PARTS	9/18/2025
7000244	LENOVOCHROMEBOOKS-ECL	LENOVO	81MH000BUS	SMP1LJ75K	JUNKED OR USED FOR PARTS	9/18/2025
7000247	LENOVOCHROMEBOOKS-ECL	LENOVO	81MH000BUS	SMP1LKVBA	JUNKED OR USED FOR PARTS	9/18/2025

AssetNo	Asset Description	Manufacturer	ModelNo	SerialNo	DisposalReason	DisposalRequestDate
7000250	LENOVOCHROMEBOOKS-ECL	LENOVO	81MH000BUS	SMP1LQFP7	JUNKED OR USED FOR PARTS	9/18/2025
7000253	LENOVOCHROMEBOOKS-ECL	LENOVO	81MH000BUS	SMP1M17VR	JUNKED OR USED FOR PARTS	9/18/2025
7000259	LENOVOCHROMEBOOKS-ECL	LENOVO	81MH000BUS	SMP1M3PSG	JUNKED OR USED FOR PARTS	9/18/2025
7000265	LENOVOCHROMEBOOKS-ECL	LENOVO	81MH000BUS	SMP1LKPVC	JUNKED OR USED FOR PARTS	9/18/2025
7000272	LENOVOCHROMEBOOKS-ECL	LENOVO	81MH000BUS	SMP1M1AW9	JUNKED OR USED FOR PARTS	9/18/2025
7002449	ECL Title Chromebook	LENOVO	81MH000BUS	MP1MTTMT	JUNKED OR USED FOR PARTS	9/18/2025
7003664	ECLE/Title FY20--LENOVO 14e CHROMEBOOK	LENOVO	14e	1S81MH000BUSMP1LHRCF	JUNKED OR USED FOR PARTS	9/18/2025
7003666	ECLE/Title FY20--LENOVO 14e CHROMEBOOK	LENOVO	14e	1S81MH000BUSMP1LJGZ8	JUNKED OR USED FOR PARTS	9/18/2025
7003667	ECLE/Title FY20--LENOVO 14e CHROMEBOOK	LENOVO	14e	1S81MH000BUSMP1LJH3N	JUNKED OR USED FOR PARTS	9/18/2025
7003668	ECLE/Title FY20--LENOVO 14e CHROMEBOOK	LENOVO	14e	1S81MH000BUSMP1LJK23	JUNKED OR USED FOR PARTS	9/18/2025
7014702	CHROMEBOOK	LENOVO	14E		JUNKED OR USED FOR PARTS	9/18/2025
7014705	CHROMEBOOK	LENOVO	14E		JUNKED OR USED FOR PARTS	9/18/2025
7014709	CHROMEBOOK	LENOVO	14E		JUNKED OR USED FOR PARTS	9/18/2025
7014710	CHROMEBOOK	LENOVO	14E		JUNKED OR USED FOR PARTS	9/18/2025
7014714	CHROMEBOOK	LENOVO	14E		JUNKED OR USED FOR PARTS	9/18/2025
7014716	CHROMEBOOK	LENOVO	14E		JUNKED OR USED FOR PARTS	10/3/2025
7014718	CHROMEBOOK	LENOVO	14E		JUNKED OR USED FOR PARTS	9/18/2025
7014719	CHROMEBOOK	LENOVO	14E		JUNKED OR USED FOR PARTS	9/18/2025
2301540	CHROMEBOOK	LENOVO	82J7	MP2BR27Y	JUNKED OR USED FOR PARTS	9/8/2025
2301557	CHROMEBOOK	LENOVO	82J7	MP2BR45J	JUNKED OR USED FOR PARTS	9/8/2025
64736	COMPUTER	DELL	OPTIPLEX	CQ32ZQ2	JUNKED OR USED FOR PARTS	9/23/2025
7000376	Two-way Radio	MIDLAND	GTXT1000VP4	P1902030447	JUNKED OR USED FOR PARTS	9/30/2025

AssetNo	Asset Description	Manufacturer	ModelNo	SerialNo	DisposalReason	DisposalRequestDate
7000858	14e CHROMEBOOK A4 9120C	LENOVO	81MH000BUS	MP1MTDJG	JUNKED OR USED FOR PARTS	10/3/2025
7002863	VCL - Two Way Radio	MIDLAND	GXT1000VP4	P 191 033 9006	JUNKED OR USED FOR PARTS	9/30/2025
7007235	Chromebook	HP	11A G8 EE	5CD035LKG5	JUNKED OR USED FOR PARTS	9/22/2025
7007239	Chromebook	HP	11A G8 EE	5CD035LKDR	JUNKED OR USED FOR PARTS	9/22/2025
7007251	Chromebook	HP	11A G8 EE	5CD035LKHN	JUNKED OR USED FOR PARTS	9/22/2025
7007377	Chromebook	HP	11A G8 EE	5CD035LKMM	JUNKED OR USED FOR PARTS	9/22/2025
7007412	Chromebook	HP	11A G8 EE	5CD035LKJY	JUNKED OR USED FOR PARTS	9/22/2025
7007425	Chromebook	HP	11A G8 EE	5CD035LKMR	JUNKED OR USED FOR PARTS	9/22/2025
7007439	Chromebook	HP	11A G8 EE	5CD035LKPQ	JUNKED OR USED FOR PARTS	9/22/2025
7007444	Chromebook	HP	11A G8 EE	5CD035LKGF	JUNKED OR USED FOR PARTS	9/22/2025
7007475	Chromebook	HP	11A G8 EE	5CD035LKH7	JUNKED OR USED FOR PARTS	9/22/2025
2404653	Laptop	LG	07CNT28158861	303QCBD571237	JUNKED OR USED FOR PARTS	10/3/2025
729	2007 INTERNATIONAL 65 PASSENGER BUS	INTERNATIONAL	PB105	4DRBUAFM37B394715	JUNKED OR USED FOR PARTS	9/5/2025
4220	2004 INTERNATIONAL SCHOOL BUS	INTERNATIONAL	ICS35	4DRBRABM54B965852	JUNKED OR USED FOR PARTS	9/5/2025
202254	AMPLIFIER	SPECO		202254	JUNKED OR USED FOR PARTS	9/5/2025
658160	CAMERAS	VULCAN	V6X3-300	1405	JUNKED OR USED FOR PARTS	9/5/2025
2300508	CHROMEBOOK	LENOVO	82J7	1S82J70005USMP2BMNVL	JUNKED OR USED FOR PARTS	9/23/2025
2406232	Chromebook	Acer	311C723	NXKKBAA0014260690B2N0 0	JUNKED OR USED FOR PARTS	9/26/2025
7017697	49 INCH MONITOR	SAMSUNG	LC49G95TSSNXZA	CX8MH4ZR904921M	JUNKED OR USED FOR PARTS	9/8/2025
60352	TELEVISION, 42 W/WALL MOUNT"	NEC	E423 42" DISPLA	33004305NA	JUNKED OR USED FOR PARTS	9/11/2025

Donated Items Form

EEF Items

Name of Teacher *Michael Broome*
School/ Bldg./Room *ECHS Room 401*
Description of Item *Brother Printer (HL-L6210 dw)*
Price *\$298.55*
Serial Number *U66650C5N673203*
Model Number *HL-L6210 dw*

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Non-EEF Donations

Intended use of the Item
Department/Bldg./Room
Original Cost of Item
Fair Value of Item on Donated Date (Must Provide by Donor)
Serial Number
Model Number

Donor's Signature: *Michael Broome*

Date: *9-8-2025*

I have inspected the donated item above and it deem beneficial to my department.

Administrator Signature: *[Signature]*

Date: *9/9/2025*

Board Approved on:

Donated Items Form

EEF Items

Name of Teacher **Emaly Guess**
School/ Bldg./Room **VHS- 20 / 003001/ Room 304-00033**
Description of Item **Brother Printer**
Price **\$421.76**
Serial Number **U67023F5N188754**
Model Number **MFC-L3720CDW**

Non-EEF Donations

Intended use of the Item
Department/Bldg./Room
Original Cost of Item
Fair Value of Item on Donated Date (Must Provide by Donor)
Serial Number
Model Number

Donor's Signature: *Emaly Guess*

Date: **08/20/2025**

I have inspected the donated item above and it deem beneficial to my department.

Administrator Signature:

Date:

Boath of Guy
8/21/25

Board Approved on:

JACKSON COUNTY SCHOOL DISTRICT
Condensed By Claim
THE FOLLOWING CLAIMS AS LISTED ON THE DOCKET OF CLAIMS
ARE PRESENTED FOR PAYMENT ON THIS DATE 10/8/2025

Claim No.: 12500000 - 999999999

AP Dates: ALL

Claim Status: Open

Claim No.	Claimant Name	Claim Amount	Fund	Description
12501352	NICKERSON, JACOB	\$196.04	2711	NEW TEACHER INSTITUTE COHORT
12501353	SEYMOUR, BETH	\$162.68	2711	LOCAL MILEAGE FY 25-26
12501354	STRUNK, KYLE	\$237.51	2711	NEW TEACHER INSTITUTE COHORT
12501355	FULLER, ALEXANDER	\$448.54	2711	NEW TEACHER INSTITUTE COHORT
12501356	BICKNELL, SHAWNA	\$109.90	1120	LOCAL MILEAGE FY 25-26
12501357	LEE, J KEITH	\$14.14	1120	BOARD MEMBER MILEAGE FY 25-26
12501358	BAILEY, LEA	\$16.31	1120	BOARD MEMBER MILEAGE FY 25-26
12501359	SMITH, DEANNA	\$23.94	1120	BOARD MEMBER MILEAGE FY 25-26
12501360	HOWELL, JORY	\$20.86	1120	BOARD MEMBER MILEAGE FY 25-26
12501362	MELTON, SHANNON	\$289.76	2211	PREPS LEADERSHIP ACADEMY
12501363	CLARK, JENNIFER	\$44.80	1120	LOCAL MILEAGE FY 25-26
12501364	NECAISE, JENNIFER	\$50.40	1120	LOCAL MILEAGE FY 25-26
12501365	EVERETT, KAYLA	\$141.85	1152	FUEL REINBURSEMENT
12501366	HACKNEY, JOHN	\$100.00	1120	CDL FY 25-26
12501367	KENNEDY, DAVID	\$80.00	1120	CDL FY 25-26
12501368	STALLWORTH, GWENDOLYN	\$267.65	1901	SPECIAL EDUCATION FOCUS I
12501369	HUDSON, HEATHER	\$47.32	2711	LOCAL MILEAGE FY 25-26
12501370	WALLACE, DONALD	\$74.20	1152	ECHS mileage reimbursement
12501371	JOHNSON, ALANHA DUKES	\$87.84	1154	Meal/Gas reimbursement A.Johns
12501372	BROWN, ROGER	\$25.78	1120	CDL FY 25-26
12501373	AYER, STEVEN	\$11.00	1120	CDL FY 25-26
12501374	JACQUET, JONATHAN	\$65.00	1120	CDL FY 25-26
12501375	BAILEY, KARLA	\$482.00	1120	Bus driver-Insurance FY 25-26
12501376	BREEDLOVE, TERRY	\$235.00	1120	Bus driver-Insurance FY 25-26
12501377	CROCKER, CAROLINE	\$482.00	1120	Bus driver-Insurance FY 25-26
12501378	DUNCAN, SANDRA	\$235.00	1120	Bus driver-Insurance FY 25-26
12501379	HOLLOWAY, DWIGHT	\$235.00	1120	Bus driver-Insurance FY 25-26
12501380	MCANNALLY, CYNTHIA	\$470.00	1120	Bus driver-Insurance FY 25-26
12501381	MIZELLE, REBECCA	\$235.00	1120	Bus driver-Insurance FY 25-26
12501382	WICKER, DENISE	\$482.00	1120	Bus driver-Insurance FY 25-26
12501384	NICKERSON, JACOB	\$364.00	2711	NEW TEACHER INSTITUTE COHORT
12501385	HOLMES, RAINA	\$327.18	1154	SEPTEMBER MILEAGE 2025
12501386	WILLIAMS, KIMBERLY	\$230.30	1120	Local Mileage-FY 25-26
12501387	BARNETT, SHELLY	\$28.98	1120	LOCAL MILEAGE FY 25-26

JACKSON COUNTY SCHOOL DISTRICT
Condensed By Claim
THE FOLLOWING CLAIMS AS LISTED ON THE DOCKET OF CLAIMS
ARE PRESENTED FOR PAYMENT ON THIS DATE 10/8/2025

Claim No.	Claimant Name	Claim Amount	Fund	Description
12501388	STALLWORTH, GWENDOLYN	\$332.02	1901	CEC CONFERE
12501389	WILLIAMS, KIMBERLY	\$112.70	2290	Local Mileage-FY 25-26
12501390	DENT, TAMELA	\$214.06	1120	LOCAL MILEAGE FY 25-26
12501391	RAYNOR, AMBER	\$291.90	1120	LOCAL MILEAGE FY 25-26
12501392	LOWERY, TIFFANY	\$49.56	1120	LOCAL MILEAGE FY 25-26
12501393	FINN, SARAH	\$383.95	1120	LOCAL MILEAGE FY 25-26
12501394	TILLMAN, LESLIE	\$23.80	2290	LOCAL MILEAGE FY 25-26
12501395	TILLMAN, LESLIE	\$396.97	2290	FP-CP-Airfare for NAEHCY conf.
12501396	BARNETT, SHELLY	\$396.97	2211	FP-I-Airfare for NAEHCY conf.
12501397	SONNIER, TANYA	\$253.89	1120	LOCAL MILEAGE FY 25-26
12501399	BARNETT, SHELLY	\$51.03	1925	LOCAL MILEAGE FY 25-26
12501400	LADNIER, JENNIFER	\$207.34	1120	LOCAL MILEAGE FY 25-26
12501401	CLARK, JENNIFER	\$39.20	1120	LOCAL MILEAGE FY 25-26
12501402	MYERS, WILLIAM	\$223.58	1925	LOCAL MILEAGE FY 25-26
12501403	LEPOMA, DEAN	\$322.00	1154	LOCAL MILEAGE FY 25-26
12501404	COX, TONYA	\$237.37	1130	LOCAL MILEAGE FY 25-26
12501405	DAILEY, MONEESHEA	\$98.42	2610	LOCAL MILEAGE FY 25-26
12501406	ST LEDGER, WILLIAM	\$345.87	1901	LOCAL MILEAGE FY 25-26
12501407	STALLWORTH, GWENDOLYN	\$98.14	1901	LOCAL MILEAGE FY 25-26
12501408	CROSBY, DEBRIL	\$51.80	1120	LOCAL MILEAGE FY 25-26
12501409	BREWER, DEBORAH	\$228.69	1130	LOCAL MILEAGE FY 25-26
12501410	BOSARGE, AUBREY BOGNER	\$71.54	1130	LOCAL MILEAGE FY 25-26
12501411	HOGSTEN, JAMIE	\$153.86	2610	LOCAL MILEAGE FY 25-26
12501412	STURGILL, MATTHEW	\$34.86	1925	JUNE 2025
12501413	CHRISTOPHER, COLIN	\$18.06	1925	LOCAL MILEAGE FY 25-26
12501414	CASE, BRANDON	\$66.08	1925	LOCAL MILEAGE FY 25-26
12501415	GORUP, TYLER	\$45.43	1925	LOCAL MILEAGE FY 25-26
12501416	ROBBINS, HOLLY	\$100.59	1925	LOCAL MILEAGE FY 25-26
12501417	JOHNSON, BRANDY	\$27.16	1925	LOCAL MILEAGE FY 25-26
12501418	GUICE, JOHN	\$92.05	1925	LOCAL MILEAGE FY 25-26
12501419	CALEB SCOVEL	\$32.13	1925	LOCAL MILEAGE FY 25-26
12501420	COLLINS, CHRIS	\$111.37	1925	LOCAL MILEAGE FY 25-26
12501421	BAGGETT, DAVID	\$766.71	1120	LOCAL MILEAGE FY 25-26
12501422	DAU, HANNAH	\$66.50	2610	LOCAL MILEAGE FY 25-26
12501423	TRITLEY, JOHNATHAN	\$311.71	2610	LOCAL MILEAGE FY 25-26
12501424	ENDT, ROB	\$174.86	2610	SEPTEMBER 2025
12501425	BLACKSHIRE, BRITTANDY	\$48.20	2610	LOCAL MILEAGE FY 25-26

JACKSON COUNTY SCHOOL DISTRICT
Condensed By Claim
THE FOLLOWING CLAIMS AS LISTED ON THE DOCKET OF CLAIMS
ARE PRESENTED FOR PAYMENT ON THIS DATE 10/8/2025

Claim No.	Claimant Name	Claim Amount	Fund	Description
12501426	BERTOLINO, DODIE	\$233.52	2610	LOCAL MILEAGE FY 25-26
12501427	METZGER, WILLIAM	\$48.58	1925	LOCAL MILEAGE FY 25-26
12501428	HAYES, NIKKI	\$144.55	2610	LOCAL MILEAGE FY 25-26
12501429	RICHARDSON, DAVID	\$87.57	1130	LOCAL MILEAGE FY 25-26
12501430	JACKSON, NICOLE	\$163.52	2610	LOCAL MILEAGE FY 25-26
12501431	ROBINSON, JAYME B	\$85.40	2610	LOCAL MILEAGE FY 25-26
12501432	BOND, ASHTON	\$128.10	2610	LOCAL MILEAGE FY 25-26
12501433	NACOL, MARLANA	\$26.95	2110	LOCAL MILEAGE FY 25-26
12501434	REDMOND, CYNTHIA	\$33.81	2110	LOCAL MILEAGE FY 25-26
12501435	FOLKS, JILLIAN	\$84.00	2110	LOCAL MILEAGE FY 25-26
12501436	YENNIE, KIMBERLY	\$14.28	2110	LOCAL MILEAGE FY 25-26
12501437	STRICKLER, JENNIFER	\$195.16	2110	LOCAL MILEAGE FY 25-26
12501438	TIMS, EVA	\$124.32	2110	LOCAL MILEAGE FY 25-26
12501439	ADAMO, MARINA	\$49.56	2110	LOCAL MILEAGE FY 25-26
12501440	KEY, MICKIE	\$45.29	2110	LOCAL MILEAGE FY 25-26
12501441	HALL, TONYA L.	\$308.14	2110	LOCAL MILEAGE FY 25-26
12501442	JONES, ALICIA	\$59.29	2110	LOCAL MILEAGE FY 25-26
12501443	SMITH, YOLANDA	\$76.93	2110	LOCAL MILEAGE FY 25-26
12501444	MOREE, AMANDA LEANNE	\$51.45	2110	LOCAL MILEAGE FY 25-26
12501445	SMITH, GRETA MARIE	\$22.40	2110	LOCAL MILEAGE FY 25-26
12501446	MAGEE, MICHELLE	\$75.04	1154	LOCAL MILEAGE FY 25-26
12501447	FOX, KARLA	\$378.03	2811	MAGNOLIA STATE SCHOOL
12501448	HITT, JACKIE	\$396.16	2811	MAGNOLIA STATE SCHOOL
12501449	TWILBECK, KATRYNA	\$105.50	2811	MAGNOLIA STATE SCHOOL
12501450	WAGES, REBECCA	\$382.88	2811	MAGNOLIA STATE SCHOOL
12501451	RUSSELL, JENNIFER	\$373.61	2811	MAGNOLIA STATE SCHOOL
12501452	MCKINNEY, NATALIE	\$112.87	2811	MAGNOLIA STATE SCHOOL
12501453	BARNETT, SHELLY	\$526.12	2211	2025 MDE THRIVE CONF
12501454	BRISTER, MIRANDA	\$60.42	2211	2025 MDE THRIVE CONF
12501455	BRISTER, MIRANDA	\$157.99	2211	LOCAL MILEAGE FY 25-26
12501456	BAKKER, DEREK	\$231.42	1154	MILEAGE FOR FOOTBALL GAME

Total for Docket: \$17,583.21

JACKSON COUNTY SCHOOL DISTRICT
Condensed By Claim
THE FOLLOWING CLAIMS AS LISTED ON THE DOCKET OF CLAIMS
ARE PRESENTED FOR PAYMENT ON THIS DATE 10/8/2025

Claim No.: 12500000 - 999999999

AP Dates: ALL

Claim Status: Open

Total Expenditures By Fund		
Fund	Description	Claim Amount
1120	DISTRICT MAINTENANCE	\$5,935.82
1130	SPECIAL EDUCATION	\$625.17
1152	EAST CENTRAL ACTIVITY	\$216.05
1154	VANCLEAVE ACTIVITY	\$1,043.48
1901	MEDICAID SBAC FUND	\$1,043.68
1925	TECHNOLOGY FUND	\$850.92
2110	SCHOOL FOOD SERVICE	\$1,091.58
2211	TITLE I - A 84.010A	\$1,431.26
2290	TITLE I COST POOL	\$533.47
2610	IDEA PART B 84.027A	\$1,606.64
2711	CTE - BASIC FUND (LOCAL & STATE)	\$1,456.09
2811	TITLE IV, PART A 84.424B	\$1,749.05
Total for Funds:		\$17,583.21

Total Expenditures By Unit		
Unit	Description	Claim Amount
01	DISTRICT WIDE	\$10,766.93
02	EAST CENTRAL UPPER ELEMENTARY	\$22.40
04	EAST CENTRAL MIDDLE SCHOOL	\$45.29
06	EAST CENTRAL HIGH SCHOOL	\$216.05
10	ST. MARTIN NORTH ELEMENTARY	\$414.08
11	ST. MARTIN HIGH SCHOOL	\$512.68
13	ST. MARTIN UPPER ELEMENTARY	\$59.29
14	ST. MARTIN EAST ELEMENTARY	\$110.95
18	VANCLEAVE MIDDLE SCHOOL	\$76.93
20	VANCLEAVE HIGH SCHOOL	\$1,043.48
24	ST.MARTIN MIDDLE SCHOOL	\$33.81
26	VANCLEAVE LOWER ELEMENTARY	\$51.45
30	VANCLEAVE ATTENDANCE CENTER	\$2,957.78
70	ST. MARTIN ATTENDANCE CENTER	\$180.00
90	VOCATIONAL TECHNOLOGY CENTER	\$1,092.09
Total for Units:		\$17,583.21

JACKSON COUNTY SCHOOL DISTRICT
Condensed By Claim
THE FOLLOWING CLAIMS AS LISTED ON THE DOCKET OF CLAIMS
ARE PRESENTED FOR PAYMENT ON THIS DATE 10/8/2025

APPROVED THIS THE _____ DAY OF _____, _____

PRESIDENT

SECRETARY

JACKSON COUNTY SCHOOL DISTRICT
Condensed By Claim
THE FOLLOWING CLAIMS AS LISTED ON THE DOCKET OF CLAIMS
ARE PRESENTED FOR PAYMENT ON THIS DATE 10/9/2025

Claim No.: 0 - 12499999

AP Dates: ALL

Claim Status: Open

Claim No.	Claimant Name	Claim Amount	Fund	Description
245366	AMAZON CAPITAL SERVICES	\$143.99	1152	Video Camera Camcorder
245367	AMAZON CAPITAL SERVICES	\$194.98	1120	Tables and chairs for workroom
245368	MASSETT SUPPLY COMPANY, NAPA	\$133.58	1120	Water Pump/Serpentine belt
245369	AMAZON CAPITAL SERVICES	\$432.40	1120	A. Williams in lieu of 1
245370	BILOXI PAPER COMPANY	\$161.25	1153	SMAC-toilet paper
245371	BILOXI PAPER COMPANY	\$26.50	1120	SMU - Signature Stamp - BLUE
245372	TURF MASTERS LAWN CARE	\$1,017.66	1153	SMAC-field maintenance
245373	AMAZON CAPITAL SERVICES	\$299.00	1925	IT/SMUE/monitor
245374	AMAZON CAPITAL SERVICES	\$818.10	1120	SMHS - English Paperbacks
245375	BILOXI PAPER COMPANY	\$60.51	1153	SMHS - Supplies
245376	BLAX SCREEN PRINTING	\$3,236.00	1153	SMHS - Competition Tshirts
245377	CYPRESS LANES LLC	\$180.00	1120	SMHS - Bowling for PE
245378	WASTE PRO USA	\$35,574.46	1120	DO-WASTE MANAGEMENT SERVICE
245379	AMAZON CAPITAL SERVICES	\$1,022.20	2211	ECLE- Math & Writing resources
245380	AMAZON CAPITAL SERVICES	\$887.97	1925	IT/Supplies/Furniture/Rug/Desk
245381	KELLY SERVICES, INC.	\$13,998.65	1120	FY26 Substitute Services
245382	BILOXI PAPER COMPANY	\$550.00	1120	ECAC LE vacuums, carts
245383	JOHN FAYARD MOVING &	\$26.75	1120	BO-MONTHLY STORAGE FEE
245384	W. A. REYNOLDS WHOLESALE CO.	\$84.50	1152	ECU-concessions
245385	AMAZON CAPITAL SERVICES	\$34.77	1120	ECU-counselor supplies
245386	DEPT OF PUBLIC SAFETY FINGERPR	\$1,184.00	7310	Background Checks FY25-26
245387	WATERS INTERNATIONAL TRUCK INC	\$805.66	1120	SMACT - Waters Pressure Switch
245388	WARD INTERNATIONAL TRUCKS	\$1,470.71	1120	SMACT - Ward - Horn
245389	AMAZON CAPITAL SERVICES	\$96.15	2290	FP-CP-keyboard/mouse,laminator
245390	WARING OIL COMPANY	\$2,956.26	1120	EC-1300GAL DIESEL
245391	MS STATE UNIVERSITY RCU	\$200.00	2711	JCTC - CTE Tchr Class Registra
245392	TROPHIES & MORE	\$65.00	1120	ECU-award plaque
245393	PERFORMANCE BASED EDUCATION	\$675.00	2211	ECU-Professional Dev.
245394	AMAZON CAPITAL SERVICES	\$193.89	1120	ECU-teacher supplies
245395	AMAZON CAPITAL SERVICES	\$400.46	1130	SPED-Supplies
245396	WARD INTERNATIONAL TRUCKS	\$256.10	1120	SMACT - Ward Hose
245397	CDW GOVERNMENT, INC.	\$6,204.50	1925	IT/Teacher Monitors
245398	FOLLETT SOFTWARE, LLC	\$23,999.21	1925	IT/Services
245399	TRAFERA, LLC	\$3,860.00	1925	IT/Newline Panel VUE

JACKSON COUNTY SCHOOL DISTRICT
Condensed By Claim
THE FOLLOWING CLAIMS AS LISTED ON THE DOCKET OF CLAIMS
ARE PRESENTED FOR PAYMENT ON THIS DATE 10/9/2025

Claim No.	Claimant Name	Claim Amount	Fund	Description
245400	TROPHIES & MORE	\$176.00	1152	ECMS Staff Plaques
245401	VANCLEAVE OLD PLACE	\$3.98	1120	Electrical Box
245402	AMAZON CAPITAL SERVICES	\$310.38	1120	Bulletin Board
245403	MS COAST SUPPLY INC	\$371.10	2711	JCTC-PVC Order
245405	HOME TOWN LUMBER & SUPPLY,INC.	\$97.98	2711	JCTC-Saw Blades
245406	AMAZON CAPITAL SERVICES	\$142.22	1156	FabLab - DoorStops,Paint,Filam
245407	WARING OIL COMPANY	\$897.00	1120	SMACT - DEF Fluid
245408	AMAZON CAPITAL SERVICES	\$726.00	2211	SMU - Student Headphones
245409	DIBERVILLE EQUIPMENT RENTAL	\$233.25	1153	SMAC-band Uhaul rental
245410	WARING OIL COMPANY	\$2,590.00	1120	VC-1000GAL DIESEL
245411	MASSETT SUPPLY COMPANY, NAPA	\$40.93	1120	VACT Mic summer repair parts
245412	WATERS INTERNATIONAL TRUCK INC	\$1,228.40	1120	VACT 20-1 Intake Manifold temp
245413	WATERS INTERNATIONAL TRUCK INC	\$1,846.62	1120	VACT Bus 13 a/c leak computer
245414	AMAZON CAPITAL SERVICES	\$45.99	2610	SPED-Supplies
		\$27.99	1130	SPED-Supplies
245415	WARING OIL COMPANY	\$825.00	1120	VACT Def
245416	AMAZON CAPITAL SERVICES	\$85.98	1152	Sped room light covers
245417	WARING OIL COMPANY	\$7,221.40	1120	SMM-2200GAL DIESEL/620GAL GAS
245418	WATERS INTERNATIONAL TRUCK INC	(\$2,613.20)	1120	VACT Inj kit, fuel, reman
245419	AMAZON CAPITAL SERVICES	\$102.44	1120	SMEE - Gifted supplies
245421	PRO-LOCK	\$82.50	1120	SMAC-keys
245423	AMAZON CAPITAL SERVICES	\$145.78	1120	Nurse Health Log/Fridge
245424	AMAZON CAPITAL SERVICES	\$1,532.41	1925	IT/Supplies/Chairs
245425	AMAZON CAPITAL SERVICES	\$769.81	1120	Guidance In Lieu of 1order
245426	VEX ROBOTICS INC	\$943.75	1152	Anti-static tiles,comp bag
245427	CYPRESS LANES LLC	\$654.00	1120	SMHS - Bowling for PE
245428	BILOXI PAPER COMPANY	\$293.40	2711	SMHS - Paper towels
245429	AMAZON CAPITAL SERVICES	\$24.99	1120	SMHS - Binders, supplies
245430	VEX ROBOTICS INC	\$716.28	1153	SMHS - Game kit
245431	CAROLINA BIOLOGICAL SUPPLY CO	\$153.30	1120	SMHS - Squid
245432	CAREER SAFE, LLC	\$2,975.00	2711	SMHS - OSHA cards
245433	AMAZON CAPITAL SERVICES	\$0.00	1120	SMHS - Card printer cartridge
245434	AMAZON CAPITAL SERVICES	\$47.13	1120	SMHS - Plates for books
245435	ANDERSON'S	\$75.92	1153	SMHS - Tiaras for Homecoming
245436	PERMA-BOUND	\$774.59	1120	SMHS - Perma #1
245437	BILOXI PAPER COMPANY	\$146.70	1120	SMHS - Paper towels
245438	AMAZON CAPITAL SERVICES	97 \$75.17	1154	Stickers Incentives

JACKSON COUNTY SCHOOL DISTRICT
Condensed By Claim
THE FOLLOWING CLAIMS AS LISTED ON THE DOCKET OF CLAIMS
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Claim No.	Claimant Name	Claim Amount	Fund	Description
245439	AMAZON CAPITAL SERVICES	\$19.75	1925	IT/Supplies
245440	AMAZON CAPITAL SERVICES	\$258.35	1925	IT/Supplies VLE replacement pa
245441	AMAZON CAPITAL SERVICES	\$48.03	1925	IT/ECMS Repair
245442	EMERSONS SPORTING GOODS	\$2,365.00	1152	ECHS Senior Shirts
245443	AMAZON CAPITAL SERVICES	\$167.45	1152	ECMS Concession
245444	AMAZON CAPITAL SERVICES	\$74.99	2211	FP-I-EL writing supplies
245445	GULF COAST ED INITIATIVE CONS	\$570.00	1120	ACT Instructional Mastery
245446	GROOVED LEARNING	\$4,488.00	2211	ECLE- Writing books
245447	AMAZON CAPITAL SERVICES	\$473.98	1154	VHS - Hall Decorating Supplies
245448	HILTON GARDEN INN - TUPELO	\$894.00	2811	FP-IV-Hotel for MCA Conference
245449	AMAZON CAPITAL SERVICES	\$101.35	1120	VMS- rolls paper, mic, chalk
245450	CHANCELLOR SUPPLY, INC	\$1,069.95	1120	Van Soccer Facility EAT BJ2200
245451	CHANCELLOR SUPPLY, INC	\$118.20	1120	Van Bus Barn Fuel Tank
245452	HOSA FUTURE HEALTH PROFESSIONA	\$345.00	1152	HOSA Membership
245453	D N P INC	\$348,382.10	3027	SM-FOOTBALL RESTROOM & CONCESS
245454	MACHADO PATANO, PLLC	\$3,375.00	3027	SM FOOTBALL RESTROOM CONCESSIO
245455	ST MARTIN ACTIVITY FUND	\$126.00	1120	BOARD MEAL - September 8, 2025
245456	RAINBOW SPRING WATER, INC.	\$55.59	1120	SMAC-water for office
245457	SINGING RIVER HEALTH SYSTEM	\$150.00	1152	ECHS CPR Cards
245458	EAGLE ENERGY, INC.	\$2,370.66	1120	VC-900GAL DIESEL
245459	AMAZON CAPITAL SERVICES	\$218.56	1120	VMS- nurse, office
245460	AMAZON CAPITAL SERVICES	\$77.91	1154	Amazon - Coffee Supplies
245461	AMAZON CAPITAL SERVICES	\$502.62	1154	VHS - Hall Decorating Supplies
245462	AMERICAN SCHOOL COUNSELOR ASSN	\$250.00	1120	Katryna Twilbeck RAMP Fee
245463	WATERS TRUCK & TRACTOR CO INC	\$142,000.00	1120	DO-07 SCHOOL BUSES
245464	HALLS ENGRAVING	\$74.00	1120	VAC Athletics Trophie/medal
245465	BILOXI PAPER COMPANY	\$211.32	1120	VAN Maint. Laundry Detg.
245466	CARTER COMMERCIAL SERVICES	\$2,090.61	1120	SMAC Ath Ice Machine Repair
245467	BILOXI PAPER COMPANY	\$104.98	1120	Vac Maint. soap dispen, Cog od
245468	ELECTRO MECH	\$480.00	1120	SMAC Ath scoreboard part
245469	W.W. GRAINGER, INC	\$844.26	2910	CTE-EC-WELDING PROGRAM ITEMS
245470	W.W. GRAINGER, INC	\$2,957.12	2910	CTE-ELECTRICAL PROGRAM TOOLS
245471	W.W. GRAINGER, INC	\$478.72	2910	CTE-EC-AGRICULTURE-LAWN MAINT
245472	WESCO GAS & WELDING SUPPLY	\$14,908.40	2910	CTE-EC-WELDING PROGRAM MATERIA
245473	SPORTABOUT	\$840.00	1120	SMAC Ath Flag FB & Girls Socce
245474	LOWES COMPANIES, INC.	\$318.73	1120	SMAC Ath Lowes Incidentals
245475	HURLEY HARDWARE & BUILDING SUP	\$47.76	1120	ECHS office keys

JACKSON COUNTY SCHOOL DISTRICT
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Claim No.	Claimant Name	Claim Amount	Fund	Description
245476	TEACHER CREATED MATERIALS INC	\$5,622.00	2211	ECLE-Intervention Kits
245477	HELWICK PRO AUDIO	\$249.98	1120	SMAC Ath New PTT Mic
245478	AMAZON CAPITAL SERVICES	\$1,316.77	1120	SMHS - ACT Supplies
245479	AMAZON CAPITAL SERVICES	\$19.90	1120	SMHS - Dyno type
245480	HOSA FUTURE HEALTH PROFESSIONA	\$570.00	2711	SMHS - Membership fees
245481	AMAZON CAPITAL SERVICES	\$585.48	1120	SMU - office chairs/supplies
245482	BILOXI PAPER COMPANY	\$476.00	1120	VMS Eur689 Vacuums
245483	FLYNN GROUP LP DBA HUT	\$490.00	1154	Pizza For Literacy Night
245484	MILLCREEK SCHOOLS, LLC	\$3,433.32	1130	SPED-student placement
245502	AMAZON CAPITAL SERVICES	\$12.99	1901	SPED-Supplies
		\$323.96	1130	SPED-Supplies
245503	WATERS INTERNATIONAL TRUCK INC	\$256.10	1120	SMACT - Parts for SHELF
245504	MASSETT SUPPLY COMPANY, NAPA	\$1,424.86	1120	SMACT - Emergency Parts
245505	PRO-LOCK	\$33.00	1120	SMAC-keys
245507	COURTYARD BY MARRIOTT	\$258.00	1154	Hotel MMEA VHS Choir Teach
245509	AMAZON CAPITAL SERVICES	\$421.76	1154	Color Printer VAC Athletics
245510	AMAZON CAPITAL SERVICES	\$534.81	1120	Curriculum DO supplies
245511	PASCAGOULA - GAUTIER SCHOOLS	\$123,364.71	2610	SPED-JCSD Responsibility JCES
245512	VANCLEAVE OLD PLACE	\$12.69	1120	VACT mail box post
245513	CHANCELLOR SUPPLY, INC	\$648.80	1120	Gel LED Lamp
245514	CODARAY CONSTRUCTION, LLC	\$57,242.10	2910	ECHS CTE Expansion
245515	WHEELER'S JANITORIAL SUPPLIES	\$122,342.43	1120	SMAC-JANITORIAL CONTRACT-FY26
245516	CARES CENTER, INC	\$4,387.02	1130	SPED-student placement
245517	THE MASTER TEACHER	\$365.70	1120	SMU - Teacher Awards
245518	JOHNSTONE SUPPLY OF GULFPORT	\$1,614.57	1120	SMN RMS 36 and 44
245519	JOHNSTONE SUPPLY OF GULFPORT	\$267.25	1120	VMS Gym Bottom Curtin
245520	JOHNSTONE SUPPLY OF GULFPORT	\$317.50	1120	ECLE 103
245521	JOHNSTONE SUPPLY OF GULFPORT	\$3,922.39	1120	VLERM 204 Heat Pump
245522	JOHNSTONE SUPPLY OF GULFPORT	\$26.10	1120	VMS Rm 205 Grille 30x20 Fin Sp
245523	DUNAWAY GLASS	\$175.00	1120	SMAC-plexi glass
245524	MS COAST SUPPLY INC	\$1,023.40	1120	SMAC-plumbing supplies
245525	AMAZON CAPITAL SERVICES	\$29.98	1120	Pirate Eye Patches
245526	ACCESS VISION SERVICES, LLC	\$952.20	1130	SPED-VI Services
245527	USI EDUCATION &	\$349.70	1120	SMN - Laminating film
245528	HMH EDUCATION COMPANY	\$1,889.29	1120	SNE/workbooks
245529	AMAZON CAPITAL SERVICES	\$30.42	1925	IT/Supplies/Sleeves
245530	AMAZON CAPITAL SERVICES	\$39.98	1152	ECMS Concession

JACKSON COUNTY SCHOOL DISTRICT
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Claim No.	Claimant Name	Claim Amount	Fund	Description
245531	EMERSONS SPORTING GOODS	\$590.00	1152	Junior Class Homecoming shirts
245532	AMAZON CAPITAL SERVICES	\$134.54	1152	ECMS Homecoming Decorations
245533	HOME TOWN LUMBER & SUPPLY,INC.	\$64.89	1120	SMAC-maintenance supplies
245534	WEWILLWRITE INC.	\$1,350.00	1120	VMS- Program we will write
245535	AMAZON CAPITAL SERVICES	\$12.89	1120	SM Ath Replacement CPU Plug
245536	KELLY SERVICES, INC.	\$6,086.85	1120	FY26 Substitute Services
245537	LOWES COMPANIES, INC.	\$181.29	1120	SMAC-maintenance supplies
245538	MS EDUCATORS RISING	\$360.00	1155	JCTC - Ed Rising Registration
245539	MS EDUCATORS RISING	\$20.00	1155	JCTC - Ed Rising Registration
245540	PRO-LOCK	\$400.00	1120	Pro-Lock LSDA Mortise Lock
245541	VANCLEAVE OLD PLACE	\$70.00	1120	Water Van. Maintenance
245542	JOHNSTONE SUPPLY OF GULFPORT	\$81.63	1120	Belt Cogged ECHS Gym
245543	AMAZON CAPITAL SERVICES	\$1,133.63	1925	IT/supplies/rug
245546	DIBERVILLE EQUIPMENT RENTAL	\$234.36	1153	SMAC-band Uhaul rental
245547	AMAZON CAPITAL SERVICES	(\$119.99)	1120	ECU-ink
245548	PORTIONPAC/SFSPAC FOODSAFETY	\$144.00	2110	CN- Sanitation/Clean Solutions
245549	NEW DAIRY OPCO,LLC	\$7,271.78	2110	CN-MILK - September 2025
245550	BILOXI PAPER COMPANY	\$367.43	2110	CN- Sanitation/Clean Solutions
245551	MERCHANTS FOODSERVICE	\$59,038.97	2110	CN-FROZEN/DRY Wk Aug.8-12
245552	SUNRISE FRESH PRODUCE	\$4,745.18	2110	CN - PRODUCE wk 7
245553	MERCHANTS FOODSERVICE	\$4,694.14	2110	CN-Merchants_Paper Wk 9/8
245554	FLYNN GROUP LP DBA HUT	\$1,468.50	2110	CN-Pizza Hut Sept. 3
245555	AMAZON CAPITAL SERVICES	\$1,079.37	2110	CN-Coffee Syrup
245556	HERSHEY'S ICE CREAM	\$5,100.48	2110	CN-ICE CREAM - Sept. 8
245557	JOHNSTONE SUPPLY OF GULFPORT	\$1,748.97	1120	ECHS/ECMS A/C repair
245558	ROBERT J YOUNG CO. LLC	\$64.90	1935	FabLab - Copies with RJ Young
245559	AMAZON CAPITAL SERVICES	\$176.66	2711	JCTC-AutoBulbs,Wire,Switches,
245560	SENSATIONAL BRAIN LLC	\$296.85	1130	SPED-Supplies
245561	MECA - REGISTRATION	\$375.00	1925	IT/Registration/MECA
245562	AMAZON CAPITAL SERVICES	\$281.20	1120	SMACT - Hearing Protect SPED
245563	LOWES COMPANIES, INC.	\$70.17	1120	VACT Supplies bus barn
245564	LEYVA, SACHET PENA	\$102.00	2110	Cafeteria Refund
245565	JACKSON, CORALETTA	\$39.15	2110	Cafeteria Refund
245566	ENTERPRISE	\$498.84	1152	ECHS volleyball car rental
245567	ODP BUSINESS SOLUTION/ OFFICE	(\$55.47)	2110	CN-Cafe' General Supplies
245568	W.W. GRAINGER, INC	\$292.50	2910	CTE-VC-WELDING PROGRAM MATERIA
245569	ZANER-BLOSER	\$819.50	1120	SMU - Handwriting Workbooks

JACKSON COUNTY SCHOOL DISTRICT
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Claim No.	Claimant Name	Claim Amount	Fund	Description
245570	AMAZON CAPITAL SERVICES	\$128.21	1120	SMU - supplies
245571	AMAZON CAPITAL SERVICES	\$302.29	2211	SMU - novels
245572	EAGLE ENERGY, INC.	\$4,696.66	1120	VC-1000GAL DIESEL/800GAL GAS
245573	WARING OIL COMPANY	\$2,550.00	1120	VC-1000GAL DIESEL
245574	AMAZON CAPITAL SERVICES	\$329.99	2910	CTE-SM-VACUMM CLEANER
245575	AMAZON CAPITAL SERVICES	\$61.01	1120	VHS - Classroom Deco
245576	AMAZON CAPITAL SERVICES	\$89.99	1120	VHS - Keyboard
245577	AMAZON CAPITAL SERVICES	\$329.06	1154	VHS - Homecoming Supplies
245578	CURRICULUM ASSOCIATES, LLC	\$151.20	1120	VMS-reading books
245579	ANDYS MUSIC INC	\$126.00	1154	VMS- Band Andys
245580	TEAM ONE COMMUNICATIONS, INC	\$570.00	1120	VACT Repair of Radio
245581	HOME TOWN LUMBER & SUPPLY, INC.	\$258.15	1120	SMAC-roofing supplies
245582	SCHOLASTIC BOOK FAIRS, INC.	\$5,820.44	1154	Sept Book Fair
245583	WARING OIL COMPANY	\$3,510.00	1120	EC-1300GAL DIESEL
245584	AMAZON CAPITAL SERVICES	\$104.29	1120	Safe & Envelopes
245585	WATERS INTERNATIONAL TRUCK INC	\$4,689.25	1120	VACT Bus 1 Ele
245586	VANCLEAVE OLD PLACE	\$9.95	1120	Door Shims VAC Soccer Facility
245587	HOWARD TECHNOLOGY SOL	\$997.00	1925	IT/EL/SMMS/Chromebook
245588	MILLCREEK SCHOOLS, LLC	\$1,716.66	1130	SPED-student placement
245589	AMAZON CAPITAL SERVICES	\$313.15	1120	Office Supplies
245590	DUNAWAY GLASS	\$185.00	1120	VLE-204 Stops Window Unit
245591	GREERS FOOD TIGER	\$80.98	1154	Amazon - Coffee Supplies
245592	AMAZON CAPITAL SERVICES	\$236.18	1120	VMS- Office supplies
245593	W. A. REYNOLDS WHOLESALE CO.	\$203.20	1152	ECMS Conession Reynolds
245594	MACHADO PATANO, PLLC	\$51.86	2092	JCSD-DISTRICTWIDE EXPANSION
		\$21,199.84	2910	JCSD-DISTRICTWIDE EXPANSION
245595	MACHADO PATANO, PLLC	\$4,211.32	2911	SM-FOOTBALL BLEECHERS
245596	BSN SPORTS	\$667.58	1120	Golf polo shirts
245597	ATCO INTERNATIONAL	\$2,078.46	1120	VACT Supplies
245598	BSN SPORTS	\$2,681.71	1154	EZ Folding cart/Royal Steel Sy
245599	HOWARD TECHNOLOGY SOL	\$6,310.00	1925	IT/VLE,ECH,SME,ECU Chromebooks
245600	AMAZON CAPITAL SERVICES	\$197.26	1120	SMU - supplies
245601	ACT EDUCATION AND WORKFORCE	\$1,750.00	1120	VHS - WorkKeys License
245602	AMAZON CAPITAL SERVICES	\$529.45	2711	ECMS Tech Ink
245603	W. A. REYNOLDS WHOLESALE CO.	\$623.10	1152	ECU-reward snacks
245604	AMAZON CAPITAL SERVICES	\$238.97	1120	ECMS WINGS Ink
245605	BSN SPORTS	\$1,744.00	1120	SMAC Ath Joe Barlow Signage

JACKSON COUNTY SCHOOL DISTRICT
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Claim No.	Claimant Name	Claim Amount	Fund	Description
245606	MIDSOUTH SYNTHETIC	\$2,800.00	1120	SMAC Annual Turf Cleaning
245607	SPANISH TRAIL LANES	\$80.00	1152	ECMS Life Skills Field Trip
245608	AMAZON CAPITAL SERVICES	\$86.25	1120	ECLE-Adapters & USB Cable Cord
245609	AMAZON CAPITAL SERVICES	\$366.73	1120	ECLE-Library Ink
245610	AMAZON CAPITAL SERVICES	\$148.59	1152	ECMS Homecoming Concession
245611	DUNAWAY GLASS	\$2,123.64	1120	SM Athletics press box glass
245612	LOWES COMPANIES, INC.	\$401.66	1120	Bathroom sink/faucet line/impa
245613	HUDL	\$7,045.00	1120	SMAC 25 26 HUDL Package
		\$5,655.00	1153	SMAC 25 26 HUDL Package
245614	LEE TRACTOR CO.,INC.	\$1,648.37	1120	Spindles for baseball lawn mow
245615	VANCLEAVE OLD PLACE	\$370.00	1120	2 doors for soccer facility
245616	AMAZON CAPITAL SERVICES	(\$187.91)	2211	SMU - novels
245617	NEW DAIRY OPCO,LLC	\$8,168.39	2110	CN-MILK - September 2025
245618	SUNRISE FRESH PRODUCE	\$2,899.02	2110	CN - PRODUCE wk 8
245619	GULFCOAST SILK SCREENING	\$462.00	1153	SMHS - Competition Tshirts
245620	GULF COAST ED INITIATIVE CONS	\$1,710.00	1120	SMHS - Conference fees
245621	AMAZON CAPITAL SERVICES	\$156.15	1153	SMHS - Homecoming decorations
245622	AMAZON CAPITAL SERVICES	\$85.76	1120	SMHS - ISS Items
245623	AED SUPERSTORE	\$4,279.98	2910	CTE-SM/EC AED
245624	AMAZON CAPITAL SERVICES	\$3,403.30	1120	SMACT - Amazon Office Supplies
245625	AMAZON CAPITAL SERVICES	\$203.80	1152	ECHS parade throws
245626	CRYSTAL CROWN	\$306.50	1154	VHS - Homecoming Sashes
245627	AMAZON CAPITAL SERVICES	\$15.81	2620	SPED-Supplies
245628	AMAZON CAPITAL SERVICES	\$692.16	1152	HOCO Dance
245629	AMAZON CAPITAL SERVICES	\$134.83	1152	Sophomore class Homecoming
245630	AMAZON CAPITAL SERVICES	\$86.30	1152	Student Council Homecoming
245631	AMAZON CAPITAL SERVICES	\$411.45	1120	SMEE - Science
245632	AMAZON CAPITAL SERVICES	\$793.49	1120	Principal/Asst Principal suppl
245633	EMERSONS SPORTING GOODS	\$325.00	1152	Senior HOCO Shirts
245634	NATIONAL SCHOOL FORMS	\$189.63	1120	ECHS discipline forms
245635	BOUND TO STAY BOUND BOOKS, INC	\$99.12	1120	SMEE - Library Books
245636	TOTAL EQUIPMENT MAINTENANCE CO	\$731.59	2110	CN-Equip.Maint. & Repairs-SMM
245637	MERCHANTS FOODSERVICE	\$59,618.90	2110	CN-FROZEN/DRY Wk #9
245638	MERCHANTS FOODSERVICE	\$4,812.59	2110	CN-Merchants_Paper Wk 9/15
245639	FLYNN GROUP LP DBA HUT	\$1,749.00	2110	CN-Pizza Hut Sept.10
245640	EXPRESS SERVICES INC	\$5,794.07	2110	CN - CAFETERIA SUB SERVICES
245653	S/P2 - AMERICAN SAFETY COUNCIL	\$674.00	2711	JCTC-Auto Online Training

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Claim No.	Claimant Name	Claim Amount	Fund	Description
245654	RAINBOW SPRING WATER, INC.	\$55.59	1120	SMEE - Water for students meds
245655	WATERS INTERNATIONAL TRUCK INC	\$2,231.14	1120	VACT Bus 9 Injector
245656	JOHNSON DIESEL, INC.	\$9,838.03	1120	VACT Cyl head 2 quotes attache
245657	COAST FIREWORKS INC	\$449.89	1153	SMAC-beads for HC parade
245658	WATERS INTERNATIONAL TRUCK INC	\$1,998.60	1120	SMACT - Seats for Buses
245659	KELLY SERVICES, INC.	\$11,340.64	1120	FY26 Substitute Services
245660	AMAZON CAPITAL SERVICES	\$167.46	1120	Nurse Supplies
245661	WATERS INTERNATIONAL TRUCK INC	\$1,368.20	1120	SMACT - Waters Sensor/Filters
245662	STEGALL NOTARY SERVICE LLC	\$178.00	1120	VMS- renewal
245663	RAINBOW SPRING WATER, INC.	\$14.59	1120	SMU - Water for Meds.
245664	AMAZON CAPITAL SERVICES	\$1,048.00	2211	SMU - headphones
245665	AMAZON CAPITAL SERVICES	\$170.60	1120	SMU - supplies
245666	BILOXI PAPER COMPANY	\$3,770.00	1120	SMHS - Copy paper
245667	PERMA-BOUND	\$4,705.70	1120	SMHS - Perma #2
245668	PERMA-BOUND	\$525.42	1120	SMHS - Perma #1
245669	AMAZON CAPITAL SERVICES	\$154.76	1120	SMHS - Physics
245670	FAMILY FROZEN FOODS	\$159.99	2711	SMHS - Lab supplies
245671	FAMILY FROZEN FOODS	\$299.97	1153	SMHS - Lab supplies
245672	EZ FLEX LLC	\$8,918.15	1120	VHS Cheer Mats Matching Grant
245673	SCHOOL NURSE SUPPLY INC.	\$146.32	1120	VMS-Nurse supplies
245674	SUPER DUPER PUB.	\$426.80	1901	SPED-Protocols
245675	AMAZON CAPITAL SERVICES	\$298.68	1154	VHS - Homecoming Supplies
245676	EXPLORE LEARNING	\$3,295.00	2213	SMEE - SIG Reflex Math
245677	RAINBOW SPRING WATER, INC.	\$10.00	1120	SMAC-water for office
245678	AMAZON CAPITAL SERVICES	\$291.63	1154	Library Supplies
245679	AMAZON CAPITAL SERVICES	\$439.03	1152	ECHS wheels, barricades
245681	BSN SPORTS	\$10,104.99	1120	ECHS football training aid
245682	VARSITY SPIRIT, LLC	\$250.00	1152	ECHS JV cheer competition
245684	DESIGNS OF THE TIMES	\$3,840.00	1120	ECHS football trailer wrap
245685	AMAZON CAPITAL SERVICES	\$262.26	1152	ECHS changing stations, fan
245686	MS COAST SUPPLY INC	\$208.00	1120	ECAC plumbing supplies
245687	HINTONS PAINT SPECIALTY	\$1,293.00	1120	ECAC HS paint
245688	BILOXI PAPER COMPANY	\$247.21	1152	ECHS athletic custodial
245689	WATERS INTERNATIONAL TRUCK INC	\$277.28	1120	ECAC bus belt
245690	BILOXI PAPER COMPANY	\$550.00	1120	ECAC LE vacuums, carts
245691	BILOXI PAPER COMPANY	\$52.49	1120	ECAC custodial supplies
245692	BILOXI PAPER COMPANY	\$209.96	1120	ECAC custodial supplies

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245693	CHANCELLOR SUPPLY, INC	\$409.40	1120	ECAC LED lights B building
245694	LAWSON PRODUCTS, INC.	\$216.59	1120	ECAC maintenance supplies
245696	RICHARDSON'S ATHLETICS	\$278.71	1152	ECHS baseball backstop net
245697	LOWES COMPANIES, INC.	\$607.80	1120	ECAC ceiling tiles
245698	POM EXPRESS,LLC	\$243.00	1152	ECHS game day poms
245699	WEAVER ELECTRIC INC	\$10,600.00	1120	ECHS football stadium lights
245700	WARING OIL COMPANY	\$598.00	1120	ECAC DEF
245701	WARD INTERNATIONAL TRUCKS	\$11,769.70	1120	ECAC bus 2132 hydraulic brakes
245702	CUPIT SIGNS OF MS, INC	\$156.00	1120	ECAC bus driver signs
245703	PASS POINT FOOTBALL ASSOCIATIO	\$500.00	1152	ECHS spring football refs
245704	ANDYS MUSIC INC	\$190.67	1120	ECHS band instrument repair
245705	ANDYS MUSIC INC	\$309.99	1120	ECHS band instrument repair
245706	COAST FIREWORKS INC	\$446.87	1152	ECHS HOCO parade throws
245707	RSG, INC.	\$6,502.00	1120	ECHS volleyball uniforms
245708	PORTABLE SERVICES, INC	\$140.00	1152	ECAC port o potty rental
245709	DANNYS TOWING	\$1,400.00	1120	ECAC bus towing
245710	BSK HOTELS LLC - HOLIDAY INN	\$2,469.70	1152	ECHS golf hotel state comp.
245711	EXCELLENCE GROUP LLC, THE	\$150.00	1901	SPED-Registration Focus I Conf
245712	HOWARD TECHNOLOGY SOL	\$1,858.00	1925	IT/Connectivity
245713	TROY C SAUCIER	\$100.00	1154	VHS Football Assigning fees
245714	TROY C SAUCIER	\$120.00	1154	VMS Football Assigning fees
245715	LEE TRACTOR CO.,INC.	\$77.15	1120	VAN. Maint. Kubota oil/filter
245716	BILOXI PAPER COMPANY	\$1,411.26	1120	VLE Janitorial supplies
245717	COURTYARD BY MARRIOTT	\$258.00	1153	SMAC-hotel for choral director
245718	AMAZON CAPITAL SERVICES	\$346.26	2711	ECMS Tech Ink
245719	SOUTHERN WAY CONTRACTING, LLC	\$4,750.00	2910	CTE-EC-CONCRETE TANK PAD
245720	LAWSON PRODUCTS, INC.	\$109.44	1120	SMAC-maintenance supplies
245721	AMAZON CAPITAL SERVICES	\$42.99	2211	ECLE-AR folders
245722	AMAZON CAPITAL SERVICES	\$1,157.00	2211	ECLE-Communication Folders
245723	AMAZON CAPITAL SERVICES	\$748.00	2211	ECLE-Independent Centers
245724	AMAZON CAPITAL SERVICES	\$1,531.00	2211	ECLE-Independent Centers
245725	WARD INTERNATIONAL TRUCKS	\$594.55	1120	VACT bus 20 bumper
245726	MASSETT SUPPLY COMPANY, NAPA	\$881.14	1120	VACT Misc parts
245727	AMAZON CAPITAL SERVICES	\$39.08	1120	VHS - Teaching Supplies
245728	AMAZON CAPITAL SERVICES	(\$39.08)	1120	VHS - Teaching Supplies
245729	AMAZON CAPITAL SERVICES	\$808.77	1154	VHS - Hall Decorating Supplies
245730	AMAZON CAPITAL SERVICES	\$500.41	1154	VHS - Hall Decorating Supplies

JACKSON COUNTY SCHOOL DISTRICT
Condensed By Claim
THE FOLLOWING CLAIMS AS LISTED ON THE DOCKET OF CLAIMS
ARE PRESENTED FOR PAYMENT ON THIS DATE 10/9/2025

Claim No.	Claimant Name	Claim Amount	Fund	Description
245731	ADVANCE AUTO PARTS VANCLEAVE	\$29.80	1120	Wiper blades Mr. LeBatard
245732	RAINBOW SPRING WATER, INC.	\$84.34	1120	BO-5 GAL WATER
245733	BILOXI PAPER COMPANY	\$754.00	2910	CTE-EC, SM, VC-COPY PAPER
245734	WARING OIL COMPANY	\$2,650.00	1120	VC-1000GAL DIESEL
245735	PIAM, LLC DBA:SHERATON FLOWOOD	\$346.08	1120	SMEE - Hotel for Conference
245736	BELLINGRATH GARDENS & HOME	\$200.00	1120	SMEE - Wings Field Trip
245737	BELLINGRATH GARDENS & HOME	\$110.00	1120	SMEE - Wings Field Trip
245738	MS COAST SUPPLY INC	\$187.40	2711	JCTC - PVC Order
245739	MOBILE INDUSTRIAL METAL, INC.	\$2,671.70	2711	JCTC - Metal Order for Welding
245740	D N P INC	\$140,599.23	2910	SMHS CTE Expansion
245741	AMAZON CAPITAL SERVICES	\$155.95	1130	SPED-Supplies
245742	WARING OIL COMPANY	\$3,643.74	1120	EC-1500GAL DIESEL
245743	EMERSONS SPORTING GOODS	\$518.00	1152	ECHS Sophmore HOCO shirts
245744	PERMA-BOUND	\$691.65	1120	VUE Lib Books
245745	FUTURE 1S, LLC	\$200.00	1152	ECHS football practice jerseys
		\$2,060.00	1120	ECHS football practice jerseys
245746	AMAZON CAPITAL SERVICES	\$27.43	1154	Large Dino Eggs
245747	AMAZON CAPITAL SERVICES	\$30.43	1154	Library Movie
245748	AMAZON CAPITAL SERVICES	\$377.99	1120	TV for District Office Lobby
245749	AMAZON CAPITAL SERVICES	\$286.45	1120	HR -toner,letters,pens, lanyar
245750	NICOLE DEARMAN	\$400.00	1120	Bus driver certification
245751	ADAMS & REESE L.L.P.	\$339.00	1120	SEPTEMBER 2025
245752	BOUND TO STAY BOUND BOOKS, INC	\$904.99	1120	VUE Lib Books
245753	AGEDNET.COM	\$465.00	2910	CTE-EC-ONLINE CURRICULUM
245754	WESCO GAS & WELDING SUPPLY	\$338.00	2910	CTE-EC-WELDING PROGRAM MATERIA
245755	W.W. GRAINGER, INC	\$3,291.25	2910	CTE-EC-WELDING/ELECTRICAL ITEM
245756	COCA-COLA BOTTLING COMPANY	\$174.00	1152	ECMS Homecoming Drinks
245757	COCA-COLA BOTTLING COMPANY	\$128.16	1152	ECMS Concession Drinks
245758	DRUG FREE SCHOOLS	\$1,908.50	1120	Student drug testing
245759	IXL LEARNING	\$3,795.00	2213	SMEE - SIG IXL Learning
245760	CHANCELLOR SUPPLY, INC	\$936.96	1120	Van. Soccer-Cable, Cable strap
245761	CHANCELLOR SUPPLY, INC	\$121.98	1120	HVAC Wire Stripper
245762	R.W. VICE CONSTRUCTION	\$6,500.00	1120	DO- CN trailer demo
245763	W.W. GRAINGER, INC	\$87.75	2910	CTE-VC-WELDING PROGRAM MATERIA
245764	AMAZON CAPITAL SERVICES	\$44.48	2711	JCTC - Door Stops
245765	W.W. GRAINGER, INC	\$4,423.57	2910	CTE-ECH-ELECTRICAL TOOLS
245766	DIBERVILLE EQUIPMENT RENTAL	\$102.62	1153	SMAC-band Uhaul rental

JACKSON COUNTY SCHOOL DISTRICT
Condensed By Claim
THE FOLLOWING CLAIMS AS LISTED ON THE DOCKET OF CLAIMS
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Claim No.	Claimant Name	Claim Amount	Fund	Description
245767	CRISIS PREVENTION INSTITUTE	\$399.48	1120	ECU-Non violent crisis wkbks
245768	VANCLEAVE OLD PLACE	\$147.67	1120	Athletic Supplies
245769	SYNCED UP PRODUCTS LLC	\$1,300.00	1120	Folding rack
245770	USI EDUCATION &	\$386.15	1120	ECU-laminate rolls (4)
245772	TUPELO HIGH SCHOOL	\$90.00	1153	SMAC-swim team entry fee
245773	GIMA, MEGAN	\$720.00	1153	SMAC-meals for state swim meet
245774	COMFORT INN TUPELO	\$1,023.00	1153	SMAC-hotel for state swim meet
245775	MISSISSIPPI MUSIC EDUCATOR'S	\$160.00	1153	SMAC-MMEA registration
245776	JC BOARD OF SUPERVISORS	\$120.00	1152	ECHS Security for HOCO
245777	SWETMAN SECURITY SERVICES INC.	\$340.00	1153	SMAC-security
245778	U S POST OFFICE	\$544.80	1120	VMS-postage
245779	AMAZON CAPITAL SERVICES	\$94.99	2711	ECMS Tech Desk
245780	THE EMPTY VASE FLORIST & GIFTS	\$814.90	1152	Flowers for Homecoming
245781	JOHNSON DIESEL, INC.	\$265.86	1120	VACT Alternator
245782	GREERS FOOD TIGER	\$185.53	2711	VHS - Food & Supplies
245783	GUITAR CENTER STORES INC	\$165.97	1120	VHS - Microphone
245784	COCA-COLA BOTTLING COMPANY	\$289.92	1154	VHS - Coke Products
245785	WARING OIL COMPANY	\$2,700.00	1120	VC-1000GAL DIESEL
245786	MS COAST SUPPLY INC	\$234.61	1120	VAC Maint. Crimp Ring Tool, Co
245787	MISSISSIPPI SKILLS USA	\$28.00	1155	JCTC - Skills Membership Advis
245788	AMAZON CAPITAL SERVICES	\$170.99	1925	IT/Protective Case
245789	AMAZON CAPITAL SERVICES	\$164.53	1120	ECU-ink
245790	BILOXI PAPER COMPANY	\$1,002.66	1120	VMS towels/tissue/garbage bags
245791	BILOXI PAPER COMPANY	\$30.84	1120	Paper towels VAC
245792	GOODGAMES PRINTING	\$800.00	1120	props for marching band
245793	SADLIER, WILLIAM H., INC	\$2,148.61	1120	ECU-Sadlier Vocab Wkbks (160)
245794	SCHOLASTIC INC	\$269.50	1120	VUE Scholastic Magazines
245795	HOWARD TECHNOLOGY SOL	\$20,907.00	1925	IT/ECAC/Cameras
245796	HOWARD TECHNOLOGY SOL	\$22,589.00	1925	IT/SMAC/Cameras
245797	HOWARD TECHNOLOGY SOL	\$22,589.00	1925	IT/VAC/Cameras
245798	RAINBOW SPRING WATER, INC.	\$269.27	1120	SMACT - Rainbow Sept Water
245799	SWIM OUTLET	\$890.00	1153	SMAC-swim team suits
245800	MS COAST SUPPLY INC	\$286.00	2110	CN-Hands-Free Faucet Pedal SME
245801	MS COAST SUPPLY INC	\$155.35	2110	CN-Faucet Mount & Spout ECL
245802	MERCHANTS FOODSERVICE	\$2,835.65	2110	CN-Merchants_Paper Wk 9/22
245803	MERCHANTS FOODSERVICE	\$2,046.02	2110	CN-Merchants_Paper Wk 9/22
245804	MERCHANTS FOODSERVICE	\$55,362.70	2110	CN-FROZEN/DRY Wk #10

JACKSON COUNTY SCHOOL DISTRICT
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Claim No.	Claimant Name	Claim Amount	Fund	Description
245805	SUNRISE FRESH PRODUCE	\$6,680.47	2110	CN - PRODUCE wk 9
245806	NEW DAIRY OPCO,LLC	\$8,091.98	2110	CN-MILK - September 2025
245807	PORTIONPAC/SFSPAC FOODSAFETY	\$142.00	2110	CN- Sanitation/Clean Solutions
245808	HOWARD TECHNOLOGY SOL	\$290.00	1925	IT/Service/Parallels
245809	BILOXI PAPER COMPANY	\$745.35	1153	SMAC-janitorial supplies
245810	LOWES COMPANIES, INC.	\$0.00	1120	SM Ath Freezer new concession
245811	TOTAL EQUIPMENT MAINTENANCE CO	\$250.20	2110	CN -Equip.Maint. & Repairs-ECM
245812	TOTAL EQUIPMENT MAINTENANCE CO	\$968.55	2110	CN -Equip.Maint. & Repairs-ECH
245813	TOTAL EQUIPMENT MAINTENANCE CO	\$312.75	2110	CN-Equip.Maint. & Repairs-SMHS
245814	TOTAL EQUIPMENT MAINTENANCE CO	\$513.09	2110	CN-Equip.Maint. & Repairs-SMN
245815	TOTAL EQUIPMENT MAINTENANCE CO	\$264.35	2110	CN-Equip.Maint. & Repairs-VHS
245816	TOTAL EQUIPMENT MAINTENANCE CO	\$6,030.38	2110	CN-EQUIP. REPAIR/INSTALL -SMM
245817	HILL, MELISSA	\$40.75	2110	Cafeteria Refund
245818	MERCHANTS FOODSERVICE	(\$119.64)	2110	CN-FROZEN/DRY Wk #10
245826	CRISIS PREVENTION INSTITUTE	\$299.61	1120	SNE/CPI Workbooks
245827	WESTERN PSYCHOLOGICAL SERVICES	\$299.20	1120	GIFTED-Protocols
245828	LOWES COMPANIES, INC.	\$179.55	1153	SMAC-freezer
245829	MULTI-HEALTH SYSTEMS, INC.	\$1,020.90	1120	GIFTED-Protocols
245830	BUSINESS COMMUNICATIONS BCI	\$2,325.30	1925	IT/FortiGate
245831	JC BOARD OF SUPERVISORS	\$240.00	1153	SMAC-security HC dance
245832	INGRAM EDUCATION SERVICES	\$5,942.50	1120	SMMS - STEMscopes workbook 7th
245833	ODP BUSINESS SOLUTION/ OFFICE	\$220.53	1120	SMMS - counselors file cab env
245834	PREMIER MUSIC TEACHING AIDS	\$860.75	1153	SMMS - band brag tags
245835	AMAZON CAPITAL SERVICES	\$84.97	1153	SMMS - band utility cart
245836	AMAZON CAPITAL SERVICES	\$211.55	1120	SMMS - Counselors EEF items
245837	AMAZON CAPITAL SERVICES	\$44.72	1120	SMMS - blue SPED folders
245838	AMAZON CAPITAL SERVICES	\$1,026.00	1120	SMMS - classroom book sets
245839	HMH EDUCATION COMPANY	\$528.09	1120	SMMS - HMH student books
245840	AMAZON CAPITAL SERVICES	\$82.22	1153	SMMS - band paper cutter
245841	AMAZON CAPITAL SERVICES	\$308.88	1120	SMMS - nurse air filter, wax,
245842	AMAZON CAPITAL SERVICES	\$586.47	1120	SMMS - Sept office supplies
245843	AMAZON CAPITAL SERVICES	\$19.57	1120	SMMS - Counselors EEF items
245844	AMAZON CAPITAL SERVICES	\$301.44	1120	SMMS - counselors registrar
245847	BILOXI PAPER COMPANY	\$1,457.85	1120	SMAC-janitorial supplies
245848	AMAZON CAPITAL SERVICES	\$133.01	1120	SMHS - Batteries
245849	AMAZON CAPITAL SERVICES	\$34.99	1120	SMHS - Physics
245850	AMAZON CAPITAL SERVICES	\$194.70	1120	SMHS - Gloves for science labs

JACKSON COUNTY SCHOOL DISTRICT
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Claim No.	Claimant Name	Claim Amount	Fund	Description
245851	AMAZON CAPITAL SERVICES	(\$6.54)	1120	SMHS - Book Order #1
245852	AMAZON CAPITAL SERVICES	\$616.86	1120	SMHS - Paperbacks
245854	CAROLINA BIOLOGICAL SUPPLY CO	\$308.67	1120	SMHS - Sheep brains
245855	ROBOTICS EDUCATION & COMP	\$800.00	1153	SMHS - Registration fee
245856	SCHOLASTIC INC	\$296.70	1120	SMHS - Magazine subscript
245857	RAINBOW SPRING WATER, INC.	\$84.34	1120	SMHS - Water
245858	BEST CHOICE BACKFLOW SERVICES	\$190.00	1120	SMAC-backflow prevention test
245859	AMAZON CAPITAL SERVICES	\$2,462.22	2910	CTE-ECM-27" MONITORS
245860	OTC BRANDS INC.	\$320.61	1120	ECLE-Feelings Games
245861	FAMILY FROZEN FOODS	\$335.52	1152	ECLE-Concessions
245862	WARING OIL COMPANY	\$2,700.00	1120	VC-1000GAL DIESEL
245863	TRAFERA, LLC	\$720.00	1925	IT/ECHS/Cart/Un-Install
245864	SCHOLASTIC BOOK FAIRS, INC.	\$4,703.53	1152	ECLE Fall Book Fair
245865	GRACENOTES LLC	\$45.00	1120	VHS - Subscription
245866	DAVIS ICE CREAM ALABAMA LLC	\$107.51	1152	ECLE-Concessions
245867	PEARL RIVER COMMUNITY COLLEGE	\$250.00	1154	VHS Cheer Entry fee PR Cheer
245868	PEARSON CLINICAL ASSESSMENTS	\$13,200.00	1120	GIFTED-Protocols
245869	MISSISSIPPI MUSIC EDUCATOR'S	\$75.00	1120	ECU-Registration Fees
245870	CRUMP, SABRINA	\$21.10	2110	Cafeteria Refund
245871	ANDYS MUSIC INC	\$826.00	1154	VMS-Band
245872	AMERICAN SCHOOL COUNSELOR ASSN	\$139.00	1120	SS/ECM ASCA Membership
245873	DECA INC.	\$840.00	1154	VHS - DECA Dues
245874	LOWES COMPANIES, INC.	\$549.10	1120	VAC Angle Grinder (Painter)
245875	JARVIS, MIRANDA	\$26.00	2110	Cafeteria Refund
245876	GITAR CENTER STORES INC	\$165.97	1120	Shure Microphone for HS gym
245878	AMAZON CAPITAL SERVICES	\$191.59	1935	FabLab - Air Filters
245879	HOLDEN EARTH MOVING	\$1,282.50	1120	Infield dirt for softball fiel
245880	AMAZON CAPITAL SERVICES	\$497.63	1925	IT/Equipment/Case
245883	KELLY SERVICES, INC.	\$12,612.98	1120	FY26 Substitute Services
245884	MS GULF COAST YMCA	\$4,590.00	1120	SM-SWIM FACILITY FEES
245885	MS GULF COAST YMCA	\$1,275.00	1120	VC-SWIM FACILITY FEES
245886	NORTH MS EDUCATION CONSORTIUM	\$1,300.00	2211	SNE/Literacy Conference
245887	W.W. GRAINGER, INC	\$1,213.98	2711	JCTC - Shop Vacs for Electrica
245888	AMAZON CAPITAL SERVICES	\$116.84	2711	JCTC-RedGreenLight-BusLoading
245889	AMAZON CAPITAL SERVICES	\$361.16	2711	JCTC-COveralls,OilWaste,Washer
245890	AMAZON CAPITAL SERVICES	\$68.29	1152	ECMS Concession
245891	AMAZON CAPITAL SERVICES	\$168.64	2711	JCTC - Student Hygiene,DeskOrg

JACKSON COUNTY SCHOOL DISTRICT
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Claim No.	Claimant Name	Claim Amount	Fund	Description
245892	THE MS BAR	\$100.00	1154	Entry fee Mock Trial Comp
245893	PEARSON EDUCATION, INC	\$3,815.00	2711	JCTC-NCCER Connect for All
245894	SOUTHERN TIRE MART, LLC	\$447.20	1120	VACT misc tire repairs summer
245895	WATERS INTERNATIONAL TRUCK INC	\$325.00	1120	VACT Tow bill bus 27 to Waters
245896	WATERS INTERNATIONAL TRUCK INC	\$657.15	1120	VACT Sensor
245897	AUTOMATION DESIGNS & SOLUTIONS	\$156.00	1120	Pre-Employment Fingerprints
245898	HOWARD TECHNOLOGY SOL	\$846.00	1925	IT/SMH/PC/SPED
245899	ADVANCE AUTO PARTS VANCLEAVE	\$113.29	2711	JCTC-Power Steering Cooler
245900	WESCO GAS & WELDING SUPPLY	\$182.25	2910	CTE-EC-WELDING PROGRAM MATERIA
245901	W.W. GRAINGER, INC	\$2,827.55	2711	JCTC - WeldingCable&Terminals
245902	AMAZON CAPITAL SERVICES	\$68.56	1154	VUE STEAM NIGHT
245903	AMAZON CAPITAL SERVICES	\$579.98	1152	ECMS Dance Light System
245904	HOME TOWN LUMBER & SUPPLY,INC.	\$1,921.73	2711	JCTC-Lumber Order for Const
245905	TOTAL EQUIPMENT MAINTENANCE CO	\$180.71	2110	CN -Equip.Maint. & Repairs-ECH
245906	MOBILE FIXTURE AND EQUIPMENT	\$11,021.22	2110	CN - SMALLWARES
245907	ODP BUSINESS SOLUTION/ OFFICE	\$828.34	2110	CN-XEROX Toner
245908	HERSHEY'S ICE CREAM	\$4,868.88	2110	CN-ICE CREAM - Sept. 22
245909	HOSA FUTURE HEALTH PROFESSIONA	\$330.00	1155	JCTC-HOSA Membership
245910	HOSA - HEALTH OCCUPATION	\$125.00	1155	JCTC - HOSA Registration
245911	WATERS INTERNATIONAL TRUCK INC	\$3,219.85	1120	ECAC bus 1056 repair
245912	AMAZON CAPITAL SERVICES	\$699.00	1120	ECHS band power station
245913	HURLEY FARM AND FEED	\$232.90	1120	ECAC herbicide,insecticide
245914	WATERS INTERNATIONAL TRUCK INC	\$816.15	1120	ECAC bus 207 speed sensor
245915	MEDCO SUPPLY COMPANY	\$2.12	1120	ECHS trainer supplies
245916	AMAZON CAPITAL SERVICES	\$149.99	1152	ECHS basketball food warmer
245917	COMPLETE WELDING SOLUTIONS,INC	\$7,500.00	1120	ECHS stadium archway
245918	ANDYS MUSIC INC	\$322.50	1152	ECMS band instrument repair
245919	WADE TIRE & WHEEL	\$4,890.00	1120	ECAC Bus tires
245920	WADE TIRE & WHEEL	\$4,890.00	1120	ECAC bus tires
245921	WATERS INTERNATIONAL TRUCK INC	\$79.91	1120	ECAC bus blower switch
245922	AMAZON CAPITAL SERVICES	\$14.01	1120	ECAC miter saw handle
245923	HINTONS PAINT SPECIALTY	\$78.00	1120	ECAC paint supplies
245924	STEVE WEISS MUSIC	\$4,115.64	1120	ECHS band drums
		\$632.36	1152	ECHS band drums
245925	HURLEY HARDWARE & BUILDING SUP	\$42.99	1152	ECHS hitch
245926	LOWES COMPANIES, INC.	\$189.90	1152	ECHS asphalt patch
245927	BILOXI PAPER COMPANY	\$858.55	1152	ECHS athletic supplies

JACKSON COUNTY SCHOOL DISTRICT
Condensed By Claim
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Claim No.	Claimant Name	Claim Amount	Fund	Description
245928	BSN SPORTS	\$2,860.76	1152	ECHS volleyball supplies
245929	DANNYS TOWING	\$900.00	1120	ECAC bus towing
245930	ALL ACCESS TOWING, LLC	\$175.00	1120	ECAC local bus towing
245931	BILOXI PAPER COMPANY	\$356.79	2910	CTE-SM-CLEANING SUPPLIES
245932	AMAZON CAPITAL SERVICES	\$663.57	2211	FP-I-homeless student supplies
245933	MS ASSOCIATION OF COACHES	\$75.00	1153	SMAC-golf coach membership
245935	GOMEZ LANGUAGE AND CULTURE	\$381.00	1120	SPED-Translator
245936	ACCESS VISION SERVICES, LLC	\$996.30	1130	SPED-VI Services
245937	SCENARIO LEARNING LLC	\$10,937.42	1120	SafeSchools renewal
245938	FLYNN GROUP LP DBA HUT	\$1,773.75	2110	CN-Pizza Hut Sept.17
245939	FAMILY FROZEN FOODS	\$74.80	2711	JCTC - Student Reward Nachos
245940	CAROLINA BIOLOGICAL SUPPLY CO	\$368.20	1120	SMHS - Scalpels, brains, trays
245941	AMAZON CAPITAL SERVICES	\$19.79	1120	VHS - Laptop Case
245942	MGCCC	\$6,000.00	1120	Curriculum DO
245943	VANCLEAVE OLD PLACE	\$79.90	1120	BOARD - Water for Meetings
245944	AMAZON CAPITAL SERVICES	\$704.51	1153	SMU - student snacks & prizes
		\$273.29	1120	SMU - student snacks & prizes
245945	LAMINATOR . COM	\$278.02	1120	SMU - laminating film
245946	AMAZON CAPITAL SERVICES	\$44.97	2211	SMU - erasers
245947	AMAZON CAPITAL SERVICES	\$514.08	1153	SMU - RedRibbonHandouts/Basket
		\$89.96	1120	SMU - RedRibbonHandouts/Basket
245948	AMAZON CAPITAL SERVICES	\$350.32	1130	SPED-Supplies
245949	AMAZON CAPITAL SERVICES	\$105.68	1153	SMAC-ribbon for athletic passe
245950	BAY BREEZE GOLF COURSE	\$240.00	1153	SMAC-boys golf entry fee
245951	DIBERVILLE EQUIPMENT RENTAL	\$213.48	1153	SMAC-band Uhaul rental
245952	PERMA-BOUND	\$2,020.20	1120	ECLC-Library Books
245953	GULF COAST ED INITIATIVE CONS	\$570.00	1120	Curriculum DO
245954	AMERICAN SCHOOL COUNSELOR ASSN	\$250.00	1120	25-26 ramp app fee
245955	AMAZON CAPITAL SERVICES	\$46.48	1154	Van. Ath. Caution tape/Coin wr
245956	LOWES COMPANIES, INC.	\$306.42	1120	VAC Maint. Wasp spray, Ant Des
245957	NORTH MS EDUCATION CONSORTIUM	\$1,300.00	1120	Curriculum DO
245958	WARING OIL COMPANY	\$4,125.00	1120	EC-1500GAL DIESEL
245959	EAGLE ENERGY, INC.	\$5,956.66	1120	SMM-1800GAL DIESEL/500GAL GAS
245960	GREERS FOOD TIGER	\$243.84	1152	ECHS Home Ec groceries
245961	RAINBOW SPRING WATER, INC.	\$30.09	1154	VHS - Water for Alt. School
245962	AMAZON CAPITAL SERVICES	\$83.97	2711	JCTC - Flags
245963	AMAZON CAPITAL SERVICES	\$599.56	1152	SPED Furniture

JACKSON COUNTY SCHOOL DISTRICT
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Claim No.	Claimant Name	Claim Amount	Fund	Description
245964	AMAZON CAPITAL SERVICES	\$252.91	1120	K-Math Flash Cards
245965	RENAISSANCE LEARNING, INC.	\$1,622.00	2213	VMS-Renaissance
245966	AMAZON CAPITAL SERVICES	\$629.37	1925	IT/Partition/Wall Mount
245967	AMAZON CAPITAL SERVICES	\$282.23	1925	IT/Tools/supplies
245968	WESCO GAS & WELDING SUPPLY	\$809.54	2910	CTE-EC-WELDING PROGRAM MATERIA
245969	AMAZON CAPITAL SERVICES	(\$395.10)	1120	Principal/Asst Principal suppl
245970	AMAZON CAPITAL SERVICES	\$578.92	1154	VMS-Soccer
245971	D N P INC	\$1,430.00	1120	ECAC water line repair ECLE
245972	OM VISION REHAB SERVICES	\$1,722.50	1901	SPED-Contract OM Services
245973	BUSINESS COMMUNICATIONS BCI	\$25,198.50	1925	IT/Switches
245974	AMAZON CAPITAL SERVICES	\$206.70	2211	SMU - novels
245975	OFFICE AUTOMATION	\$757.95	1120	SMU - Poster Ink and Paper
245976	HMH EDUCATION COMPANY	\$750.00	1120	SMU - Read/Math 180 Coachly
245977	WARING OIL COMPANY	\$8,287.60	1120	SMM-2600GAL DIESEL/570GAL GAS
245978	AMAZON CAPITAL SERVICES	\$359.97	2910	CTE-SM-AQUACULTURE ITEMS
245979	W.W. GRAINGER, INC	\$252.94	2910	CTE-EC-WELDING/ELECTRICAL ITEM
245980	RIDDELL/ALL AMERICAN	\$3,540.00	1120	Helmets VAC Football
245981	HATTIESBURG ZOO	\$102.00	1120	SMU - Life Skills Field Trip
245982	AMAZON CAPITAL SERVICES	\$45.01	1120	SMAC-office supplies
245983	ENCORE REHABILITATION, INC	\$2,500.00	1120	DO-ATHLETIC TRAINERS
245984	ROBOTICS EDUCATION & COMP	\$400.00	1152	ECMS- PLTW VRC Registration
245985	AMAZON CAPITAL SERVICES	\$73.99	1120	ECMS Custodial
245986	AMAZON CAPITAL SERVICES	\$177.60	1152	ECMS Concession
245987	AMAZON CAPITAL SERVICES	\$14.99	1130	SPED-Supplies
245988	RAINBOW SPRING WATER, INC.	\$75.68	1120	SNE- water
245989	PERMA-BOUND	\$2,492.82	1120	SMU - Library Books
245990	EMPOWERED LEARNING	\$4,690.00	1130	SPED-VI Services
245991	DEEP SOUTH TOWING	\$500.00	1120	Tires for trailer-band
245992	WATERS INTERNATIONAL TRUCK INC	\$977.71	1120	SMACT - Waters EGR
245993	AMAZON CAPITAL SERVICES	\$45.15	1120	SMHS - Post lts, pens
245994	FLOWER BASKET FLORIST	\$569.00	1153	SMHS - Homecoming flowers
245995	VEX ROBOTICS INC	\$263.06	1153	SMHS - Competition fees
245996	ROBOLINK, INC	\$360.00	1153	SMHS - Drone parts
245997	REALITYWORKS	\$128.00	2711	SMHS - RealCare bands
245998	AMAZON CAPITAL SERVICES	\$15.08	1901	SPED-Supplies
		\$505.76	1130	SPED-Supplies
245999	ROMERO, EMILY	\$640.00	1153	SMAC-meals cross country team

JACKSON COUNTY SCHOOL DISTRICT
Condensed By Claim
THE FOLLOWING CLAIMS AS LISTED ON THE DOCKET OF CLAIMS
ARE PRESENTED FOR PAYMENT ON THIS DATE 10/9/2025

Claim No.	Claimant Name	Claim Amount	Fund	Description
246000	KELLEY, RITA	\$21.55	2110	Cafeteria Refund
246001	NEGRON, HERNAN	\$100.00	2110	Cafeteria Refund
246002	TOTAL EQUIPMENT MAINTENANCE CO	\$125.10	2110	CN-Equip.Maint. & Repairs-VMS
246003	NEW DAIRY OPCO,LLC	\$8,316.16	2110	CN-MILK - September 2025
246004	SUNRISE FRESH PRODUCE	\$974.74	2110	CN - PRODUCE wk 10
246005	SUNRISE FRESH PRODUCE	\$4,431.20	2110	CN - PRODUCE wk 10
246006	FLYNN GROUP LP DBA HUT	\$2,351.25	2110	CN-Pizza Hut Sept.24
246007	JOHNSON TIRE SERVICE, LLC	\$612.00	1120	SMACT - Johnson Tire Install
246008	WARD INTERNATIONAL TRUCKS	\$250.44	1120	SMACT-Ward - Pump and Washers
246009	MHSAA, INC.	\$140.00	1153	SMAC-registration for cross
246010	HAMPTON INN & SUITES	\$1,490.00	1153	SMAC-hotel for cross country
246011	CARES CENTER, INC	\$1,965.33	2906	SPED-student placement
		\$4,710.57	1130	SPED-student placement
246012	BSN SPORTS	\$69.98	1154	VAN Football Write Board
246013	INSECT LORE	\$144.89	1120	VMS-6th grade science
246014	CAROLINA BIOLOGICAL SUPPLY CO	\$259.28	1120	VMS-6th grade science
246015	CURALINC LLC	\$1,188.00	1120	2025-2026 Emp Assist Program
246017	AUTOZONE	\$142.16	1120	SMAC-starter for maint truck
246018	HOWARD TECHNOLOGY SOL	\$39,130.00	1925	IT/Teacher Docking Stations
246019	QUAVERED, INC.	\$1,500.00	1120	SMEE- Music program
246020	AMAZON CAPITAL SERVICES	\$1,157.15	1153	SMHS - Theatre materials
246021	AMAZON CAPITAL SERVICES	\$94.07	2711	VHS - Toner
246022	STAPLES	\$941.00	2211	Title 1- Lamination Film
246023	AMAZON CAPITAL SERVICES	\$743.79	1120	VMS-O's EEF
246024	BAILEY EDUCATION GROUP, LLC	\$4,350.00	2213	SMMS - SIG professional develo
246025	PDQ PRINTING, INC CUST#137	\$345.00	1120	SM ATH football signage
246026	AMAZON CAPITAL SERVICES	\$94.06	1120	SM Ath MS Girls Soccer eq
246027	MASSETT SUPPLY COMPANY, NAPA	\$544.74	1120	VACT Open po for parts
246028	JOHNSON DIESEL, INC.	\$407.93	1120	VACT Bus 14 Parts
246029	LOWES COMPANIES, INC.	\$536.55	1120	SM Ath Stadium Supplies
246030	WARING OIL COMPANY	\$2,690.00	1120	VC-1000GAL DIESEL
246031	WARING OIL COMPANY	\$2,128.00	1120	VC-800GAL DIESEL
246032	AMAZON CAPITAL SERVICES	\$216.56	1120	SM Ath New Tents
246033	VANCLEAVE OLD PLACE	\$170.76	1120	Pad lock. Plumber putty, adapt
246034	PRO-LOCK	\$47.50	1120	GA Rim Cylinder,key cylinder
246035	PRO-LOCK	\$537.50	1925	IT/Locks
246036	AMAZON CAPITAL SERVICES	\$119.70	1120	SMAC Ath Lanyards

JACKSON COUNTY SCHOOL DISTRICT
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THE FOLLOWING CLAIMS AS LISTED ON THE DOCKET OF CLAIMS
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Claim No.	Claimant Name	Claim Amount	Fund	Description
246037	HURLEY HARDWARE & BUILDING SUP	\$1,368.99	2711	JCTC-Lumber Order for ECHS
246038	BILOXI PAPER COMPANY	\$1,822.06	1120	SMAC-janitorial supplies SMEE
246039	AMAZON CAPITAL SERVICES	\$591.75	1120	SMEE - Dymo Printer, Supplies
246040	W.W. GRAINGER, INC	\$676.14	2711	JCTC-Brooms, ToolSet, C-Clamp
246041	ADVANCE AUTO PARTS VANCLEAVE	\$258.56	1120	Batteries for gym floor machin
246042	IMMS	\$2,100.00	1120	SMEE- 1st Gr Field trip IMMS
246043	AMAZON CAPITAL SERVICES	\$539.28	2213	SMMS - sig visual timers
246044	MAGNOLIA STATE SCHOOL COUNSELO	\$40.00	1120	SMMS - counselor memb renewal
246045	AMAZON CAPITAL SERVICES	\$272.33	1120	SMMS - ISI & office items
246046	AMAZON CAPITAL SERVICES	\$191.90	1120	SMMS - nurse supplies
246047	AMAZON CAPITAL SERVICES	\$85.83	1120	SMEE - Supplies
246048	HMH EDUCATION COMPANY	\$1,486.83	1120	SMEE - Extra HMH Workbooks
246049	BILOXI PAPER COMPANY	\$1,313.58	1120	VAC maint. BPC supplies
246050	CRISIS PREVENTION INSTITUTE	\$665.80	1120	SMEE - Crisis Prevention Workb
246051	CURRICULUM ASSOCIATES, LLC	\$365.57	1120	ECU-Phonics for Reading workbo
246052	WARDS SCIENCE - VWR INTNL LLC	\$513.20	1120	SMHS - Specimens
246053	UFUK LLC	\$438.20	1153	SMHS - Tshirts - SpEd
246054	WHEELER'S JANITORIAL SUPPLIES	\$40,780.81	1120	SMAC-JANITORIAL CONTRACT-FY26
246055	AMAZON CAPITAL SERVICES	\$716.61	1120	Counselor Fidgets & Books
246056	SWETMAN SECURITY SERVICES INC.	\$39,840.00	1120	Swetmans Guards/Super/Vehicles
246057	JOHNSTONE SUPPLY OF GULFPORT	\$707.78	1120	VCHS Girls Lock Off/Van Stock
246058	JOHNSTONE SUPPLY OF GULFPORT	\$94.81	1120	SMUE Rm 507 AC repair parts
246059	JOHNSTONE SUPPLY OF GULFPORT	\$264.90	1120	ECHS Cafe Safety switch/fuse
246060	W.W. GRAINGER, INC	\$753.12	2711	JCTC-Slings,Hose,Square,AirGun
246061	GOODGAMES PRINTING	\$89.82	1120	VMS-slips
246062	GULF COAST FOOTBALL OFFICIALS	\$100.00	1153	SMAC assigning fees
246063	FAMILY FROZEN FOODS	\$107.66	1155	JCTC - Student Reward
246064	GERALD BURDINE	\$120.00	1153	SMAC assigning fees
246065	MOBILE INDUSTRIAL METAL, INC.	\$982.05	2711	JCTC - Metal for Welding
246066	ACT EDUCATION AND WORKFORCE	\$175.50	1154	VHS - WorkKeys Test
246067	AMAZON CAPITAL SERVICES	\$128.41	1120	ECMS Office Supplies
246068	PEARSON EDUCATION, INC	\$4,410.00	2711	JCTC-NCCER Connect for All
246069	CAROLINA BIOLOGICAL SUPPLY CO	\$2,027.32	1120	VHS - Specimens
246070	C SPIRE WIRELESS #0001209996	\$1,367.51	1120	SEPTEMBER 2025
246071	SOUTHERN LIGHT, LLC	\$3,573.20	1120	OCTOBER 2025
246072	C SPIRE # 3000915592	\$572.28	1120	OCTOBER 2025
246073	BILOXI PAPER COMPANY	\$59.00	1120	District Seal Stamps

JACKSON COUNTY SCHOOL DISTRICT
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Claim No.	Claimant Name	Claim Amount	Fund	Description
246074	VARSITY SPIRIT, LLC	\$245.00	1152	ECMS dance state competition
246075	DRAGONFLY ATHLETICS, LLC	\$3,031.00	1152	ECHS dragonfly
246076	BILOXI PAPER COMPANY	\$1,195.21	1120	ECHS custodial supplies
246077	BILOXI PAPER COMPANY	\$75.40	1120	ECAC copy paper
246078	SCHOLASTICPRODUCTS&AWARDSINC.	\$7,018.80	1152	ECHS softball state rings
246079	BSN SPORTS	\$3,774.41	1120	ECHS football pants, socks
246080	AMAZON CAPITAL SERVICES	\$96.44	1152	ECMS Leo seal grant supplies
246081	WATERS INTERNATIONAL TRUCK INC	\$751.52	1120	ECAC bus lights, ac compressor
246082	MS COAST SUPPLY INC	\$250.00	1120	ECAC toilet
246083	DIXIE GLASS & TRIM, INC	\$200.00	1120	ECAC plexi glass
246084	HURLEY HARDWARE & BUILDING SUP	\$89.78	1120	ECAC maintenance supplies
246085	PASCAGOULA SERVICE CENTER	\$167.00	1120	ECAC mower blades, fillters
246086	LAWSON PRODUCTS, INC.	\$127.22	1120	ECAC screws, washers,anchors
246087	ADVANCE AUTO PARTS HURLEY	\$326.09	1120	ECAC brakes,filter, fluids
246088	BILOXI PAPER COMPANY	\$1,104.08	1120	ECUE concessions resale
246089	BILOXI PAPER COMPANY	\$916.20	1120	ECMS custodial supplies
246090	BILOXI PAPER COMPANY	\$841.52	1120	ECLC Custodial Supplies
246091	BSK HOTELS LLC - HOLIDAY INN	\$110.00	1152	ECHS AD hotel room golf state
246092	COMFORT SUITES	\$1,300.00	1154	Hotel State Swim Vancleave
246093	TUPELO HIGH SCHOOL	\$135.00	1154	VHS State Swim Entry Fee
246094	WESCO GAS & WELDING SUPPLY	\$2,080.20	2711	JCTC - ECHS Welding Tanks
246095	BILOXI PAPER COMPANY	\$32.10	2910	CTE-SM-CLEANING SUPPLIES
246096	BILOXI PAPER COMPANY	\$302.91	1120	SMAC-smne JANITORIAL SUPPLIES
246097	MISSISSIPPI INTERACTIVE	\$98.00	1120	MVR records
246098	MISSISSIPPI INTERACTIVE	\$28.00	1120	MVR records
246099	EXPRESS SERVICES INC	\$7,612.70	2110	CN - CAFETERIA SUB SERVICES
246100	LOWES COMPANIES, INC.	\$235.83	1120	SMACT - Lowes supplies
246101	TURF MASTERS LAWN CARE	\$1,017.66	1153	SMAC-field maintenance
246102	WARING OIL COMPANY	\$4,400.00	1120	EC-1600GAL DIESEL
246103	AMAZON CAPITAL SERVICES	\$167.81	1120	ECU-supplies
246104	GATEWAY EDUCATION HOLDINGS LLC	\$7,000.00	1120	Curriculum DO
246105	BILOXI PAPER COMPANY	\$475.07	1120	VAC Business office supplies
246106	ROBERT J YOUNG CO. LLC	\$75,772.29	1925	IT/Copier Contract
246107	KINDRED CARE SPEECH LLC	\$10,286.67	1130	SPED-Speech Therapy
246108	WARD INTERNATIONAL TRUCKS	(\$210.60)	1120	ECAC bus calipers, piston
246109	IXL LEARNING	\$412.50	1120	ECMS IXL
246110	MARITIME & SEAFOOD INDUSTRY	\$278.00	1152	Guided tour Maritime & Seafood

JACKSON COUNTY SCHOOL DISTRICT
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Claim No.	Claimant Name	Claim Amount	Fund	Description
246111	COCA-COLA BOTTLING COMPANY	\$639.84	1155	JCTC - Vending Supplies
246112	BLOSSMAN GAS, INC	\$2,281.14	1120	ECAC propane
246113	HINTONS PAINT SPECIALTY	\$420.00	1120	ECAC HS paint
246114	WATERS INTERNATIONAL TRUCK INC	\$636.21	1120	ECAC bus stop arm
246115	WATERS INTERNATIONAL TRUCK INC	\$609.05	1120	ECAC bus electrical defender
246116	WATERS INTERNATIONAL TRUCK INC	\$495.92	1120	ECAC bus 951 oil pres. sensor
246117	JC BOARD OF SUPERVISORS	\$2,835.00	1152	ECHS athletic game security
246118	BILOXI PAPER COMPANY	\$2,451.08	1120	SMAC-janitorial supplies
246119	IMMS	\$1,838.00	1120	SNE/2nd grade field trip IMMS
246120	AMAZON CAPITAL SERVICES	\$107.67	1120	Office Supplies
246121	JC BOARD OF SUPERVISORS	\$2,220.00	1153	SMAC-game security
246122	SUN SOUTH, LLC	\$492.57	1120	VAC Mower battery, Pro Line,
246123	CABLE ONE INC., DBA SPARKLIGHT	\$64.43	1154	VHS Internet Service ESports
246124	ANDREA SEYMOUR	\$572.00	1154	Meals State Swim
246125	SYCAMORE THERAPY	\$24,337.50	1130	SPED-Speech Therapy
246126	LETS TALK THERAPY SPEECH AND	\$11,326.67	1130	SPED-Speech Therapy
246127	WASTE PRO USA	\$17,787.23	1120	DO-WASTE MANAGEMENT SERVICE
246128	AMAZON CAPITAL SERVICES	\$323.21	2711	JCTC-Student Rewards
246129	BAY PEST CONTROL INC	\$1,450.00	1120	PEST CONTROL SERVICES-FY 26
246130	MS COAST SUPPLY INC	\$625.70	1120	Van. Maint. Flush valve, valve
246131	ULINE	\$1,564.70	2910	CTE-EC-MEDICAL PRORAM
246132	SINGING RIVER ELECTRIC	\$28,457.31	1120	OCTOBER 2025
246133	JC BOARD OF SUPERVISORS	\$2,070.00	1154	Sept. Game Security
246134	MERCHANTS FOODSERVICE	\$32,705.84	2110	CN-FROZEN/DRY Wk #11
246135	MERCHANTS FOODSERVICE	\$5,301.88	2110	CN-FROZEN/DRY Wk #11
246136	MERCHANTS FOODSERVICE	\$22,428.56	2110	CN-FROZEN/DRY Wk #11
246137	MERCHANTS FOODSERVICE	\$673.96	2110	CN-Merchants_Paper Wk 9/29
246138	MERCHANTS FOODSERVICE	\$4,816.83	2110	CN-Merchants_Paper Wk 9/29
246139	MERCHANTS FOODSERVICE	\$75,427.49	2110	CN-FROZEN/DRY Wk #12
246140	MERCHANTS FOODSERVICE	\$5,381.44	2110	CN-Merchants_Paper Wk 10/13
246141	MERCHANTS FOODSERVICE	(\$2.67)	2110	CN-FROZEN/DRY Wk Aug.18-22
246142	MERCHANTS FOODSERVICE	(\$7.12)	2110	CN-FROZEN/DRY Wk #10
246143	NEW DAIRY OPCO,LLC	\$12,293.30	2110	CN-MILK - October 2025
246144	CINTAS CORPORATION	\$3,068.41	2110	CN-Food Production Supplies
246146	CINTAS CORPORATION	\$473.25	2110	CN-Food Production Supplies
246147	MOBILE FIXTURE AND EQUIPMENT	\$5,069.09	2110	CN - SMALLWARES
246148	MOBILE FIXTURE AND EQUIPMENT	\$8,448.81	2110	CN - SMALLWARES

JACKSON COUNTY SCHOOL DISTRICT
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Claim No.	Claimant Name	Claim Amount	Fund	Description
246149	CINTAS CORPORATION	\$877.29	2110	CN-Food Production Supplies
246150	AMAZON CAPITAL SERVICES	\$6.54	1120	SMHS - Book Order #1
246151	ACT EDUCATION CORP	\$310.50	1153	SMHS - Work Keys Testing
246152	AMAZON CAPITAL SERVICES	\$1,018.96	1120	SMEE - Office Supplies
246153	W T COX SUBSCRIPTIONS	\$167.16	1120	SMEE - Magazines
246154	AMAZON CAPITAL SERVICES	\$131.09	1120	SMEE - Gifted Supplies
246155	SEWARD FARMS MAZE LLC	\$2,124.00	1120	SMEE -Seward Farms
246156	BILOXI PAPER COMPANY	\$1,044.79	1120	ECAC upper custodial supplies
246157	BILOXI PAPER COMPANY	\$532.15	1120	ECAC custodial supplies
246158	BILOXI PAPER COMPANY	\$118.56	1120	ECAC transp. custodial supply
246159	HMH EDUCATION COMPANY	\$785.61	1120	ECLE- HMH workbooks
246160	BILOXI PAPER COMPANY	\$897.28	1120	ECLE Custodial Supplies
246161	BILOXI PAPER COMPANY	\$1,050.87	1120	ECAC MS custodial supplies
246162	TRAFERA, LLC	\$2,075.00	1925	IT/Newline/SMNE
246163	MIDDLETON FARM	\$1,550.00	1120	ECLE- K Field Trip
246164	AMAZON CAPITAL SERVICES	\$264.04	1120	ECLE- Speaker P.E.
246165	AMAZON CAPITAL SERVICES	\$126.13	1120	ECLE-2026 Planner, curtains
246166	BUSINESS COMMUNICATIONS BCI	\$1,049.41	1925	IT/Server Appliance
246167	IMAGES GALORE SIGNS,LLC	\$90.00	1925	IT/Posters
246169	GOODGAMES PRINTING	\$175.00	1120	Banner for Esports
246170	TAPPER SECURITY, INC	\$32.99	1120	BO-MONTHLY ALARM SERVICE
246171	TOTAL EQUIPMENT MAINTENANCE CO	\$220.45	2110	CN-Equip.Maint. & Repairs-SMU
246172	TOTAL EQUIPMENT MAINTENANCE CO	\$502.45	2110	CN-Equip.Maint. & Repairs-VUE
246173	ALS LEASING, LLC	\$990.00	2110	CN-Equipment Lease Payments
246174	PORTIONPAC/SFSPAC FOODSAFETY	\$3,694.47	2110	CN - SANITATION SERVICES
246175	TOTAL EQUIPMENT MAINTENANCE CO	\$229.35	2110	CN-Equip.Maint. & Repairs-SMM
246176	TOTAL EQUIPMENT MAINTENANCE CO	\$1,181.91	2110	CN- Equip.Repair/Replace SMHS
246177	AMAZON CAPITAL SERVICES	\$14.33	2110	CN- Office Supplies
246178	AMAZON CAPITAL SERVICES	\$461.28	2110	CN-Cardstock Paper
246179	MS COAST SUPPLY INC	\$106.74	2110	CN-Faucet-Mop Sink VMS
246180	BSN SPORTS	\$1,269.43	1120	ECMS Soccer goals
246181	AMAZON CAPITAL SERVICES	\$364.03	1152	ECHS batting helmets
246182	ANDROTH LLC	\$424.75	1152	ECHS bleacher controller
246183	BILOXI PAPER COMPANY	\$1,131.38	1120	ECAC HS custodial supplies
246184	LOWNDES COUNTY SCHOOL DISTRICT	\$1,650.00	1152	ECHS State Golf tournament
246185	JACK C.PICKETT,ATTORNEY AT LAW	\$4,974.12	1120	FY 25-26 Legal Services
246186	KELLY SERVICES, INC.	\$11,910.99	1120	FY26 Substitute Services

JACKSON COUNTY SCHOOL DISTRICT
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Claim No.	Claimant Name	Claim Amount	Fund	Description
246187	CENTERPOINT ENERGY	\$50.50	2711	OCTOBER 2025
		\$4,048.98	1120	OCTOBER 2025
246188	AMAZON CAPITAL SERVICES	\$291.48	1120	EMCS Guidance
246189	AMAZON CAPITAL SERVICES	\$116.12	1152	ECMS Student Reward Bags
246190	AMAZON CAPITAL SERVICES	\$137.16	1152	ECMS Binders
246191	COCA-COLA BOTTLING COMPANY	\$171.36	1152	ECMS Concession Drinks
246192	GATEWAY EDUCATION HOLDINGS LLC	\$2,327.34	1120	SNE/math workbooks
246193	AMAZON CAPITAL SERVICES	\$745.86	1120	SNE/supplies/Red Ribbon week
246194	AMAZON CAPITAL SERVICES	\$136.40	1120	VHS - Library Books
246195	AMAZON CAPITAL SERVICES	\$37.99	1154	VLE Medals for Reindeer Run
246196	AMAZON CAPITAL SERVICES	\$19.38	1154	VLE Bingo Cards for Library AR
246197	AMAZON CAPITAL SERVICES	\$830.65	1156	FabLab - VinylCutter,Acrylic,K
246198	PRO-LOCK	\$169.90	1120	#3 Master Up Lf Pad locks1 1/2
246199	VANCLEAVE OLD PLACE	\$115.90	1120	VUE Concrete/water
246206	PROGRESS LEARNING LLC	\$34,500.00	1120	Curriculum DO - 3 site license
246208	AMAZON CAPITAL SERVICES	\$440.00	1120	Ultrawide Curved Monitor
246209	AMAZON CAPITAL SERVICES	\$448.49	1120	VMS-office/nurse
246210	AMAZON CAPITAL SERVICES	\$114.38	1120	VMS-nurse , office
246211	CENGAGE LEARNING DBA INFOSEC	\$2,763.20	2711	JCTC - HealthScience Textbooks
246212	CENGAGE LEARNING DBA INFOSEC	\$3,386.90	2910	CTE-VC-TEXTBOOKS
246214	GULF COAST BUSINESS SUPPLY CO.	\$254.10	2910	CTE-EC-JANITORIAL SUPPLIES
246215	GULF COAST BUSINESS SUPPLY CO.	\$928.80	2910	CTE-SM/EC JANITORIAL SUPPLIES
246216	JOHN FAYARD MOVING &	\$26.75	1120	BO-MONTHLY STORAGE FEE
246217	SINGING RIVER ELECTRIC	\$11,680.04	1120	OCTOBER 2025
		\$1,574.68	2711	OCTOBER 2025
246218	SINGING RIVER ELECTRIC	\$85,141.09	1120	OCTOBER 2025
246219	CODARAY CONSTRUCTION, LLC	\$176,650.72	2910	ECHS CTE Expansion
246220	WESTIN JACKSON HOTEL	\$1,720.00	1925	IT/Westin/MECA
246221	CDW GOVERNMENT, INC.	(\$721.60)	1925	IT/Teacher Monitors
246222	BILOXI PAPER COMPANY	\$717.20	1120	Super Grip mats VHS
246223	BILOXI PAPER COMPANY	\$181.66	1120	VUE Oct. Supplies BPC
246224	ENTERPRISE	\$400.16	1925	IT/Travel
246225	FUTURE FARMERS OF AMERICA	\$495.00	1152	FFA Dues
246226	SINGING RIVER ELECTRIC	\$3,544.23	2711	OCTOBER 2025
		\$607.68	1935	OCTOBER 2025
		\$6,453.20	1120	OCTOBER 2025

JACKSON COUNTY SCHOOL DISTRICT
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Claim No.	Claimant Name	Claim Amount	Fund	Description
246227	SINGING RIVER ELECTRIC	\$21,411.70	1120	OCTOBER 2025

Total for Docket: \$2,989,817.54

JACKSON COUNTY SCHOOL DISTRICT
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ARE PRESENTED FOR PAYMENT ON THIS DATE 10/9/2025

Claim No.: 0 - 12499999

AP Dates: ALL

Claim Status: Open

Total Expenditures By Fund

Fund	Description	Claim Amount
1120	DISTRICT MAINTENANCE	\$1,074,471.34
1130	SPECIAL EDUCATION	\$68,913.19
1152	EAST CENTRAL ACTIVITY	\$44,699.39
1153	ST MARTIN ACTIVITY	\$30,013.02
1154	VANCLEAVE ACTIVITY	\$21,295.73
1155	JCTC ACTIVITY	\$1,610.50
1156	FABLAB ACTIVITY	\$972.87
1901	MEDICAID SBAC FUND	\$2,327.37
1925	TECHNOLOGY FUND	\$264,911.05
1935	FAB LAB JACKSON COUNTY	\$864.17
2092	WORKFORCE ENHANCEMENT (SB 3011)	\$51.86
2110	SCHOOL FOOD SERVICE	\$478,639.53
2211	TITLE I - A 84.010A	\$20,405.80
2213	TITLE I-1003(a) SCHOOL IMPROVEMENT	\$13,601.28
2290	TITLE I COST POOL	\$96.15
2610	IDEA PART B 84.027A	\$123,410.70
2620	IDEA PART C 84.173A	\$15.81
2711	CTE - BASIC FUND (LOCAL & STATE)	\$39,023.29
2811	TITLE IV, PART A 84.424B	\$894.00
2906	EDUCABLE CHILD	\$1,965.33
2910	2023 HOUSE BILL 603 (CTE)	\$444,482.74
2911	2023 HOUSE BILL 603 (SMH)	\$4,211.32
3027	CONTRUCTION AND IMPROVEMENTS	\$351,757.10
7310	PAYROLL CLEARING FUND	\$1,184.00
Total for Funds:		\$2,989,817.54

Total Expenditures By Unit

Unit	Description	Claim Amount
00		\$1,184.00
01	DISTRICT WIDE	\$536,153.60
02	EAST CENTRAL UPPER ELEMENTARY	\$57,819.99
04	EAST CENTRAL MIDDLE SCHOOL	\$53,577.22
06	EAST CENTRAL HIGH SCHOOL	\$451,177.60

JACKSON COUNTY SCHOOL DISTRICT
Condensed By Claim
THE FOLLOWING CLAIMS AS LISTED ON THE DOCKET OF CLAIMS
ARE PRESENTED FOR PAYMENT ON THIS DATE 10/9/2025

Total Expenditures By Unit		
Unit	Description	Claim Amount
10	ST. MARTIN NORTH ELEMENTARY	\$55,606.37
11	ST. MARTIN HIGH SCHOOL	\$672,667.08
13	ST. MARTIN UPPER ELEMENTARY	\$50,489.28
14	ST. MARTIN EAST ELEMENTARY	\$60,940.32
16	VANCLEAVE UPPER ELEMENTARY	\$38,874.80
18	VANCLEAVE MIDDLE SCHOOL	\$66,087.41
20	VANCLEAVE HIGH SCHOOL	\$122,745.79
22	EAST CENTRAL LOWER ELEMENTARY	\$66,324.95
24	ST.MARTIN MIDDLE SCHOOL	\$97,777.00
26	VANCLEAVE LOWER ELEMENTARY	\$68,068.38
30	VANCLEAVE ATTENDANCE CENTER	\$85,178.34
50	EAST CENTRAL ATTENDANCE CENTER	\$90,910.94
70	ST. MARTIN ATTENDANCE CENTER	\$372,573.93
90	VOCATIONAL TECHNOLOGY CENTER	\$40,687.67
92	FABLAB	\$972.87
Total for Units:		\$2,989,817.54

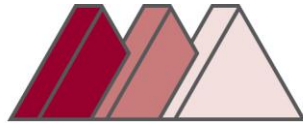
APPROVED THIS THE _____ DAY OF _____, _____

 PRESIDENT

 SECRETARY

Jackson County School District Workers Compensation Claims
2025-2026

July	3
August	7
September	6
October	
November	
December	
January	
February	
March	
April	
May	
June	



**MISSISSIPPI MUNICIPAL
WORKERS' COMPENSATION GROUP**

Government Entity: **Jackson County School District**

MISSISSIPPI MUNICIPAL WORKERS' COMPENSATION GROUP
APPLICATION, INDEMNITY AGREEMENT AND POWER OF ATTORNEY

This Application, Power of Attorney and Indemnity Agreement is made by and between each and every Member of the Mississippi Municipal Workers' Compensation Group (GROUP), and by said Group itself, and is based upon the following understandings by the parties.

The Members have organized and formed a SELF-INSURANCE FUND which shall be known as MISSISSIPPI MUNICIPAL WORKERS' COMPENSATION GROUP, hereinafter referred to as the "GROUP".

Each member of the GROUP has elected to become a party to this agreement, to comply with conditions set forth herein and to establish a self-insurance GROUP pursuant to the provisions of Mississippi Law and the Rules of the Workers' Compensation Commission, and to execute such instruments and take such action as may be required to form and continue such GROUP. In consideration of the mutual covenants, promises and obligations contained in the Agreement, which are given and accepted by the GROUP and by each and every Member to each other Member of the GROUP, the parties agree as follows:

1. The GROUP, through its Board of Trustees, hereinafter referred to as the “BOARD”, shall collect all premiums and assessments owed by each and every Member when same is due, or the GROUP shall promptly terminate the membership of any delinquent Member as provided by the cancellation requirements and shall take all reasonable and necessary actions to collect delinquent accounts from any Member.
2. The GROUP may acquire excess insurance for the protection of its Members against catastrophic loss.
3. Each and every Member jointly and severally agrees to assume, pay, and discharge any liability under the GROUP of any and all Members of the GROUP, and each Member agrees to pay any assessments as may be required by the BOARD.
4. Each and every Member authorized the BOARD to be empowered to accept service on behalf of the GROUP and its Members and shall have the power of attorney of each and every Member in all transactions relating to or arising out of the operation of the GROUP.
5. Regardless of whether the Member terminates its membership from the GROUP voluntary; or whether such membership is either terminated the GROUP or otherwise, the above Agreement shall continue in force and effect and shall remain completely unabated concerning any and all liabilities and obligations that the GROUP, or its Members, may incur resulting from and Group fiscal year in which the Member participates in the Group.

6. The Members intend this Agreement as a mutual covenant of assumption and not as a partnership, but if any court of competent jurisdiction shall construe it to be a partnership, then it is the intent of the parties that such partnership be limited in scope to the uses for which this Agreement is executed and for no others.
7. The GROUP and each and every Member agree with each other Member, including any future Members, to be bound by all of the terms and conditions of this Agreement, by the rules, and regulations that may be adopted and approved by the BOARD and by the By-Laws of the GROUP.
8. The members jointly and severally covenant and agree that there shall be no disbursements out of monies of the GROUP by way of dividends or distribution of claim reserves until after provision has been made for all obligations of the GROUP except at the discretion of the BOARD.
9. Cooperation with Loss Control/Recommendations
The Undersigned Governmental Entity agrees that it will cooperate in instituting any and all reasonable safety regulations and/or loss control recommendations that may be recommended for the purpose of eliminating or minimizing hazards that would contribute to Workers' Compensation losses. In the event that the recommendations submitted by the contractor on behalf of the GROUP seem unreasonable, the Government Entity has a right to appeal to the Board of Trustees (or the Loss Control Committee) and the decision of the Board shall then be final.

10. Withdrawal by Governmental Entity

Any governmental Entity may withdraw from the GROUP at the end of any year by giving at least sixty (60) days notice in writing to the Board and/or the Administrator of its desire to so withdraw. The Member withdrawing may not withdraw the reserves on any of the claims that are being paid from or reserved by the Group or will be required to be repaid from the GROUP. Unless otherwise agreed to in writing by the GROUP, all pending claims against the Member will continue to be obligations of the GROUP. Dividends, declared, will be proved to all members who were members during the fiscal year for which the dividends are declared.

11. Non-Payment of Premium

In the event that the Governmental Entity fails or refuses to make the payments of premiums as herein provided (and/or Provided in the Rating Procedures Guide), the GROUP reserves the right to terminate such Governmental Entity by giving ten (10) days written notice and to collect any all premiums that are earned pro-rata for the period preceding contact termination. Any Member that is terminated hereunder shall not be entitled to any of the dividends that have not been paid at that time.

12. Does the City have any volunteers working for the City? (Applicable to Cities.)

_____ Yes _____ No (Not Applicable)

13. Does the City participate in the Work Fare Program? (Applicable to Cities.)

_____ Yes _____ No (Not Applicable)



**MISSISSIPPI MUNICIPAL
WORKERS' COMPENSATION GROUP**

Member: **Jackson County School District**

Represented By _____ Date _____

Title _____

Witness Signature _____ Date _____

I hereby certify that before me, an officer duly authorized and acting appeared
_____ known to me to be the person who executed the
said application.

WITNESS by hand and official seal this ____ day of _____, 20____.

NOTARY PUBLIC

My Commission Expires: _____

THE ABOVE APPLICANT is hereby approved for continuing membership in the
Mississippi Municipal Workers' Compensation GROUP.

Authorized Group Representative



**MISSISSIPPI MUNICIPAL
WORKERS' COMPENSATION GROUP**

**RESOLUTION TO JOIN THE
MISSISSIPPI MUNICIPAL WORKERS' COMPENSATION GROUP**

WHEREAS, Mississippi statute (Senate bill 2477, 1988 Session) enables public entities to cooperate with each other to make the most efficient use of their powers and resources on the basis of mutual advantage; and

WHEREAS, the **Jackson County School District** desires to secure protection, benefits and indemnification relating to the self-insurance GROUP for Workers' Compensation coverage for itself and its employees; and

WHEREAS, the **Jackson County School District** finds that the best and most efficient way of securing this protection is by cooperating with other public entities and joining the Mississippi Municipal Workers' Compensation Group; and

NOW THEREFORE BE IT RESOLVED by the Governing Body of the **Jackson County School District** join with other public entities as a member of the Mississippi Municipal Workers' Compensation Group (MMWCG).

BE IT FURTHER RESOLVED that the **Jackson County School District** authorizes _____ to execute the MMWCG Application Indemnity Agreement and Power of Attorney (attached hereto). The public entity further agrees to abide by the MMWCG Application Indemnity Agreement and Power of Attorney, and MMWCG By-Laws as well as policies, procedures, and regulations established by the Board of Trustees of the Mississippi Municipal Workers' Compensation Group.

Adopted by the Governing Body of the **Jackson County School District**
this _____ day of _____, 2025.

ATTEST:

Date

Date

Board Agenda Personnel Changes 10/13/2025

Certified Employee Recommendations (all recommendations are subject to verified background checks and drug tests)					
Employee	School/Dept.	Position	Replacing/Change	Hire/Eff. Date	Fiscal Year
Banashak, Joshua	ECHS	Teacher	Kerri Brown	9/15/2025	2025-2026
Bond, Ashton	DO-SPED	Positive Behavior Specialist	Change in funding from IDEA to District	7/21/2025	2025-2026
Bosarge, Aubrey	DO-SPED	Case Manager	Change in funding from 78% IDEA/22% District to 50% IDEA/50% District	7/1/2025	2025-2026
Brown, Kerri	ECAC Athletics	Head eSports HS Coach	Sara Gautier	9/29/2025	2025-2026
Cartwright, Donna	SMEE	District Tutor	N/A	9/15/2025	2025-2026
Cox, Tonya	DO-SPED	Case Manager	Change in funding from 78% IDEA/22% District to 50% IDEA/50% District	7/1/2025	2025-2026
Dau, Hannah	DO-SPED	Occupational Therapist	Change in funding from IDEA to District SPED	7/21/2025	2025-2026
Endt Jr. , Robert	DO-SPED	Positive Behavior Specialist	Change in funding from IDEA to District	7/21/2025	2025-2026
Hayes, Nikki	DO-SPED	Positive Behavior Specialist	Change in funding from IDEA to District	7/21/2025	2025-2026
Hogsten, Jamie	DO-SPED	Psychometrist	Change in funding from IDEA to District	7/21/2025	2025-2026
Inabinette, Anjalee	DO-SPED	Speech Language Pathologist (Therapist)	Vacant-Anjalee Inabinette	9/15/2025	2025-2026
Jones, Katie	IT - ECHS	School Technology Leader	Jane Tillman	8/7/2025	2025-2026
Knochel, Grace	ECMS	Part-Time SIG Tutor	Mallory Shows	9/16/2025	2025-2026
Kuhn, Shannon	DO-SPED	Psychometrist	Change in funding from IDEA to District	7/21/2025	2025-2026
Mitchell, Alicia	ECHS	School Counselor	National Board Supplement	7/7/2025	2025-2026
Pope, Rebekah	ECHS	School Counselor	National Board Supplement	7/7/2025	2025-2026
Richardson Jr, David	DO-SPED	Case Manager	Change in funding from 78% IDEA/22% District to 50% IDEA/50% District	7/1/2025	2025-2026
Robinson, Jayme	DO-SPED	Occupational Therapist	Change in funding from IDEA to District SPED	7/21/2025	2025-2026
Rosetti, Amanda	SMEE	Interventionist	Upgrade in License from AA to AAA	8/15/2025	2025-2026
Terrell, Stephanie	IT - SMNE	School Technology Leader	Taylor Slaby	9/18/2025	2025-2026
Terry, Lindsey	DO-SPED	Positive Behavior Specialist	Change in funding from IDEA to District	7/21/2025	2025-2026

Board Agenda Personnel Changes 10/13/2025

Toche, Megan	IT - SMMS	School Technology Leader (Secondary)	Vacant	7/21/2025	2025-2026
Waltman, Cynthia	VUE	Tutor	N/A	10/13/2025	2025-2026
Williams, Garrett	IT - SMMS	School Technology Leader (Primary)	Vacant	9/17/2025	2025-2026
SMHS District Tutors - *See Attached List					
Certified Employee Resignations					
Employee	School/Dept.	Position	Resignation/Retirement	Separation Date	Fiscal Year
Creel, Tracey	SMUE	Teacher	Retirement	5/28/2026	2025-2026
Dowling, Lyanne	SMHS	School Counselor	Retirement	12/16/2025	2025-2026
Dubose, Billy	VMS	Teacher	Retirement	5/28/2026	2025-2026
Green, Alicia	VMS	Teacher	Retirement	5/28/2026	2025-2026
Rhodes, Ashley	ECAC Athletics	Head Coach - 7th & 8th Grade Girls' Basketball, Assistant Coach - 8th Grade Boys' Basketball, and Assistant Coach MS 9th Grade Fast Pitch	Resignation	9/19/2025	2025-2026
Sharpton, Melinda	ECHS	Teacher	Retirement	12/16/2025	2025-2026
Slaby, Taylor	IT - SMNE	School Technology Leader	Resignation	9/17/2025	2025-2026
Smith, Amy	SMEE	Teacher	Retirement	12/16/2025	2025-2026
Tillman, Jane	IT - ECHS	School Technology Leader	Resignation	8/6/2025	2025-2026
Certified Employee Transfers (informational purposes only)					
Employee	School/Dept. (From - To)	Position (From - To)	Replacing	Effective Date	Fiscal Year
Declare Certified Contract Null and Void in accordance with State Statute 37-9-23					
Employee	School/Dept.	Position	Reason	Separation Date	Fiscal Year
Non-Certified Employee Recommendations (all recommendations are subject to verified background checks and drug tests)					
Employee	School/Dept.	Position	Replacing/Change	Hire/Eff. Date	Fiscal Year
Ayer, Steven	Vancleave Transportation	Bus Driver	Kevin Peterson 2 hrs & Angel Orr 4 hrs	9/24/2025	2025-2026
Cox, Ruth	EC Transportation	Bus Driver	Decrease in hours from 6 to 4 (Resigned ROTC 2 hr route)	9/30/2025	2025-2026
Davis, Erica	ECAC Athletics	Head Coach MS 7th Gr Girls Basketball	Ashley Rhodes	10/1/2025	2025-2026
Davis, Erica	ECAC Athletics	Head Coach MS 8th Gr Girls Basketball	Ashley Rhodes	10/1/2025	2025-2026

Board Agenda Personnel Changes 10/13/2025

Davis, Erica	ECAC Athletics	Assistant Coach MS 8th Gr Boys Basketball	Ashley Rhodes	10/1/2025	2025-2026
Garside, Gary	ECAC - Operations	Maintenance II	Andrew Lawson	9/29/2025	2025-2026
Greer, Anna	SMUE	SPED Teacher Assistant	Jason Quaregna	9/22/2025	2025-2026
Hudson, Paula	SMMS - Operations	Custodian	John Morris	9/15/2025	2025-2026
Hudson, Paula	SMMS - Operations	Custodian	Recommended with 3 years of experience, 1 year has been verified.	9/15/2025	2025-2026
Jimerson, Kaela	SMEE	Title I Teacher Assistant	Angela Lively	9/15/2025	2025-2026
Levens, Courtney	ECAC Athletics	Assistant Coach HS Fast Pitch	Vacant	10/1/2025	2025-2026
Moseley, Zachary	ECAC - Operations	Maintenance II	Kevin Deneen	10/1/2025	2025-2026
Wilson, James	EC Transportation	Bus Driver	Increase in hours from 4 to 6 (added ROTC 2 hr route)	Ruth Cox	2025-2026
Wilson Sagers, Alison	VUE	Title Teacher Assistant	Amantha Johnson	9/15/2025	2025-2026
Non-Certified Employee Resignations					
Employee	School/Dept.	Position	Resignation/Retirement	Separation Date	Fiscal Year
Anderson, Kristin	SMEE Cafeteria/Child Nutrition	Food Service Worker	Resignation	10/2/2025	2025-2026
Bartos, Sarah	SMAC Transportation	Bus Driver	Resignation	8/12/2025	2025-2026
Breland, Audrey	ECHS/ECAC Transportation	Custodian/Bus Driver	Deceased	9/22/2025	2025-2026 130
Brewer, Deborah	SPED	Transition Specialist	Retirement	12/16/2025	2025-2026
Hebert, Randall	SMHS	Teacher Assistant	Retirement	1/30/2026	2025-2026
Hebert, Randall	SM Transportation	Bus Driver	Resignation	1/30/2026	2025-2026
Ladner, Darlene	VUE	SPED Teacher Assistant	Retirement	5/27/2026	2025-2026
Maples, Kristi	JCTC	PT Office Assistant	Resignation	9/12/2025	2025-2026
Nelson, Joy	ECMS Cafeteria	Food Service Worker	Resignation	8/28/2025	2025-2026
Picard, Nathan	VAC Athletics	Fall & Spring Band Tech	Resignation	9/12/2025	2025-2026
Rhodes, Ashley	ECAC Transportation	Bus Driver	Resignation	9/19/2025	2025-2026
Non-Certified Employee Transfers (informational purposes only)					
Employee	School/Dept. (From - To)	Position (From - To)	Replacing	Effective Date	Fiscal Year
Clark, Hannah	SMNE to SMEE	FT Food Service Worker to FT Food Service Worker	Geneva Parker	09/22/2025	2025-2026
Gatlin, Natasha	VLE to VLE	3rd Gr. Title Teacher Assistant to 2nd Gr Teacher Assistant	Amanda Priddy	09/15/2025	2025-2026
Jacquet, Jonathan	VAC Transportation to VAC Transportation	Bus Aide to Bus Driver	Hettie Ewing	09/24/2025	2025-2026
Jones, Dawn	ECAC Transportation to ECAC Transportation	Bus Driver from Route 850 to 1913/Inc. In hours from 3 to 3.75	Jerri Guthrie	09/08/2025	2025-2026
Owens, Joanna	ECHS Cafeteria to ECHS Cafeteria	Part-Time Food Service Worker to Full-Time Food Svc Worker	Tammy Page	9/3/2025	2025-2026

Board Agenda Personnel Changes 10/13/2025

Priddy, Amanda	VLE to VLE	2nd Gr Teacher Assistant to Title 3rd Gr Teacher Assistant	Natasha Gatlin	9/15/2025	2025-2026
Senseny, Brandi	VLE to VLE	Kindergarten Teacher Assistant to 3rd Gr Title Teacher Assistant	Shana Summerlin	9/15/2025	2025-2026
Summerlin, Shana	VLE to VLE	Title Teacher Assistant 3rd Gr to Kindergarten Teacher Assistant	Brandi Senseny	9/15/2025	2025-2026
VACANT	SMN Cafeteria to SMEE Cafeteria	Transferring Full-Time Vacant (Geneva Parker) Food Service position due to higher meal participation	N/A	9/18/2025	2025-2026
Administrator Recommendations (all recommendations are subject to verified background checks and drug tests)					
Employee	School/Dept.	Position	Replacing	Hire Date	Fiscal Year
Noblitt Jr., Charles	ECMS	Substitute-Administrator	Rosemary Napier	9/15/2025	2025-2026
Administrator Resignations					
Employee	School/Dept.	Position	Resignation/Retirement	Separation Date	Fiscal Year
Administrator Transfers (informational purposes only)					
Employee	School/Dept. (From - To)	Position (From - To)	Effective Date	Replacing	Fiscal Year ¹³¹
Personnel Corrections					
Employee	School	Board Date	Correction/Change		
Illich, Lindsay	SMUE	9/8/2025	Correction: Upgrade in License from A to AA Eff. 8/8/2025		
Moreland, Alexandra	SMHS	9/8/2025	Correction: Upgrade in License from A to AA Eff. 8/13/2025		
Substitutes (added to sub list since previous board meeting)					
Employee					
Noblitt Jr., Charles					

PERSONNEL FORM

Today's date: 09/10/2025

- **RESIGNATION/TERMINATION:** NOTIFY HR IMMEDIATELY
- **NEW HIRES:** ENSURE ALL PRE-EMPLOYMENT REQUIREMENTS HAVE BEEN MET. IF THIS IS A RETIRED EMPLOYEE RETURNING TO WORK, NOTIFY HR IMMEDIATELY. This form is not notification of this.
- **TRANSPORTATION:** ENSURE BUS CARD, CDL AND MEDICAL CARD ARE RECEIVED. (HR does not need copies, but it must be entered into the log prior to recommendation)

COMPLETE ONLY ONE SECTION BELOW (New Hire or Transfer/Change)

NEW HIRES

School Board Agenda: 10/13/2025 Fiscal Year: 2025-2026

Name: See attached list of Certified Teachers Employee ID: see attached list of Certified Teachers Job#: n/a

School/Department: SMHS Years of Experience/Step/Level: n/a
(Enter NA for Tutors, Subs, and Gate Workers)

Position: Tutor - District Person Replacing: n/a

Classification: N/A Degree: N/A
(If Other is selected-list in Comments section.)

Drug Screen Date: n/a

Fingerprint Date: n/a Start Date: 09/25/2025
Hours/Days: n/a

Check each box to confirm verification:

application completed

references checked

license or other required documents

TRANSFERS/CHANGES

School Board Agenda: n/a Fiscal Year: n/a Fiscal Year: n/a

Name: n/a Employee ID: n/a Effective date of change: n/a

Current School/Department: N/A Current Position: N/A

Reason: n/a Last Day Worked (including on leave or docked): n/a

Classification: N/A Degree: N/A Years of Experience/Step/Level: n/a
(If Other is selected-list in Comments section.)

Position & Location Transfer To (include Job # if applicable): n/a

Person Replacing: n/a Supplement: N/A Percentage/Amount: n/a

Increase/Decrease: N/A Hours/Days: N/A From: n/a To: n/a

Change in Funding (include fiscal year) From: n/a To: n/a

Check the box to confirm verification: license or other required documents

Comments (i.e. PERS retiree, Out-of-State retiree, any other relevant information):

Teachers for tutoring

To be completed by Federal Programs/Special Education:

Budget Code(s): n/a

REVIEWED & APPROVED BY:

<u>Wilson Scarborough</u> <small>Wilson Scarborough (Sep 10, 2025 15:10:26 CDT)</small>	<u>09/10/2025</u>
Principal/Director	Date
Principal/Director	Date
Transportation/Facilities Manager	Date
Special Education Coordinator	Date
Special Education Director	Date
Curriculum & Instruction Director	Date
Federal Programs Coordinator	Date

Federal Programs/Student Services Director	Date
<u>Montgomery Noblitt</u> <small>Montgomery Noblitt (Sep 10, 2025 15:13:01 CDT)</small>	<u>09/10/2025</u>
Assistant Superintendent	Date
Assistant Superintendent	Date
PROCESSED BY:	
<u>Amy Stewart</u>	<u>09/11/2025</u>
Human Resources	Date
Assistant Business Manager	Date
APPROVED BY:	
<u>132</u>	
Superintendent	Date

Teacher		Employee #
Amber	Banks	6689
Julie	Barnett	8789
Brandy	Fincher	6761
Christina	Gasaway	7204
Sarah	Johns	7277
Morgan	Markos	1160
Rita	Pavlus	6303
Amy	Scruggs	7237
Jamie	Strayham	1089
Melaney	Thompson	5843

Policy AA: School District Legal Status

Status: DRAFT

Original Adopted Date: 03/13/2019 | Last Reviewed Date: 03/13/2019

SCHOOL DISTRICT LEGAL STATUS / M.A.E.P.

Each school district in the state shall be a political subdivision with the name of the district being Jackson County School District. [SITENAME]. ' 37-6-5

All school districts in the state (countywide, municipal separate, consolidated or line consolidated) shall have the same prerogatives, powers, duties and privileges. ' 37-6-3

The school board of any school district shall have full jurisdiction, power and authority, at any regular meeting thereof or at any special meeting called for that purpose, to abolish such existing district, or to reorganize, change or alter the boundaries of any such district. In addition thereto, with the consent of the school board of the school district involved, may detach territory from such school district and annex same to an adjoining district. ' 37-7-103

NOTE: For legal requirements on district consolidation, please refer to ' 37-7-105.

HOME RULE

The school board of a school district may adopt any orders, resolutions or ordinances with respect to school district affairs, property and finances which are not inconsistent with the Mississippi Constitution of 1890, the Mississippi Code of 1972, or any other statute or law of the State of Mississippi. Except as otherwise provided in this section, the powers granted to the school boards in this section are complete without the existence of or reference to any specific authority granted in any other statute or law of the State of Mississippi. Unless such actions are specifically authorized by another statute or law of the State of Mississippi, this section shall not authorize a school board to: (a) levy taxes of any kind or increase the levy of any authorized tax; (b) issue bonds of any kind; or (c) enter into collective bargaining agreements. ' 37-7-301.1 (2006)

~~MISSISSIPPI ADEQUATE EDUCATION PROGRAM~~ The Mississippi Adequate Education Program (M.A.E.P) shall be used as the basis for providing State financial support to elementary and secondary schools. ~~Specific sections of the M.A.E.P. may be cited in appropriate district policies to support board policy and decisions.~~

Policy AAA: School District Liability Exemptions

Status: DRAFT

Original Adopted Date: 03/13/2019 | Last Reviewed Date: 03/13/2019

SCHOOL DISTRICT LIABILITY EXEMPTIONS

The Jackson County School District ~~A school district~~ and its employees acting within the course and scope of their employment or duties shall not be liable for any claim:

1. Arising out of a legislative or judicial action or inaction, or administrative action or inaction of a legislative or judicial nature;
2. Arising out of any act or omission of an employee of a governmental entity exercising ordinary care in reliance upon, or in the execution or performance of, or in the failure to execute or perform, a statute, ordinance or regulation, whether or not the statute, ordinance or regulation be valid;
3. Arising out of any act or omission of an employee of a governmental entity engaged in the performance or execution of duties or activities relating to police or fire protection unless the employee acted in reckless disregard of the safety and well-being of any person not engaged in criminal activity at the time of injury;
4. Based upon the exercise or performance or the failure to exercise or perform a discretionary function or duty on the part of a governmental entity or employee thereof, whether or not the discretion is abused;
5. Arising out of an injury caused by adopting or failing to adopt a statute, ordinance or regulation;
6. Which is limited or barred by the provisions of any other law;
7. Arising out of the exercise of discretion in determining whether or not to seek or provide the resources necessary for the purchase of equipment, the construction or maintenance of facilities, the hiring of personnel and, in general, the provision of adequate government services;
8. Arising out of the issuance, denial, suspension or revocation of, or the failure or refusal to issue, deny, suspend or revoke any privilege, ticket, pass, permit, license, certificate, approval, order or similar authorization where the governmental entity or its employee is authorized by law to determine whether or not such authorization should be issued, denied, suspended or revoked unless such issuance, denial suspension or revocation or refusal thereof, is of a malicious or arbitrary and capricious nature;
9. Arising out of the assessment or collection of any tax or fee;
10. Arising out of the detention of any goods or merchandise by any law enforcement officer, unless such detention is of a malicious or arbitrary and capricious nature;
11. Arising out of the imposition or establishment of a quarantine, whether such quarantine relates to persons or property;
12. Of any claimant who is an employee of a governmental entity and whose injury is covered by the Workers' Compensation Law of this state by benefits furnished by the governmental entity by which he is employed;
13. Of any claimant who at the time the claim arises is an inmate of any detention center, jail, workhouse, penal farm, penitentiary or other such institution, regardless of whether such claimant is or is not an inmate of any detention center, jail, workhouse, penal farm, penitentiary or other such institution when the claim is filed;
14. Arising out of any work performed by a person convicted of a crime when the work is performed pursuant to any sentence or order of any court or pursuant to laws of the State of Mississippi authorizing or requiring such work;
15. Under circumstances where liability has been or is hereafter assumed by the United States, to the extent of such assumption of liability, including but not limited to any claim based on activities of the Mississippi National Guard when such claim is cognizable under the National Guard Tort Claims Act of the United States, 32 USC 715 (32 USCS 715), or when such claim accrues as a result of active federal service or state service at the call of the Governor for quelling riots and civil disturbances;
16. Arising out of a plan or design for construction or improvements to public property, including but not limited to, public buildings, highways, roads, streets, bridges, levees, dikes, dams, impoundments, drainage channels, diversion channels, harbors, ports, wharfs or docks, where such plan or design has been approved in advance of the construction or improvement by the legislative body or governing authority of a governmental entity or by some other body or administrative agency, exercising discretion by authority to give such approval, and where such plan or design is in conformity with engineering or design standards in effect at the time of preparation of the plan or design;
17. Arising out of an injury caused solely by the effect of weather conditions on the use of streets and highways;
18. Arising out of the lack of adequate personnel or facilities at a state hospital or state corrections facility if reasonable use of available appropriations has been made to provide such personnel or facilities;
19. Arising out of loss, damage or destruction of property of a patient or inmate of a state institution;
20. Arising out of any loss of benefits or compensation due under a program of public assistance or public welfare;

21. Arising out of or resulting from riots, unlawful assemblies, unlawful public demonstrations, mob violence or civil disturbances;
 22. Arising out of an injury caused by a dangerous condition on property of the governmental entity that was not caused by the negligent or other wrongful conduct of an employee of the governmental entity or of which the governmental entity did not have notice, either actual or constructive, and adequate opportunity to protect or warn against; provided, however, that a governmental entity shall not be liable for the failure to warn of a dangerous condition which is obvious to one exercising due care;
 23. Arising out of absence, condition, malfunction or removal by third parties of any sign, signal, warning device, illumination device, guardrail or median barrier, unless the absence, condition, malfunction or removal is not corrected by the governmental entity responsible for its maintenance within a reasonable time after actual or constructive notice.
 24. Arising out of the administration of corporal punishment or the taking of any action to maintain control and discipline of students, as defined in Section 37-11-57, by a teacher, assistant teacher, principal, or assistant principal of a public school district in the state unless the teacher, assistant teacher, principal, or assistant principal acted in bad faith or with malicious purpose or in a manner exhibiting a wanton and willful disregard of human rights or safety. ' 11-46-9
 25. Arising out of the construction, maintenance or operation of any highway, bridge or roadway project entered into by the Mississippi Transportation Commission or other governmental entity and a company under the provisions of Section 65-43-1 or 65-43-3, where the act or omission occurs during the term of any such contract.
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Policy EB: Building and Grounds Management

Status: DRAFT

Original Adopted Date: 09/07/1995 | **Last Revised Date:** 04/10/2017 | **Last Reviewed Date:** 04/10/2017

Buildings and Grounds Management and Maintenance

Management of Buildings and Grounds

This school board has the power, authority, and duty to be the custodians of real and personal school property and to manage, control and care for same, both during the school term and during vacation.

The Board recognizes that the school plant serves as a vehicle in the implementation of the total educational program, providing the necessary facilities for delivering planned instructional programs and services within a safe, comfortable, physical environment.

The administrative staff is charged with keeping each school plant clean, attractive and in good repair. Rooms and specialized areas shall be available and equipped to provide for scheduled instructional activities. Appropriate furniture and storage areas shall be made available for the support of the planned instructional program.

The Superintendent is responsible to the Board for the maintenance and security of all equipment and properties of the school district.

All new construction sites/buildings and addition to existing buildings must have prior approval from the school board.

Maintenance of Buildings and Grounds

The Jackson County School District operates in accordance with a five-year plan which is annually reviewed and which addresses specific actions to improve the quality of education provided by the district.

The school board shall be the custodian of real and personal school property and to manage, control and care for same, both during the school term and during vacation, as provided for in Section 37-7-301(C).

The school district shall provide facilities that are safe, clean, and functional. The grounds shall be adequately maintained for the educational and recreational program of the students, and the overall requirements for providing such grounds shall be continually reviewed.

Inspection tours will be conducted once each month during the school year by the building principal or his/her designee. The inspection will be conducted according to the district's Maintenance/Facilities Status Checklist. Correction of discrepancies will be the responsibility of the principal or his/her designee.

The building principal will submit a copy of the Maintenance/Facilities Status Checklist to the Assistant Superintendent of Support for the respective attendance center or to his designee. The school board, accompanied by the principal and/or Superintendent, will conduct at least one inspection tour of each school during the school year. During the board tour, the Board may hold a meeting(s) with teachers and students. After the inspection is completed, a list of discrepancies will be given to the principal who will submit a status report of corrective actions to the Superintendent and Board every thirty (30) days until all discrepancies have been corrected.

Policy EBBC: Emergency Drills

Status: DRAFT

Original Adopted Date: 09/07/1995 | **Last Revised Date:** 04/10/2017 | **Last Reviewed Date:** 04/10/2017

Emergency Drills

It shall be the duty of all principals and teachers to instruct the pupils in the methods of fire and tornado drills. Fire drills shall be practiced until all pupils are familiar with the methods of escape. At least eight (8) fire drills shall be conducted each year at each school to keep children well drilled.

Each building principal shall develop a plan for evacuation of buildings in case of fire and for the safeguarding of human life and property in case of civil emergencies. Building administrators shall be responsible for posting fire exit directions in all school buildings.

It shall also be the duty of all principals and teachers to instruct the pupils in all programs of emergency management as may be designated by the State Department of Education.

Each school shall conduct enough tornado drills to prepare the students should the need arise.

It shall be the duty of the principals and teachers in each building of this school district to instruct the pupils in the methods of fire drills and to practice fire drills until all the pupils in the school are familiar with the methods of escape. Such fire drills shall be conducted often enough to keep such pupils well drilled. It shall be the further duty of such principals and teachers to instruct the pupils in all programs of emergency management as may be designated by the State Department of Education.

It shall be the further duty of such principals and teachers to develop and conduct an active shooter drill within the first sixty (60) days of each new school semester for students, teachers, and staff. '37-11-5

The Superintendent shall be responsible for ensuring that each school has a current crisis management plan that includes procedures for bomb threat, fire, earthquake, hurricane, tornado, and shootings. The Superintendent shall also ensure that the principal and staff at each school conduct regular safety drills in the event of an emergency situation related to weapons, weather, or major loss of power.

The Mississippi Public School Accountability Standards for this policy are standards 29 and 31.

Policy EBBC-R: Emergency Management - Disaster Plans

Status: DRAFT

Original Adopted Date: 03/10/2003 | Last Revised Date: 04/10/2017 | Last Reviewed Date: 04/10/2017

Emergency Management/Disaster Plans

Each school shall have an emergency management disaster plan on file in the principal's office. A warning system and appropriate procedures shall be known and provided to all personnel in the respective schools. Periodic practice drills shall be held at which time all pupils and personnel shall act in accordance with specific directions as set forth in that school plan.

In the event of an emergency, schools shall be dismissed only by the superintendent's office. Each school principal shall use his/her judgment in implementing the appropriate disaster plan. The superintendent's office shall provide all possible information and subsequent directions to the school principal. Principals should refer to the Emergency Operation Procedures Handbook for policies and procedures on natural and nuclear disasters.

Each school has a current disaster plan and conducts regular safety drills (fire (8), tornado):

The school district shall provide facilities that are safe, clean and functional.

EMERGENCY MANAGEMENT -- DISASTER PLANS

Each school shall have an emergency management disaster plan on file in the principal's office. A warning system and appropriate procedure shall be known and provided to all personnel in the respective schools. Periodic practice drills shall be held at which time all pupils and personnel shall act in accordance with specific directions as set forth in that school plan. All such plans shall be on file at the central administration office.

Schools shall be dismissed only by the superintendent's office. Each school principal shall use his judgment in putting the appropriate disaster plan into effect. The superintendent's office shall provide all possible information and subsequent directions to the school principal. Principals should refer to adopted policies and procedures on natural and nuclear disasters. Each principal shall acquire and maintain a battery operated radio for his office.

The emergency management plan shall include, but not be limited to the following:

1. Bomb/explosive devices
2. Earthquake
3. Fire
4. Flood
5. Hazardous waste spill
6. Homeland Security / Terrorism
7. Missing student
8. Nuclear attack
9. Severe weather
10. Suicide
11. Terrorism
12. Threatening person
13. Tornado
14. Weapons
15. Other situations deemed appropriate by the crisis intervention team.

Policy EDC: Bus Safety Program

Status: DRAFT

Original Adopted Date: 03/10/2003 | Last Revised Date: 03/13/2017 | Last Reviewed Date: 03/13/2017

School Bus Safety

Safety in all activities is foremost in providing educational opportunity for our students. It is the intent of the Board of Education, the Administration, as well as the staff of the Jackson County School District, to provide a safe environment and insure the well-being of all the students prior to, during, and following any school activity.

Toward this end the Board gives due concern to school bus safety. Safe boarding, riding, and departure of the bus shall be emphasized at every opportunity to all students of the schools by the administration, teaching staff, as well as school bus drivers. The district shall comply with all applicable laws, rules, and regulations of the State Board of Education that govern pupil transportation. The following guidelines shall be adhered to in relation to activities of the transportation department:

1. All buses meet the minimum specifications approved by the State Board of Education and are inspected on a quarterly basis, and are well-maintained and clean.
2. Each bus driver has a valid bus driver's certificate and a commercial driver's license. Each driver operates the bus according to all specified safety procedures to ensure optimal safety of passengers. The school district has on file a yearly motor vehicle report on each driver and evidence that each driver has received two hours of in service training per semester assigned.
3. A district staff member is assigned to supervise and evaluate all aspects of the transportation program, with emphasis on safety, bus driver performance, preventive maintenance, and efficient purchasing.
4. Basic safety rules for boarding, riding, and departure of the school bus shall be taught to all riders at the beginning of the school year. This shall be conducted by administrators, teaching staff, transportation supervisors, bus drivers, or any other qualified staff member or consultant.
5. A "Bus Evacuation" drill will be conducted each semester of the school year by the bus driver under the direction of the local transportation supervisor.
6. It is the responsibility of the local transportation supervisor and the assistant superintendent to verify that the buses are kept in a safe, clean, and operable condition at all times.
7. Vehicles which are utilized on field trips, athletic trips, etc. and are left unattended by the driver shall have ignition keys removed to a safe place and emergency brake engaged.
8. Safety equipment required on all school buses shall be operable and shall equal state regulations for such vehicle.
9. Bus schedules ensure arrival of all buses at their designated school sites prior to the start of the instructional day.
10. All accidents ~~shall~~ must be investigated by the Supervisor of Transportation for the attendance center, ~~and district Director of Transportation.~~ Accidents shall be reported as required by State Regulations.

Policy EDD: Student Transportation Management Scheduling and Routing

Status: DRAFT

Original Adopted Date: 09/07/1995 | **Last Reviewed Date:** 09/07/1995

Pupil Transportation Route Planning

~~Pupils of legal school age, which shall include kindergarten pupils, and pre-school children under certain conditions and in actual attendance in the public schools who live a distance of one (1) mile or more by the nearest traveled road from the school to which they are assigned or who live less than one (1) mile from the school and are in the regular route of travel for a school bus and space is available in such bus for such transportation shall be entitled to transportation.~~

Students of the Jackson County School District are entitled to transportation if they live one (1) mile or more from their assigned school by the nearest traveled road. Pupils who live less than one (1) mile from the school may also be provided transportation if their residence lies along a regular school bus route and space is available.

All routes shall be laid out so as to place pupils entitled to transportation within a reasonable distance of their home. In all cases, the transportation route will be so laid out that no child will be required to walk a greater distance than one-half mile to reach the vehicle of transportation in the morning or his home in the afternoon, provided road conditions, turning space, etc. are favorable for the bus to travel thereon.

The Board of Education hereby makes authorization for the school administration to establish supplementary transportation routes in order to meet emergencies which may arise during the school year. Emergencies exist, when in the considered judgment of the principal, local bus supervisor, and/or district administration, it would be for the safety, welfare, and best interests of the student(s) that the transportation plan be altered to accommodate these special or emergency needs.

Reference: MS Commission on School Accreditation

Policy EDDAC: Video Surveillance

Status: DRAFT

Original Adopted Date: 05/08/2000 | Last Revised Date: 06/11/2018 | Last Reviewed Date: 06/11/2018

Videos

The Board of Education recognizes the district's continuing responsibility to maintain and improve discipline and to insure the health, welfare and safety of its staff and students while at school, at school events, on school property, and on school transportation vehicles.

Having carefully weighed and balanced these responsibilities with the privacy rights of students, the Board supports the use of video camera in various school settings, on school property, and on its transportation vehicles as a means to promote the order, safety, and security of students and staff.

Video cameras may be used in school, at school events, on school property, and on school buses to monitor student behavior while traveling to and from school and school activities. The Board believes that such monitoring will deter misconduct and help to ensure the safety of students, staff, and property. Students found to be in violation of the district's conduct rules shall be subject to disciplinary action in accordance with district policy and regulations.

Bus transportation is a privilege extended only to students who display good conduct while preparing to ride, riding, or leaving the bus. Continued disorderly conduct or persistent refusal to submit to the authority of the driver shall be sufficient reason for a student to be denied transportation. (MS State Code 37-7-301, e)

Riders who fail to comply with the above rules shall be reported to the school principal, who shall determine the severity of the misconduct and take appropriate action as described in the student handbook. In the case of a severe violation or repeated offenses, the rider may be denied transportation for a period of time determined by the principal, up to the remainder of the school year and parents will be notified.

Video may not be viewed by persons other than the Superintendent or designee and other relevant administrators:

1. ~~Bus drivers, behavior specialists or other relevant personnel, and school administrators may view videos in order to observe a specific problem and work toward its solution.~~ Only bus drivers, behavior specialists, school administrators, or other relevant personnel may view video recordings, and only for the purpose of addressing a specific problem and working toward its resolution.
2. ~~All staff who view a video shall be identified in a written log.~~ Video recordings may only be released in response to an official request from the school's insurance provider or in compliance with a subpoena.
3. Employees who review video footage, shall not copy, release, or disclose any information from videos.
4. ~~Employees will sign a form stating the reason for reviewing the video and agree to not disclose or copy the images thereon without specific permission from the superintendent.~~ Video surveillance is intended solely for the safety and security of students and staff. It should not be used to unnecessarily monitor or observe individuals.
5. ~~The district superintendent shall establish a process requiring administrators to randomly review school bus video footage in order to determine that order is being maintained on all busses in the Jackson County School District.~~

Policy AB: School Board Legal Status

Status: DRAFT

Original Adopted Date: 03/13/2019 | **Last Reviewed Date:** 03/13/2019

SCHOOL BOARD LEGAL STATUS

This school district shall be governed by a school board consisting of five (5) members, selected in the manner provided by law.

Policy ABA: Authority

Status: DRAFT

Original Adopted Date: 03/13/2019 | **Last Reviewed Date:** 03/13/2019

AUTHORITY

This school board exercises legislative authority over this school district in accordance with the laws of the State of Mississippi. It determines policy, delegates executive, supervisory and instructional authority to its employees, and appraises the results achieved in light of the goals of this school district.

This school board shall concern itself primarily with broad questions of policy and with the appraisal of results, rather than with administrative details. The application of policies shall be an administrative task to be performed by the superintendent and his/her staff who shall be held responsible for the effective administration and supervision of the entire school system.

All matters to be submitted to this school board shall first be brought before the superintendent for investigation. If these matters require school board action, they shall be presented to the school board by the superintendent.

The individual board member has no legal authority to act individually unless specifically delegated authority to act by this school board at its legal meeting.

It shall be the duty of the superintendent and the school board to limit the expenditure of school funds during the fiscal year to amounts set forth in the respective school budgets as reflected in the board minutes. It shall be unlawful for any school district to budget expenditures from a fund in excess of the resources available within that fund for such expenditures.

PERSONAL LIABILITY

Any member of the school board, superintendent, or other school official who shall knowingly enter into any contract, incur any obligation, or make any expenditure in excess of the amount available for the fiscal year shall be personally liable for the amount of such excess. However, no school board member, superintendent or other school official shall be personally liable (a) in the event of any reduction in adequate education payments by action of the Governor acting through the Department of Finance and Administration, or (b) for claims, damages, awards or judgments due to tort actions. Such immunity shall not be a defense in cases of fraud, criminal action, or intentional breach of fiduciary obligations imposed by statute. ' 37-61-19

The Mississippi Public School Accountability Standard for this policy is standard 1.

Policy ABBA: General Home Rule Authority

Status: DRAFT

Original Adopted Date: 03/13/2019 | **Last Reviewed Date:** 03/13/2019

GENERAL HOME RULE AUTHORITY

The school board of a school district may adopt any orders, resolutions or ordinances with respect to school district affairs, property and finances which are not inconsistent with the Mississippi Constitution of 1890, the Mississippi Code of 1972, or any other statute or law of the State of Mississippi. Except as otherwise provided in this section, the powers granted to the school boards in this section are complete without the existence of or reference to any specific authority granted in any other statute or law of the State of Mississippi. Unless such actions are specifically authorized by another statute or law of the State of Mississippi, this section shall not authorize a school board to: (a) levy taxes of any kind or increase the levy of any authorized tax; (b) issue bonds of any kind; or (c) enter into collective bargaining agreements. ' 37-7-301.1 (2006)

Policy ABC: Board Member Legal Status

Status: DRAFT

Original Adopted Date: 03/13/2019 | **Last Reviewed Date:** 03/13/2019

BOARD MEMBER LEGAL STATUS

The individual board member of the Jackson County School Board has no legal authority to act individually unless specifically delegated authority to act by this school board at its legal meeting.

It shall be the duty of the superintendent and the school board to limit the expenditure of school funds during the fiscal year to amounts set forth in the respective school budgets as reflected in the board minutes. It shall be unlawful for any school district to budget expenditures from a fund in excess of the resources available within that fund for such expenditures.

PERSONAL LIABILITY

Any member of the school board who shall knowingly enter into any contract, incur any obligation, or make any expenditure in excess of the amount available for the fiscal year shall be personally liable for the amount of such excess. However, no school board member shall be personally liable (a) in the event of any reduction in adequate education payments by action of the Governor acting through the Department of Finance and Administration, or (b) for claims, damages, awards or judgments due to tort actions. Such immunity shall not be a defense in cases of fraud, criminal action, or intentional breach of fiduciary obligations imposed by statute. ' 37-61-19

Policy ABCB: Board Members Qualifications

Status: DRAFT

Original Adopted Date: 03/13/2019 | **Last Reviewed Date:** 03/13/2019

BOARD MEMBERS QUALIFICATIONS

GENERAL ELIGIBILITY

In order for a person to be eligible to hold the office of trustee of any school district, such person must be a bona fide resident and a qualified elector of such school district, and, in the case of a school district lying in two or more counties, but not including municipal separate school districts, such person must be a bona fide resident and a qualified elector of the territory entitled to such representation on the board. ' 37-7-201

No person who is a member of the appointing body, or who is an employee of the municipality, or who is a member of the county board of education, or who is a trustee of any public, private, or sectarian school or college located in the county, inclusive of the municipal separate school district, or who is a teacher in or a trustee of said school district shall be eligible for appointment to a municipal separate school district board of trustees. ' 37-7-203

No person who is a resident of the territory embraced within a municipal separate school district or a special municipal separate school district shall be eligible to be a member of the county board of education. Qualified electors residing within a municipal separate school district or special municipal separate school district shall not be eligible to vote or participate in the election of members of the county board of education. The provisions of this section shall be applicable in the case of a special municipal separate school district and a line consolidated school district of which another county is the home county which together occupy all of the territory of a supervisors district of the county. ' 37-5-3

School board members should consult Title 37, Chapters 5 and 7 of the Mississippi Code for all qualifications and procedures.

BASIC AND CONTINUING EDUCATION REQUIREMENTS

1. Every school board member selected after July 1, 2002, shall have a high school diploma or its equivalent.
2. Every school board member selected after July 1, 1993, shall be required to complete a basic course of training and education for local school board members, in order for board members to carry out their duties more effectively and be exposed to new ideas involving school restructuring. Such basic course of training shall be conducted by the Mississippi School Boards Association. Upon completion of the basic course of training, the Mississippi School Boards Association shall file a certificate of completion for the school board member with the office of the local school board. In the event that a board member fails to complete such training within six (6) months of his selection, such board member shall no longer be qualified to serve and shall be removed from office.
3. In addition to meeting the requirements of subsection (2) of this section, after taking office, each school board member shall be required to file annually in the office of the school board a certificate of completion of a course of continuing education conducted by the Mississippi School Boards Association.
4. Every school board member selected after July 1, 2002, shall spend at least one (1) full day in a school in the district they represent, without compensation.
5. Upon the failure of any local school board member to file with the school board the certificate of completion of the basic or continuing course of training as provided in subsection (2) or (3) of this section, the school board member shall be removed from office by the Attorney General. In the event of a medical or other catastrophic hardship that prevents such school board member from obtaining the required training or filing such certificate, as may be defined by the Board of Directors of the Mississippi School Boards Association by rule and regulation, an additional period of three (3) months may be allowed to satisfy the requirements of subsection (2) or (3). ' 37-7-306 (2006)

Policy EBHB: Hunting and Fishing Leases

Status: DRAFT

Original Adopted Date: 06/02/2003 | Last Revised Date: 03/13/2017 | Last Reviewed Date: 03/13/2017

16th Section Land - Hunting/Fishing Lease Minimum Bid

Sixteenth Section lands available for leasing for hunting and fishing purposes will be advertised for bids by the Jackson County Board of Education as required by statutory law with a minimum bid of five dollars (\$5.00) per acre annually for the term of the lease. Other bids offered below this sum will not be considered by the Board for leasing purposes. All other legal and policy procedures are to be met by the proposal.

Mandatory Contractual Deposit

All hunting and fishing leases of the Jackson County School District shall include a provision requiring that all lessees will deposit with the school district a sum equal to the estimated ad valorem taxes due on said leased premises for one year at the beginning of the lease contract.

The purpose of said deposit will be to cover the ad valorem taxes due the following year after the expiration of the lease and/or said amount may be used to pay any delinquent annual rental amounts. The deposit of such funds shall in no way affect and/or modify the default provisions of the lease contract, and failure to pay taxes or lease payments as and when due shall be a default thereof notwithstanding the deposit of said funds, which shall in the sole discretion of the school district shall be used and applied to outstanding balances upon default or at the end of the lease agreement. All deposited funds not applied to the payment of delinquent lease fees or taxes shall be refunded to the lessee.

Each Jackson County School District hunting and fishing lease contract shall contain the following provision:

Contractual Deposit. Lessee will also deposit \$_____, a sum equal to the estimated ad valorem taxes due on the leased premises herein described for one year with the Jackson County School District at the beginning of this Lease Contract in order to cover the ad valorem taxes due the following year after the expiration of the lease and/or said amount may also be used to pay for any delinquent annual rentals. Should Lessee fail to pay its annual rental or ad valorem taxes as and when due, these funds may be expended by the 16th Section Trust to pay any taxes on the lease or any delinquent lease payments. Failure to pay taxes or lease payments as and when due will constitute a default, notwithstanding the use of the deposited funds to pay said taxes or delinquent lease payments. All deposited funds not applied to the payment of delinquent lease fees or taxes will be refunded to the Lessee.

All bid packages shall advise prospective lessees of this policy.

Mandatory Forest Land Purpose and Management Acknowledgement

Each Jackson County School District hunting and fishing lease shall contain a separate acknowledgement that the Lessee understands that the leased acreage covered by the lease contract is classified as Forest Land as provided by law and that the Lessor holds the same for the purpose of planting, growing, protecting, maintaining, conserving and harvesting therefrom trees, timber, pulpwood and other forest products for the benefit of the students of the school district. Such separate acknowledgment shall also include language stating that management of the leased acreage is conducted by the school district through an agreement with the Mississippi Forestry Commission and that Lessee's exercise of any of its rights under the lease contract shall in no way impede or hinder the Lessor and its agents from carrying out or exercising any management tool, technique and/or practice necessary to fully exploit the leased premises as forest land. The acknowledgement should also provide that the Lessee understands that all of the Lessee's rights under the lease contract shall be at all times subordinate to the Lessor's basic and primary rights to manage the leased premises in the manner recommended and carried out by the Forestry Commission, which may include the exercise and execution of any management tool, technique or practice during the winter months and deer season.

Each Jackson County School District hunting and fishing lease shall contain the following provision which must be separately acknowledged by the Lessee:

Lessee's Separate Acknowledgement: of Forest Land Purpose and Management

The Leased Premises covered by this Lease Contract is classified as Forest Land as provided by law and that the Lessor holds the same for the purpose of planting, growing, protecting, maintaining, conserving and harvesting

therefrom trees, timber, pulpwood and other forest products for the benefit of the students of the school district. The Lessee acknowledges and understands that management of the leased premises is conducted by the school district through an agreement with the Mississippi Forestry Commission and that the Lessee's exercise of any of its rights under this Lease Contract shall in no way impede or hinder the Lessor and/or its agents from carrying out any management practice, tool and/or technique necessary to fully exploit the leased premises as forest land. The Lessor further acknowledges and understands that its rights under this Lease Contract shall be at all times be subordinate to the Lessor's basic and primary rights to manage the leased premises in the manner recommended and carried out by the Forestry Commission, which may include timber harvesting, planting, removal, controlled burning and any other management practice, technique or tool, the execution of which could occur in the winter months during deer season.

Separately acknowledged by Lessee this day. _____
(Lessee initials) (Date)

District Strategic Building Plan Rider

Each hunting and fishing lease contract of the Jackson County School District which provides for the lease of acreage which is included in the district's strategic building plan shall include a lease rider with the following language.

"The Lessee further recognizes, understands and acknowledges that in addition Forest Lands purpose as set forth in paragraph 4 herein, the subject leased premises also includes land which the Jackson County Board of Education has included in its strategic building plan for the district.

Therefore, Lessee's exercise of any of its rights under this agreement shall in no way impede or hinder Lessor in the full development, use, protection and enjoyment of said land for such purposes, and if it becomes necessary, expedient or advisable for the Lessor to prohibit, curtail, or suspend all hunting and/or fishing on the leased premises, Lessor shall have the right to do so upon written notice thereof to Lessee, or Lessor may cancel this lease as herein provided."

All bid packages of such hunting and fishing acreage shall advise prospective lessees of this policy.

Policy ED: Bus Drivers

Status: DRAFT

Original Adopted Date: 07/18/2005 | **Last Revised Date:** 01/12/2015 | **Last Reviewed Date:** 01/12/2015

CDL License Fee and Medical Exam Fee for Drivers

Federal and state regulations mandate that drivers of vehicles transporting school children be certified under the Commercial Driver's License Regulations, commonly known as "CDL Licensing." This program is administered by the Mississippi Department of Public Safety and includes testing, receipt of fees, and issuance of the license upon successful completion of the program requirements.

The payment of the fee(s) is necessary prior to the issuance of the license. The Jackson County School District will reimburse initial and renewal fees for a commercial license which restricting the individual to only driving school buses which is applicable to employees of the district, who drive a bus. If the individual wishes to obtain a commercial license which entitles him/her to operate commercial vehicles, in addition to school buses he/she must pay the additional cost for the extra entitlements.

Whenever an individual is being considered for employment as a bus driver, the district will pay for the commercial license (with the school bus restriction) with the understanding that the individual for whom the fee is paid must remain in the employ of the district for a minimum of nine (9) months immediately following payment of such fee by the district. Otherwise, upon resignation or termination of said person, the initial fee(s) paid by the district for the CDL license will be withheld from his/her remaining salary as repayment to the district for such expenditure.

Effective July 1, 2014, the Jackson County School Board will compensate employees of the district who drive a bus for the actual expense for renewing a Commercial Driver's License to drive a school bus. Documentation of renewal must be presented to the District Transportation Director before payment will be submitted to the Board for approval.

Effective July 1, 2014, The Jackson County School District shall reimburse school bus drivers for the expense, not to exceed One Hundred Fifty Dollars (\$150.00), of an initial medical exam or any renewal of a medical exam, in order to qualify for a commercial driver's license. Drivers will be reimbursed after receipt of first paycheck.

Exception(s) to this policy may be made by the Board of Education as warranted.

Policy EE: Food Services Management

Status: DRAFT

Original Adopted Date: 03/10/2003 | **Last Revised Date:** 03/14/2016 | **Last Reviewed Date:** 03/14/2016

Food Service Verification Policy

Schools participating in the school meal program are required to make sure that only eligible children receive free and reduced price meal benefits. Therefore, a sample of applications for free and reduced price benefits is selected to be verified. Selected households have to show information and/or documents which prove they are eligible for free or reduced price meal benefits.

Households affected by a reduction or termination of benefits may reapply for benefits at any time during the school year. However, those households terminated due to verification efforts will be required to submit income documentation or proof of participation in the food stamp/AFDC program at the time of reapplication. The School Food Authority will verify the households' eligibility prior to approval of the application.

Policy IAC: Virtual Learning Days

Status: DRAFT

Original Adopted Date: 08/26/2021 | **Last Reviewed Date:** 09/21/2021

Virtual Learning Days

In the event of unplanned/unforeseen circumstances, the Jackson County School District may opt to utilize designated school-wide or district-wide virtual learning days throughout the year. Unforeseen circumstances include, but are not limited to, extreme weather, pandemics, illness, damage to a school, a water crisis, etc. The District may also allow individual students to utilize virtual learning on an as-needed basis in accordance with district policy. The District will ensure that all virtual learning days include the minimum 330 minutes of actual teaching as required by Mississippi law.

Teachers shall provide actual instruction to students during each virtual learning day and may not utilize asynchronous learning only. Lesson plans shall include daily synchronous/interactive instruction and dialogue and shall accurately denote synchronous or asynchronous portions as applicable. The District will ensure that students who access instruction virtually have instruction provided and access to the assigned teachers including any special services teachers/provides during the schedule time for each course of the 180 days. Virtual learners shall receive the equivalent amount of synchronous and asynchronous instruction as in-person students. All virtual learning will be held to the same standards as in-person learning.

All virtual students will be required to participate in the required statewide end-of-course assessments on campus. Virtual learning days cannot be used for the purpose of allowing students to remain off-campus to provide additional planning time, professional development opportunities, testing, or to attend athletic events.

Virtual learning may not be used to circumvent disciplinary practices, including but not limited to, suspension and/or expulsion. Students remanded to alternative school campuses for disciplinary offenses or for participation in high school equivalency coursework may receive virtual instruction. If virtual instruction is not possible, these students shall be presented with face-to-face instruction instead.

At all times during virtual learning, all teachers, staff, and students will comply with student privacy and other requirements set out in the Family Educational Rights and Privacy Act (FERPA).

PARTICIPATION

In order to participate in virtual learning, parents and students (if age-appropriate) shall sign a commitment that acknowledges receipt, acceptance of, and commitment to this policy pertaining to virtual learning.

If a course requires a virtual student to be on campus (ex. To give a speech or to present a project) that student will be required to be physically present on campus in order to meet that requirement.

DEVICE USAGE

Students participating in virtual learning shall use district issued devices in order to complete their work. Only school related activities shall be performed during school hours. Any use of district issued devices shall be in conformity with policy IJBD.

A student may be subject to discipline if he/or she violates the provisions of this or any other district policy.

The district will ensure students, parents, and staff are notified in advance of any virtual learning days so that students and staff are familiar with equipment, online platforms, and district-wide policies regarding student-issued devices.

The District will identify those individual students who do not have access to internet services and shall implement measures to ensure that all instruction is equivalent to his/her peers. Alternate plans will be used ONLY for those students who cannot access reliable internet.

STUDENTS WITH DISABILITIES

Every pupil of the district will have equal educational opportunities regardless of race, color, creed, sex, handicap, religion or marital status. The district will provide a free appropriate public education (FAPE) to children with a disability who need special education and, as appropriate, related services as defined under the Individuals with Disabilities Education Improvement Act of 2007 (IDEA), Mississippi statutes, and the Mississippi Department of Education policies. A free appropriate public education will be provided to students with disabilities who are enrolled in the District and who are resign within the jurisdiction of the District. These services will be provided at no cost to the parent, will meet the standards of the Mississippi State Board of Education, and will stand in conformity with a student's Individualized Education Program (IEP).

IEP Committees will make decisions regarding virtual learning based upon what is best for each individual student. A process for conducting meetings pertaining to the evaluation and eligibility of students with disabilities along with a process for monitoring and documenting student progress and services delivered will be used by the district. Ongoing communication will be maintained at all times with families, teachers, and related service providers.

INCLEMENT WEATHER DAYS

Districts shall provide sufficient notice (before the close of the prior school day) to staff and students for any weather-related or other unforeseen virtual days. When instances occur that make virtual learning impractical, the District shall either make up any missed days or use the days as weather days as allowed under Mississippi law and in accordance with policies AFC.

The superintendent shall develop procedures to support this policy in accordance with Mississippi law and SBE policy 9.3 and 56.2.

Policy GGA: Salary Scale: Assistant Superintendent

Status: DRAFT

Original Adopted Date: 06/15/2020 | **Last Revised Date:** 03/10/2025 | **Last Reviewed Date:** 03/10/2025

Salaries for Assistant Superintendents in the Jackson County School District shall be calculated based on the following criteria:

- An Assistant Superintendent Base Salary will be established based on the Jackson County School District teacher’s salary scale (policy GGBC).
- The Assistant Superintendent Base shall be the thirty-five (35) year (maximum experience) salary for an AAAA license.
- An Assistant Superintendent Supplement will be added to the Assistant Superintendent Base to determine the total salary. (Total Salary = Base + Supplement)

<u>POSITION</u>	<u>SUPPLEMENT</u>
Assistant Superintendent of Curriculum and Instruction	\$42,625
Assistant Superintendent of Support	\$42,625

Salary Incentives.

The Board shall provide salary incentives to Assistant Superintendents as stated:

- When student state achievement test scores are officially released by the MDE, each Assistant Superintendent shall be given an additional \$500.00 for each “A” rated school within the school district.
- **Contingent upon funding,** incentives shall be paid in each school year after test scores have been officially released by MDE for the previous school year. **Upon approval by the Board of Trustees,** incentive pay may be spread out over a six-month period, January through June, or paid in a lump sum in January **or February,** as determined at the discretion of the school board.
- Incentive payments will only be made in the event that the above achievement targets are met under the leadership of the Assistant Superintendents. The Assistant Superintendents must be a current employee of the school district to receive these payments.
- It is understood by all parties that incentive pay is a one-time payment and should not be viewed as a salary increase. It is further understood that each Assistant Superintendent is eligible for such incentive pay on a yearly basis, the amount of incentive pay calculated annually based on the Assistant Superintendent meeting the above stipulated achievement targets.
- **Per the Mississippi Public Employees Retirement System (PERS) Regulation 65, all incentive payments paid under this policy are excluded from earned compensation and therefore will not be reported to PERS.**

Policy GGBD: Salary Scale: Assistants and Aides

Status: DRAFT

Original Adopted Date: 07/24/2008 | **Last Revised Date:** 06/07/2024 | **Last Reviewed Date:** 06/07/2024

Policy Code: GGBD Salary Scale: Assistants and Aides

The base pay for these positions teacher assistants/aides (with classroom teacher), library aides (without classroom teachers), Personal Care Assistants, EL/ISI Monitors and Career Center Technicians will be as follows:

Years	Teacher Assistants/Aides Transition Specialists Career Center Technicians EL/ISI Monitors	Library Aides (w/o Teacher) ISI Monitors	Personal Care Assistants
0	\$13.75	\$14.56	\$16.34
1	\$13.99	\$14.81	\$16.85
2	\$14.24	\$15.06	\$17.40
3	\$14.49	\$15.29	\$17.88
4	\$14.74	\$15.53	\$18.39
5	\$14.97	\$15.78	\$18.65
6	\$15.22	\$16.02	\$19.51
7	\$15.47	\$16.27	\$20.14
8	\$15.70	\$16.52	\$20.80
9	\$15.95	\$16.77	\$21.37
10	\$16.20	\$17.01	\$21.96
11	\$16.45	\$17.26	\$22.51
12	\$16.69	\$17.50	\$23.10
13	\$16.94	\$17.74	\$23.67
14	\$17.19	\$17.99	\$24.23

15	\$17.43	\$18.24	\$24.81
16	\$17.68	\$18.49	\$25.38
17	\$17.91	\$18.73	\$25.96
18	\$18.17	\$18.97	\$27.52
19	\$18.40	\$19.22	\$26.92
20	\$18.65	\$19.46	\$27.32
21	\$18.90	\$19.70	
22	\$19.14	\$19.95	
23	\$19.39	\$20.20	
24	\$19.64	\$20.44	
25	\$19.89	\$20.69	
26	\$20.12	\$20.94	
27	\$20.37	\$21.18	
28	\$20.62	\$21.43	
29	\$20.86	\$21.67	
30	\$21.10	\$21.93	
31	\$21.36	\$22.13	
32	\$21.60	\$22.42	
33	\$21.85	\$22.66	
34	\$22.09	\$22.91	
35	\$22.34	\$23.15	

Personal Care Assistant salaries will be capped at 20 years of experience.

Employees will be paid in twelve (12) monthly payments. 156

Staff filling the above positions may be credited with work experience if the previous employment was in a job requiring skills related to these positions.

If the previous position was that of a teacher assistant, then the staff member will be credited with all actual teacher assistant experience. Verification of this experience must be provided by the previous employer(s).

Policy GGBJA: Salary Scale: School Nurse

Status: DRAFT

Original Adopted Date: 03/16/2009 | **Last Revised Date:** 06/13/2022 | **Last Reviewed Date:** 06/20/2022

A performance based salary increase as set forth in this policy shall be provided to all nurses if the district receives an overall accountability rating of "A" or "B" as determined by the Mississippi Department of Education for the previous year.

The performance based salary increase of \$600.00 will be added to the compensation of all nurses if the district receives an overall accountability rating of "A" as determined by the MDE for the previous year. If the school district receives an overall rating of "B" as determined by the MDE for the previous year a performance based pay of \$300.00 will be added to the compensation of all nurses.

Nurses will not be eligible for a performance based salary increase until their second year of employment with the district.

License/ Degree	Years Experience	Total Salary	Returning Employees Only	
			Performance Supplement	Total Salary
Associate	0	\$42,230	\$600	\$42,830
Associate	1	\$42,300	\$600	\$42,900
Associate	2	\$42,370	\$600	\$42,970
Associate	3	\$42,825	\$600	\$43,425
Associate	4	\$43,390	\$600	\$43,990
Associate	5	\$43,955	\$600	\$44,555
Associate	6	\$44,520	\$600	\$45,120
Associate	7	\$45,085	\$600	\$45,685
Associate	8	\$45,650	\$600	\$46,250
Associate	9	\$46,215	\$600	\$46,815
Associate	10	\$46,780	\$600	\$47,380
Associate	11	\$47,345	\$600	\$47,945
Associate	12	\$47,910	\$600	\$48,510
Associate	13	\$48,475	\$600	\$49,075
Associate	14	\$49,040	\$600	\$49,640
Associate	15	\$49,605	\$600	\$50,205
Associate	16	\$50,170	\$600	\$50,770
Associate	17	\$50,735	\$600	\$51,335
Associate	18	\$51,300	\$600	\$51,900
Associate	19	\$51,865	\$600	\$52,465
Associate	20	\$52,430	\$600	\$53,030
Associate	21	\$52,995	\$600	\$53,595
Associate	22	\$53,560	\$600	\$54,160
Associate	23	\$54,125	\$600	\$54,725
Associate	24	\$54,690	\$600	\$55,290
Associate	25	\$57,315	\$600	\$57,915
Associate	26	\$57,880	\$600	\$58,480
Associate	27	\$58,445	\$600	\$59,045

License/ Degree	Years Experience	Total Salary	Performance Supplement	Total Salary
BSN	0	\$44,510	\$600	\$45,110
BSN	1	\$44,585	\$600	\$45,185
BSN	2	\$44,660	\$600	\$45,260
BSN	3	\$45,395	\$600	\$45,995
BSN	4	\$46,130	\$600	\$46,730
BSN	5	\$46,865	\$600	\$47,465
BSN	6	\$47,600	\$600	\$48,200
BSN	7	\$48,335	\$600	\$48,935
BSN	8	\$49,070	\$600	\$49,670
BSN	9	\$49,805	\$600	\$50,405
BSN	10	\$50,540	\$600	\$51,140
BSN	11	\$51,275	\$600	\$51,875
BSN	12	\$52,010	\$600	\$52,610
BSN	13	\$52,745	\$600	\$53,345
BSN	14	\$53,480	\$600	\$54,080
BSN	15	\$54,215	\$600	\$54,815
BSN	16	\$54,950	\$600	\$55,550
BSN	17	\$55,685	\$600	\$56,285
BSN	18	\$56,420	\$600	\$57,020
BSN	19	\$57,155	\$600	\$57,755
BSN	20	\$57,890	\$600	\$58,490
BSN	21	\$58,625	\$600	\$59,225
BSN	22	\$59,360	\$600	\$59,960
BSN	23	\$60,095	\$600	\$60,695
BSN	24	\$60,830	\$600	\$61,430
BSN	25	\$63,625	\$600	\$64,225
BSN	26	\$64,360	\$600	\$64,960
BSN	27	\$65,095	\$600	\$65,695

Returning Employees Only				
License/ Degree	Years Experience	Total Salary	Performance Supplement	Total Salary
Masters	0	\$45,774	\$600	\$46,374
Masters	1	\$45,854	\$600	\$46,454
Masters	2	\$45,934	\$600	\$46,534
Masters	3	\$46,741	\$600	\$47,341
Masters	4	\$47,548	\$600	\$48,148
Masters	5	\$48,355	\$600	\$48,955
Masters	6	\$49,162	\$600	\$49,762
Masters	7	\$49,969	\$600	\$50,569
Masters	8	\$50,776	\$600	\$51,376
Masters	9	\$51,583	\$600	\$52,183
Masters	10	\$52,390	\$600	\$52,990
Masters	11	\$53,197	\$600	\$53,797
Masters	12	\$54,004	\$600	\$54,604
Masters	13	\$54,811	\$600	\$55,411
Masters	14	\$55,618	\$600	\$56,218

Masters	15	\$56,425	\$600	\$57,025
Masters	16	\$57,232	\$600	\$57,832
Masters	17	\$58,039	\$600	\$58,639
Masters	18	\$58,846	\$600	\$59,446
Masters	19	\$59,653	\$600	\$60,253
Masters	20	\$60,460	\$600	\$61,060
Masters	21	\$61,267	\$600	\$61,867
Masters	22	\$62,074	\$600	\$62,674
Masters	23	\$62,881	\$600	\$63,481
Masters	24	\$63,688	\$600	\$64,288
Masters	25	\$66,555	\$600	\$67,155
Masters	26	\$67,362	\$600	\$67,962
Masters	27	\$68,169	\$600	\$68,769

License/ Degree	Years Experience	Total Salary	Returning Employees Only	
			Performance Supplement	Total Salary
Doctorate	0	\$47,138	\$600	\$47,738
Doctorate	1	\$47,223	\$600	\$47,823
Doctorate	2	\$47,308	\$600	\$47,908
Doctorate	3	\$48,981	\$600	\$49,581
Doctorate	4	\$49,860	\$600	\$50,460
Doctorate	5	\$50,739	\$600	\$51,339
Doctorate	6	\$51,618	\$600	\$52,218
Doctorate	7	\$52,497	\$600	\$53,097
Doctorate	8	\$53,376	\$600	\$53,976
Doctorate	9	\$54,255	\$600	\$54,855
Doctorate	10	\$55,134	\$600	\$55,734
Doctorate	11	\$56,013	\$600	\$56,613
Doctorate	12	\$56,892	\$600	\$57,492
Doctorate	13	\$57,771	\$600	\$58,371
Doctorate	14	\$58,650	\$600	\$59,250
Doctorate	15	\$59,529	\$600	\$60,129
Doctorate	16	\$60,408	\$600	\$61,008
Doctorate	17	\$61,287	\$600	\$61,887
Doctorate	18	\$62,166	\$600	\$62,766
Doctorate	19	\$63,045	\$600	\$63,645
Doctorate	20	\$63,924	\$600	\$64,524
Doctorate	21	\$64,803	\$600	\$65,403
Doctorate	22	\$65,682	\$600	\$66,282
Doctorate	23	\$66,561	\$600	\$67,161
Doctorate	24	\$67,440	\$600	\$68,040
Doctorate	25	\$69,585	\$600	\$70,185
Doctorate	26	\$70,464	\$600	\$71,064
Doctorate	27	\$71,343	\$600	\$71,943

Employees in this position will work 187 days 7½ hours per 160 day or 1,402.50 hours annually. Employees in this position will receive the same salary increases that certified personnel receive. Employees filling this position will be

credited with all years worked as long as the experience is similar in nature, except if position is funded with Elementary and Secondary School Emergency Relief (ESSER) Grant funds. If position is ESSER funded, experience will be capped at 10 years. Verification of this experience must be provided by the previous employer(s).

Policy GGBJB: Salary Scale: Occupational/Physical Therapist

Status: DRAFT

Original Adopted Date: 03/16/2009 | **Last Revised Date:** 06/13/2022 | **Last Reviewed Date:** 06/15/2022

A performance based salary increase as set forth in this policy shall be provided to all occupational/physical therapists if the district receives an overall accountability rating of "A" or "B" as determined by the Mississippi Department of Education for the previous year.

The performance based salary increase of \$600.00 will be added to the compensation of all occupational/physical therapists if the district receives an overall accountability rating of "A" as determined by the MDE for the previous year. If the school district receives an overall rating of "B" as determined by the MDE for the previous year a performance based pay of \$300.00 will be added to the compensation of all occupational/physical therapists.

Occupational/Physical therapists will not be eligible for a performance based salary increase until their second year of employment with the district.

Returning Employees Only

License/ Degree	Years	Total Salary	Performance Supplement	Total Salary
Associate	0	\$43,500	\$600	\$44,100
Associate	1	\$44,065	\$600	\$44,665
Associate	2	\$44,630	\$600	\$45,230
Associate	3	\$45,085	\$600	\$45,685
Associate	4	\$45,650	\$600	\$46,250
Associate	5	\$46,215	\$600	\$46,815
Associate	6	\$46,780	\$600	\$47,380
Associate	7	\$47,345	\$600	\$47,945
Associate	8	\$47,910	\$600	\$48,510
Associate	9	\$48,475	\$600	\$49,075
Associate	10	\$49,040	\$600	\$49,640
Associate	11	\$49,605	\$600	\$50,205
Associate	12	\$50,170	\$600	\$50,770
Associate	13	\$50,735	\$600	\$51,335
Associate	14	\$51,300	\$600	\$51,900
Associate	15	\$51,865	\$600	\$51,465
Associate	16	\$52,430	\$600	\$53,030
Associate	17	\$52,995	\$600	\$53,595
Associate	18	\$53,560	\$600	\$54,160
Associate	19	\$54,125	\$600	\$54,725
Associate	20	\$54,690	\$600	\$55,290
Associate	21	\$55,255	\$600	\$55,855
Associate	22	\$55,820	\$600	\$56,420
Associate	23	\$56,385	\$600	\$56,985
Associate	24	\$56,950	\$600	\$57,550
Associate	25	\$59,308	\$600	\$59,908
Associate	26	\$59,873	\$600	\$60,473
Associate	27	\$60,438	\$600	\$61,038

Returning Employees Only

License/ Degree	Years Experience	Total Salary	Performance Supplement	Total Salary
Bachelors	0	\$48,180	\$600	\$48,780
Bachelors	1	\$48,915	\$600	\$49,515
Bachelors	2	\$49,650	\$600	\$50,250
Bachelors	3	\$50,385	\$600	\$50,985
Bachelors	4	\$51,120	\$600	\$51,720
Bachelors	5	\$51,885	\$600	\$52,485
Bachelors	6	\$52,590	\$600	\$53,190
Bachelors	7	\$53,325	\$600	\$53,925
Bachelors	8	\$54,060	\$600	\$54,660
Bachelors	9	\$54,795	\$600	\$55,395
Bachelors	10	\$55,530	\$600	\$56,130
Bachelors	11	\$56,265	\$600	\$56,865
Bachelors	12	\$57,000	\$600	\$57,600
Bachelors	13	\$57,735	\$600	\$58,335
Bachelors	14	\$58,470	\$600	\$59,070
Bachelors	15	\$59,205	\$600	\$59,805
Bachelors	16	\$59,940	\$600	\$60,540
Bachelors	17	\$60,675	\$600	\$61,275
Bachelors	18	\$61,210	\$600	\$61,810
Bachelors	19	\$62,145	\$600	\$62,745
Bachelors	20	\$62,880	\$600	\$63,480
Bachelors	21	\$63,615	\$600	\$64,215
Bachelors	22	\$64,350	\$600	\$64,950
Bachelors	23	\$65,085	\$600	\$65,685
Bachelors	24	\$65,820	\$600	\$66,420
Bachelors	25	\$68,590	\$600	\$69,190
Bachelors	26	\$69,325	\$600	\$69,925
Bachelors	27	\$70,060	\$600	\$70,660

Returning Employees Only

License/ Degree	Years Experience	Total Salary	Performance Supplement	Total Salary
Masters	0	\$49,310	\$600	\$49,910
Masters	1	\$50,117	\$600	\$50,717
Masters	2	\$50,924	\$600	\$51,524
Masters	3	\$51,731	\$600	\$52,331
Masters	4	\$52,538	\$600	\$53,138
Masters	5	\$53,345	\$600	\$53,945
Masters	6	\$54,152	\$600	\$54,752
Masters	7	\$54,959	\$600	\$55,559
Masters	8	\$55,766	\$600	\$56,366
Masters	9	\$56,573	\$600	\$57,173
Masters	10	\$57,380	163 \$600	\$57,980

Masters	11	\$58,187	\$600	\$58,787
Masters	12	\$58,994	\$600	\$59,594
Masters	13	\$59,801	\$600	\$60,401
Masters	14	\$60,608	\$600	\$61,208
Masters	15	\$61,415	\$600	\$62,015
Masters	16	\$62,222	\$600	\$62,822
Masters	17	\$63,029	\$600	\$63,629
Masters	18	\$63,836	\$600	\$64,436
Masters	19	\$64,643	\$600	\$65,243
Masters	20	\$65,450	\$600	\$66,050
Masters	21	\$66,257	\$600	\$66,857
Masters	22	\$67,064	\$600	\$67,664
Masters	23	\$67,871	\$600	\$68,471
Masters	24	\$68,678	\$600	\$69,278
Masters	25	\$71,490	\$600	\$72,090
Masters	26	\$72,297	\$600	\$72,897
Masters	27	\$73,104	\$600	\$73,704

Returning Employees Only

License/ Degree	Years Experienc e	Total Salary	Performance Supplement	Total Salary
Doctorat e	0	\$50,440	\$600	\$51,040
Doctorat e	1	\$51,319	\$600	\$51,919
Doctorat e	2	\$52,198	\$600	\$52,798
Doctorat e	3	\$53,077	\$600	\$53,677
Doctorat e	4	\$53,956	\$600	\$54,556
Doctorat e	5	\$54,835	\$600	\$55,435
Doctorat e	6	\$55,714	\$600	\$56,314
Doctorat e	7	\$56,593	\$600	\$57,193
Doctorat e	8	\$57,472	\$600	\$58,072
Doctorat e	9	\$58,351	\$600	\$58,951
Doctorat e	10	\$59,230	\$600	\$59,830
Doctorat e	11	\$60,109	\$600	\$60,709
Doctorat e	12	\$60,988	\$600	\$61,588
Doctorat e	13	\$61,867	\$600	\$62,467
Doctorat e	14	\$62,746	\$600	\$63,346
Doctorat e	15	\$63,625	\$600	\$64,225

Doctorate	16	\$64,504	\$600	\$65,104
Doctorate	17	\$65,383	\$600	\$65,983
Doctorate	18	\$66,262	\$600	\$66,862
Doctorate	19	\$67,141	\$600	\$67,741
Doctorate	20	\$68,020	\$600	\$68,620
Doctorate	21	\$68,899	\$600	\$69,499
Doctorate	22	\$69,778	\$600	\$70,378
Doctorate	23	\$70,657	\$600	\$71,257
Doctorate	24	\$71,536	\$600	\$72,136
Doctorate	25	\$74,415	\$600	\$75,015
Doctorate	26	\$75,294	\$600	\$75,894
Doctorate	27	\$76,173	\$600	\$76,773

Employees in this position will work 187 days 7½ hours per day or 1,402.50 hours annually. Employees in this position will receive the same salary increases that certified personnel receive.

Employees filling this position will be credited with all years worked as long as the experience is similar in nature. Verification of this experience must be provided by the previous employer(s).

Policy GGBT: Salary Scale: Substitutes

Status: DRAFT

Original Adopted Date: 10/14/2024 | Last Reviewed Date: 10/14/2024

~~Salary Scale: Substitutes~~

~~Salary Scale: Substitutes~~

A minimum age of 21 is required for substitute applicants.

Substitute Bus Drivers & Bus Aides:

Substitute bus drivers and bus aides will be paid at the hourly base rate at zero experience.

Substitute Maintenance & Mechanics:

Substitute maintenance and mechanic personnel shall be paid \$10.63 per hour.

Substitute Custodians:

Substitute custodian personnel shall be paid \$10.25 per hour.

~~Substitute Maintenance & Mechanics: Substitute maintenance and mechanic personnel shall be paid \$10.63 per hour.~~

Substitute and Long-Term Registered Nursing Compensation Policy:

1. Substitute Registered Nurse Daily Rates:

- Substitute RNs holding an Associate of Science in Nursing (ASN); Associate Degree in Nursing (ADN); Bachelor of Science in Nursing (BSN) or Master of Science in Nursing (MSN): **\$70.00 per day**

2. Long-Term Substitute Registered Nurse Daily Rate:

- Long-term substitutes with ASN, ADN, BSN, or MSN credentials will receive a rate of **\$105.00 per day**, effective from the first day of the long-term assignment.

3. Licensing Requirements:

- All substitute RNs must have a current and valid Registered Nurse license issued by the appropriate state nursing board.
- Proof of licensure must be submitted prior to the commencement of substitute duties.
- Failure to maintain an active nursing license will result in immediate removal from substitute nursing assignments.

When it is necessary to utilize a substitute administrator, and that substitute has a valid Mississippi Administrator's license, the rate of pay for that substitute shall be \$ 155.00 per day.

~~Non-Certificated Substitute~~ Substitute bus drivers and bus aides will be paid at the hourly base rate at zero experience. Substitute school secretaries and substitute teacher aides shall be paid at \$7.50 per hour. Substitute maintenance and mechanic personnel shall be paid \$10.63 per hour.

Substitute Teacher/Administrator Pay

~~A substitute teacher who has less than a Bachelor's Degree shall be paid at the rate of \$65.00 per day. A substitute~~

teacher having a Bachelor's Degree shall be paid at the rate of \$70.00 per day. The substitute teacher shall provide the school with a transcript from the college/university which granted the degree. A substitute teacher having a Master's Degree shall be paid at the rate of \$75.00 per day. The substitute teacher shall provide the school with a transcript from the college/university which granted the degree. Long-term substitutes are required to have a valid endorsement in the area in which he/she will be teaching to the maximum extent possible. Special exceptions to this shall be approved by the Superintendent on a case by case basis. Long-term substitutes will be paid \$105.00 per day beginning the first day of the long-term obligation.

When it is necessary to utilize a substitute administrator, and that substitute has a valid Mississippi administrator's license, the rate of pay for that substitute shall be \$155.00 per day.

Policy ABCA: Number of Board Members

Status: DRAFT

Original Adopted Date: 03/13/2019 | **Last Reviewed Date:** 03/13/2019

NUMBER OF BOARD MEMBERS

The Jackson County School District shall be governed by a school board consisting of five (5) members, selected in the manner provided by law.

Policy EDE: Transportation Services

Status: DRAFT

Original Adopted Date: 03/10/2003 | **Last Reviewed Date:** 03/10/2003

Vehicle Maintenance Shops

Vehicle Maintenance Shops (Bus Barns) located at each Attendance Center shall be used to maintain school buses, vehicles and equipment belonging to the Jackson County School District only.

These facilities and their related equipment are not be used on any personal vehicle or equipment. Facility equipment will not be loaned to anyone for personal use, and a complete inventory of all tools and equipment must be kept up-to-date and on file in the Assistant Superintendent's Office and in the Shop.

Policy EDDBA: Traffic and Parking Controls

Status: DRAFT

Original Adopted Date: 05/18/1998 | **Last Reviewed Date:** 05/18/1998

Traffic Control on Campuses

To insure the safety of students, staff, and visitors on the school campuses of the Jackson County School District, legal speed limits will be set for each campus. The legal speed limit for each campus will be posted at appropriate places on that campus.

Students violating the campus speed limit will face disciplinary action which may include losing the privilege of bringing their vehicles on campus. Adults violating the campus speed limit will be reported by school personnel to the proper authorities.

Policy EBHAAA: Authorized Use of School Equipment and Property Operation

Status: DRAFT

Original Adopted Date: 01/13/2014 | Last Reviewed Date: 01/13/2014

Sensory/Gross Motor Equipment Usage

Sensory/Gross Motor equipment is located in various areas throughout each campus, such as classrooms, the lending library, playgrounds, hallways, cafeteriums, and/or specific rooms. The equipment is utilized by students to address the following functions:

1. Enhance gross motor coordination
2. Enhance upper and lower body strengthening and coordination
3. Calm and/or alert the body to achieve optimal state for academic learning

The equipment is not designed to be used for punishment or reward, but is to enhance academic performance.

Students engage in structured activities while utilizing equipment under adult supervision. The number of minutes is dependent on individual needs of students. An average OT/PT one-on-one session last approximately 30 minutes per week.

The equipment can be utilized on a one-on-one or small group basis (typically around 8-10 students) depending on student need, available space, and adult supervision. Students who will utilize the equipment include:

1. Occupational therapy students
 2. Physical therapy students
 3. Students with disabilities and ruled eligible for special educational services under IDEA and who would benefit from usage of the equipment
 4. General education peers who act as role models for activities performed and to promote social interaction
 5. General education students who have a 504 plan requiring OT/PT therapy
-

Policy GFBA: Job Description: High School Principal

Status: DRAFT

Original Adopted Date: 05/14/2007 | Last Reviewed Date: 05/14/2007

Job Description: High School Principal

QUALIFICATIONS:

1. A Master's Degree in education or school administration (Ed. S., Ed. D. or PH.D. degree preferred)
2. AA Certification in Secondary Administration and Supervision
3. Two years teaching experience
4. Ability to communicate effectively, both orally and in writing.
5. Ability to establish and maintain effective working relationships with staff and parents.
6. Ability to provide leadership in identifying and solving problems.
7. Ability to perform all job duties in a satisfactory manner.
8. Possession of a valid driver's license and maintain that license.
9. Such alternative to the above qualifications as the Board may find appropriate and acceptable.

REPORTS TO:

Assistant Superintendent for the Attendance Center

PERSONNEL REPORTING TO THIS POSITION:

Directly:

1. Teachers
2. Librarians
3. Counselors
4. Band Directors
5. Coaches
6. Custodian/Maids
7. Students
8. Teacher Assistants/Aides
9. Secretaries

JOB GOAL:

The high school principal is responsible for leading the successful high school educational program. The person holding this position shall set an example of an exceptional professional educator and will be responsible for ensuring a trusting and openly communicative environment among all students, staff and parents. The primary duty of the person holding this position will be to administer the planning, organizing and implementing of all educational activities and all related and supporting activities of the high school.

AREAS OF RESPONSIBILITY:

1. Instructional program
2. Supervision and evaluation
3. Assist in budgeting and purchasing
4. Public relations
5. Student welfare
6. Building and facilities

JOB DUTIES:

1. Assist the teachers and staff in achieving the goals of the district by supervision, classroom visitation, and conferences in accordance with Board policies.
2. Anticipate problems and initiate solutions to problems.
3. Develop and maintain positive staff morale.
4. Demonstrate fair and equitable treatment of all teachers, staff and students.
5. Interacts with the attendance center's elementary school and middle school principals to ensure consistency in academic achievement between the school levels.

6. Provides leadership in the development and continuous evaluation of high school curriculum.
7. Develop, maintain, evaluate and enhance the extracurricular programs of the high school.
8. Coordinates and ensures the effectiveness of a tutoring program.
9. Demonstrates a commitment to both a core knowledge and college preparatory environment.
10. Assist in the planning of staff development.
11. Assist pupils, parents, and teachers with academic, emotional, and disciplinary problems.
12. Complete and submit all required reports on or before the date due.
13. Interview and recommend to the Assistant Superintendent staff members, new and continuing, for employment.
14. Assist in the matter of student discipline on the school bus.
15. See that facilities are operated effectively and efficiently and see that applicable health and safety standards are met.
16. Supervise students during class change and all activities during the school day.
17. Provide for adequate supervision of acceptable student and adult behavior at all high school sanctioned or sponsored activities.
18. Secure and assign substitute teachers.
19. Provide for informing parents of student progress in accordance with Board policies.
20. Utilize test results in analyzing program effectiveness and identifying areas needing improvement.
21. Personally interact with parent groups to promote citizen participation in the schools as well as encouraging positive school-community relations.
22. Administer a successful information program in order to foster a positive school image and keep the community aware and responsive of activities.
23. Effectively communicate and support all management team decisions and all school board policies.
24. Help supervise clerical activities and other auxiliary services, such as cafeteria, janitorial, and maintenance.
25. Schedule and supervise fire drills; give notice for storm warnings; see to proper evacuation of buildings.
26. To perform such other duties as may be assigned by the Assistant Superintendent and/or Superintendent.

TERMS OF EMPLOYMENT:

To be employed 12 months per year. Salary and work year to be established by Board policy GGBA.

EVALUATION:

Performance in this position will be evaluated annually, by the Assistant Superintendent – Attendance Center in accordance with provision of the Board's policies on evaluation.

Policy GFBB: Job Description: Middle School Principal

Status: DRAFT

Original Adopted Date: 04/09/1998 | Last Reviewed Date: 04/09/1998

Job Description: Middle School Principal

QUALIFICATIONS:

1. A Master's Degree
2. AA Certification in Administration and Supervision (Elementary or Secondary)
3. Two years teaching experience
4. Such alternative to the above qualifications as the Board may find appropriate and acceptable.

REPORTS TO:

Assistant Superintendent for the Attendance Center

PERSONNEL REPORTING TO THIS POSITION:

Directly:

1. Teachers
2. Librarians
3. Counselors
4. Band Director
5. Coaches
6. Custodians/Maids
7. Students
8. Teacher Assistants/Aides
9. Secretaries

JOB GOAL:

To administer the planning, organizing and implementing of all educational activities and all related and supporting activities of the school.

AREAS OF RESPONSIBILITY:

1. Instructional program
2. Supervision and evaluation
3. Assist in budgeting and purchasing
4. Public relations
5. Student welfare
6. Building and facilities

JOB DUTIES:

1. Assist the teachers and staff in achieving the goals of the district by supervision, classroom visitation, and conferences in accordance with Board policies.
2. Assist in the planning of professional development.
3. Assist pupils, parents, and teachers with academic, emotional, and disciplinary problems.
4. Complete and submit all required reports on or before the date due.
5. Interview and recommend to the Assistant Superintendent staff members, new and continuing, for employment.
6. Assist in the matter of student discipline on the school bus.
7. Supervise buildings and grounds for cleanliness and upkeep.
8. Supervise students during class change and all activities during the school day.
9. Secure and assign substitute teachers.
10. Provide for informing parents of student progress in accordance with Board policies.
11. Establish and maintain a close working relationship with parents and students using P.T.A. /P.T.O., conferences, community resources, pupil progress reports, and other appropriate methods.
12. Help supervise clerical activities and other auxiliary services, such as cafeteria, janitorial, and maintenance.

13. Schedule and supervise fire drills, give notice for storm warnings; see to proper evacuation of buildings.
14. Assist Assistant Superintendent in supervision of athletic events.
15. perform such other duties as may be assigned by the Assistant Superintendent.

TERMS OF EMPLOYMENT:

To be employed 12 months per year. Salary and work year to be established by Board policy GGBA.

EVALUATION:

Performance in this position will be evaluated annually, by the Assistant Superintendent – Attendance Center in accordance with provisions of the Board's policies on evaluation.

Policy GFBC: Job Description: Elementary Principal

Status: DRAFT

Original Adopted Date: 09/07/1995 | Last Reviewed Date: 09/07/1995

Job Description: Elementary Principal

QUALIFICATIONS:

1. A Master's Degree
2. AA certification in Elementary Administration and Supervision
3. Two years teaching experience
4. Such alternatives to the above qualifications as the board may find appropriate and acceptable

REPORTS TO:

Assistant Superintendent for the Attendance Center

PERSONNEL REPORTING TO THIS POSITION:

Directly:

1. Teachers
2. Teachers Assistants/Aides
3. Librarian
4. Secretaries
5. Custodians/Maids
6. Students
7. Counselor
8. Assistant Principal

JOB GOAL:

To administer the planning, organizing, and implementing of all educational activities and all related and supporting activities of an elementary school.

AREAS OF RESPONSIBILITY:

1. Instructional program
2. Supervision and evaluation
3. Assist in budgeting and purchasing
4. Public Relations
5. Student welfare
6. Building and facilities

JOB DUTIES:

1. To enforce and interpret school laws, rules and regulations.
2. To develop a sequential academic program for all students.
3. To interview and recommend to the Assistant Superintendent staff members for new and continuing employment.
4. To assign students to classrooms and to schedule all classes and activities.
5. To assist in the arranging for in-service training for the staff.
6. To assist in the preparation and administration of the school budget.
7. To advise and assist in obtaining state and federal funds and to cooperate with supervision of federal programs.
8. To complete and submit all required reports (i.e. monthly attendance report, Title 1 reports, school inventories, and others).
9. To assist in student discipline on the school buses.
10. To supervise buildings and grounds for cleanliness and upkeep.
11. To schedule and conduct faculty meetings.
12. To assist other administrative staff in scheduling and conducting fire and storm warning drills.
13. To work closely with P.T.A./P.T.O., in establishing appropriate and close working relationships with parents

and students.

14. To enforce good student discipline.
15. To supervise school playground.
16. To administer First Aid in absence of Gray Lady.
17. To initiate the screening of pupils and make referrals when necessary.
18. To examine and evaluate new educational materials.
19. To secure and assign substitute teachers.
20. To perform such other duties as may be assigned by the Assistant Superintendent.

TERMS OF EMPLOYMENT:

To be employed 12 months per year. Salary and work year to be established by Board policy GGBA.

EVALUATION:

Performance in this position will be evaluated annually, by the Assistant Superintendent – Attendance Center in accordance with provisions of the Board's policies on evaluation.

Policy ABCE: Oath of Office

Status: DRAFT

Original Adopted Date: 03/13/2019 | **Last Reviewed Date:** 03/13/2019

OATH OF OFFICE

Section 268 of the Mississippi Constitution states that all officers elected or appointed to any office in this state, except judges and members of the legislature, shall, before entering upon the discharge of the duties thereof, take and subscribe the following oath:

"I _____, do solemnly swear (or affirm) that I will faithfully support the Constitution of the United States and the Constitution of the State of Mississippi, and obey the laws thereof; that I am not disqualified from holding the office of _____; that I will faithfully discharge the duties of the office upon which I am about to enter. So help me God."

FILING OF OATH OF OFFICE

The oath of office of all state officers, and of all officers elected or appointed for any district composed of more than one county, shall be filed in the office of the secretary of state; but the oath of office of the circuit judges, chancellors, and district attorneys may be filed in the office of the clerk of the court where such officer shall first attend to discharge the duties of his office. The oath of office of all officers whose duties are confined within the limits of the county in which they are elected shall be filed in the office of the clerk of the chancery court of the county. ' 25-1-11

BEFORE WHOM OATHS MAY BE TAKEN

A judge of any court of record, clerk of such court, court reporter of such court, master, member of the board of supervisors, justice court judge, notary public, mayor, or police justice of a city, town or village, clerk of a municipality, and any officer of any other state, or of the United States, authorized by the law thereof to administer oaths, the judge of any court of record, or the mayor or chief magistrate of any city, borough or corporation of a foreign country; may administer oaths and take and certify affidavits whenever the same may be necessary or proper in a proceeding in any court or under any law of this state, or for the purpose of taking depositions of any party of interest, or witnesses of any suit pending before any such court, or for the perpetuation of testimony, as provided in Section 13-1-57, MS Code of 1972. ' 11-1-1

Policy ADA: School Census

Status: DRAFT

Original Adopted Date: 03/13/2019 | **Last Reviewed Date:** 03/13/2019

SCHOOL CENSUS

A continuing census shall be kept of all children below the age of nineteen within this school district. Such records shall be kept as a part of the permanent office records of the superintendent of the district. ' 37-15-7 (1954)

Policy AE: School Year (Academic Year)

Status: DRAFT

Original Adopted Date: 05/22/2000 | **Last Revised Date:** 03/13/2023 | **Last Reviewed Date:** 03/22/2023

School Year (Academic Year)

Except as otherwise provided, all public schools in the state shall be kept in session for at least one hundred eighty (180) days in each scholastic year. ' 37-13-63

DISASTER EMERGENCY

If this school board determines that it is not economically feasible or practicable to operate any school within the district for the full one hundred eighty (180) days required for a scholastic year as contemplated due to an enemy attack, a manmade, technological or natural disaster, or extreme weather emergency in which the Governor has declared a disaster or state of emergency or the U.S. President has declared an emergency or major disaster to exist in this state, the school board may notify the State Department of Education of the disaster or weather emergency and submit a plan for altering the school term.

If the State Board of Education finds the disaster or extreme weather emergency to be the cause of the school not operating for the contemplated school term and that such school was in a school district covered by the Governor's or President's disaster or state of emergency declaration, it may permit that school board to operate the schools in its district for less than one hundred eighty (180) days; however, in no instance of a declared disaster or state of emergency under the provisions of this subsection shall a school board receive payment from the State Department of Education for per pupil expenditure for pupils in average daily attendance in excess of ten (10) days. ' 37-13-63

MINIMUM SCHOOL TERM

"Minimum school term" shall mean a term of at least one hundred eighty (180) days of school in which both teachers and pupils are in regular attendance for scheduled classroom instruction for not less than sixty percent (60%) of the normal school day. It is the intent of the Legislature that any tax levies generated to produce additional local funds required by any school district to operate school terms in excess of one hundred seventy-five (175) days shall not be construed to constitute a new program for the purposes of exemption from the limitation on tax revenues as allowed under Sections 27-39-321 and 37-57-107 for new programs mandated by the Legislature. ' 37-151-5 (j)

The Mississippi Public School Accountability Process Standard for this policy is standard 13.

The academic year provides a minimum of 180 teaching days which meet the following criteria: (MS Code 37-13-63 and State Board Policy)

1. The teaching day must provide at least 330 minutes of instruction per day.
2. Two of the 180 days may be 60% days provided that there are 198 minutes of actual instruction or testing and the remainder of each day is used for professional development or other activities related to instruction.
3. The local school board shall have the power and authority to fix the date for the opening and closing of the school term, subject to the minimum number of days which schools must be in session during a scholastic year, as prescribed under Section 37-13-63. However, local school boards are authorized to keep school in session in excess of the minimum number of days prescribed in Section 37-13-63.

Policy AEA: School Calendar

Status: DRAFT

Original Adopted Date: 12/17/2001 | **Last Revised Date:** 11/18/2024 | **Last Reviewed Date:** 11/18/2024

School Calendar

The Board of Education of the Jackson County School District shall establish a yearly school calendar in compliance with state law, rules and regulations, upon the recommendation of the Superintendent of Education. The school calendar will include a schedule of dates for the opening and closing of schools.

The school calendar shall be developed with input from faculty and staff at the Attendance center level. This input will be taken into consideration as the district administrative committee develops the annual calendar. The calendar shall be presented to the Board for consideration/approval in the spring of each year.

Every school shall have a uniform term of not less than the total number of days (180) established by the State Board of Education as a minimum number of days for instructing pupils. Teachers and pupils must be in regular attendance for scheduled classroom instruction for not less than sixty three percent (63%) of the normal school day for these one hundred eighty (180) days.

The school calendar of the Jackson County School District is divided into two semesters. Each semester is divided into two nine-week terms. Students will receive progress reports after four and one-half weeks and a report card at the end of each nine-week term.

Policy AEAB: Holidays

Status: DRAFT

Original Adopted Date: 01/01/1999 | **Last Revised Date:** 11/18/2024 | **Last Reviewed Date:** 11/18/2024

HOLIDAYS

All public schools of this state may observe such legal holidays as may be designated by the local school board, and no sessions of school shall be held on holidays so designated and observed. However, all schools shall operate for the full minimum term required by the law exclusive of the holidays authorized by this section. The holidays thus observed shall not be deducted from the reports of the superintendents, principals and teachers, and such superintendents, principals and teachers shall be allowed pay for full time as though they had taught on those holidays. However, such holidays shall not be counted or included in any way in determining the average daily attendance of the school. ' 37-13-69 (2006)

Policy AEBA: Extended School Year / Summer School

Status: DRAFT

Original Adopted Date: 12/17/2001 | **Last Revised Date:** 11/18/2024 | **Last Reviewed Date:** 11/18/2024

Extended School Year/Summer School Programs

This school board shall maintain and operate all of the schools under their control for such length of time during the year as may be required. '37-7-301(m) (1994).

The Mississippi Public School Accountability Standard for this policy is standard 13.

Policy AF: School Day

Status: DRAFT

Original Adopted Date: 05/22/2000 | Last Revised Date: 11/16/2015 | Last Reviewed Date: 11/16/2015

School Day

It shall be the policy of this district to provide sufficient instructional time for students to attain mastery of specific learner objectives at all instructional levels. Said time shall be allocated and protected to provide student engagement rates (time-on-task) which are sufficient to provide mastery. In order to insure that adequate instructional time is provided, the board directs the superintendent and his staff to incorporate the following directives into all instructional plans for the district:

1. The school year shall consist of a minimum of 180 teaching days, (330 minutes of instruction per day). Two of the days may be 60% days provided that there are 198 minutes of actual instruction or testing, and the remainder of each day is used for staff development or other related activities.
2. The district superintendent may close any school because of an emergency prevailing in the school district. All such schools so closed shall operate for the required full time after being reopened during the scholastic year. (MS Code 37-13-65)
3. The scheduled academic instructional time shall be protected from undue interruption and delays.
4. Days on which extra-curricular activities prevent the completion of 330 minutes of academic instruction shall not be counted as one of the minimum 180 teaching days.
5. Each child in kindergarten is to be engaged in learning center activities for a minimum of 100 minutes per day.

Twenty (20) days of actual teaching in which both teachers and pupils are in regular attendance for scheduled school work shall constitute a scholastic month. The number of hours of actual teaching which shall constitute a school day shall be determined and fixed by the School Board of the Jackson County School District at not less than five (5) hours nor more than eight (8) hours.

1. **School Day** – That portion of the calendar day, which includes the teaching day, intermissions, and any additional hours (time) included in the employee contract. School day defines the normal working day for employees.
2. **Teaching Day** – A day in which a minimum of 330 minutes of instruction and/or evaluation and/or district approved group testing is provided.
3. **ACADEMIC PERIOD** – A portion of the school day set aside for a designed teaching activity. At the secondary level, academic periods must consist of at least 50 minutes for seven academic periods, or for school on a 4 x 4 schedule, the academic period must be of such length to insure that a minimum of 140 hours of instruction is provided for each Carnegie unit of credit offered, except for remedial instructional programs, dual enrollment/dual credit, correspondence courses, MS Virtual Public School courses, and innovative programs authorized by the State Board of Education.

It shall be the policy of this school district to provide sufficient instructional time to give students the opportunity to master specific learning objectives at all instructi

1. The number of hours of actual teaching which shall constitute a school day shall be determined and fixed by the school board of this school district at not less t
2. **School Day:** That portion of the calendar day that includes the teaching day, intermissions, and any additional time included in the employee contract. **School d Public School Accountability Standards**
3. **Teaching Day:** A day in which a minimum of 330 minutes of instruction and/or evaluation and/or district approved group testing is provided. **Glossary, Mississi**

The Mississippi Public School Accountability Standard for this policy is standard 13.

Policy AFA: Flag Display

Status: DRAFT

Original Adopted Date: 03/13/2019 | **Last Reviewed Date:** 03/13/2019

FLAG DISPLAY

This school board believes that respect for the flag is an integral part of good citizenship. The school board shall provide for flags and flag staffs. The superintendent shall ensure that students receive proper instruction in flag etiquette and in patriotic exercises.

UNITED STATES FLAG AND STATE FLAG

The flag of the State of Mississippi and the flag of the United States shall be displayed in close proximity to the school building at all times during the hours of daylight when the school is in session when the weather will permit without damage to the flag.

It shall be the duty of the board of trustees of the school district to provide for the flags and their display. Whenever the flag of the United States is to be flown at half-staff by order or instructions of the President or pursuant to federal law, all public schools shall lower the United States flag in accordance with the executive order or instructions or federal law. The school shall announce the reason that the flag is being flown at half-staff to all students in assembly or by teachers in the various classrooms or by prominently displaying written notice throughout the school stating the reason that the flag has been lowered.

In all public schools there shall be given a course of study concerning the flag of the United States and the flag of the State of Mississippi. The course of study shall include the history of each flag and what they represent and the proper respect therefor. There also shall be taught in the public schools the duties and obligations of citizenship, patriotism, Americanism and respect for and obedience to law. ' 37-13-5 (2002)

FLAG ETIQUETTE

The flag of the United States shall be displayed in close proximity to the school building, on a proper staff, at all times during the hours of daylight when the school is in session when the weather will permit without damage to the flag. In addition, the flag of the United States shall be displayed in each classroom and in each principal room of the school building at all times while school is in session. It shall be the duty of the school boards of each school district to provide for the flags, proper flag staffs and their proper display. Each school district shall provide student instruction in the proper etiquette toward, correct display of, and respect for the flag, and in patriotic exercises. The instruction shall be a part of the district's fifth grade social studies curriculum or history curriculum, with the assistance of the State Department of Education.

OATH OF ALLEGIANCE

From and after July 1, 2002, the school boards of all public schools of this state shall require the teachers under their control to have all pupils repeat the oath of allegiance to the flag of the United States of America at the beginning of the first hour of class each day school is in session, such oath of allegiance being as follows: "I pledge allegiance to the flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all."

Any student or teacher who objects to reciting the oath of allegiance shall be excused from participating without penalty. ' 37-13-6 (2002)

Policy AFC: Authority for Emergency Closings

Status: DRAFT

Original Adopted Date: 06/15/2015 | **Last Revised Date:** 08/26/2021 | **Last Reviewed Date:** 09/22/2021

Authority for Emergency Closings

The Jackson County Board of Education recognizes and accepts its duty and authority to maintain and operate all the schools under its control for such length of time during the year as may be required. 37-7-301 (m)

Upon application from the school board, the superintendent of schools may close any school because of an epidemic prevailing in the school district or because of the death, resignation, sickness or dismissal of a teacher or teachers or because of any other emergency necessitating the closing of the school. The superintendent is hereby authorized to declare an emergency and to close schools and district offices or dismiss them early in event of natural disaster, inclement weather or other emergencies which threaten the safety, health, or welfare, of students or staff members.

The superintendent will take such action only after consultation with transportation, emergency management, weather authorities or other agencies as necessitated by the circumstances. The superintendent shall notify the school board of the decision to close the schools. However, all such schools so closed shall operate for the required full time after being reopened during the scholastic year, unless the school board of the local school district submits a plan to alter the school term that is approved by the State Board of Education under the authority of Section 37-13-63 (2). 37-13-65

Disaster Emergency

If the school board determines that it is not economically feasible or practicable to operate any school within the district for the full one hundred eighty (180) days required for a scholastic year as contemplated due to an enemy attack, a manmade, technological or natural disaster, or extreme weather emergency in which the Governor has declared a disaster or state of emergency or the U.S. President has declared an emergency or major disaster to exist in this state, the school board may notify the State Department of Education of the disaster or weather emergency and submit a plan for altering the school term.

If the State Board of Education finds the disaster or extreme weather emergency to be the cause of the school not operating for the contemplated school term and that such school was in a school district covered by the Governor's or President's disaster or state of emergency declaration, it may permit that school board to operate the schools in its district for less than one hundred eighty (180) days; however, in no instance of a declared disaster or state of emergency under the provisions of this subsection shall a school board receive payment from the State Department of Education for per pupil expenditure for pupils in average daily attendance in excess of ten (10) days.

The district shall provide sufficient notice (before the close of the prior school day) to staff and students for any weather-related or other unforeseen virtual days. When instances occur that make virtual learning impractical, the district shall either make up any missed days or use the days as weather days as allowed under Mississippi law.

Leave Due to Declared Emergency Closures

The school board may, in its discretion, provide additional administrative leave with pay for all employees (professional, certified, and classified) in the event of declared emergency closures.

Policy IC: Curriculum Development

Status: DRAFT

Original Adopted Date: 10/27/2003 | **Last Revised Date:** 11/13/2023 | **Last Reviewed Date:** 11/13/2023

Curriculum Development

The School Board of Jackson County School District directs the Superintendent to provide a curriculum of instruction that meets the academic needs of all children in the school district. The curriculum shall meet all requirements of the Mississippi College and Career Readiness Standards and/or the current Mississippi Curriculum Framework as required by the Mississippi Department of Education.

Beginning with the 2018-2019 school year, the standard course of study shall include instruction in cursive reading and writing, implemented across the curriculum, so that students create readable documents through legible cursive handwriting by the end of the fifth grade, and that students pass with proficiency a teacher-constructed test demonstrating the students competency in both reading and writing cursive.

The superintendent will ensure that any programs for limited-English proficient students have a primary goal of mainstreaming those students into the regular classrooms, and that those programs emphasize English language instruction.

The Mississippi Public School Accountability Process Standards for this policy are standards 17, 20, 22, 26, and 27.

Policy ICA: Curriculum Development Resources / Equipment and Supplies Selection and Adoption

Status: DRAFT

Original Adopted Date: 10/27/2003 | Last Revised Date: 12/11/2023 | Last Reviewed Date: 12/11/2023

Curriculum Development Resources / Equipment

~~ICA (September 2015)~~

The Jackson County School Board shall adopt the curriculum utilized by the school district. The Superintendent of Education, subject to review by the School Board, is responsible for developing procedures for the selection of all curriculum resources, textbooks, other instructional media, and the establishment of procedures concerning the teaching in the classroom. Instructional media include all books (hardcover and paperback), newspaper, periodicals, computer software and applications, other technology resources, other printed material and audio-visual resources used by the schools.

Selection of all instructional media must involve the professional staff, and the principal shall be responsible for the administration and supervision of the curriculum within his/her school, including the coordination and selection of textbooks, other instructional media, and making recommendations for purchase to the administration. The responsibility for evaluating and selecting media for classroom use is primarily the responsibility of the principal, with input from the teachers and other staff. It is important in making selections that the professional staff becomes as aware as possible of reputable, unbiased professionally prepared aids and resources.

Selection of Instructional Media

In developing a balanced comprehensive collection of media (print and non-print) and equipment, the Jackson County School District shall adhere to the following criteria for selection of materials:

1. Selections are made for, and in accordance with, the different maturity levels of the students, with the input of teachers, principals, and support staff being solicited and utilized when selecting or purchasing print, non-print, software, technology items and equipment.
2. Materials are selected which fill a need related to the curriculum and/or contribute to the development and enrichment of the student.
3. In the selection of materials, reviewing tools such as standard catalogs are used. When possible, materials are previewed before purchase or ordered with return privilege guaranteed.
4. The following specific criteria are considered: (a) the overall purpose of the materials and how well it is accomplished; (b) reputation and significance of the author; (c) timelines or permanence of the materials; (d) importance of subject to the collection; (e) accuracy of material; (f) reputation and standards of publisher or producer; (g) readability and reader appeal; (h) quality of text, graphics and sound; (i) appearance of the title in selection aids; and (j) price.

The following objectives shall guide the media staff in selection of instructional materials for the district:

1. To provide materials that will enrich the student as an individual and support the curriculum, taking into consideration individual needs, interests, abilities, socio-economic backgrounds and maturity levels of the students served.
2. To provide materials that will stimulate growth in knowledge and develop literacy, cultural, and aesthetic appreciation and ethical standards.
3. To provide materials that will stimulate growth in knowledge and develop the habit of critical thinking, reading, listening, and viewing, thereby enabling them to develop an intellectual integrity informing judgments.
4. To provide materials which accurately reflect American heritage as well as a knowledge and appreciation of world history and culture.
5. To provide a comprehensive collection of instructional materials which, when selected in compliance with basic selection principles, can be defended on the basis of their appropriateness for the users of the media center.

The Superintendent or designee shall develop procedures to support this policy.

The Mississippi Public School Accountability Process Standards for this policy are standards 5, 18 and 19.

Exhibits:

Regulations:

References:

37-61-33 – Education Enhancement Fund; appropriations from fund; certain funds from working cash-stabilization reserve fund transferred to education enhancement fund; school district procurement cards.

37-9-18 – State Board of Education to promulgate rules and regulations regarding financial reports to be submitted by superintendent to local school boards; audits of financial records; contracts; review of audit report.

MPSAS – Public School Accountability Standards

Policy ABCC: Board Member Term of Office

Status: DRAFT

Original Adopted Date: 03/13/2019 | **Last Reviewed Date:** 03/13/2019

BOARD MEMBER TERM OF OFFICE

COUNTY

All members of the board shall be elected for a term of six years at the regular general election held on the first Tuesday after the first Monday in November next preceding the expiration of the term of office of the respective member or members of such board. All members of the county board of education as herein constituted, shall take office on the first Monday of January following the date of their election. ' 37-5-7 (1988)

Policy ABCD: Method of Election

Status: DRAFT

Original Adopted Date: 03/13/2019 | **Last Reviewed Date:** 03/13/2019

METHOD OF ELECTION

All elections of trustees who are elected under the provisions of subsection (1) of section 37-7-203 shall be held and conducted in the manner and at the time provided for in sections 37-7-211 to 37-7-219. '37-7-209

For District see '37-5-7, '37-5-9, and '37-5-18.

Exhibit ABCD-E(1): Method of Election

Status: DRAFT

Original Adopted Date: 03/13/2019 | **Last Reviewed Date:** 03/13/2019

See PDF on the next page.



DELBERT HOSEMANN
Secretary of State

Candidate Petition for the Office of
COUNTY SCHOOL BOARD MEMBER

TO: Election Commission of _____ **County,**
We, the undersigned qualified electors of District No. _____,
County of _____ of Mississippi, hereby petition that the name
of _____ be placed upon the ballot of the
_____ (general or special) election on Nov. _____, _____, as a candidate for the office
of County School Board Member, Supervisor of _____.

1. **SIGNATURE** _____ **Printed Name** _____
Address _____ Precinct _____
2. **SIGNATURE** _____ **Printed Name** _____
Address _____ Precinct _____
3. **SIGNATURE** _____ **Printed Name** _____
Address _____ Precinct _____
4. **SIGNATURE** _____ **Printed Name** _____
Address _____ Precinct _____
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12. **SIGNATURE** _____ **Printed Name** _____
Address _____ Precinct _____
13. **SIGNATURE** _____ **Printed Name** _____
Address _____ Precinct _____
14. **SIGNATURE** _____ **Printed Name** _____
Address _____ Precinct _____
15. **SIGNATURE** _____ **Printed Name** _____
Address _____ Precinct _____

Policy ABCDA: Board Member Unexpired Term Fulfillment

Status: DRAFT

Original Adopted Date: 03/13/2019 | **Last Reviewed Date:** 03/13/2019

BOARD MEMBER UNEXPIRED TERM FULFILLMENT

COUNTY

Vacancies in the membership of the county board of education shall be filled by appointment, within 60 days after the vacancy occurs, by the remaining members of the county board of education. Said appointee shall be selected from the qualified electors of the district in which the vacancy occurs, and shall serve until the first Monday of January next succeeding the next general election, at which general election a member shall be elected to fill the remainder of the unexpired term in the same manner and with the same qualifications applicable to the election of a member for the full term. In the event the school district is under conservatorship and no members of the county board of education remain in office, the Governor shall call a special election to fill the vacancies and said election will be conducted by the county election commission.

In the event the vacancy occurs more than five months prior to the next general election and the remaining members of the county board of education are unable to agree upon an individual to be appointed, any two of the remaining members may certify such disagreement to the county election commission. Upon the receipt of such a certificate by the county election commission, or any member thereof, the commission shall hold a special election to fill the vacancy, which said election, notice thereof and ballot shall be controlled by the laws concerning special elections to fill vacancies in county or county district offices. The person elected at such a special election shall serve for the remainder of the unexpired term.

Policy EDDAA: Transporting Students to Events in Vehicles Other than Buses

Status: DRAFT

Original Adopted Date: Pending

While students are being transported for trips to and from school sites or agricultural education sites or for trips to and from agricultural education-related events or competitions, school buses are to be used whenever practical.

This school board may regularly permit the use of motor vehicles other than school buses when the transportation is for trips to and from school sites or agricultural education sites or for trips to and from agricultural education-related events or competitions, but is not for customary transportation between a student's residence and such sites.

When the transportation of students is provided, in a vehicle other than a school bus that is owned, operated, rented, contracted, or leased by this school district, the following provisions shall apply:

1. The vehicle must be a passenger car or multipurpose passenger vehicle or truck, as defined in 49 C.F.R. Part 571, designed to transport fewer than ten (10) students. Students must be transported in designated seating positions and must use the occupant crash protection system provided by the manufacturer unless the student's physical condition prohibits such use.
 2. An authorized vehicle may not be driven by a student on a public right-of-way. An authorized vehicle may be driven by a student on school or private property as part of the student's educational curriculum if no other student is in the vehicle.
 3. The driver of an authorized vehicle transporting students must maintain a valid driver's license and must comply with the requirements of the school district's locally adopted safe driver plan, which includes review of driving records for disqualifying violations.
 4. The superintendent or designee shall establish procedures specifying guidelines and consequences for violation of the policy.
-

Policy ICHI: Literacy Based Promotion

Status: DRAFT

Original Adopted Date: Pending

In compliance with the “Literacy Based Promotion Act,” it is the intent of this school district to improve the reading skills of Kindergarten - Third Grade students so that every student completing the Third Grade is able to read at or above grade level.

This district shall comply with all requirements of the Act, including, but not limited to:

3rd Grade Reading Summative Assessment –Beginning in the 2014-2015 school year, a student scoring at the lowest achievement level in reading on the established state assessment for 3rd grade will not be promoted to 4th grade.

Social Promotion – A student may not be assigned a grade level based solely on age or any other factor that constitutes social promotion.

Public School Requirements

If a K - 3 student has been identified with a substantial deficit in reading, the teacher will immediately, and with each quarterly progress report, notify parents or legal guardians of the following in writing:

- Determination of a substantial deficit in reading;
- Description of student services and supports presently provided;
- Description of proposed supplemental instruction and support to remediate the student’s deficit areas;
- Strategies for parents to use to help students at home; and,
- Notification that student will not be promoted to 4th grade if reading deficiency cannot be remediated by the end of 3rd grade
- Provide intensive reading instruction and immediate intervention to each K - 3 student who exhibits a substantial deficiency in reading at any time.

The intensive reading instruction and intervention must be documented for each student Grades K-3 in an individual reading plan, including, at a minimum, the following:

1. The student’s specific, diagnosed reading skill deficiencies as determined (or identified) by diagnostic assessment data;
2. The goals and benchmarks for growth;
3. How progress will be monitored and evaluated;
4. The type of additional instruction services and interventions the student will receive;
5. The research-based reading instructional programming the teacher will use to provide reading instruction, addressing the areas of phonemic awareness, phonics, fluency, vocabulary and comprehension;
6. The strategies the student’s parent is encouraged to use in assisting the student to achieve reading competency; and,
7. Any additional services the teacher deems available and appropriate to accelerate the student’s reading skill development.

Good Cause Exemptions

A 3rd grade student who fails to meet the academic requirements for promotion to the 4th grade may be promoted for good cause:

1. Limited English Proficient students who have had less than two (2) years of instruction in English Language Learner program;
2. Students with disabilities whose Individualized Education Program (IEP) indicates that participation in the statewide accountability assessment program is not appropriate, as authorized under state law;
3. Students with a disability who participate in the state annual accountability assessment and who have an IEP or Section 504 plan that reflects that the student has received intense remediation in reading for two (2) years but still demonstrates a deficiency in reading OR was previously retained in Kindergarten or First, Second or Third grade;
4. Students who demonstrate an acceptable level of reading proficiency on an alternative assessment approved by the State Board of Education; and
5. Students who have received intensive intervention for two (2) or more years but still demonstrate a deficiency

in reading, and who previously were retained in Kindergarten or First, Second or Third Grade for a total of two (2) years and have not met exceptional education criteria.

Beginning in the 2018-2019 school year, if a student's reading deficiency is not remedied by the end of the student's Third-Grade year, as demonstrated by the student scoring above the lowest two (2) achievement levels in reading on the state annual accountability assessment or on an approved alternative standardized assessment for Third Grade, the student shall not be promoted to Fourth Grade.

Student Handbook

Provisions required by the Literacy Promotion Act shall be included in the district's published handbook of policy for employees and students.

The superintendent or designee shall establish procedures to support this policy.

Policy IFG: Early Graduation

Status: DRAFT

Original Adopted Date: Pending

Early graduation involves the completion of all high school academic requirements in less than a traditional four-year program. Any high school student who will complete the number of Carnegie units and other existing standards required by both the state and the district prior to completing eight (8) semesters of high school work may petition to graduate early.

The Board authorizes the Superintendent to establish administrative procedures consistent with this policy.

A student's plan may be terminated at any time due to academic, behavioral or attendance issues.

Policy ADB: Average Daily Attendance

Status: DRAFT

Original Adopted Date: 03/06/1972 | Last Revised Date: 07/19/2021 | Last Reviewed Date: 11/19/2021

AVERAGE DAILY ATTENDANCE

1

The Board of Education of the Jackson County School District recognizes the importance of regular student attendance as a means of exposure to new knowledge and increased revenues to the school district. The superintendent and his staff are directed to encourage regular student attendance through a planned program designed to accomplish maximum ADA (Average Daily Attendance) for the school district. This planned program shall include procedures for monitoring student absences as specified in the Mississippi Compulsory Attendance Law, Section 37-13-91 (1993).

Average Daily Attendance is calculated by dividing the total aggregate attendance during the period or month in which both teachers and students are in regular attendance for scheduled classroom instruction.

The goal for the Jackson County School District, as a minimum, shall be to maintain or exceed the average daily attendance of the two previous years.

Policy EDDA: Special Use of School Buses

Status: DRAFT

Original Adopted Date: Pending

This school board, subject to rules and regulations promulgated by the State Board of Education, may permit:

- the use of publicly owned school buses for the transportation of participating students, teachers, coaches and sponsors in connection with athletic events, events of boys' and girls' clubs, events of Future Farmers of America or 4-H Clubs and special events in connection with the schools which the boards may consider a part of the educational program.
- the use of publicly owned school buses for the transportation of citizens for grand jury and other jury functions upon order of the court or as considered necessary by the school board during natural or man-made emergencies, hurricanes, tornadoes, floods and other acts of God.
- the use of publicly owned school buses for the transportation of citizens attending an air show or historic commemorative event held on a military base or military park located in the school district; provided that such determination shall be made upon the minutes of the school board and shall include an agreement with the military base or military park that it will indemnify and hold the school district harmless in any action regarding such transportation.

The superintendent or designee shall establish procedures specifying guidelines and consequences for violation of the policy.



**Student
Handbook
2025-2026**

Jackson County School District 2025 - 2026 Calendar

July 21-24, 2025	NO Students	Monday - Thursday	Professional Development/Teacher Workdays
July 25, 2025		Friday	Students First Day/Cafeteria Opens
August 26, 2025		Tuesday	1st Nine Weeks Progress Reports
September 1-2, 2025	NO SCHOOL	Monday - Tuesday	Labor Day Holiday
September 29, 2025		Monday	End of 1st Nine Weeks
October 3, 2025	No Students	Friday	Teacher Workday/Professional Development
October 6-10, 2025	NO SCHOOL	Monday - Friday	Fall Break
October 16, 2025		Thursday	1st Nine Weeks Report Cards
November 4, 2025		Tuesday	2nd Nine Weeks Progress Reports
November 24-28, 2025	NO SCHOOL	Monday - Friday	Thanksgiving Holidays
December 16, 2025		Tuesday	End of 2nd Nine Weeks & 1st Semester 60% Day for Students
December 17-18, 2025		Wednesday - Thursday	Weather Makeup Days 1st Semester (if needed)
Dec.17, 2025 - Jan. 1, 2026	NO SCHOOL	Wednesday - Thursday	Christmas/Winter Holidays
January 2, 2026	No Students	Friday	Teacher Workday/Professional Development
January 5, 2026		Monday	School Resumes - 2nd Semester Begins
January 8, 2026		Thursday	2nd Nine Weeks Report Cards
January 19, 2026	NO SCHOOL	Monday	Dr. Martin Luther King, Jr. Holiday
February 3, 2026		Tuesday	3rd Nine Weeks Progress Reports
February 16-20, 2026	NO SCHOOL	Monday - Friday	Mardi Gras Holidays
March 16, 2026		Monday	End of 3rd Nine Weeks
March 19, 2026		Thursday	3rd Nine Weeks Report Cards
April 3-10, 2026	NO SCHOOL	Friday - Friday	Spring Break
April 21, 2026		Tuesday	4th Nine Weeks Progress Reports
May 18, 2026		Monday	St. Martin High School Graduation
May 19, 2026		Tuesday	Vancleave High School Graduation
May 21, 2026		Thursday	East Central High School Graduation
May 25, 2026	NO SCHOOL	Monday	Memorial Day Holiday
May 27, 2026		Wednesday	End of 4th Nine Weeks & 2nd Semester - 60% day for students - Last Day of School
May 28, 2026	No Students	Thursday	Teacher Workday/Professional Development
May 28-29, 2026		Wednesday-Thursday	Weather Makeup Days 2nd Semester (if needed)
June 1, 2026		Monday	4th Nine Weeks Report Cards

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District Policies

Foreword

This student handbook has been prepared by the faculty, staff, and administration, along with input from students, parents/guardians, community, and constituents of the Jackson County School District as a guideline to procedures, policies, and practices governing the operation of our schools and the behaviors of our students. The administration and instructional staff of the Jackson County School District believe that it will help both parents/guardians and students to be properly informed about matters which concern all of us. The School Board and the administration of the Jackson County School District work closely together with a student community advisory committee (MS code 37-7-301), to establish sound and reasonable goals for our schools, to anticipate district needs, and to provide an environment conducive to learning. The primary purpose of providing this handbook is to help make students' school experiences in this environment more satisfying because it will tell them what they need to know and what they need to do to make their school experience both pleasant and successful.

It is the responsibility of parents/guardians and students to familiarize themselves with this Student Handbook. Parents/guardians are encouraged to read and discuss the handbook content with their children.

The policies described in this handbook shall pertain to any student who is on school property, on the school bus, on the way to and from school, or who is in attendance at school or at a school- sponsored activity or event. These policies may also pertain to conduct occurring on property other than school property or other than at a school related event when such conduct by a pupil, in the determination of the school superintendent or principal, renders that pupil's presence in the classroom a disruption to the educational environment of the school or a detriment to the best interest and welfare of the pupil and teacher of such class as a whole (MS Code 37-11-55).

School-sponsored activities include, but shall not be limited to, practices, rehearsal, participation or spectator, on or off school property, within and outside the school district.

District Mission Statement

The mission of the Jackson County School District is to provide a safe, nurturing environment conducive to quality education wherein all students have the opportunity to obtain the essential skills necessary to achieve the goals of their choice and to become responsible, productive citizens. See JCSD School Board Policy GBRHA.

Message from Superintendent David Baggett

Thank you in advance for taking the time to familiarize yourselves with our student handbook. As both a parent and a member of our school community, I understand the multifaceted responsibilities we juggle to ensure an exceptional educational experience for our students. The student handbook stands as a cornerstone of the education we offer.

Within the Jackson County School District's Student Handbook, you will find comprehensive guidance and information pertinent to all students, parents, or guardians, outlining the policies and procedures governing our schools. We firmly believe that presenting this information in its current format provides a clear and informative overview of both individual school and district-wide procedures, empowering both students and parents.

Our district wholeheartedly embraces and encourages inquiries from students and parents regarding our policies and procedures. Teachers, counselors, and principals stand ready and willing to address any questions or concerns you may have. By fostering open communication among parents, students, and staff, and working together to prioritize the well-being of our students, we are poised for an outstanding school year.

Should you have any questions regarding your student, we encourage you to first reach out to your student's school. However, if resolution proves elusive after engaging with the school, please do not hesitate to contact my office at 228-283-3000.

Thank you once again for your commitment to our students' success.

Warm regards,

David Baggett

Mississippi Department of Education Reading Initiative

The Jackson County School Board endorses the goals established by the Mississippi Board of Education to improve the reading skills of all students in the state.

- **Goal One:** All children will exit kindergarten with the appropriate readiness skills.
- **Goal Two:** All first through third grade students will demonstrate a growing proficiency in reading so that they will exit third grade as readers.
- **Goal Three:** All fourth through ninth grade reading scores will increase.
- **Goal Four:** Mississippi students will demonstrate a growing proficiency in reading and reach or exceed the national average in reading within the next decade.

Anti-Discrimination Policy

The Jackson County School District advocates and adheres to a policy of equal educational and employment opportunity without regard to race, sex, color, creed, religion, disability, or national origin. This policy, which extends to all programs and activities of the school district, arises out of the following statutes: See JCSD School Board Policy JAA and IDDHB.

Title VI of the Civil Rights Act of 1964, 42 U. S. C. 2000 et seq. and its implementing regulation, 43 C. F. R., Part 100

Individuals with Disabilities Education Act (IDEA), 20 U.S.C., 400 et seq.

Section 504 of the Rehabilitation Act of 1973, 20 U.S.C. 794 and its implementing regulation, 34 C. F. R., Part 104

Title IX of the Education Amendments of 1972, as amended, 20 U.S.C. 1681 et seq., and its implementing regulation, 34 C. F. R. Part 106

The Age Discrimination Act of 1975, 42 U.S.C. 6601 et seq. and its implementing regulation, 45 C. F. R. Part 90 The Americans with Disabilities Act of 1990. Inquiries regarding compliance may be directed to:

Jackson County School District
Gwendolyn Stallworth, Director of Special Education
Karen Glass, Director of Human Resources
4700 Colonel Vickrey Road
P.O. Box 5069
Vance, Mississippi 39565

Title IX and Title VI

The Jackson County School System does not discriminate in the basis of sex, race, color, religion, national origin, or disability, and is in compliance with Title IX of the Education Amendments of 1972 and Title VI of the Civil Rights Act of 1964. See JCSD School Board Policy JAA, IDDH, IDDHA, and IDDHB. (PL 92-318)

Jackson County School District
Director of Human Resources
Karen Glass
P.O. Box 5069
Vanceleave, Mississippi 39565-5069
phone: 228-283-3000

Title I

Title I is a remedial/compensatory education program designed and operated by the Jackson County School District within the guidelines of the State Department of Education and Federal regulations which apply to such programs. The program is funded entirely by federal funds and utilizes local teachers, assistants, and staff to accomplish its goals. A school's poverty level percentage (based on the free and reduced lunch count) determines the school's eligibility for providing Title I services.

Currently the district's Lower and Upper elementary (K-5) schools are school wide Title I schools. Each Title I school has a school wide plan on file at the local building. All students at these schools are eligible for Title I services.

The goal of Title I is to provide intensive, individualized instruction in an encouraging, supportive, environment. Participation by parents of Title I students in the program is encouraged through workshops, meetings, and program improvement activities. See JCSD School Board Policy LAA and DFC. (federal law ESSA) (PL 94-142, PL 99-457, and PL 89-313)

Parents Right to Know

Each of our elementary (K-5) schools receives Title I funds which provide valuable programs and services in our district. Many of the technology, reading and mathematics programs that offer learning opportunities for our students are a result of Title I funding. One of the requirements of the law is that parents have the right to request the qualifications of the teachers and teacher assistants at their child's school. Each school has a list of all staff and their qualifications available in the school office. If you wish to review this information, please contact the office of your child's school and a copy of this list will be provided. See JCSD School Board Policy LAA, DFC, and KBA.

Parent/Guardian Involvement Policy

Activities and procedures by the schools of the Jackson County School District to increase parental/guardian involvement are a vital, integral part of the Title I program.

. To accomplish this goal, the district shall:

- Convene a district wide or building level annual meeting of the parents of participating children to:
 - Discuss with the parents/guardians the activities and programs available through Title I funding
 - Inform parents/guardians of their right to consult in the design and implementation of the Title I program
 - Solicit parent/guardian input

- Provide parents/guardians an opportunity to establish mechanisms for maintaining a continuous communication among parents, teachers, administrators, and Title I personnel
- Make copies of this policy available to parents/guardians of participating children
- Make Title I LEA education personnel available to parents/guardians
- Provide opportunities for regular meeting of parents/guardians of participating children
- Provide timely information about the program and its requirements to parents/guardians
- Provide parents/guardians of participating children with reports on the children's progress
- Actively solicit parental/guardian input in the planning, design, and implementation of the Title I program
- Support the training of parents/guardians to work with their children in the home and to participate in activities, which build good home and school partnerships
- Assess annually the effectiveness of the parental/guardian involvement policy in improving academic quality of the schools served and to determine if modifications are needed to increase parental/guardian participation
- Coordinate, to the extent possible, Title I parental/guardian involvement with programs such as Head Start, state-run preschool programs and other programs for early intervention
- Adopt parental/guardian compacts. See JCSD School Board Policy DFC.

Section 504 Nondiscrimination on the Basis of Disability Policy

The Jackson County School District will not discriminate on the basis of disability in admission or access to, or treatment or employment in its program and activities to the extent provided by law.

Section 504 and Americans with Disabilities Act Coordinators will handle inquiries regarding the Jackson County School District's nondiscrimination policies, the filing of grievances, and requests for copies of grievance procedures covering discrimination on the basis of disability:

Section 504/Student ADA Coordinator
 Director of Curriculum and Instruction
 Dr. Tanya Sonnier
 4700 Colonel Vickrey Road
 P.O. Box 5069
 Vancleave, MS 39565-5069
 Phone: 228-283-3000

Each School has a Multidisciplinary 504 Team in place to review all 504 requests. Parents/guardians should contact the principal of their respective schools if their child has a disability, which substantially limits one or more major life activities:

Initial Review of 504 to Determine Eligibility:

- If the District has reason to believe that a student may be eligible under Section 504 as a result of a disability that is impacting the student's education, and that the student may be in need of special accommodations or related services in the regular education setting in order to participate in the school program, the district must first follow its procedures for a

comprehensive evaluation for IDEA, including the requirement to implement the Three-Tier Intervention Process. See JCSD Policy IEI.

- One exception to this rule is that the student may be considered for 504 without going through the Three-Tier Intervention process if chronic health problems exist, or if the school and parents agree that the student has a disability that would likely qualify the student for IDEA services and interventions would have little or no impact.
- After ineligibility for IDEA is determined, the principal will convene his or her school's Multidisciplinary 504 Team and review the referral to determine if further evaluation is needed. The principal will notify the student's parent/guardian of the decision.
- See JCSD Policy IDDHB for more detailed guidance concerning 504 eligibility.

Special Education for Children with Disabilities

A variety of programs in special education may be offered based on identified and approved student needs. Services are provided for children with disabilities who have been evaluated and determined eligible. Services are provided in the Jackson County School District under the direction of trained and certified staff. For further information regarding Special Education for Children with Disabilities, please contact the Director of Special Education. See JCSD School Board Policy GFABP, DFC, and IDDFAA.

Service Dogs

In providing accommodations for students, the parent/guardian of a child with such illness or disability, the teacher(s) of the student and the appropriate school administrator shall meet and develop a written 504 Plan consistent with the provisions of Chapter 23, Title 37, MS Code of 1972, that would permit the use of service dogs in the school facility. Parents/guardians must contact their student's school principal prior to the implementation of a service dog to obtain the district's service dog protocol. See JCSD School Board Policy IDDHE.

Intervention Process (Multi-Tiered System of Support or MTSS)

An instructional model designed to meet the needs of every student is in place at all Jackson County schools. This process is required and not optional, as directed by the Mississippi State Board of Education Chapter 40, Rule 40.1. The model consists of three tiers of instruction: Tier I: quality classroom instruction based on College and Career Readiness Standards, Tier II: focused supplemental instruction, and Tier III: intensive interventions specifically designed to meet the individual needs of students.

Teachers will use progress monitoring information to a) determine if each student is making adequate progress; b) identify any student as soon as he/she is falling behind; and c) modify instruction early enough to ensure that every student gains essential skills.

Monitoring of student progress is an on-going task that may be measured through informal classroom assessment, benchmark assessment instruments, and large-scale assessments.

If strategies in Tier I and Tier II are unsuccessful, students must be referred to the school's Teacher Support Team (TST). The TST is the problem-solving unit responsible for interventions developed at Tier III. Interventions that are research-based will be designed and implemented to address the deficit areas, as designated by the TST, and be supported by data regarding the effectiveness of the interventions. Parents/guardians will be contacted and invited to participate in the process when a student is referred to the Teacher Support Team. See JCSD School Board Policy GFABP, GFBCJ, IEI, and IDDFAA.

Notifications of Rights under the Family Educational Rights and Privacy Act (FERPA) for Elementary (K-5) and Secondary (6-12) Institutions

The Family Educational Rights and Privacy Act (FERPA) affords parents/guardians and students over 18 years of age ("eligible students") certain rights regarding the student's educational records. Parents/guardians and students have the right to inspect and review the student's educational records within 45 days of the day the district receives a request for access. Parents/guardians or eligible students should submit to the school principal or appropriate school official a written request that identifies the record(s) they wish to inspect. The principal will make arrangements for access and notify the parent/guardian or eligible student of the time and place for record inspection.

- The right to request the amendment of the student's education records that the parent or eligible student believe are inaccurate or misleading. Parents/guardians or eligible students may ask the Jackson County School District to amend a record that they believe is inaccurate or misleading. They should write the school principal; clearly identify the part of the record they want changed and specify why it is inaccurate or misleading. If the district decides not to amend the record as requested by the parent or eligible student, the district will notify the parent or eligible student of the decision and advise them of their right to a hearing regarding the request for amendment. Additional information regarding the hearing procedures will be provided to the parent or eligible student when notified of the right to a hearing.
- The right to consent to disclosures of personally identifiable information contained in the student's education records except to the extent that FERPA authorizes disclosure without consent. One exception which permits disclosure without consent is disclosure to school officials with legitimate educational interests. A school official is a person employed by the district as an administrator, supervisor, instructor, or support staff member including health or medical staff and law enforcement unit personnel; a person serving on the School Board; a person or company with whom the district has contracted to perform a special task (such as an attorney, auditor, medical consultant, or therapist); or a parent or student serving on an official committee, such as a disciplinary or grievance committee, or assisting another school official in performing his or her tasks. A school official has a legitimate educational interest if the official needs to review an education record to fulfill his or her professional responsibility.
- Upon request to officials of another school district in which a student seeks or intends to enroll, the district discloses educational records without consent.
- The district discloses directory information regarding its students. Directory information means information contained in an education record of a student which would not generally be considered harmful or an invasion of privacy if disclosed. It may include the student's name, address, telephone listing, date and place of birth, major field of study, participation in officially recognized activities and sports, weight and height of members of athletic teams, dates of attendance, degrees and awards received, and the most recent previous educational agency or institution attended.

- The parent/guardian or eligible student has the right to refuse to let the district designate any or all types of information about the student as directory information. The parent/guardian or eligible student must notify the principal (or designee) in writing within five (5) days of receipt of the Handbook and Code of Conduct for Students and Parents that he or she does not want any or all of those types of information about the student designated as directory information. Otherwise, consent is implied for the Jackson County School District to release directory information to others including military recruiters as outline below.
- In the event that the school district provides either post-secondary (6-12) educational institutions or perspective employers of secondary (6-12) student's access to its school campuses, it must also provide military recruiters the same type of access. The school district must also provide, upon request of military recruiters, the names of students, their addresses, and telephone numbers unless the secondary (6-12) school student or the parent has requested that the school not release this information without prior written parental consent.
- The district may disclose directory information about former students without meeting these conditions.
- The right to file a complaint with the U.S. Department of Education concerning alleged failures by the district to comply with the requirements of FERPA. The name and address of the Office that administers FERPA is:

Family Policy Compliance Office
U.S. Department of Education
600 Independence Avenue,
Washington, D.C. 20202-4605

Legal Reference: Section 438 of the General Education Provisions Act (PL. 93-380) November 17, 1974, Section 37-15-1, 37-15-3; Mississippi Code of 1972, 45, C.F.R. Part 99, 45 CFR Part 121A. See JCSD School Board Policy JRAB and JR.

Enrollment Procedures

Admission Policy

Any student enrolled in the Jackson County School District will follow the district's Admissions Policy JBC.

Compulsory School Age Attendance:

If a compulsory-school-aged child has not been enrolled in the school which the child is eligible to attend within fifteen (15) calendar days after the first day of the school year, the school district shall report within two (2) school days or within five (5) calendar days, whichever is less, such absences to the school attendance officer.

Compulsory School Age Child:

A child who has attained or will attain the age of six (6) years on or before September 1 of the calendar year and who has not attained the age of seventeen (17) years on or before the September 1 calendar year.

Age of Entrance:

To enter kindergarten, the student must be five (5) on or before September 1st.

To enter first grade, the student must be six (6) on or before September 1st.

See JCSD School Board Policy JBC.

Transfer from Private or Public Non-Accredited Schools and Home Study Programs

Students transferring into the Jackson County School District from a private or public non-accredited school or home study must meet the following criteria:

- Students in grades 1-8 will be administered a standardized test in reading and math. In addition, the student will be administered an evaluation to determine proper placement in the district's reading program.
- Students in grades 9-12 will be required to take a test consisting of items from the District's Instructional Management Plan before credit can be given for any course taken in a private/public non-accredited school or home study program. Reference: MS Commission on School Accreditation. See JCSD School Board Policy JBAB.

Students will not be enrolled until the following requirements have been met:

- Students will be enrolled in the Jackson County School District only if they are residing with their legal guardian and said guardian resides within the Jackson County School District. "The district will not recognize or accept guardianship papers for health and school purposes only. Partial guardianship of a student by a resident within the district will not be recognized as meeting full legal guardianship." See JCSD School Board Policy JBC.
- Birth Certificate: According to State Law, an original or certified copy of a birth certificate is required upon registration. This certificate must be examined and recorded on school records before any student may be officially enrolled in school. Each student must have this information on file prior to the first day of school.
- A student shall present a withdrawal form from the school from which he/she is transferring (to include discipline record, grades, and attendance).
- Proof of Immunization: A certificate of compliance shall be presented to the school when a child initially enters the school upon registration. This certificate shall be issued by the local health officer or physician on forms specified by the Mississippi State Board of Health. Effective August 1, 2007, children entering school for the first time will be required to have two doses of the Varicella Vaccine (chicken pox)

or a history of chicken pox. All students entering, advancing, or transferring into 7th grade will need proof of an adolescent whooping cough (pertussis) booster, aka Tdap vaccine, before entry into school in the fall. Tdap vaccine given on or after the 7th birthday meets the new school requirement.

If a child attempts to enroll at a school without having completed the required vaccinations:

- The local health officer (not school official) may grant a period of time up to 90 days for such completion. No child shall be enrolled without having at least one dose of each specified vaccine.
- Any child not in compliance at the end of 90 days from the opening of school must be suspended until he/she is in compliance unless the health officer attributes the delay to the lack of supply of the vaccine.

Exception: Reason must be verified by a duly-licensed physician to the local health officer.

- A student's records from his/her school of last attendance must be received within a reasonable period of time. If the records are not received within a reasonable time, the student will be asked to withdraw until the records are received.
- A student who has been suspended or expelled from another school district may not be allowed to enroll.
- Students not meeting the residency requirements will be withdrawn from school immediately.
- Parents/guardians shall inform the school immediately of any change of address/telephone number of persons authorized to sign-out students that is different from that listed during registration.
- At the beginning of school each parent/guardian will fill out and sign the student emergency documents.

Required Registration Documents:

The parent or legal guardian of students attending schools of the Jackson County School District will be required to show proof of residence as required by the Mississippi State Board of Education in the following manner:

Procedure I

Definition of residence for school attendance purposes:

The student physically resides full time, weekdays/nights and weekends, with the parent or guardian, at a place of abode located within the limits of the school district.

1. All schools will require students who are seeking to enroll in the school district to register at the school they are assigned to attend. If registering at the beginning of the school year, parents may submit residency documentation during the days and times designated for Residency Verification. Appointments will be made for parents who need to verify residency at any other time. The school district shall verify the residency of each student.
2. Any new student enrolling or entering the school district or any continuing students whose residence has changed will be required to verify their residence address as herein provided as a part of the registration process. New enrollees to the district will register by appointment as set by the school.
3. The parents or guardians of continuing students whose residency has not changed shall provide proof of residency in person at a time designated by the District. All students, continuing and new to the district must register using the District's Online Registration Process.

Procedure II

Each new student or student whose residence has changed must establish his or her residency in the following manner:

STUDENTS LIVING with PARENTS or GUARDIAN

The parent or legal guardian of a student seeking to enroll must provide the school district with a least two of the items listed below as verification of their address. The parent or legal guardian may satisfy residency requirements by submitting two (2) documents from Category I or one (1) document from Category I and one (1) document from Category II. This requirement may NOT be met with only two (2) documents from Category II. No documents with a post office box as an address will be accepted.

Category I

At least one (1) from the following list displaying proper name and address:

1. Filed Homestead Exemption Application Form
2. Mortgage Statement or property deed; No property tax documents
3. Signed current apartment or home lease (all pages)
4. Current Utility bills; (Per MDE, NO cut-off or disconnect notices); No car/home insurance statements; no cell phone bills; no hunting licenses; Bill must be current, within 30 days of date of registration

Category II

One (1) document from the following list displaying proper name and address:

1. Driver's license or Mississippi State-Issued Identification Card; (Must show current address)
2. Automobile registration; (Must be current year's registration, not expired)
3. Voter registration card
4. Government mailing (Federal, state, or county) within the last 30 days
5. Any other document that will objectively and unequivocally establish the Parent or Guardian resides within the school district-must be approved by an administrator.

At a minimum, the district shall maintain in a file a written instrument identifying the types of documents used to verify each student's residency and copies of any relevant guardianship petition or decree.

When satisfactory evidence is presented that a family with school age children plans to move into the school district, the school administrator, which the student(s) will attend may waive the residency requirement for a period of time, not exceed 30 days, during which time the family will provide transportation for the student(s). In all cases the Superintendent of Education shall be notified in writing from school administrator of the circumstances surrounding the enrollment of such student(s) within one week of admission. If, at the conclusion of the 30-day waiver, the family is unable to provide sufficient and verifiable proof of residency, the school age children will be withdrawn until sufficient and verifiable proof of residency is presented and approved by the Assistant Superintendent.

Court Documents:

- If one is the legal guardian of the student, he/she must also provide a copy of the court order signed by a judge appointing him/her as guardian. Any changes in custody must be given to the school in the form of a legal document signed

by a judge.

- If a parent/guardian fails to provide the necessary documentation, his/her children will not be allowed to attend schools in the Jackson County School District. No temporary enrollment will be processed.
- NOTE: Any legal guardianship formed for the purpose of establishing residency for school district purposes shall not be recognized by the Board.
- If the Jackson County School District receives a complaint regarding the residence of a student, the district is required to act to further verify residence, including but not limited to follow-up visits to the resident's address by school officials.

Transfer Students for Elementary (K-5) and Secondary (6-12)

Any child transferring to any school in the Jackson County School District must have a valid immunization certificate, birth certificate, report card, and name and address of the former school attended.

- No student is to be enrolled in this school district until any questions regarding residence or immunizations have been resolved.
- Students suspended or expelled from another school or school district may not be allowed to enroll. See JCSD School Board Policy JR and JDDA.
- In the event that number grades are not sent from a prior school and verification is present that efforts have been made to secure the number grades and these efforts have been unsuccessful, then the following number grades will be given for the following letter grades for transfer students:

A	95
B	85
C	75
D	67
F	60

Withdrawal Procedure

Students withdrawing from school are to follow the procedure below:

- Parent/guardian must notify principal or counselor giving permission for the student to withdraw. If possible, please notify the school one day in advance for the necessary paperwork to be completed.
- Parent/guardian must pay any student fines (if applicable) and return all student-issued JCSD technology devices and textbooks.
- Permanent records will be forwarded to the new school upon request.
- Students who withdraw to be home schooled must register with the attendance officer prior to withdrawing from school.
See JCSD School Board Policy JR and JBCD.

Homeschooled Children

The School Board encourages the admission of all eligible students to the Jackson County School District. All students seeking to enter the Jackson County School District from a homeschool environment shall be placed in grades and classes in accordance with the following criteria:

Grades K-12

- The student shall not be placed more than three (3) grades below the grade or class that the pupil would have been assigned had the pupil enrolled during the year the child reached his sixth birthday on or before September 1.

- The student may be required to take a test deemed appropriate by the Jackson County School District. This test will be a primary determining factor in the student's grade/class placement.
- The pupil will be assigned to the grade or class for which the test shows the student is best suited in accordance with the age limitation as set forth above. Students enrolling from homeschool will only receive Carnegie Units from Mississippi Department of Education accredited programs. See JCSD School Board Policy JBAB. (MS Codes 37-13-91 and 37-15-33)

Homeless Children

When a child is determined to be homeless as defined by the Stewart B. McKinney Act 42 USC Section 11431(l), 11432(e)(4) and 11302(a), this school district shall consider and take enrollment action that is in the best interest of the child, pursuant to 42 USC II 432(e)(3).

- The requirements of Section 11 are minimum requirements, and this school district may require additional documentation and verification at any time.
- At the minimum, this school district shall maintain in a file a written instrument identifying the types of documents used to verify each student's residency and copies of any relevant guardianship petition or decree.
- The provisions of this policy do not apply to students who reside outside the school district but who have legally transferred into the school district.
- Any court-ordered procedure shall take precedent over any procedure contained herein.

See JCSD School Board Policy JQN.

District Attendance Policies

Attendance

The Jackson County School District stresses the importance of regular student attendance in school. The majority of funding for the operation of our schools is based on the attendance of our students, and the district loses thousands of dollars due to absences. Consequently, parents are encouraged to keep student absenteeism to an absolute minimum.

School attendance is ultimately the responsibility of the students and families.

Students should remain out of school ONLY WHEN ABSOLUTELY NECESSARY.

Mississippi's Compulsory attendance law provides legal penalties for parents/guardians who neglect their child's attendance. When the child has five (5) unexcused absences, the law provides that charges of "Education Child Negligence" may be brought against the parent/guardian.

Students accumulating 5, 10, and 12 unlawful absences will be referred to the Attendance Officer. Upon the 10th consecutive unlawful absence, the student may be withdrawn from the school and referred to the truancy officer for attendance intervention. If the student is withdrawn he or she will be entitled to a due process hearing pursuant to Miss Code Ann. 37-9-71. See JCSD School Board Policy JBA and JDAA.

Unlawful absence, also known as an unexcused absence, is an absence during a school day by a compulsory-school-age child, which the absence is not due to a valid excuse for temporary nonattendance, pursuant to MS Code § 37-13-91. (4).

A student who is absent more than 37% of his/her instructional day must be considered absent the entire day. See JCSD School Board Policy JBA. (MS Code 37-13-91)
Perfect attendance is defined as being present all day every day.

Excused Absence(s)

Definition:

Absences will only be excused according to the MS Compulsory Attendance Law for the following reasons:

- Child's attendance at an authorized activity with the prior approval of the Superintendent of the school district or his/her designee. These activities may include field trips, athletic contest, student conventions, musical festivals and any similar activities.
- Illness or injury, which prevents the compulsory-school-age child from being physically able to attend school.
- When isolation of a compulsory-school-age child is ordered by the county health officer, by the State Board of Health or appropriate school official.
- The death or serious illness of a member of the family of a compulsory-school-age child shall include children, spouse, grandparents, parents/guardians, brothers, and sister, including stepbrother and stepsisters or as approved by the principal.
- When it results from a medical or dental appointment of the compulsory-school-age-child where an approval of the superintendent of the school district or his/her designee is gained before the absence, except in the case of emergency.
- When it results from the attendance of compulsory-school-age child at the proceedings of a court or an administrative tribunal if the child is a party to the action under subpoena as a witness.

*Students who miss school due to a school activity are responsible to make up their work in (2) two days. These absences do not count as an absence toward exemptions.

Unexcused Absence(s)

- All absences other than for the reasons listed above will be unexcused.
- Vacations are unexcused absences.
See JCSD School Board Policy JBA. (MS Code 37-13-91)

Preapproved Extended Absences/Religious Observances

If a student is going to be absent for an extended period (5 or more days) or is going to be absent due to religious observances, they must follow these guidelines for the absences to be excused:

- Prior to the absence the student shall contact his/her teachers to find out assignments for the day(s) of absence.
- Make-up work guidelines are the same as previously stated.
- The day(s) allowed for a religious observances or extended absences will count as part of the total number of absences allowed for the student.
- See JCSD School Board Policy JBA.

Returning to School

When the student returns to school, the student must bring a note from his/her parent/guardian to verify the parent's knowledge of the absence. The specific reason for the absence must be stated. Excuses will be accepted up to two (2) days after a student's return to school. If an excuse is provided by a doctor's office, it may be faxed/emailed; however, it is the parent's/guardian's responsibility to ensure the excuse was received within two (2) days after the student returns to school.

Make-up Work

Excused Absence(s)

- The work missed by the student may be made up. Work must be made up within 3 days. It is the parent's responsibility to ensure the excuse was received within two (2) days after the student returns to school.
- For extenuating circumstances, exceptions may be made by the principal.
See JCSD School Board Policy JBA.

Unexcused Absence(s)

- The student may not make up the work missed.
- The student will receive a zero (0) for any work missed.
- For extenuating circumstances, exceptions may be made by the principal.
See JCSD School Board Policy JBA.

Elementary School (K-5) Attendance Policies:

- To be counted present, a student must be present for sixty-three percent (63%) of instructional class time each day.
- Students may have up to two (2) days per nine (9) weeks of excused absences per school year via parent/guardian notes. These excuses are to be turned in to the teacher. Excuses will only be accepted up to 2 days after the student returns to school. (Refer to General Attendance Section.)
- Students missing 5, 10, and 12 unexcused days will be referred to the Attendance Officer. Upon the 10th consecutive unexcused absence, the student will be withdrawn from school and referred to the truancy officer for attendance intervention.
- Absences totaling more than 20 days may result in the student being retained in the current grade for the following school year. See JCSD School Board Policy JBA.

Middle School (6-8) Attendance Policies:

- A student shall be present for forty (40) minutes of class time to be counted present.
- Students may have up to two (2) days per nine (9) weeks of excused absences per school year via parent/guardian notes. These excuses are to be turned in to the teacher. Excuses will only be accepted up to 2 days after the student returns to school. (Refer to General Attendance Section.)
- Students missing 5, 10, and 12 unexcused days will be referred to the Attendance Officer. Upon the 10th consecutive unexcused absence, the student will be withdrawn from school and referred to the truancy officer for attendance intervention. See JCSD School Board Policy JBA.

High School (9-12) Attendance Policies:

- A student shall be present for sixty (60) minutes of class time to be counted present. Students attending classes at the Technology Center must be present for five minutes more than half the class period to be counted present.
- Students may have up to two (2) days per nine (9) weeks of excused absences per school year via parent/guardian notes. These excuses are to be turned in to the office before the first bell rings to start the school day. Excuses will only be accepted up to 2 days after the student returns to school. (Refer to General Attendance Section)
- Students missing 5, 10, and 12 unexcused days will be referred to the Attendance Officer. Upon the 10th consecutive unexcused absence, the student may be withdrawn from school and referred to the truancy officer for attendance intervention. Upon the 10th unexcused absence throughout the school year, the student will be referred to TST.
- The Jackson County School District does not recognize or sanction senior skip day or skip day for any other grade. See JCSD School Board Policy JBA.

Check In/Check Out and Late to School Procedure

Late to school is defined as arriving to school after the beginning of the school day.

Elementary (K-5):

- It is recognized that an elementary (K-5) school child may occasionally be late or may be checked out of school due to an unforeseen emergency. Parents/guardians who bring their child to school late must bring the child in to the office to check him/her in.
- Late arrivals due to a medical appointment will be excused (and work can be made up) if a doctor's excuse is presented the day of the late arrival.
- Students will not be subject to consequences if they arrive late on a district school bus.
- Students are allowed up to five (5) unexcused late arrivals per semester (with work allowed to be made up).
- After 5 and 10 unexcused late arrivals and/or check-outs to school in one semester a letter may be sent home from the school informing the parents of possible referral to the Child Protective Services and the local School Attendance Officer. In addition, students will not be allowed to make up missed work. For extenuating circumstances, exceptions may be made by the principal.

Secondary (6-12):

- Students can only be signed out of school by the parent/guardian or other adult(s) as specified by the parent/guardian on the student's registration form. The parent/guardian or designated adult must come to the office and present photo identification to sign the student out of school.
- Students will not be charged with a late to school when their bus is late. However, when a bus is late, students must check in at the office for a pass to their 1st block class. Late students who do not ride a bus will report to the office for an admission slip to class.
- Students are allowed three (3) tardies for being late to school per term. Any late arrivals beyond these three, other than those with doctor's excuses, are subject to disciplinary action. Students late to school or checking out early while assigned to ISI will be given an additional day of ISI.

Checkout:

To provide for the best welfare of each student and the school, the following checkout policy has been adopted:

- Before the student may be released from school, a parent, legal guardian, or person authorized by a parent/guardian must come to the school office and sign the student out. Students will only be released to authorized persons listed on the checkout list/contact sheet. Appropriate photo identification may be required to check out a student. For safety of students, checkouts must be made 30 minutes prior to dismissal time.
- In the event the child's parents/guardians are divorced and the parent with custody does not want the other parent to pick up the child, the school will attempt to notify said parent. The school cannot deny a parent/guardian access to his/her child unless there is a court order prohibiting one parent access to the child. If such a court order exists, it should be brought to the principal/guidance office in order that a copy can be made and inserted in the child's cumulative folder.
- When a student becomes ill or an emergency arises during the regular school day which may warrant early dismissal, the student must report to the attendance office. Before the student will be allowed to leave school, the student's parent or legal guardian must be contacted by telephone or the parent, legal guardian, or person authorized by the parent must come to the school to sign the student out. The school administration will reserve the option to release a student from school at the discretion of the principal if the student's parents cannot be contacted.
- A student may be released for a physician's appointment, dental appointment, or other just reason when the parent, legal guardian, or person authorized by the parent comes to the school and signs the student out or sends a note to the office stating the reason for check-out. This note must include the check-out time and a telephone number where the parent can be contacted. If the note cannot be verified, the school reserves the right to refuse release of the student. Emails will not be accepted.
- Classes missed due to check-outs count as absences and will be treated as excused or unexcused according to the guidelines established earlier in this handbook. If a checkout is excused, the student is responsible for making up class work that is missed during the time that he/she is signed out of school. See JCSD School Board Policy JBA.
- Students who are checked out during the school day will not be allowed to check back in without a medical excuse or approval from the school administrator.

Student Arrival and Departure Times

- The school will not assume responsibility for any students arriving on school grounds prior to stated time unless they are transported by school bus.
- Students are to leave school at end of the school day unless they are participating in a supervised school activity and are under the direct supervision of a teacher.
- Students are not to be on the playground/school grounds before/after school hours.
- The school will not assume responsibility for any child on campus before or after the school day. It is the responsibility of the parent to provide supervision before and after school.
- Students are encouraged to ride buses.
- Parents/guardians who bring their children to school must adhere to school procedures for dropping off and/or picking up students. See JCSD School Board Policy JBA.

Leaving Class

Students are not permitted to leave class except in the case of an emergency. Students will not be called from a class to the phone unless there is an emergency. Any student out of class without a pass will receive appropriate disciplinary action.

Leaving School Grounds

- When the student leaves home, the parent/guardian assume the student is in school. For the teachers and administration to locate the student in the event of an emergency, it is very important that all students follow their schedule closely.
- A student is not allowed to leave the grounds without his/her parents/guardians making prearrangements with the school as specified by the principal. Verification with the parent must occur before checkout is granted. This note must be presented and verified in the office on the day of the checkout. See JCSD School Board Policy JD, JD-1, and JGFD.
- A student should never leave school for any reason without permission from the principal. Once a student boards a bus or arrives on the campus by other means, the student must check out through the office before leaving school for any reason. Failure to do so will result in the time missed being unexcused and will result in disciplinary action.
- Any student who has permission to leave campus early and takes another student with him/her, who has not properly checked out through the office, will receive the same punishment as the student leaving without permission. See JCSD School Board Policy JD, JD-1, and JGFD.

Health and Medical Procedures

A student whose health record has not been brought up to date and is not in the process of being brought up to date by the end of the first month will not be permitted to stay in school. No student who has any contagious disease will be allowed to attend school. Any questionable cases will be referred to a medical professional.

According to Mississippi State Law, any child who plans to attend any public or private school, including Kindergarten, shall first have been vaccinated against those diseases specified by the state health officials. See JCSD School Board Policy JGCC and JGCB. (MS Code 37-7- 301 and 41-23-37)

Illnesses/Communicable Diseases

The Board of Education of the Jackson County School System has the power, authority, and duty to exclude from the schools students with what appears to be infectious or contagious diseases; provided, however, such student may be allowed to return to school upon presenting a certificate from a public health officer, duly licensed physician or nurse practitioner that the student is free from such disease. (MS Code Section 37-7-301[h]) Proof of physician diagnosis with release to return to school may be requested per school nurse and/or administration for any illness. See JCSD School Board Policy JGCC.

If a parent or emergency contact cannot be reached or is unresponsive, the Department of Human Services may be contacted.

Signs and symptoms of an illness may vary a great deal from person to person (e.g., sore throat with fever; rash over a large area of the body). Only physicians or nurse practitioners can diagnose---not nurses. This information is not intended to be used to diagnose an illness or infection. It should not replace a diagnosis by physicians or a nurse practitioner.

Any student having evidence of communicable diseases will have a physician diagnose the disease and prescribe suitable treatment. Common communicable diseases as listed will automatically result in exclusion from school and school-related activities for the designated period of time:

<u>Condition</u>	<u>Exclusion from School</u>
Chicken Pox	The student may return to school 6 days after eruption appears.
Conjunctivitis (Pink Eye)	Children may return to school after a physician has been seen, or when redness/discharge is improving and after 24 hours after prescription medication begins.
COVID - 19	Isolation as directed by a medical provider; must be without symptoms and fever (under 100.4) for 24 hours before returning.
Fifth Disease	Children with fifth disease may attend school, since by time the rash begins, they are no longer contagious.
Flu	The student may return to school when free of fever and feeling well and after 24 hours of fever free conditions.
German Measles or Red Measles	The student may return to school when free of fever and the rash is fading.
Hepatitis A or C	The student may return to school one (1) week after the onset of jaundice and/or proof of treatment has been provided to nurse.
Impetigo	The child may return to class 24 hours after treatment has started. Proof of treatment is required.
Mononucleosis	The child need not be excluded from class, unless requested for medical reasons, but may return when feeling well enough. Children should not share food or utensils.
Mumps	The student may return to school Nine (9) days after glands swell.
Ringworm	The child may return to class when the treatment is started. Proof of treatment is required.
Scabies	The child may return to school as soon as treatment has been administered. Proof of treatment is required.
Staph	Student will return to school after being treated by a doctor and wound must be covered. Must have a medical release from physician before returning to PE or sports.
Strep Throat	The child may return to class 24 hours after treatment has been started and be free of fever for 24 hours without the use of medication.
Tuberculosis (TB)	Those who have a positive TB skin test only may attend school Since they have no disease process that is contagious. Persons diagnosed with active TB disease will need written permission from the MS State Dept. of Health Tuberculosis Control Program to return to school.
Whooping Cough	The student may return to school 5 days after treatment has begun.
Bed Bugs	The student may not attend school if active bugs are present.
Lice	Refer to "Head Lice" policy of the student handbook..

For these or other communicable diseases, the principal may require a written note containing proof of treatment from the student's family doctor or public health department for a student to return to school after having a communicable or infectious disease. See JCSD School Board Policy JGCB. (MS Code 37-7-301 and 41-23-37) This information is not intended to be used to diagnose an illness or infection. It should not replace a diagnosis by trained medical personnel. See JCSD School Board Policy JGCDA, JGCC, and JGCB.

Immunizations and Vaccinations

It is unlawful for any child to attend school without first being vaccinated with at least one dose of diphtheria, whooping cough, tetanus, red measles, rubella, and polio vaccine and completing the entire series within ninety (90) calendar days.

Every student in Kindergarten through Grade 12 must present a certificate of immunization compliance from his/her doctor or from the health department. This certificate of compliance (Form 121) must be presented in order to attend school, even though all shot records are now up-to-date on school records. Other valid certificates include Form 121-A, Medical/Religious Exemption Certificate (Form 122), or Form 121-T, Temporary Compliance Certificate.

All students entering, advancing, or transferring into 7th grade will need proof of an adolescent whooping cough (pertussis) booster, aka Tdap vaccine, before entry into school in the fall. Tdap vaccine given on or after the 10th birthday meets the new school requirement.

To secure this certificate of compliance, it will be necessary for the student to go to the local county Health Department, the office of his/her family physician, taking with him/her all official shot records. Before a child can register, the certificate of compliance must be presented. The validation of this certificate will become a permanent part of the student's records and will be valid through grade twelve.

If the doctor signs the certificate indicating that other doses are necessary, the student will be given ninety (90) calendar days to complete the required immunizations; if they are not completed at the end of ninety (90) calendar days, the child by law must be suspended until compliance is achieved. See JCSD School Board Policy JGCB, JGCC, and JGCDA. (MS Code 37-7-301 and 41-23-37)

Health Policies Regarding Immunizations

A Certificate of Compliance shall be presented to the school when a child initially enters school upon registration. This certificate shall be issued by the local health office or physician on forms specified by the Mississippi State Board of Health.

- The local health office (not a school official) may grant a period of time up to 90 calendar days for such completion. No child can be enrolled without having at least one dose of each specified vaccine.
- Any child not in compliance at the end of ninety (90) calendar days from the opening of school must be suspended until he/she is in compliance unless the health officer attributes the delay to the lack of supply of the vaccine.

A Certificate of Medical Exemption (Form 122) – A medical exemption may be recommended by the child's physician and must be approved by the local health officer. The Form 122 must be verified by a duly- licensed physician to the local health officer.

Head Lice

JCSD has a "no nit" policy. Students identified with nits and/or lice will be sent home immediately with a letter and information sheet.

Returning to School: The student may be readmitted after treatment providing there are no visible lice or nits. Upon returning to school the child will be checked by a school official.

Proof of treatment is also required upon the child returning to school. Proof of treatment includes the box and the store receipt.

Any student who has had lice or nits on four occasions will be required to be free of all nits before being readmitted to school.

- If a student in any public elementary (K-5) or secondary (6-12) school has had head lice or nits on three (3) occasions during one (1) year while attending school, or if the parent of the student has been notified by school officials that the student has had head lice or nits on three (3) occasions in one (1) school year, as determined by the school nurse, public health nurse or a physician, the principal or administrator shall notify the county health department of the recurring problem of head lice with that student. The county health department then may instruct the child's parents or guardians on how to treat head lice or nits, eliminate head lice or nits from household items, and prevent recurrence of head lice or nits. (MS Code 41-79-21)
- The school principal or administrator shall not allow the child to attend until proof of treatment is obtained and the child is clear of lice or nits.

Treatment of Head Lice: Prescribed or over-the-counter anti-lice treatments are considered appropriate. Comb hair with a fine-tooth comb to remove all the nits. See JCSD School Board Policy JGCC.

Fever

When school officials are aware that a child's temperature is 100.4 degrees, an attempt will be made to contact the parent/guardian. If the temperature reaches 100.4 degrees, a school official will request that the parent/guardian pick up the child. This procedure is followed to ensure the safety of the child and the well-being of the other students. Students may return to school when they have been free from fever for a period of at least 24 hours without medication.

Diabetic Condition Plan

Parents/guardians must take the responsibility to pick up the student if the sugar level is 450 or greater. All students who are diabetic must have a plan in place, doctor orders, and supplies needed to ensure safe-care / management while at school.

Diseases

Decisions regarding a person infected with HIV, hepatitis B, or other blood-borne diseases shall be made on an individual basis with regard to the behavior, physical condition of the employee or student and the expected interactions with others in that setting. These decisions shall be made using the team approach, including the employee or student's physician, public health personnel, and personnel associated with the educational setting and/or workplace. In each case, risks and benefits to all affected shall be weighed. As conditions change, cases may be reevaluated.

See JCSD School Board Policy JGCB and JGCC. (MS Code 37-7-301 and 41-23-37)

Medications

Students are not allowed to bring medicine to school. In the event a medication is brought to the school by a student, the medicine will be immediately confiscated, and the student may be referred to the building administrator for disciplinary action. To properly dispense prescribed medication, the parent/guardian shall:

- Provide the school with a health plan for their child who has a special medical problem (i.e., allergic reactions, asthma, etc.).
- Present a medical consent form signed by the parent to the principal or his/her designee.
- Allow the school administration to determine by local school or school district policy the role of teachers and other school personnel in administering medications. If there is no nurse available, principals/administrators may designate personnel to administer medications after they have been properly trained. These designated personnel will be required to document each time a

medication is given. All medications should be recorded on the student's record, noting the time and initials of the person administering the medication. The back of the record should show the full name of the person administering the medication, followed by initials in specified section. (Example- Jane Doe, RN (LC) 12:10 P.M.)

- **Elementary Schools (K-5)**

School officials will not administer any nonprescription medications on behalf of the students. Parents will be required to physically administer medications.

- **Secondary Schools (6-12)**

The school official will allow parents/guardians to personally deliver nonprescription medications in the original container placed in a clear baggie to be stored in the school administration office for the student to self-administer. The parent shall provide permission for any medication (including Tylenol, Benadryl, etc.) which authorizes designated personnel to administer the medicine and which includes specific instructions for use. (Example: If Tylenol is to be given, the parent should write specific orders of instruction as to circumstance to be given and dosage).

All medications should be brought to school by the parent/guardian or designated adult/parent and/or guardian or designee of a child. The medication shall be given to the school official responsible for administering the medication to the child. Any prescribed medication brought into the facility by the parent, legal guardian, or designee of a child shall be dated and kept in the original container labeled by a pharmacist with the child's first and last names; the date the prescription was filled; the name of the health care provider who wrote the prescription; the medication's expiration date and specific legible instructions for administration, storage and any side effects that should be reported to the prescribing physician. The number of pills received should be counted and from whom they are received shall be documented. Prescription liquids should be documented as to amount of cc's and ml's.

If a physician orders a dosage other than indicated on the label, an updated prescription bottle is needed to reflect the change in dose. (Until refilled, the physician's orders will be sufficient.) The amount of medication and the person who receives it should be documented on the medication records. Any change on dosage time of medication should be by a physician's order. (Example: If a medication is to be discontinued or if the dose is to be increased or decreased.)

Medications should not be given subsequent to the expiration date. It is the parents' responsibility to contact the physician to update medication. [Example 1: Prescription medicine ordered 2021-2022 should not be given in 2023. Example 2: Cough medicine ordered 12/11/2022, should not be given after two weeks (10 working days) without recent updated doctor's orders. Medication (antibiotic, etc.) should not be given past 10 days of original date of order, unless specified in writing by the physician.]

A locked cabinet or drawer is to be provided for the storage of medications other than those to be refrigerated.

A "Release of Information Form" should be signed to allow communication between the medical provider and the school nurse or designee.

In an effort to provide safe healthcare for children, forgotten doses of medication which were to be given at home may not be administered at school. Medication should be administered no earlier than 30 minutes prior to physician's order and no later than 30 minutes after. In the event that a child did not receive medication to be given at home, the child's doctor may contact the school and request that another dose is to be given.

If the doctor contacts the school, the nurse/designee will be allowed to give the medication that was forgotten at home.

The Jackson County School District reserves the right to refuse to administer any medication to students when circumstances warrant this action. Such circumstances might include reaction, response, incomplete instructions for the administration of the medication, non-compliance by parents/guardian with the school system policy for the administering of medications or other extenuating circumstances. See JCSD School Board Policy JGCB and JGCBA.

Medical Emergencies

In the event of an emergency during which a child may need to be transported to the hospital, the school will attempt to contact the parent/guardian. If the parent/guardian cannot be contacted, the school will have the child transported to the hospital and will continue to try and contact the parent/guardian. Any expense incurred will be the responsibility of the parent/guardian.

General Academic Information

Permanent Record

A permanent record is set up for each student in the school system. This record begins when an individual starts school and is kept current on the student until he/she graduates.

Educational records may be forwarded upon request of another school with the written consent of parent or guardian. See JCSD School Board Policy IHE.

Progress Reports and Report Cards

At the 4 ½ week mark of each nine-week grading period, a progress report will be sent home indicating each child’s academic status. This report will indicate the progress he or she is making in the different subject areas. This may not indicate that the student is failing.

Conferences may be set up at this time if needed. A formal report is sent at the end of each nine weeks. Dates for progress reports are listed in the front of the handbook on the school calendar. See JCSD School Board Policy IHE.

Report of Grades

Each student will receive a report from his/her homeroom teacher showing his/her grades for that term and for the year when the school session ends. Report cards will be given at the end of each nine-week period. The report card should be signed and returned to school on the following day. Dates for reports are listed in the front of the handbook on the school calendar. See JCSD School Board Policy IHE.

An explanation of the grading system is as follows:

A	90 – 100	Excellent
B	80 – 89	Above Average
C	70 – 79	Average
D	60 – 69	Below Average
F	59 – below	
I		Incomplete
S		Satisfactory
N		Needs Improvement
U		Unsatisfactory

Honor Roll:

- Superintendent’s Honor Roll – All A’s**
- Principal’s Honor Roll – All A’s and/or B’s**

Grading

All grades awarded to students in grades K-12 shall be awarded in compliance with the district’s promotion/retention policy. See JCSD School Board Policy IHE.

Recording of Grades

If a student does not receive credit for a subject because of excessive absences, expulsion or drop out of school, NC (no credit) may be recorded in the applicable place in the student’s cumulative folder and on the permanent record. See JCSD School Board Policy IHE.

State Testing Requirements

The Jackson County School District participates in the Mississippi Curriculum Content Assessment System that includes assessments given at each level of schooling. Students in grades K-12 are required to take the Mississippi assessments given according the testing calendar provided by the MS Department of Education Office of Student Assessment. See JCSD School Board Policy IHE.

Student Notification of Prohibition of Electronic Communication Devices during Statewide Tests

The Mississippi Public Schools Accountability Standards, Current Edition, Prohibits the Possession and/or Use of any Electronic Communication Device, including but not limited to iPods, MP3 Players, Bluetooth devices, Smart Watches, Cell Phones, and/or other personal digital assistance devices, by students during the administration of scheduled Statewide Tests.

Possession of any such device, even if is not being used, is a violation of State Policy. Example: A student having a cell phone in his/her possession anywhere on his/her person during the Test Administration is a Testing Violation. If an electronic device is in possession during a test, the test will be invalidated as mandated by the Mississippi Department of Education.

The consequence of this testing violation is that the test results for the student will be invalid; therefore, the score of any student in possession of these prohibited devices during the test administration will be invalid. No score is reported for an invalid test, resulting in a non-passing score for Subject Area Test. Student may be subject to additional consequences.

Elementary (K-5) Academic Guidelines:

Promotion and Retention

- Students scoring at the lowest achievement level in reading on the established state assessment for 3rd grade will not be promoted to 4th grade unless the student meets the good cause exemptions for promotion.
- To be promoted from one grade level to the next in grades 1 - 3, a student must maintain a passing grade in ELA and math.
- The yearly average shall be determined by averaging the two semester numerical grades.
- To be promoted from grade 4 to 5, students must maintain a passing grade in ELA and math, in addition to either science or social studies.
- To be promoted from one grade level to the next in grades 5th to 6th, students must maintain a passing grade in math, ELA, science, and social studies.

Exceptions to the Promotion and Retention Policy

- Students should be retained no more than three times in grades K-8th.
- If a student is not retained in K-3rd, the student can be retained twice in 4th- 8th.
- Three retentions do not ensure that the student will be automatically promoted. After having been retained a total of two times, each student will be evaluated on an individual basis and may be placed at the appropriate grade level upon approval of the superintendent or his/her designee. JCSD School Board Policy IHE.

Grades

Tests count 40% and daily work counts for 60%. The course average will consist of the average of the two terms. See JCSD School Board Policy IHE.

The minimum number of grades per term will be 4 tests and 8 daily grades. In 4th-5th

grade science and social studies, a minimum of 7 daily and 3 test grades will be given during each nine-week grading period. The maximum will be 27 grades per term.

Any student caught plagiarizing or cheating on a test, homework, or other school assignment may receive a grade of zero (0), and the parent will be notified by the teacher.

Homework/Assignments

The Jackson County School Board recognizes the value of purposeful, well-planned, and properly motivated home assignments that are (1) appropriate to the grade level, age, and abilities of the student; (2) designed to stimulate initiative and independence or to reinforce and enrich classroom instruction; (3) in complete accord with the goals established for the development of the school curriculum; (4) carefully planned so that home assignments are not so lengthy as to be self-defeating nor so complicated as to require assistance or resource materials not available to the student; and (5) an extension of class work that has already been introduced. As in the assignment of in-school work, homework assignments must be left to the sound professional judgment of the teacher, who will be expected to interpret the needs and assess the abilities and interests of each student. See JCSD School Board Policy IHE.

- Homework is used to supplement the class work and strengthen the student's understanding of what he/she is studying. Parents/guardians are encouraged to cooperate with the school in seeing that assignments are completed on time.
- Students are expected to exhibit virtuous behaviors such as, but not limited to honesty, integrity, and trustworthiness. Therefore, any student caught cheating or plagiarizing on a test or other school assignment may receive a grade of 0 (zero), and the parent will be notified by the teacher. See JCSD School Board Policy IHE.

Conferences

- At various times during the school year and for many reasons, teachers and parents should confer concerning students. These conferences should be prearranged during school hours. To prearrange a conference, parents may write the teacher requesting a conference, or it may be arranged through the school office. The school office personnel do not give out teacher's home telephone numbers.
- Teachers are not available by phone or in person for parent/guardian-teacher conferences during instructional time. Parents/guardians are not to go to the teacher's room during school hours to schedule a conference. Trying to meet with teachers at unscheduled times is disruptive and unfair to the teacher and the students.
- For all students to receive maximum instruction during the school day, all parents/guardians are required to wait in the office when waiting for a conference or when picking up their children or their children's work. See JCSD School Board Policy IHE.

Middle School (6-8) Academic Guidelines

Grade Level Classification

The student's classification will be determined by successful completion of the following courses:

- 6th grade - 5th grade courses: ELA, math, science, and social studies
- 7th grade - 6th grade courses: ELA, math, science, and social studies
- 8th grade - 7th grade courses: ELA, math, science, and social studies
- 9th grade - 8th grade courses: ELA, math, science, and social studies

Students may be promoted to grade 9 who participate in school remediation and/or credit recovery programs. Participation in these programs must have parent/guardian and principal approval. Please note: the student cannot fail more than two required courses for promotion. See JCSD School Board Policy IHE.

Grades

Tests count 45% and daily work counts for 55%. The course average will consist of the average of the two terms. See JCSD School Board Policy IHE and IHAEA.

The minimum number of grades per term will be 4 tests and 9 daily grades. The maximum will be 27 grades per term.

Any student caught plagiarizing or cheating on a test, homework, or other school assignment may receive a grade of zero (0), and the parent will be notified by the teacher.

Summer School Guidelines

- Summer school programs provide the means by which students (grade 6-8) may be taught content and objectives not mastered during the regular school session. The summer school year program shall depend on the availability of qualified teachers.
- To be eligible to attend summer school, a student must meet all of the following criteria:
 - Have a yearly average of not less than 55.
 - Be no more than one reading level below the level required for promotion in Policy IHE in grades where a required level is specified.
 - Grades 6-8 has not failed more than two (2) subjects.
- In a summer school session, the number of courses in which a student may enroll is determined by his/her grade classification:
 - Grade 8: has not failed more than 2 subjects.
- Tuition may be required. The number of students registering for specific courses will be determining factors as to which courses will be offered in the extended school session.
- The summer school session may end on the last working day in June.
- For each student enrolled in summer school, there will be a copy of prescribed objectives/content to be mastered by that student. Core skills are not the only skills the student will be required to master. The prescribed objectives/content will be provided by the classroom teacher(s) for whom the student did not master the objectives- content as part of the teacher end-of-year checkout process.
- Students who have not completed mastery of required skills/content by the end of the summer school term will be retained in the grade in which they were enrolled at the end of the school year.
- Out-of-district students are not allowed to attend summer school. Before transfer students from within the district are officially enrolled in summer school, parents/guardians of the transfer students must bring to the receiving school documentation that reflects approval of the principal of the home school and a copy of the prescribed objectives/content to be mastered by the students.
- The summer school program will comply with the guidelines established by the State Department of Education and contained in Accountability.
- All Jackson County School Board policies apply to summer school where applicable.
- The Assertive Discipline Plan followed by the Jackson County School District during the regular school year will be the one used during the summer school session.

Each student will receive a copy of the teacher's classroom rules and the consequences for not following them.

- If a student is sent to the office, the following actions will be taken:
 - The first time: Parents/guardians will be notified of the misbehavior and the fact that if the student is referred to the office a second time, he/she will be dismissed from summer school and will forfeit any fees paid.
 - The second time: Student will be dismissed from summer school and will forfeit any fees paid. See JCSD School Board Policy AEBA.

High School (9-12) Academic Guidelines Policies Regarding Selection of Subjects

- Students are allowed to select on-line and correspondence courses for graduation credits provided the following guidelines are followed:
 - Enrollment in on-line and correspondence courses must have prior approval granted by the principal.
 - The courses must meet all requirements cited in the Mississippi Curriculum Frameworks and the Approved Courses for Secondary Schools in Mississippi.
- Students who transfer from another state's accredited school shall be permitted to apply those credits the district's requirements. See JCSD School Board Policy IHE.

Dual Credit (DC)

- Students must have a B (3.0 on a 4.0 scale) grade point average to take dual credit (DC) courses.
- Dual credit courses which are taken through local colleges must be pre-approved by a college or university, the Mississippi Department of Education, and the school principal.
- In establishing students class rank as determined by quality point average (QPA), students will only be allowed to count eight (8) dual credit courses. Students may take dual credit courses from a state-accredited institution for QPA purposes. If a student has taken more than eight (8) dual credit courses, regardless of where taken, the courses calculated into Quality Point Average (QPA) will be the eight (8) dual credit courses with the highest averages. All dual credit courses will count in the grade point average (GPA) calculation.
Only dual credit courses included on the Mississippi Department of Education (MDE) approved course list will count in determining class rank.
- Weight of dual credit (DC) courses will be the same weight as Advanced Placement (AP) classes.
- Dual credit (DC) courses will award credit based on one (1) high school credit per three (3) credit hour college course successfully completed.
- Please see your school counselor regarding classes available for dual credit (DC).

Grades

Tests count 50%, exams count 20%, and daily work counts for 30%. The course average will consist of the average of the two terms. See JCSD School Board Policy IHE.

The minimum number of grades per term will be 4 tests and 9 daily grades. The maximum will be 36 grades per term.

Any student caught plagiarizing or cheating on a test, homework, or other school assignment may receive a grade of zero (0), and the parent will be notified by the teacher.

Grade Level Classification

A student's classification will be determined by the number of units of credit completed prior to the first day of the new school year.

- To be 10th grade - 8 credits
- To be 11th grade - 14 credits
- To be 12th grade - 20 credits

See JCSD School Board Policy IHE.

Examinations and Exemptions Tests

- Tests in all subjects are given at the end of each nine weeks. These tests will be given on the date assigned and count 20% of the nine (9) weeks grade. Tests that are pre-assigned prior to a student's absence will be taken on the day the student returns to class.
- Any student caught plagiarizing or cheating on a test, homework, or other school assignment may receive a grade of zero (0), and the parent will be notified by the teacher.

Exemption Policy

- Exemption is a privilege, not a right. Only students who meet the following requirements may be exempt from semester tests:

Students in grades 9th-12th who meet the following requirements will be exempt from exams:

- A student with an A average and no more than 4 absences in a class may be exempt from the semester exam for that class.
- A student with a B average and no more than 2 absences in a class may be exempt from the semester exam for that class.
- A student with an A average and no more than 2 absences in a 9 weeks/term class may be exempt from the exam for that class.
- A student with a B average and no more than 1 absence in a 9 weeks/term class may be exempt from the exam for that class.

$\frac{1}{2}$ Credit (9 weeks/Term) Courses	Semester Courses
Grades based on term average	Grades based on semester average
Discipline based on course term	Discipline based on course semester
Attendance based on course term	Attendance based on course semester

- Students will be counted absent but will receive an excused absence from classes in which they are exempt.
- Students who are exempt under this policy will receive grades in progress on report card.
- Final examinations shall not be given early. A student who withdraws from school prior to taking his/her final examinations for term or semester shall be given grades in progress.
- The student can have no more than one (1) ISI discipline incident and no OSS per semester.
- Any student not exempt will be required to take the final exam in the course.
- Any student who cannot provide written documentation regarding his/her absence from a regularly scheduled term examination will receive a zero (0) for that exam.
- Students may be exempt by period. 236

- Participation in the following activities is not considered an unexcused absence and does not count toward an absence for exemption:
 - School related activities
 - Two junior or two senior college days per year, approved by the principal
 - University honors placement exams approved by the guidance counselor
 - Military entrance physical
- See JCSD School Board Policy IHE and IHAEA

Awarding and Recording of Grades

In the event a student does not receive credit for a subject because of excessive absences, expulsion, or drops out of school, no credit (NC) will be recorded in the applicable place in the student's cumulative folder and on the permanent record.

When a student completes a subject, the actual grade the student earned will be recorded in the appropriate place in the student's cumulative folder and on the permanent record. See JCSD School Board Policy IHE.

Reports of Student Progress

Progress Reports of students' accomplishments will be sent home four times during the year. Dates for progress reports are listed on the school calendar located in the handbook.

If the parents desire a conference with the teacher, it may be arranged by making an appointment through the principal's office. See JCSD School Board Policy IHE.

Honor Roll

There will be a Superintendent's Honor Roll for students making a quality point average (QPA) of 4.5 or above. There will be a Principal's Honor Roll for students making a quality point average (QPA) of 4.00-4.499. See JCSD School Board Policy IHE.

Awards Day Program

Each year awards will be given to the outstanding student in each department. All awards will be given at an Awards Day Program near the end of the school year. Perfect attendance is defined as attending school all day every day.

See JCSD School Board Policy IHE.

Standards for Participation in Extra-Curricular Activities for Schools on the Block (4 x 4) Schedule

It is a privilege, not a right, for a student to participate in extra-curricular activities.

To be eligible for participation, a student must meet the following minimum scholastic requirements at the end of the school year to be eligible for the beginning of the next school year or at the end of the first semester to be eligible for the second semester.

Students must follow all requirements by the Handbook of the Mississippi High School Activities Association, Inc. (www.misshsaa.com). In addition to the Handbook of the Mississippi High School Activities Association, cheerleading information can be located in the Criteria for Cheerleading Selection Policy JHFAA. See JCSD School Board Policy JT.

Student Drug Testing

Statement of Purpose and Intent

The Jackson County School District (JCSD) recognizes that drug use by students participating in CTE, athletics, cheer, dance, band, and/or choir, a drivers' education course, and those who drive and park on campus (hereinafter "participating students") present special concerns about the dangerous combination of drugs and participation in these activities. While the misuse or abuse of illegal drugs, prescription and even

nonprescription drugs is unsafe for any student, the additional demands placed upon participating students make such misuse or abuse dangerous.

In response to the serious health risks and other risks posed by participating students' use, JCSD has implemented a drug testing policy which is designed to provide early detection of drug use and to eradicate or reduce significantly use and influence of prohibited drugs and other chemicals by participating students.

In pursuit of these purposes, JCSD declares that the use of prohibited drugs, or intoxication and physical influence thereof, by participating students is inherently unsafe. Such use, intoxication or influence should be detected and prevented and such participating students should be counseled, educated and monitored. This policy is adopted to promote the safety, health and well-being of participating students and is not intended to be disciplinary or punitive in nature. The sanctions provided for herein relate solely to limiting the opportunity of any student found to be in violation of the policy to participate in the covered activity. There will be no academic sanction for violation of the policy and the policy is intended to complement all other policies of the JCSD regarding the possession or use of illegal drugs.

All students enrolled in JCSD who are in 7th grade or higher and who (1) participate in any JCSD High School or Middle School CTE, athletic program, cheer, dance, choir, and/or band (2) obtain a parking permit to allow them to drive and park on a JCSD campus or (3) enroll in a drivers' education course shall be subject to drug testing to the extent and manner provided for in this policy.

The Board authorizes the superintendent to implement procedures in furtherance of the goals of this JCSD School Board Policy JCDAB.

Definitions:

- "Athletic Department" shall mean the Athletic Departments for each of the attendance centers within the JCSD.
- "Confirmation test" means a drug test on a specimen to substantiate the results of a prior drug test on the specimen. The confirmation test may use an alternate method of equal or greater sensitivity than that used in the previous drug test.
- "Drug test" means a chemical test administered for the purpose of determining the presence or absence of a drug in a person's bodily fluids.
- "Illegal drug" means (a) a prohibited drug as set forth below, (b) a drug listed as illegal under Mississippi law, (c) a drug which is illegal to use under Mississippi law without a prescription, or (d) which is controlled by the Food and Drug Administration.
- "Initial test" means an initial drug test to determine the presence or absence of drugs or related metabolites in specimens.
- "Medical Review Officer" or "MRO" means a licensed physician, either a Doctor of Medicine or Doctor of Osteopathy, or other medical or scientific expert knowledgeable in drug abuse disorders, employed to help the JCSD interpret, evaluate and monitor its drug testing program.
- "Negative drug test" means a drug test that does not show evidence of a prohibited drug in a person's system.
- "Participating Students" are students participating in athletics, cheer, dance, choir, Career and Technical education (CTE) and/or band and/or those who obtain a parking permit to allow them to drive and park on campus, and/or enroll in a drivers' education course.
- "Positive drug test" means a drug test that indicates the presence of a prohibited drug in a person's system.

- "Prescription medication" means a drug prescribed for use by a duly licensed physician, dentist or other medical practitioner licensed to issue prescriptions.
- "Prohibited drug" means any drug which is considered a part of the group of drugs listed in Section IV. PROHIBITED DRUGS/ALCOHOL below.
- "Random testing" means a neutral selection basis of testing for drugs which provides a mechanism for selecting participating students for testing that: (i) results in an equal probability that any student from a pool of students subject to the selection mechanism will be selected, and (ii) does not give JCSD and school personnel the discretion to waive the selection of any student selected under the mechanism, unless a student has a significant cognitive disability documented in their Individualized Education Plan.
- "Specimen" means a tissue or product of the human body chemically capable of revealing the presence of drugs in the human body. For the purposes of drug testing, this includes urine as the primary specimen. If urine is unavailable, a hair specimen will be collected and tested as an alternative.
- "Calendar Year" means 365 days from the date a violation is declared.
- "JCSD" means Jackson County School District.

ADMINISTRATIVE PROCEDURE

Urine Drug Testing Procedure

1. When a student is selected for drug testing, they will be escorted to a designated testing area.
2. The student will be given clear instructions regarding the urine collection process.
3. A designated monitor of the same gender as the student will be present during the collection process to ensure the integrity of the sample.
4. The student will be allowed a maximum of one (1) hour to produce a urine sample. This one-hour timeframe begins when the student is first given the opportunity to provide the sample.
5. If the student is unable to provide a urine sample within the one-hour timeframe, the parent(s)/legal guardian(s) will be immediately notified.

Alternative Hair Follicle Testing

1. If the student is unable to produce a urine sample within the one-hour timeframe, a hair follicle drug test will be offered as an alternative.
2. The parent(s)/legal guardian(s) will be contacted prior to administering the hair follicle test for consent.
3. If the parent(s)/legal guardian(s) are unable to be reached, a hair sample will not be taken.

Refusal of Hair Follicle Testing

If the parent(s)/legal guardian(s) do not provide consent, or they are unable to be reached for the hair follicle test after the student is unable to produce a urine sample, the student will be ineligible to participate in any activities of the Jackson County School District that is covered under this policy until they produce a negative drug test from a medical facility, at the expense of the parent(s)/legal guardian(s).

Home Drug Tests

Home drug tests will not be accepted.

Concurrent Drug Testing Policies

This policy and the JCSD policy on drugs as listed JCSD Student Handbook shall be administered separately and concurrently. Tests occurring under this policy shall not be

used for or considered for the purposes of the JCSD Assertive Discipline Program; however, test results under the Assertive Discipline Program may be considered for the purposes of eligibility to participate in CTE, athletics, cheer, dance, choir, and/or band or to drive to and park on the JCSD campus or to enroll in drivers' education course and for testing or monitoring under this policy. Participating students are subject to all related policies concerning this subject area.

Implementation

All participating students and their parents or guardians will be notified of this policy upon (1) entering an athletic program, CTE, cheer, dance, choir, and/or band, or (2) seeking a JCSD parking permit, (3) enrolling in drivers' education course. The JCSD Superintendent and/or his or her designees shall be responsible for the fair, impartial and complete implementation of this policy and for ensuring the no-notice, surprise nature of all testing. The JCSD Administration shall be responsible for the coordination and execution of all testing through a third-party vendor, which is the MRO. The initial method of collection will be done by urinalysis.

Consent/Refusal to Consent

The parents or legal guardians of participating students will be asked to sign a consent form acknowledging this policy, authorizing the test for prohibited drugs as provided for in this policy and consenting to the release of the tests results to the MRO, Superintendent and/or his/her designees on a need to know and confidential basis. The test results will also be provided to the parents/guardians of the participating student. If a participating student and/or his or her parent/guardian declines or fails to sign the consent form, the student will be ineligible to participate in any JCSD CTE, athletic program, cheer, dance, choir, and/or band or to drive and park on the JCSD campus or to enroll in drivers' education course. The consent form to be used for purposes of this policy shall be formulated by the MRO and Superintendent.

Annual Testing

As an annual prerequisite for participation in a JCSD CTE, athletic program, cheer, dance, choir, and/or band, or for permission to drive and park on the JCSD campus, or enrolling in drivers' education course, parents/guardians of participating students must sign a consent form acknowledging this policy, authorizing the test for prohibited drugs as provided for in this policy. Any student who tests positive for drugs may be ineligible to participate in JCSD CTE, athletics, cheer, dance, choir, and/or band or to drive and park on the JCSD campus or enroll in drivers' education course as provided in this policy, or, in the discretion of the Principal or Athletic Director, and approved by the Superintendent, may participate subject to the provisions of Section "Appeal" of this policy.

Random Testing

Participating students will be tested on a random basis for use of prohibited drugs. Random testing shall be conducted no less than two (2) times during a school year and may be conducted during the school year at any other time during the school year as determined by the Superintendent. The random testing shall not be announced or revealed prior to the time of commencement and shall be conducted on a no-notice, surprise basis. The JCSD Superintendent and his designees shall determine the percentage of participating students tested in any one (1) random test not to exceed ten percent (10%) of eligible students on a specific campus or the designated amount budgeted by the school board for the cost of the MRO contract for drug analysis tests. Once the percent is established for the year it will be applied consistently in each attendance center. The Superintendent and his designees shall take all reasonable steps to assure the integrity, confidentiality, and random nature of the MRO selection process.

This would include, but not necessarily be limited to the MRO:

- Assuring that the names of all participating students are in the pool.
- Assuring that the person drawing the names has no way of knowingly choosing or failing to choose particular students for the testing.
- Assuring that the identity of students for testing is not known to those involved in the selection process.
- Assuring the direct observation of the selection process by at least two certified employees of the District as determined by the Superintendent.

Specimen Collection

All specimens will be collected under reasonable and sanitary conditions. Individual dignity and privacy will be preserved to the extent practicable. Universally accepted standards for testing, labeling, storage and transportation of specimens will be strictly followed by the testing facilities. The MRO will request information before each confirmation test regarding prescription and non-prescription drugs and any other information which could lead to a false positive test. JCS D staff shall be present only for supervising of students during random testing. No JCS D staff shall be involved in the collection, storage, labeling, or handling of specimens from random testing unless necessary because of the student's handicapping condition that has been previously documented.

Testing Procedures

A laboratory certified by the National Institute of Drug Abuse will be designated by JCS D to perform all initial drug tests and selection of students. The laboratory and the MRO will be responsible for the handling and safe delivery of all positive specimens to the confirmation laboratory and such delivery will be accomplished through proper chain of custody procedures.

Finding of Drug Use Consequences

If a student violates this policy, the consequences described below will apply only to the component of the activity impacted by the violation (i.e., CTE, athletics, dance, cheer, band, choir, driving on campus, and/or driving during drivers' education class). The student's grade will not be lowered because of the student's suspension from participation in these activities; however, a student will not be allowed to drive until a negative test result occurs, which could negatively impact a grade in a drivers' education class. The student may be expected to complete alternative assignments during the suspension in order to maintain his or her grade.

First Violation

If the initial test for drugs indicates a negative result, no further test will occur unless there is good reason to suspect the quality of the specimen sample. If the initial test indicates a positive result, a confirmation test will be conducted immediately. Should the confirmation test also indicate a positive result for a participating student, the following consequences shall be imposed:

- The district will notify the student and his or her parent/guardian via a phone call and in writing of such positive test results.
- The student shall be suspended from participation in all athletics, cheer, dance, choir, and/or band activities (which encompasses, for purposes of this policy, all participation including: tryouts, practices and competitions) and from driving to and parking on a JCS D campus or being enrolled in a drivers' education course for a minimum of thirty (30) days, which can be reduced by half upon the successful completion in a drug counseling and/or drug education program and passing a second drug test.
- The student shall submit to a mandatory drug test at a laboratory certified by

the National Institute of Drug Abuse that will be designated by JCSD, on or about thirty days after the date on which JCSD received notification of the confirmation tests positive result. Parent/Guardian will be responsible for the cost of the test and JCSD will determine time frame it will be administered. A positive test result shall constitute a separate violation of this policy and shall be treated as a second violation.

- The student shall be required to participate in and complete a drug counseling or education program developed by and provided by JCSD. Refusal to participate in the counseling and/or education program, as set forth in this paragraph, will be treated and handled as a second positive test result.
- The student will not be allowed to resume participation until he/she has had a negative drug test at the expense of the parent/guardian.
- After successfully returning from a first violation, the student may be required to submit to additional unannounced retests within the calendar year of the violation at the discretion of the district. If the student receives a positive result at this point, a second violation is declared.

Second Violation

Should a participating student test positive for a second time in one calendar year, the following consequences shall be imposed:

- The MRO or district will notify the student and his or her parent/guardian in writing and/or via phone call of such positive test results.
- The student shall be suspended from participation in all athletics, dance, and cheer, choir, and/or band activities (which encompasses, for purposes of this policy, all participation including tryouts, practices and competitions) and from driving to and parking on a JCSD campus or being enrolled in a drivers' education course for a minimum of sixty (60) days.
- The student shall submit to a mandatory drug test at a laboratory certified by the National Institute of Drug Abuse that will be designated by JCSD, on or about sixty (60) days after the date on which JCSD received notification of the confirmation tests' positive result. Parent/Guardian will be responsible for the cost of the test and JCSD will determine time frame it will be administered. A positive test result shall constitute a separate violation of this policy and shall be treated as a third violation.
- The student shall be required to attend a drug counseling or rehabilitation program at the expense of the parent/guardian. A drug counselor shall refer the student to a JCSD approved outside drug counseling agency. Documentation of attendance and completion of counseling must be submitted to the principal before participation/eligibility is reinstated. After successfully returning from a second violation, the student may be required to submit to additional unannounced retests within the calendar year of the violation at the discretion of the district. If the student receives a positive result at this point, a third violation is declared.

Third Violation

Should a participating student test positive for a third time in any two calendar years, the following consequences shall be imposed:

- The MRO or district will notify the student and his or her parent/guardian in writing and/or via telephone of such positive test results.
- The student shall be suspended from participation in all athletic, dance cheer, choir, and/or band activities and from driving to and parking on the JCSD campus and from drivers' education course for a minimum of one (1) calendar year.
- The student shall be required to attend a drug counseling or rehabilitation program at the expense of the parent/guardian. A drug counselor shall refer

the student to a JCSD approved outside drug counseling agency. Documentation of attendance and completion of counseling must be submitted to the principal before participation/eligibility is reinstated.

- The JCSD reserves the right to require the student to submit to mandatory drug testing during the calendar year of the violation as often as deemed appropriate by the administration. The student will not be allowed to resume participation until he or she presents a negative result on retest. No positive test results as described in this policy will be used as grounds to discipline, suspend or expel a participating student, except for the guidelines provided in this policy.

Appeal

A participating student has the right to appeal a decision under this policy by following the grievance procedure as outlined in JCSD Student Handbook and shall be afforded all student due process rights as provided by law. Participation in CTE classes, athletics, dance, cheer, choir, and/or band and parking at JCSD or enrolling in drivers' education course is a privilege only and a student has no property right or interests in such participation.

Medical Review Officer

As part of this policy, JCSD will utilize the services of a medical review officer (MRO) as designated by JCSD. The MRO will interpret, monitor, and evaluate all positive test results so as to determine whether any alternative medical explanation could account for the positive results. The MRO must be a licensed physician, or group of licensed physicians, knowledgeable in drug abuse disorders.

Confidentiality

The results of a student's drug test shall not be released to anyone other than the Medical Review Officer (MRO), the Superintendent or his/her designees and the student's parents/guardians.

Results may also be released to the Board of Trustees, the school attorney, athletic department personnel, and/or school advisor on a need-to-know and confidential basis. No other person may receive the test results without the express authorization and consent of the participating student's parent/guardian.

Cost

JCSD will bear the cost of the initial drug and confirmation test required by JCSD under this policy. The participating student or his or her parent/guardian will pay the costs of any retest requested by the student and of all tests required after a violation of this policy, as outlined in Section "Appeal" above. If a parent requests that blood testing or any other alternate method of equal or greater sensitivity be utilized then the parent will be responsible for the additional costs associated with the testing method.

Use of Prescription or Legal Non-prescription Drugs

Prior to an initial drug test, a participating student may voluntarily disclose the use of any prescription or non-prescription drugs but will not be required to do so. If the initial test results are positive, the MRO shall request from the student and/or the parent/guardian information regarding what, if any, prescription and non-prescription drugs, the student was using at the time of the test.

Refusal to Submit to Test

Refusal of any student to submit to testing conducted for any group of students during the school year or upon being selected for random or designated testing will constitute a "violation."

Self-Referral (Not Allowed After Selection²⁴³ for a Random Test)

In the event a student wishes to self-refer himself/herself for drug/alcohol usage, it will NOT initially constitute a "violation". A student may self-refer only one (1) time during his/her school career. When a student submits a self-referral, the following shall occur:

- An administrator/parent conference will be scheduled by the student's Principal.
- The student will be ineligible to participate in his/her sport, cheer, dance, choir, and/or band and from driving to and parking on a JCSD campus or driving when enrolled in a drivers' education course, until he/she has enrolled in a recognized Drug Assistance/Education program.
- The student must also then be declared physically safe to participate by a licensed medical physician before being allowed to return to participation.
- Failure of the student to successfully complete the Drug Assistance/Education program will constitute a violation and the student will not be allowed to participate in any school sponsored CTE classes, athletic, dance, cheer, choir, and/or band activities and from driving to and parking on a JCSD campus or being enrolled in a drivers' education course.

Prohibited Drugs/Alcohol

JCSD will test for the use of prohibited drugs in the following groups:

- Marijuana
- Cocaine
- Opiates
- Amphetamines
- Phencyclidine (PCP)
- Spice (synthetic marijuana)

Drug Assistance Program Procedures for Intervention Program

In the event that a student chooses to enroll in a designated Drug Counseling or Rehabilitation program the following steps may be considered:

- The student and his/her parent(s) or legal guardian(s) will be provided with information regarding those designated drug/alcohol intervention programs that are available in our vicinity.
- The student and his/her parent(s) or legal guardian(s) will be responsible for providing for the cost of the program.
- The student and his/her parent(s) or legal guardian(s) will be responsible for transportation to and from the program.
- To ensure that the student successfully completes the program, the parent/guardian will sign a release of information form with the treatment center giving the center the right to share information with the school system's designee. The school will receive a report from the treatment center advising the District of the student's attendance and degree of success. See JCSD School Board Policy JCDAB.

Graduation Information

Graduates 2022 and Later

The District follows all state mandated requirements for graduation. Specific graduation course requirements are posted in the MS Public School Accountability Standards each year and will change as changes are required by the MS Department of Education or based on school leaders requesting improvements to the current district requirements.

All requirements as indicated by the Mississippi State Department of Education and the Commission on School Accreditation in Mississippi Public School Accountability Standards must be met by the graduate. These requirements include satisfactorily passing state end-of-course assessments at the level established by the state (MS Code 37-16-7).

Special Education students' diploma and graduation requirements will be based on the criteria established by the Individual Education Plan (IEP)/Vocational transition plan reviewed on an annual basis.

- Special Education Students receiving a diploma must participate in the Subject area Testing Program and pass at the level required by the state (MS Code 37-16-11).
- Special Education students receiving a Certificate of Completion must participate in a course of study outlined in the IEP transition plan for gained employment. Courses allowed for graduation credit must be subjects listed in the Approved Courses for the Secondary Schools of Mississippi. Courses that are not listed in the Approved Courses for the Secondary Schools of Mississippi require approval from the Commission on School Accreditation before being offered.

Courses are not designated as academic/non-academic. The student may complete his/her schedule to include those courses of interest as long as the above requirements are met. It will be the responsibility of the student to decide if he/she plans to enter college or go into the workforce upon graduation from high school. Once the student makes this decision, he/she should enroll in the courses, while in high school, to prepare for the career of his/her choice.

Valedictorian, Salutatorian, Historian Recognition for Academic Achievement

The Jackson County School District will compute all courses excluding grades acquired in Physical Education, Driver's Education, Production III, Production IV, Band, and Chorus for senior class ranking. The student(s) having attained the highest, second highest, and third highest quality point average (QPA) during his/her high school period shall be recognized as Valedictorian, Salutatorian, and Historian, respectively. Only students earning a diploma with 26 required credits or more are eligible to serve as Valedictorian, Salutatorian, or Historian. See JCSD School Board Policy IHCA.

- A student may serve as Valedictorian, Salutatorian, or Historian if he/she has attended the respective high school for his/her entire senior year. Grades attained from any school during the high school period will be entered into the aggregate compilation of the Valedictorian, Salutatorian, and Historian recognition: however, if number grades are not sent from a prior school and verification is present that efforts have been made to secure the number grades and these efforts have been unsuccessful, then the following number grades will be given for the following letter grades:

- E-3 – (AP) Advance Placement and Dual Credit (DC)
- E-2 – Accelerated
- E-1 – Honors

A	95
B	85
C	75
D	67
F	59

- The Valedictorian, Salutatorian, and Historian will be chosen based on the highest Quality Point Average through the third (3rd) nine weeks of the senior year.
- The Quality Point System will be utilized to compute and determine the rank-in- class of graduating seniors. Rank-in-class is defined as the comparison of a student's academic performance with those of the members of his graduating class. Class rank computed on the basis of quality points, rather than on grade- point average, projects a more accurate profile of academic performance. It is also designed to encourage students to enroll in more challenging courses. Students in advanced courses earn additional quality points directly proportionate to regular courses. In this way those students in courses of average academic difficulty set the 4.0 norm. Additional quality points assigned to advanced academic courses merely serve to achieve a more accurate class ranking. Grade- point averages are unaffected by quality points and will continue to be the report of academic achievement on the high school transcript.
- Students with a quality point average of 4.0 to 4.49 will graduate with honors. Students with a quality point average of 4.5 and above will graduate with special honors.
- Quality Point Equivalency Scale for E-3 – (AP) Advance Placement and Dual Credit (DC), E-2 Accelerated, and E-1 Honors courses and the number of quality points a student will receive for the grade he/she makes in each course is listed in the student handbook.
- In establishing students class rank as determined by quality point average (QPA), students will only be allowed to count 8 dual credit courses. Students may take dual credit courses from a state-accredited institution for QPA purposes. If a student has taken more than 8 dual credit courses, regardless of where taken, the courses calculated into Quality Point Average (QPA) will be the 8 dual credit courses with the highest averages. All dual credit courses will count in the grade point average (GPA) calculation.
- Only dual credit courses included on the Mississippi Department of Education (MDE) approved course list will count in determining class rank.

Collegiate Academy or Similar Programs

Students enrolled in the Collegiate Academy or similar programs will be ranked separately and will not follow the traditional class ranking. Students enrolled in the Collegiate Academy will not be considered for the Valedictorian, Salutatorian, or Historian. Prior approval must be obtained from a guidance counselor and the school principal to participate in Collegiate Academy or similar programs.

Early Graduation

Students who fulfill all requirements for graduation may opt to complete their high school career early. Students will be allowed to participate in the commencement exercises with their class and will receive their diploma at that time. Students will not be allowed to participate in any extra-curricular activities sponsored by the school for the remainder of the school year and will no longer be considered enrolled in the Jackson County School District. Students will be considered as a visitor when present on the high school campus.

To qualify for early graduation, a student must complete the following:

- Schedule a meeting with the counselor and present a post-secondary plan (i.e., college, work, vocational training, and military) as a rationale for early graduation.
- The student's parents must attend this meeting.
- A tentative schedule will be created provided the courses are available.
- The tentative schedule must be approved by the Principal.
- The school is not obligated to provide two (2) core courses (per subject) within a school year. (Fall- Spring).
- An exit conference will be scheduled prior to early release. In addition, the principal and parent must approve all early graduations.

Correspondence Courses:

The Jackson County School District will follow the Mississippi Public School Accountability Standard for Correspondence courses.

Procedure for Correspondence Courses:

- The correspondence course must have been approved by the principal and administered through an approved program.
- The evaluation criteria will have been administered by a certified member of the school district.
- The correspondence course must be one which is contained in the curriculum of the school in which the student is enrolled.
- The building principal will supervise and administer the tests to the student taking the correspondence course or will assign a counselor within the building to supervise and administer the tests.

Graduation for Students with Disabilities

Students with disabilities will be issued a regular education high school diploma, certificate of life skills completion or alternate diploma option as follows:

- By age fourteen (14) or prior to a student entering the ninth grade, an Individualized Education Program (IEP) Committee will consider the exiting options from high school. The parents/guardians and, if appropriate, the student will be informed of the requirements for each option and the various alternatives in post-school activities based on each exiting option. An IEP Committee will determine and document the option appropriate for each student.
- Students pursuing a regular education high school diploma must meet the requirements set forth by the State Board of Education and the Jackson County School District. Special education and related services will be provided to assist a student to reach this goal based on the student's IEP.
- For students who are significantly cognitively disabled pursuing alternate diploma completion, a comprehensive curriculum of basic life skills will be utilized for instructional purposes. Transition services, including a functional vocational evaluation (if appropriate), will be provided based on each student's preferences and interests, his or her IEP and the planned outcomes for post-secondary activities specific to the student. As determined appropriate by the IEP Committee, transition services may include:
 - Instruction in functional academics
 - Community experiences
 - Adult living
 - Employment skills
 - Related services
 - Daily living skills
- An IEP Committee will review the previous exiting option decision for each student at least annually. The committee, along with the parents/guardians and, if appropriate, the student, may change the original or previous decision regarding the student's exiting option.
- Students pursuing the alternate diploma option, which is not equivalent to a traditional high school diploma and is not recognized by postsecondary entities that require a traditional high school diploma. All students are required to participate in the Mississippi Assessment Program Alternate Assessment (MAAP-A) with a score TBD. Students who have met the criteria on their IEP for having a Significant Cognitive Disability (SCD) may participate in a program of study to earn the Alternate Diploma.
- Every student who completes an approved course of study by or before age 21 will receive an alternate option diploma and will be permitted to participate in graduation activities.

Grading for Student with Disabilities

- All grades awarded to students in grades 1-12 shall be awarded in compliance with the district's promotion/retention policy.
- Grades awarded to students who have been ruled eligible for special education services and who are also actively participating in the District's special education program(s) shall be based on the following:
- Inclusion and resource students receiving a traditional diploma is based on the same guidelines as the district's promotion/retention policy.
Accommodations/modifications provided in coordination of both special classroom teachers and general classroom teachers to obtain final grades will be provided.

Graduation Ceremonies

The following requirements concerning graduation ceremonies shall be met:

- The scheduling of formal graduation ceremonies shall be limited to those honoring senior students who have successfully completed prescribed secondary school graduation requirements.
- Preparation for graduation ceremonies shall be scheduled in such manner that complies with all MS Department of Education requirements.
- The secondary schools shall not deliver a diploma, signed or unsigned, to a student who fails to meet the requirements for graduation. A student who fails to meet the graduation requirements is not permitted to participate in graduation exercises. Students who have completed satisfactorily the local district's secondary curriculum for special education may be awarded a high school certificate or diploma which states, "This student has successfully completed an Individualized Educational Program." This student may be permitted to participate in graduation exercises.
- All State and District requirements must be met in order for a student to participate in graduation or receive a diploma. This includes foreign exchange students. (Decision of Mississippi Commission on School Accreditation, Summer 1988)

Student Message at Graduation Ceremonies

It is the intent of the Jackson County School District to allow the graduating senior class the discretion to use a brief opening and/or closing message, not to exceed two (2) minutes at their respective school graduation exercises. If the graduating class chooses to use an opening and/or closing statement, the message shall be given by a student in the graduating senior class chosen by the senior class as a whole and the message shall be wholly prepared by the student selected. The content of the message delivered shall not be monitored or otherwise reviewed by the school administration, the board of education or any school district employee, but the content shall not be libelous, slanderous or obscene. The printed event program at all graduation ceremonies shall include the following disclaimer: "The opinions, remarks and viewpoints expressed by any student speaker at this ceremony do not reflect the endorsement, sponsorship, position, opinion, expression or viewpoint of the Jackson County School District."

Participation in Graduation Ceremonies/Discipline Violations

- The Jackson County Board of Education recognizes that participation in graduation ceremonies is a significant milestone in the education of our students and believes that said participation should be protected whenever possible. However, schools must have the ability to discipline students who are near the end of their academic career in the high schools in the Jackson County School District in meaningful ways in order to sustain the type of safe, secure, disciplined environment that is necessary.

- In accordance with this philosophy, it shall be the policy of the Jackson County Board of Education that high school seniors will be held to high standards of discipline until the conclusion of the academic year. Since some of the typical discipline measures that are approved for other students are not applicable for seniors who are near the end of the school year, additional measures need to be available to administrators in the high schools.
- Any senior who commits a Level 5 infraction (as defined by the discipline code of the district) during the last 9 weeks of the school year may have his/her right to participate in the graduation exercises for his/her school revoked.
- This policy does not restrict the ability of the administration to address severe discipline issues that may occur during an earlier term of the school year in any way.

Reference: Accreditation Requirements of the State Board of Education

Legal References: (MS Code 37-16-7) Graduation standards established by district school boards; standard diploma (MS Code 37-16-11) Special diploma or certificate of completion for handicapped students. See JCSD School Board Policy IHF. (MS Code 37-16-17)

MS Scholars Initiative/Tech Masters Core Curriculum

Please refer to the Mississippi Scholars/Tech Masters guidelines available from the Guidance Counselors for current requirements. See JCSD School Board Policy IHF.

Computation of Grade Point Average for Seniors

All courses for which students are given credit will be used in computation of Grade Point Average (GPA).

In computing the GPA, if a subject is failed and not repeated, the grades recorded will be used in computing the GPA. If a subject is failed and repeated, the highest semester grade will be used in computing the GPA. See JCSD School Board Policy IHF. For information regarding class weights, please refer to the Course Description Guide. The Course Description Guide is available online and from the school counselor's office.

Course Description Guide

E1 Honors Courses	E2 Accelerated Courses	E3 Dual Credit Courses
Accounting II	Advanced BASIC Programming	All academic and CTE dual-credit courses
Civil Engineering and Architecture	Foreign Lang. II, III & IV	AP 2-D Art
Foreign Language I	Educator Preparation II (CTE)	AP Language
Educator Preparation I (CTE)	Engineering II (CTE)	AP Literature
Engineering I (CTE)	Health care & Clinical Services (CTE)	AP Macro Economics
Health Science Core (CTE)	Information Technology II (CTE)	AP US History
Information Technology I (CTE)	Advanced Math Plus	AP US Government
Principles of Engineering	Algebra III	AP Biology
Honors English I - II	Calculus	AP Chemistry
Honors U.S. History	Anatomy/Physiology	AP Environmental Science
Honors World History	Genetics	
Honors Algebra II	Honors Chemistry	
Honors Geometry	Organic Chemistry w/Field Experience	
Botany	Physics I	
Chemistry I		
Honors Biology		
Marine and Aquatic Science		
Zoology		

All Advanced Placement (AP) and dual credit (DC) courses for more than 1 college credit with the exception of laboratory classes are Advanced Placement courses and will receive 1.5 additional quality points. *Beginning with the Senior Class of 2026

Diplomas	Traditional	Traditional with Career/Tech	Traditional with Academic	Traditional with Distinguished Academic
Credits	24	26	26	30 <u>28*</u>
English	4 (Eng I and II)	4 (Eng I and II)	4 (English I, II, III, IV) AP/DC accepted	4 (English I, II, III, IV) AP/DC accepted
Math	4 (Alg I)	4 (Alg I)	4 (Alg I and 2 above Alg I)	4 (Alg I and 2 above Alg I)
Science	3 (Bio I)	3 (Bio I)	4 (Biology I and 2 above Bio I)	4 (Biology I and 2 above Bio I)
History	4 (WG/MS/WH/US/Gov't/Econ)	4 (WG/MS/WH/US/Gov't/Econ)	4 (WG/MS/WH/US/Gov't/Econ)	4 (WG/MS/WH/US/Gov't/Econ)
Additional	PE/Health/Art/Tech/CCR	PE/Health/Art/Tech/CCR	PE/Health/Art/Tech/CCR	PE/Health/Art/Tech/CCR
CTE Electives	None required	4 (Must complete a 2-year sequential program)	None required	None required 251
Electives	5	3	6 (Must meet CPC requirements)	10-8 (Must meet CPC requirements)
ACT	Eng – 17: Math -19 (Early Release)	No requirement	Eng – 17: Math-19 (Graduation Requirement)	Eng – 18: Math - 22 (Graduation Requirement)
WorkKeys	Silver Level (Early Release)	Silver Level (Graduation Requirement)	No requirement	No requirement
GPA	2.5 (Early Release without ACT)	2.5	2.5	3.0
Additional	If ACT requirement is not met for early release (not diploma): 2.5 GPA Passed all 4 state tests On track to meet graduation requirements Enrolled in Essentials for Math or Essentials for College Literacy	Requirements for graduation: Work-based learning or Career Pathway Exp. OR Earn a State Board of Education approved National Credential <u>or Dual Credit*</u>	Requirements for graduation: One AP course with at least a "C" & take the AP test OR One dual credit course with at least a "C"	Requirements for graduation: One AP course with at least a "B" & take the AP test OR One dual credit course with at least a "B"

NOTE: Students can have more than one endorsement. They can be Distinguished Academic and Career/Tech

Number Grade	E-3 (AP) Advanced Placement and Dual Credit (DC) QP	E-2 Accelerated QP	E-1 Honors QP	Regular QP
100	6.5	6.0	5.5	5.0
99	6.4	5.9	5.4	4.9
98	6.3	5.8	5.3	4.8
97	6.2	5.7	5.2	4.7
96	6.1	5.6	5.1	4.6
95	6.0	5.5	5.0	4.5
94	5.9	5.4	4.9	4.4
93	5.8	5.3	4.8	4.3
92	5.7	5.2	4.7	4.2
91	5.6	5.1	4.6	4.1
90	5.5	5.0	4.5	4.0
89	5.4	4.9	4.4	3.9
88	5.3	4.8	4.3	3.8
87	5.2	4.7	4.2	3.7
86	5.1	4.6	4.1	3.6
85	5.0	4.5	4.0	3.5
84	4.9	4.4	3.9	3.4
83	4.8	4.3	3.8	3.3
82	4.7	4.2	3.7	3.2
81	4.6	4.1	3.6	3.1
80	4.5	4.0	3.5	3.0
79	4.4	3.9	3.4	2.9
78	4.3	3.8	3.3	2.8
77	4.2	3.7	3.2	2.7
76	4.1	3.6	3.1	2.6
75	4.0	3.5	3.0	2.5
74	3.9	3.4	2.9	2.4
73	3.8	3.3	2.8	2.3
72	3.7	3.2	2.7	2.2
71	3.6	3.1	2.6	2.1
70	3.5	3.0	2.5	2.0
69	3.4	2.9	2.4	1.9
68	3.3	2.8	2.3	1.8
67	3.2	2.7	2.2	1.7
66	3.1	2.6	2.1	1.6
65	3.0	2.5	2.0	1.5
64	2.9	2.4	1.9	1.4
63	2.8	2.3	1.8	1.3
62	2.7	2.2	1.7	1.2
61	2.6	2.1	1.6	1.1
60	2.5	2.0	1.5	1.0

Unweighted 4.0 GPA Scale

Numeric Grade	Letter Grade	GPA
90 - 100	A	4.0
80 - 89	B	3.0
70 - 79	C	2.0
60 - 69	D	1.0

For information regarding class weights, please refer to the Course Description Guide. The Course Description Guide is available online and from the school counselor's office. See JCSD School Board Policy IHF.

Student Conduct Procedures

Mississippi School Safety Act Of 2019

The Mississippi School Safety Act of 2019, provides additional disciplinary procedures to the school district's existing authority regarding the discipline of students. In conformity with the Act, the school district has adopted policies that recognize the teacher as the authority in classroom matters regarding the school district's written discipline code of conduct, and the right of the teacher to remove from the classroom any student who in the professional judgment of the teacher is disrupting the learning environment, subject to the immediate review of the principal or assistant principal.

In the event the removal is approved by the principal or assistant principal, the student may not be returned to the classroom until a conference has been held with the student's parent, guardian or custodian during which the disrupting behavior is discussed and agreements are reached that no further disruption will be tolerated. The conference may be in person, by telephone, by e-mail or by other written communication.

The term "disruptive behavior" means conduct of a student that is so unruly, disruptive or abusive that it seriously interferes with a school teacher's or a school administrator's ability to communicate with the students in a classroom, with a student's ability to learn, or with the operation of a school or a school-related activity, and which is not covered by other laws related to violence or possession of weapons or controlled substances on school property, school vehicles or at school-related activities. Such behaviors include, but are not limited to: foul, profane, obscene, threatening, defiant or abusive language or action toward teachers or to other school employees; defiance, ridicule or verbal attack of a teacher; willful, deliberate and overt acts of disobedience of the directions of a teacher.

If a student commits "disruptive behavior" as determined by the principal or assistant principal for a second time during the school year, the principal, reporting teacher and the student's parents will develop a behavior modification plan for the student.

A student, thirteen years or older, who does not comply with the behavior modification plan may be deemed to be "habitually disruptive" and subject to expulsion if the student commits a third act of "disruptive behavior" during the school year. Students under age thirteen may be subject to expulsion for such conduct pursuant to other school policies and procedures. The term "habitually disruptive" refers to such actions of a student which causes disruption in a classroom, on school property or vehicles or at a school-related activity on more than two (2) occasions during a school year, and to disruptive behavior that was initiated, willful and overt on the part of the student and which required the attention of school personnel to deal with the disruption.

Students with disabilities are responsible for adhering to the same rules of conduct as non-disabled students. State and federal regulations relating to students with disabilities will be followed when implementing discipline procedures. See JCSD School Board Policy JD, JDH-1, and JDAA.

Code of Conduct

In implementing conduct and personal appearance regulations, it should be stated that the primary responsibility for the conduct and personal appearance of a student rests with the student and the parents. Every effort should be made to impress upon the students and the parents that discipline and order can only be maintained in the school when the school is not used as a vehicle for disruptive influences. In carrying out school regulations, students, parents, teachers, and the administrative staff should observe the following:

- Administrators and teachers shall hold students to strict account for disorderly conduct or misconduct at any school, on the way to school meetings, programs, functions and activities, and upon school buses. The superintendent or principal/school administrator of any school may suspend any student from school for good cause.

- The superintendent or the principal/school administrator of a school may have the power to suspend a student for any reason. The following steps should be followed by the parents should they wish to appeal a decision made by the principal:
 - Appeal to the Assistant Superintendent of the Attendance Center
 - Appeal to the Superintendent
 - Appeal to the School Board
- Courts have ruled that teachers must maintain their effectiveness and respect in order to perform their duties as a teacher. The effectiveness and respect must be maintained on or off the school premises and during or after school hours.
- The Board of Education of the Jackson County School District is dedicated to maintaining a secure and educationally sound environment for its students and staff. Therefore, to ensure safety, security and an atmosphere conducive to teaching and learning on all campuses, it shall be the policy of this board that upon entering the campus of any school within this district, all visitors must report immediately to the office of the school principal and obtain his/her permission before visiting any part of the campus. Each visitor must sign a visitor list in the principal's office. A visitor's badge will be issued and must be worn at all times while on the school campus. The badge will be returned to the principal's office when the visitor departs the campus.
- A teaching situation, which is conducive to learning, must be maintained. Therefore, any student whose actions make it impossible for the teacher to devote full attention to the class will be sent to the principal's office. The administrator will review the case and try to resolve the problem. The Board of Education will support and protect its teachers and administrators when they are making a conscientious professional effort. The code of conduct shall take effect and be in force from and after its adoption and does not change any previous codes.
- Student Search and Seizure Courts have ruled that teachers and school administrators are "in loco parentis" of students. This means that teachers and administrators are acting in place of parents during the school day and may do anything a parent would do to maintain discipline. In addition, school officials must protect all students from possible harm. Therefore, courts have ruled that school officials may conduct searches of students when there is a reasonable suspicion that the student might possess items that might harm themselves or other students (drugs, paraphernalia, alcohol, weapons, stolen items, tobacco, electronic cigarettes, any smoking devices, or any other items that might cause harm to that student or other students). These court rulings were made in order to protect all students of possible harm. "Emerging First and Fourth Amendment Rights of the Student." 1 J. Law and Education 449, 451 (1972) "In re Donaldson", 269 Cal. App. 2nd 509, 75 Cal. Rptr. (1969) "Mercer v. State" .450 S.W.2d 715 (1970)

The Board of Education is mindful of public concern about student discipline and protection in the school. It is the responsibility of the Board to provide a situation in the schools where learning can take place. This responsibility has been upheld in the past and will continue to be with the continued positive, wholesome attitude toward learning on the part of the students and their parents or guardians. Students who come to the schools to learn will cause no trouble nor get in trouble. When pupils come from homes where parents have a positive attitude toward learning and have the ability to adjust to change, discipline and conduct problems are minimized.

The principals, counselors, and all classroom teachers continue to have responsibility to teach by precept and example good conduct and positive attitude toward learning. They and parents/guardians, also, have a responsibility to help students develop wholesome attitudes toward themselves, other students and teachers.

- Upon arrival, all persons, other than school employees and pupils enrolled at that specific school, must first go to the principal's office to secure admission to the campus. Otherwise, they will be considered to be trespassers and, as such, subject to arrest and prosecution. Therefore, to ensure safety, security, and an atmosphere

conducive to teaching and learning on all campuses, it shall be the policy of this board that upon entering the campus of any school within this district, all visitors must report immediately to the office of the school principal and obtain his/her permission before visiting any part of the campus. Each visitor must sign a visitor's list in the principal's office. A visitor's badge will be issued and must be worn at all times while on the school campus. The badge will be returned to the principal's office when the visitor departs the campus.

- Students are not to bring brothers, sisters, or friends to school for any reason. The Board of Education of the Jackson County School District is dedicated to maintaining a secure and educationally sound environment for its students and staff.
- A teaching situation, which is conducive to learning, must be maintained. Therefore, any student whose actions make it impossible for the teacher to devote full attention to the class will be sent to the principal's office. The administrator will review the case and try to resolve the problem. The Board of Education will support and protect its teachers and administrators when they are making a conscientious professional effort.

This code of conduct shall take effect and be in force from and after its adoption and does not change any previous codes. See JCSD School Board Policy JCA, JD, JDH-1, JDAA, AND JCD. (MS Code 37-11-55)

Addendum to the Code of Conduct

- A parent, guardian or custodian of a compulsory-school-age child enrolled in the school district shall be responsible financially for his or her minor child's destructive acts against school property or persons.
- A parent, guardian or custodian of a compulsory-school-age child enrolled in the school district may be requested to appear at school by the school attendance officer or an appropriate school official for a conference regarding acts of the child specified in paragraph 1 of this subsection, or for any other discipline conference regarding the acts of the child.
- Any parent, guardian or custodian of a compulsory-school-age child enrolled in a school district that refuses or willfully fails to attend such discipline conference specified in paragraph 2 of this section may be summoned by proper notification by the superintendent of schools or the school attendance officer and be required to attend such discipline conference.
- A parent, guardian or custodian of a compulsory-school-age child enrolled in a public school district shall be responsible for any criminal fines brought against such student for unlawful activity occurring on school grounds or buses.

The Jackson County School Board has adopted the "Assertive Discipline Model" plan developed by Lee Canter as the format for maintaining an atmosphere conducive for learning in the classroom. Each child will receive his/her classroom rules and take them home for parents to sign and return to his/her teacher. Each child will also be instructed about other behaviors which are not acceptable and the consequences that accompany the behaviors.

As a component of the "Assertive Discipline Model, the following is a list of some of the more serious behaviors that students shall not display while being supervised by school personnel at school, at school sponsored activities and while being transported on a school bus. Disciplinary action is not limited only to the behaviors listed below. The actions listed on the following Disciplinary Ladder will be taken by the principal when students are referred to the office for reaching Step 5 on a teacher's classroom discipline plan, or sent to the principal's office for misbehavior outside the classroom.

The escalation through the steps of the "Assertive Discipline Model" may vary depending upon a student's age, grade, and discipline history; therefore, Jackson County School District will institute a separate step ladder for Elementary (K – 5) and Secondary (6 – 12) schools. See JCSD School Board Policy JD and JDAA.

Elementary (K-5) Campus Discipline Ladder and Consequences

Step 1

- Reprimand, one day of ISI, or recess detention to be signed by the parent/guardian and returned to school.
- Remove from ladder if not referred to the office for ten school days. If the student is referred to the office during the probationary period, he/she will move to the next step on the discipline ladder.

Step 2

- Detention or 1 - 2 day(s) ISI. Signed by a parent/guardian and returned to school.
- Remove from ladder if not referred to the office for ten school days. If the student is referred to the office during the probationary period, he/she will move to the next step on the discipline ladder.

Step 3

- 2-3 days ISI. Contact parent or legal guardian. (In writing or by phone)
- Intervention referral/possible behavior improvement plan. (MS School Safety Code 37-3-83, 37-11-53, 37-11-54, and 37-11-55)
- Remove from ladder if not referred to the office for 15 school days. If the student is referred to the office during the probationary period, he/she will move to the next step on the discipline ladder.

Step 4

- 1–2-day(s) OSS.
- Parent/guardian conference will be held before student returns to school so that interventions and behavioral suggestions can be put in place.
- Remove from ladder if not referred to the office for 15 school days. If the student is referred to the office during the probationary period, he/she will move to the next step on the discipline ladder.
- Absences due to suspension will be treated as excused in relation to makeup work and tests.

Step 5

- 1-5 days OSS
- Parent/guardian conference will be held before student returns to school so that interventions and behavioral suggestions can be put in place.
- Remove from ladder if not referred to the office for 15 school days. If the student is referred to the office during the probationary period, he/she will move to the next step on the discipline ladder.

Step 6

- Referral to school board or Superintendent for further action.

ELEMENTARY (K-5) ASSERTIVE DISCIPLINE PROGRAM

Discipline Ladder

Consequences

1. Use, sale, possession, or under the influence of drugs or alcohol on school grounds or while under the supervision of school personnel. (This includes the sale of "fake" drugs, depressants, stimulants, unauthorized inhalants, and any other unauthorized substance.)	Step 6
2. Possession of weapons on campus. This also refers to items that are intended to resemble weapons. I.E., realistic toy knives, guns, etc. Law enforcement may be notified.	Step 6
3. Use or possession of fireworks	Step 2-5
4. Use or possession of dangerous objects	Step 2-6
5. Indecent exposure	Step 2-5
6. Fighting at school, on the way to or from school (May result in student being arrested for disturbing the peace.)	Step 2-6
7. Possession or use of tobacco, tobacco-related products, any smoking devices or vaping devices at school or while under the supervision of school personnel, to include transportation. See "Electronic Cigarettes and/or any Devices such as vapes"	First Offense: Step 3 Second Offense: Step 4 Third Offense: Step 5
8. Cutting or leaving class without authorization (remain on campus)	Step 2-5
9. Public display of affection or inappropriate actions	Step 2-5
10. Pornographic materials	Step 2-5
11. Open defiance of a teacher/school personnel	Step 2-5
12. Profanity or vulgarity (to include acts, gestures, or symbols directed to another person)	Step 2-5
13. Defacing or otherwise damaging property located on school district campuses	Step 1-5 (to include restitution)
14. Stealing	Step 2-5(to include restitution)
15. Lying/Forgery	Step 1-5
16. Leaving campus without authorization	Step 2-5
17. Harassment, intimidation, threatening, (verbal assault) or bullying of other students or school personnel	Step 3-6
18. Refusal to identify oneself properly when requested to do so by a faculty, or staff member	Step 1-5
19. Continuous disobedience	Step 2-5
20. Improper behavior in the cafeteria or on the campus	Step 2-5
21. Improper behavior at assemblies or other school activities	Step 2-5
22. Improper use of computer/internet	Step 1-5
23. Referral to the office for reaching level 5 of a classroom discipline plan	Step 1-3
24. Noise making and/or electronic devices (this includes radios, cellular phones, iPods, iPads, MP3 players, DS, Game Boy, air horns, duck calls, and any other electronic and/or noise making devices which disrupt the educational process)	Taken up and returned to parent by the principal
25. Other disruptive devices/political materials (to include gang paraphernalia)	Step 1-6 (to be taken up by principal)
26. Late to class	Step 1-2
27. Gambling or possession of gambling devices	Step 1-3
28. Recording and/or photographing others	Step 3-5
29. Misuse/Abuse of lunch number, passwords, identification	Step 1-5 (to include restitution)
30. Any suspension offense after having been suspended on three prior occasions	Step 6
31. Refusal to follow the instructions of a teacher/school personnel and or/principal may result in the student being removed from campus by law enforcement officials.	Step 2-6
32. Provoking or instigating a fight or disturbance	Step 1-3
33. Other misbehavior determined by the administration.	Step 2-5

*Building level administration may use their discretion.

All school rules apply to school bus conduct (pages 62-65) and follow the Elementary (K- 5) Assertive Discipline Program.

The principal may suspend students out of school for a period not to exceed five (5) school days. The principal, with the approval of the superintendent, may suspend students out of school for a period not to exceed ten (10) school days. Long-term suspension, or that in excess of ten (10) school days, or expulsion may be given only by action of the Board of Education, and then only after such student has been afforded notice, opportunity of a hearing, and other procedural rights consistent with state and federal due process requirements. See JCSD School Board Policy JCDAD, JD, and JDAA.

The student may be represented at such hearing by counsel of his/her choice. The hearing will be closed to the public to protect the student from adverse effects of any disclosure made at such a hearing. See JCSD School Board Policy JDAA.

Secondary (6-12) Campus Discipline Ladder and Consequences

Absences due to suspension will be treated as excused in relation to make-up work and tests.

Step 1

- Break detention or 1 day ISI
- Remove from ladder. If the student is referred to the office during the 10-day probationary period, he/she will move to the next step on the discipline ladder.
- Contact the parent (phone/letter to be returned signed by the parent)

Step 2

- Contact parent/guardian (by phone or by letter)
- 1 - 2 day(s) of In School Isolation (ISI)
- Removal from ladder if not referred to the office for ten school days from date of return to regular class. If the student is referred to the office during the probationary period, he/she will move to the next step on the discipline ladder.

Step 3

- Contact parent/guardian (by phone or by letter)
- ISI 2-3 days
- Removal from ladder if not referred to the office for fifteen school days from date of return to school after suspension. If the student is referred to the office during the probationary period, he/she will move to the next step on the discipline ladder.

Step 4

- Contact parent/guardian (by phone or by letter)
- Out of school suspension (OSS), 1–5 day(s)
- Loss of all privileges during the time of suspension
- Students in OSS are not allowed to participate in school activities or be allowed on campus.
- Absences due to suspension will be treated as excused in relation to make- up work and tests.
- Removal from ladder if not referred to the office for twenty school days from date of return to school after suspension. If the student is referred to the office during the probationary period, he/she will move to the next step on the discipline ladder.

Step 5

- The school administrator can recommend Direct Placement to the Alternative School with verified parent contact and completion of Discipline Form A of the appropriate forms. In the event the parent disagrees with the direct placement, they can appeal to the Jackson County Board of Education. The Jackson County Board of Education may at that time, concur with this decision, overturn the decision, and modify, without limits, the decision which is presented,

not excluding expulsion. All decisions by the Board shall be final.

- In the event that a student is recommended for expulsion because an offense represents a danger to students, staff or the school, the student will be given the opportunity for due process by appearing before the Jackson County Board of Education. The following procedures will be followed:
- The parents/guardians will receive a Notice of Suspension/Expulsion. This notice will be verified by the school administration.
- The parents/guardians of the student has five (5) school days to request a hearing before the Jackson County School Board. The request for the hearing is made by calling the Superintendent's secretary at the Jackson County Administrative Office. The hearing will be scheduled as soon as possible after the request. All consideration of the student's disciplinary actions shall be conducted in accordance with standard board procedure.
- If the School Board does not meet within ten (10) days after the recommendation for expulsion, the student will be placed in the Jackson County Alternative School or receive other Alternative Education Services as deemed appropriate by the school administration.
- Failure of the parent/guardian to request a hearing or appear at the appointed time and place for the hearing shall waive the student's right to a hearing.
- In the event the hearing is waived, the principal and superintendent shall consider all the facts, take appropriate action, and recommend appropriate action to the board along with a summary of the case. The Jackson County Board of Education may at that time, concur with this decision, overturn the decision, modify, without limits, the decision which is presented, not excluding expulsion. All decisions by the Board shall be final.

Note: Students who consistently abuse the first steps in the discipline ladder may have a discipline ladder developed to best meet the needs of the individual student. This new ladder will be in effect for the student when the parent has been contacted and informed of the new discipline ladder. See JCSD School Board Policy JCA, JD, JDAA, JD-1, and JCDAE (2).

SECONDARY (6-12) ASSERTIVE DISCIPLINE PROGRAM

Law enforcement may be notified in any of the below offenses at the discretion of the school administration and according to applicable laws.

Discipline Ladder Severe Disruptions

Consequences

1. Using, selling, possessing, distributing, furnishing, giving away, transferring, obtaining, admitting or being under the influence of illegal drugs, fake drugs, unauthorized prescription medications, other unauthorized substances or alcohol, including possession of drug paraphernalia on school grounds, or while under the supervision of school personnel.	Step 5
2. Possession of weapons on campus - including in vehicle. This also refers to items that are intended to resemble weapons. I.E., realistic toy knives, guns, etc. This may result in being arrested.	Step 5
3. Indecent exposure. Law enforcement may be notified and student may be subject to arrest.	Step 3-5
4. Any suspension offense after having been suspended on three prior occasions	Step 4-5
5. Fighting at school, on the way to or from school. Law enforcement will be notified and student may be subject to arrest.	Step 4-5
6. Provoking or instigating a fight or disturbance	Step 3-5
7. Possession or use of tobacco, tobacco-related products, any smoking devices or vaping devices at school or while under the supervision of school personnel, to include transportation. See "Electronic Cigarettes and/or any Devices such as vapes"	First Offense: 3 days ISI *must complete prevention program Second Offense: 3 days OSS Third Offense: Alternative School Fourth Offense: Recommendation for expulsion
8. Cutting, leaving class, or out of area without authorization (remains on campus)	Step 3-5
9. Refusal to identify one's self properly when requested to do so by any faculty or staff member.	Step 3-5
10. Public displays of affection or inappropriate action (including in cars in the vicinity or any school building or activity).	Step 1-5
11. Pornographic materials, possession of (to include internet)	Step 2-5
12. Open defiance to a teacher	Step 2-5
13. Profanity or vulgarity (to include acts, gestures, or symbols directed to another person)	Step 2-5
14. Defacing or otherwise damaging property that belongs to the school district, (to include teachers, or other students restitution for damages) Law enforcement will be notified and student may be subject to arrest.	Step 1-5
15. Use or possession of (dangerous) objects/wallet chains. (May result in student being arrested)	Step 4-5
16. Possessing, using, selling, furnishing, giving away, transferring, distributing, obtaining, or admitting to the same of fireworks or other explosive devices. Law enforcement will be notified and student will be subject to arrest.	Step 5
17. Stealing or forgery of documents	Step 2-5
18. Leaving campus without authorization	Step 4-5
19. Sexual harassment, harassment or intimidation (including phone, internet, etc.)	Step 3-5
20. Bullying, threatening students or teachers, or continuous disobedience	Step 2-5
21. Improper behavior in the cafeteria or on the campus	Step 2-5
22. Improper behavior at assemblies or other school activities	Step 2-5
23. Unexcused tardy to class	Step 1-3
24. Late to school in excess of three (3) times per term	Step 1-3
25. Misbehavior on the school bus	Step 1-5
26. Referral to the office for reaching level 5 of a classroom discipline plan	Step 2-5

27. Noise making and/or electronic devices (this includes radios, cellular phones, iPods, iPads, MP3 players, DS, Game Boy, air horns, duck calls, and any other electronic and/or noise making devices which disrupt the educational process)	Taken up and returned at the end of the semester
28. Other disruptive materials (to include political and gang related paraphernalia).	Taken up and returned at the end of the school year
29. Gambling or possession of gambling device	Step 1-3
30. Recording and/or photographing others	Step 3-5
31. Misuse/abuse of free/reduced lunch number (to include restitution)	Step 1-5
32. Refusal to follow the instructions of a teacher and/or principal may result in the student being removed from campus by law enforcement officials. May result in recommendation for expulsion.	Step 2-5
33. Other misbehavior as determined by the administration	Step 1-5
34. Improper use of computer/internet	Step 1-5
35. Bomb Threats	Step 5
36. Using, selling, possessing, furnishing, transferring or obtaining over the counter drugs without proper authorization.	Step 3-5

All school rules apply to school bus conduct (pages 62-65) and follow the Secondary (6-12) Assertive Discipline Program.

Consequences for the above disruptions apply to students under the supervision of school personnel during school hours, at school sponsored functions and while being transported on school buses.

Students assigned ISI will attend school but will spend school hours completely isolated from the remainder of the student body. Students late to school or checking out while assigned to ISI will be given an additional day of ISI. Teachers of a student assigned to ISI will prepare daily assignments which include the work the student is missing during his/her absence from class, and these assignments will be completed in ISI and then returned to the classroom teachers. Students assigned to ISI will not be allowed to participate in any school activities, such as pep rallies, assemblies, etc., that take place during normal school hours.

Should a student who is recommended for expulsion be placed on probation by the school board, probationary period will be determined by the school board. The student may be represented at such hearing by counsel of his/her choice. The hearing will be closed to the public to protect the student from adverse effects of any disclosure made at such a hearing. See JCSD School Board Policy JCA and JDAA.

Violence Policy or "Threat Protocol"

As a result of the violence and numerous shootings that have taken place nationally on school campuses, the Jackson County School District feels that it must take action to prevent an incident of this nature from occurring in our school district. The following actions will be taken with students making threats to do bodily harm on a school campus or at a school function:

- Students making threats to other students, teachers, administrators, and other school personnel or in the community that they would like to do bodily harm to someone else or themselves on the school campus or at a school function may be reported to the sheriff's department. Students making these threats may be recommended to the school board for expulsion. Before the students return to school, they will need to provide school officials with documentation that they have undergone counseling and/or psychological evaluation and that they pose no threat to students or school personnel.
- Students who hear other students making threats to other students, teachers, administrators, or other school personnel are encouraged to report this action to a

teacher or an administrator. The names of students making such reports will be kept in confidence. In addition, a toll-free number is available to report any situation that could put your school's safety at risk. This number, 1-866-960-6472, is provided by the State of Mississippi, Department of Safe and Orderly Schools. All calls are confidential, and no one will ask for your name.

- School personnel are aware of the unwritten code that you do not "tattle" on a fellow student, but feel that when the lives of one or more students, teachers, administrators, or other school personnel are threatened, this code does not apply. Students who withhold such information could face disciplinary action. See JCSD School Board Policy EBBB, JCDAE(2), JCA, JDAA, and JD.

Prevention of School Violence

The Jackson County School District shall be in compliance with the following Mississippi Code: Section 1. Section 97-37-17, Mississippi Code of 1972, is amended as follows:

- The following definitions apply to this section:
 - "Educational property" shall mean any public or private school building or bus, public or private school campus, grounds, recreational area, athletic field, or other property owned, used or operated by any school board, school, college or university board of trustees, or directors for the administration of any public or private educational institution or during a school related activity; provided however, that the term "educational property" shall not include any sixteenth section land or lieu land on which is not located a school building, school campus, recreational area or athletic field.
 - "Student" shall mean a person enrolled in a public or private school, college or university, or a person who has been suspended or expelled within the last five years from a public or private school, college or university, whether the person is an adult or a minor.
 - "Switchblade knife" shall mean a knife containing a blade or blades which open automatically by the release of a spring or a similar contrivance.
 - "Weapon" shall mean any device enumerated in subsection (2) or (4) of this section.
- It shall be a felony for any person to possess or carry, whether openly or concealed any gun, rifle, pistol or other firearm of any kind, or any dynamite cartridge, bomb, grenade, mine or powerful explosive on educational property. However, this subsection does not apply to a BB gun, air rifle or air pistol. Any person violating this subsection shall be guilty of a felony and, upon conviction thereof, shall be fined not more than five thousand dollars, or committed to the custody of the State Department of Corrections for not more than three years, or both.
- It shall be a felony for any person to cause, encourage or aid a minor who is less than eighteen years old to possess or carry, whether openly or concealed, any gun, rifle, pistol or other firearm of any kind, or any dynamite cartridge, bomb, grenade, mine or powerful explosive on educational property. However, this subsection does not apply to a BB gun, air rifle or air pistol. Any person violating this subsection shall be guilty of a felony and, upon conviction thereof, shall be fined not more than five thousand dollars, or committed to the custody of the State Department of Corrections for not more than three years, or both.
- It is prohibited for any person to possess or carry, whether openly or concealed, any BB gun, air rifle, air pistol, bowie knife, dirk, dagger, slingshot, leaded cane, switchblade knife, blackjack, metallic metal knuckles, razor and razor blades metal nail files, and any sharp pointed or edged instrument except instructional supplies and tools used solely for preparation of food, instruction and maintenance on educational property. Any person violating this subsection of the law and found guilty will be required to pay a fine and may be imprisoned.
- It is prohibited for any person to cause, encourage, or aid a minor who is less than eighteen years old to possess or carry, whether openly or concealed, any BB gun,

air rifle, air pistol, bowie knife, dirk, dagger, slingshot, leaded cane, switchblade knife, blackjack, metallic knuckles, razor and razor blades, metal nail files, and any sharp pointed or edged instrument except instructional supplies, and tools used solely for preparation of food, instruction and maintenance on educational property. Any person violating this subsection shall be reported to the proper law enforcement and upon conviction will be required to pay a fine and possibly be imprisoned. It shall not be a violation of this section for any person to possess or carry, whether openly or concealed any gun, rifle, pistol, or other fire arm of any kind on educational property if:

- The person is not a student attending school on the educational property and had a proper license/permit to carry a weapon;
- The firearm is within a motor vehicle; and
- The person does not brandish, exhibit or display the firearm in any careless, angry or threatening manner.
- This section shall not apply to:
 - A weapon used solely for educational or school-sanctioned ceremonial purposes, or used in a school-approved program conducted over the supervision of an adult whose supervision has been approved by the school authority (i.e., archery, ROTC). Armed forces personnel of the United States, officers and soldiers of the Militia and National Guard, law enforcement personnel, School Resource Officers or any private police employed by the District 5, State Militia or Emergency Management Corps, and any guard or patrolman of a state or municipal institution, when acting in the discharge of their official duties.
 - Armed forces personnel of the United States, officers and soldiers of the militia and National Guard, law enforcement personnel, any private police employed by an educational institution, State Militia or Emergency Management Corps and any guard or patrolman in a state or municipal institution, when acting in the discharge of their official duties.
 - Home schools as defined in the compulsory school attendance law, Section 37-13-91, Mississippi Code of 1972 Competitors while participating in organized shooting events
 - Any person as authorized in Section 97-37-7 while in the performance of his official duties
 - Any mail carrier while in the performance of his official duties; or any weapon not described by Section 97-37-1 which is in a motor vehicle under the control of a parent, guardian, or custodian, as defined in Section 43-21-105 which is used to bring or pick up a student at a school building, school property or school function

All schools shall post in public view a copy of the provisions of this section. See JCSD School Board Policy JDDDB, JCDAE(2), and JCA. (MS Code 97-37-17)

Sexual Harassment: Employees and Students

Part 1

In accordance with Title VII of the 1964 Civil Rights Act, as amended in 1972, Section 703, no employee in the Jackson County School District shall be subject to sexual harassment. Furthermore, students in academic institutions are protected from sexual harassment by the Title IX of the Education Amendment of 1972, and shall not be subjected to sexual harassment by their peers or employees.

It is the intent of the school board to maintain an environment free from sexual harassment of any kind. Therefore, unwelcome sexual advances, requests for sexual favors, retaliation against persons involved in sexual harassment complaints and investigations, and other verbal or physical conduct of a sexual nature amounting to or constituting harassment are prohibited.

Part 2

Unwelcome sexual advances, request for sexual favors, and other verbal or physical conduct of a sexual nature constitute sexual harassment when certain criteria are met.

Criteria I:

Submission to such conduct is made either implicitly or explicitly, a term or condition of employment, the assignment of grades, or promotion, or used to deprive the student of access to the educational opportunities and benefits provided by the school district.

Criteria II:

Submission to or rejection of such conduct by an individual is used as the basis for employment or academic and other educational decisions affecting such individual.

Criteria III:

Such conduct has the purpose or effect of unreasonably interfering with the individual's work performance or creating an intimidating, hostile, or offensive working environment. With regards to students, the criteria are when such conduct has the purpose or effect of unreasonably interfering with the student's educational performance or creating an intimidating, hostile, or offensive learning/teaching environment.

Criteria I and II are examples of quid pro quo or conditional sexual harassment.

Criteria III is an example of hostile work or learning/teaching environment.

Part 3

Complaints of violation of this policy should be immediately reported to an administrator, teacher, counselor, or the Title IX coordinator/district counsel without fear of reprisal. If your supervisor or administrator is the person you believe has engaged in sexual harassment, report it to the Assistant Superintendent resources or the Title IX coordinator/district counsel. No administrator, manager, or supervisor has the authority to condition the terms and conditions of employment, such as raises, assignments, or promotion, on the receipt or denial of sexual favors. Likewise, no administrator, teacher, or other school official has the authority to condition grades or promotions, or other academic decision on the receipt or denial of sexual favors.

Therefore, should violation prove to be legitimate, the offending employee shall be subject to disciplinary action, including involuntary termination of employment. Students who engage in sexual harassment of other students shall be subject to disciplinary action, including suspension and expulsion.

Part 4

The school district will not in any way retaliate against an individual who makes a complaint of sexual harassment or against any participant in the investigation nor will it permit an supervisor, administrator, principal, or employee to do so. Retaliation is a serious violation of the sexual harassment policy and should be reported immediately. A person who engages in retaliatory conduct against another individual for reporting sexual harassment will be subject disciplinary action up to and including termination.

Part 5

Relationships between individuals who occupy different levels of authority are banned. If there are relationships between individuals who occupy equal levels of authority then those individuals will exhibit professional conduct in the workplace.

Legal Reference: Title VII Civil Rights Act 1964, as amended in 1972, Section 703.2000
See JCSD School Board Policy GBR.

Definitions of Bullying or Harassing Behavior

Bullying or harassing behavior is any pattern of gestures or written, electronic or verbal communications, or any physical act or any threatening communication, or any act reasonably perceived as being motivated by any actual or perceived differentiating characteristic that (a) places a student or school employee in actual and reasonable fear of harm to his or her person or damage to his or her property, or (b) creates or is certain to create a hostile environment by substantially interfering with or impairing a student's educational performance, opportunities or benefits.

A "hostile environment" means that the alleged victim subjectively views the conduct as bullying or harassing behavior and the conduct is objectively severe or pervasive enough that a reasonable person would agree that it is bullying or harassing behavior.

Bullying or harassing behavior will not be condoned or tolerated when it takes place on school property, at any school-sponsored function, or on a school bus, or when it takes place off school property when such conduct, in the determination of the school superintendent or principal, renders the offending person's presence in the classroom a disruption to the educational environment of the school or a detriment to the best interest and welfare of the pupils and teacher of such class as a whole. See JCSD School Board Policy JDDA.

Student Bullying Policy

The Jackson County School District does not condone and will not tolerate bullying or harassing behavior. Bullying or harassing behavior is any pattern of gestures or written, electronic or verbal communications, or any physical act or any threatening communication, or any act reasonably perceived as being motivated by any actual or perceived differentiating characteristics that (a) places a student or school employee in actual or reasonable fear of harm to his or her person or damage to his or her property, or (b) creates or is certain to create a hostile environment by substantially interfering with or impairing a student's educational performance, opportunities or benefits. A "hostile environment" means that the alleged victim subjectively views the conduct as bullying or harassing behavior and the conduct is objectively severe or pervasive enough that a reasonable person would agree that it is bullying or harassing behavior. Bullying or harassing behavior will not be condoned or tolerated when it takes place on school property, at any school-sponsored function, or on a school bus, or when it takes place off school property when such conduct, in the determination of the school superintendent or principal, renders the offending person's presence in the classroom a disruption to the educational environment of the school or a detriment to the best interest and welfare of the pupils and teacher of such class as a whole.

The Jackson County School District makes every reasonable effort to ensure that no student or school employee is subjected to bullying and harassing behavior by other school employees or students. Likewise, the District will make every reasonable effort to ensure that no person engages in any act of reprisal or retaliation against an alleged victim, witness, or a person with reliable information about an act of bullying or harassing behavior. The District requires anyone who has witnessed or has information that a student or school employee has been subject to any act of bullying or harassing behavior to report the incident to the appropriate school official.

The Jackson County School Board directs the superintendent or designee to design and implement procedures for reporting, investigating, and addressing bullying and harassing behaviors. The procedures are appropriately placed in District personnel policy handbooks, school handbooks that include discipline policies and procedures, and any other policy or procedure that deals with student or employee behavior. The discipline policies and procedures must recognize the fundamental right of every student to take "reasonable actions".

Furthermore, the Jackson County School District defines one “reasonable action” as promptly reporting the behavior to a teacher, principal, counselor, or other school employee when subjected to bullying or harassing behavior. The policies and procedures must recognize the fundamental right of every student to take reasonable actions as may be necessary to defend himself or herself from an attack by another student who has evidenced menacing or threatening behavior through bullying or harassing. See JCSD School Board Policy JBA and JDDA.

Procedures for Bullying or Harassing Behavior

Students and employees in the Jackson County School District are protected from bullying or harassment by other students or employees. It is the intent of the Board and the administration to maintain an environment free from bullying and harassing behavior. This complaint procedure provides a process for filing, processing, and resolving complaints of such conduct. Adherence to these procedures is mandatory. The failure of any person to follow these procedures will constitute a waiver of the right to pursue a complaint at any level, including review by the Board. See JCSD School Board Policy JBA, JDDA-P and JDDA.

Procedures for Processing a Complaint

- Any student, school employee, or volunteer who feels he/she has been a victim of bullying or harassing behavior, or has witnessed or who has reliable information that a student, school employee, or volunteer has been subjected to bullying or harassing behavior shall immediately report such conduct to a teacher, principal, counselor, or other school or district official. The report shall be made promptly but no later than five (5) calendar days after the alleged act or acts occurred. All witnesses and alleged victims shall complete a “Bullying/Harassing Report Form” (available in this handbook under the section Bullying/Harassing Report Form, from any school or district office, and on the district website), which shall include the name of the reporting person, the specific nature and date of the misconduct, the names of the alleged victim of the misconduct, the names of any witnesses and any other information that would assist in the investigation of the complaint.
- The report shall be given promptly to the principal, assistant superintendent, or superintendent who shall institute an immediate investigation. Complaints against a principal or director shall be made to the proper assistant superintendent for each attendance center or central office.
- Complaints against an assistant superintendent shall be made to the superintendent. Complaints against the superintendent shall be made to the Board chairman.
- The complaint shall be investigated promptly. Parents will be notified of the nature of any complaint involving their student. The District official will arrange such meetings if necessary with all concerned parties within five (5) working days after initial receipt of the complaint by the District. The parties will have an opportunity to submit evidence and a list of witnesses. All findings related to the complaint will be reduced to writing. The District official conducting the investigation shall notify the alleged victim and parents as appropriate when the investigation is completed and a decision regarding disciplinary action, as warranted, is determined.
- If the alleged victim is not satisfied with the decision of the District official, he/she may submit a written appeal to the appropriate assistant superintendent. Such appeal shall be filed within ten working days after receipt of the results of the initial decision. The appropriate assistant superintendent will arrange such meetings with the alleged victim and other affected parties as deemed necessary to discuss the appeal. The appropriate assistant superintendent shall provide a written decision to the alleged victim’s appeal within ten (10) working days.

- If the alleged victim is not satisfied with the decision of the assistant superintendent, a written appeal may be filed with the superintendent. Such appeal shall be filed within ten working days after receipt of the decision of the assistant superintendent. The Superintendent shall, within twenty (20) working days, review all documentation and decisions of other actions and render a decision in writing to the alleged victim regarding the appeal.
- If the alleged victim is not satisfied with the decision of the superintendent, a written appeal may be filed with the Board. Such appeal shall be filed within ten (10) working days after receipt of the decision of the superintendent. The Board shall, within twenty (20) working days, allow the alleged victim and parents as appropriate to appear before the Board to present reasons for dissatisfaction with the decision of the superintendent. The Board shall provide a written decision within ten (10) working days following the alleged victim's appearance before the Board. See JCSD School Board Policy JDDA, JDDA-P and JBA.

Resolving Complaints

If the investigating administrator determines that bullying has occurred and it is the first offense of bullying for the aggressor, the aggressor will be punished according to the handbook steps 2-5. If a student has a second offense for bullying, the student may be sent to the alternative school for up to 45 days. If the student has a third offense for bullying the student may be recommended to the school board for expulsion. See JCSD School Board Policy JD, JDDA, JDDA-P and JDAA.

Bullying/Harassing Report Form

Directions:

Harassment or bullying are serious and will not be tolerated in the Jackson County School District. This is a form to report alleged harassment or bullying behaviors that occurred on school property, at a school-sponsored activity, an event off school property, on a school bus, or on the way to and/or from school. If you are a victim who is getting harassed or bullied or a witness to someone being harassed or bullied, you must report it immediately by completing this form and returning it to any school or district office. See JCSD School Board Policy JDDA, JDDA-P and JBC.

Jackson County School District		
Bullying Form		
Name of the person reporting the incident:	Today's Date:	Was an adult near at the time? If so, who?
Names of all who witnessed the incident:		
Name of the alleged victim:	Name(s) of the person(s) allegedly causing the problem:	
Date when the incident happened:	Time the incident happened:	Where the incident happened: (Please be specific, i.e., 8 th grade hallway, outside the cafeteria, in the gym locker room, etc.)
Describe in detail what happened: (Please write on the back, if more space is needed.)		
School Official:		Date Received:

Transportation Services

Transportation Services for Elementary (K-5) and Secondary (6-12)

The Jackson County School District operates transportation services required by state law, which directs that all school districts furnish transportation to pupils living one or more miles from their attendance center. Use of the JCSD transportation service is a privilege. The district regards transportation as a vital service for students and maintains annual equipment maintenance and driving programs as to assure an efficient, safe operation. Drivers receive special certification and participate in safety and energy conservation programs.

Any questions regarding the overall operation of the particular attendance center's transportation program may be directed to the local transportation supervisor:

East Central Attendance Center	228-283-3100
St. Martin Attendance Center	228-283-3400
Vancleave Attendance Center	228-283-3700

See JCSD School Board Policy EDD, EDC, and EDDAC.

School Bus/All District Vehicle Services for Elementary (K-5) and Secondary (6-12)

The district provides transportation for all students. In addition to riding the school bus students may walk, ride bicycles, drive other motor vehicles, or their parents may provide transportation to school. Students who drive motor vehicles to school are required to have a valid Mississippi driver's license and to abide by all regulations regarding driving, parking, and conduct in parking lots. School buses are school property.

School Bus Discipline for Elementary (K-5) and Secondary (6-12)

- Student discipline is the shared responsibility of parents, students, and school personnel. Drivers are expected to keep order and discipline on the bus, but their major responsibility must be driving the bus.
 - Riding the school bus is a privilege. This privilege carries with it some responsibilities on the part of the student. Behavior which prevents the driver and the student from having a safe trip to and from school will not be tolerated.
- Any violation of conduct by students, performed while on the school bus, waiting to board the school bus, or departing from the school bus, shall be addressed by utilizing the assertive discipline steps prescribed for elementary (K-5) or secondary (6-12) levels in the respective handbooks.
- Students may be denied the privilege of riding the school bus because of improper behavior, including the suspension of the privilege of riding the bus for the remainder of the school year, if the principal determines the action is necessary for the safety of the other students on the bus. (MS, State Code 37-7-301, [e]) Consequences for misconduct on the bus will be consistently applied. The transportation director, school administration, or other designee may handle minor offenses. Questions involving disciplinary actions should be directed to the school administration. Action requiring suspension shall be the responsibility of the school administration. The administration shall notify transportation director and the student's parents when a student's bus riding privileges are suspended. The transportation director will notify the appropriate bus driver. In addition to unacceptable behaviors listed in the assertive discipline section for elementary (K-5) and secondary (6-12) of this handbook, the following behaviors on the bus are unacceptable and will result in disciplinary action being taken against the student.

Established Rules of Behavior for Elementary (K-5) and Secondary (6-12)

- At no time are students to put heads, arms, legs, bodies, or hands out of the windows of the bus.
- Immediately upon entering the bus, students are to be seated and are to remain seated until they arrive at their destination. The guidelines apply at any time a student is transported on a school bus.
- Students will board the bus and leave the bus according to instructions of the bus driver. Students are to obey all directions of the bus driver at all times.
- Students may not leave the bus on its way to or from the school except at their designated stop.
- Students are not to throw any objects on the bus or from the bus.
- Students must sit in the seat assigned by the driver. Drivers have the option of reassigning students to a different seat when necessary.
- The bus must come to a complete stop before students enter or exit the bus.
- Loud talking and other loud noises are not permitted on the bus.
- No beverages or food may be consumed on the bus.
- Intentional littering of the bus is prohibited.
- Vulgar language is prohibited on the school bus.
- Balloons, vases of flower arrangements, or other objects, which hinder the view of a bus and/or create a dangerous situation are prohibited.
- Students will not be allowed to spray any perfume or other type of spray on the bus.
- Parents/guardians may not view bus video.
- All school rules, as approved through the Assertive Discipline Plan for elementary (K-5) and secondary (6-12), also apply to school bus conduct.

A student's failure to follow established rules of behavior will result in the following disciplinary action. (The severity of the student's misbehavior will determine the step on which the student is placed.)

- **Step 1**
Written Warning: Shall be signed and returned by parent/guardian.
- **Step 2**
One (1) to three (3) days off the bus, and parent conference or contact before riding privileges are reinstated.
- **Step 3**
Three (3) to five (5) days off the bus, and parent conference or contact before riding privileges are reinstated.
- **Step 4**
Five (5) to ten days off the bus, and parent conference or contact before riding privileges are reinstated.
- **Step 5**
Shall result in loss of bus privileges for the remainder of the school term/year. If the student is removed from the school bus, a conference with the school administration must be held prior to the student being permitted to ride the bus. Continued or severe misbehavior may result in the student's removal from the bus for the remainder of the school year. If a student misbehaves during the final days of school, the punishment may continue into the next school year.
- **Step 6**
Referral to the school board or superintendent for further action.
See JCSD School Board Policy JD, EDC, and JCDAD.

Interference with School Buses for Elementary (K-5) and Secondary (6-12)

It is unlawful for any individual to board a school bus, other than a student scheduled to, a member of the public-school administration or faculty, or a law enforcement official. State law prohibits unauthorized boarding of school buses or interference with passenger boarding or leaving, under penalties of fines and/or imprisonment.

Parents/Guardians Picking Up Students or Student Riding a Different Bus for Elementary (K-5) and Secondary (6-12)

If it becomes necessary for a student not to ride his/her regular bus home, the parent/guardian should send a note to the school with the student that day. If an emergency arises during the school day, parents/guardians should notify the school before 1:30 p.m. to request a change in how the student will go home. Likewise, there may be a need for a parent/guardian to check out a student at the point of boarding a school bus. This will be permitted only with the clearance of an administrator or transportation director.

Changing Afternoon Transportation for Elementary (K-5) and Secondary (6-12)

To ensure the safety of all students, changes to daily transportation should be minimal.

- The parent/guardian must send a note to the school if the student is going to ride a different bus or will be picked up instead of riding the bus.
- If a student misses the bus in the afternoon, he/she has to be signed out in the office by the individual picking up the student.
- Students will not be allowed to ride a bus, other than their own bus, without a note signed by a parent/guardian and/or principal/transportation supervisor.

For the safety of your child, phone calls are not accepted to change afternoon transportation arrangements.

Buses for Elementary (K-5) and Secondary (6-12)

The Board of Education recognizes the district's continuing responsibility to maintain and improve discipline and to insure the health, welfare, and safety of its staff and students on school transportation vehicles.

Students found to be in violation of the district's bus conduct rules shall be subject to disciplinary action in accordance with district policy and regulations.

Bus transportation is a privilege extended only to students who display good conduct while preparing to ride, riding, or leaving the bus. Continued disorderly conduct or persistent refusal to submit to the authority of the driver shall be sufficient reason for a student to be denied transportation. (MS Code 37-37-301 [e])

Riders who fail to comply with the above rules shall be reported to the school principal, who shall determine the severity of the misconduct and take appropriate action as described in the student handbook. In the case of a severe violation or repeated offenses, the rider may be denied transportation for a period of time determined by the principal, up to the remainder of the school year, and parents will be notified. See JCSD School Board Policy EDC and JCDAD.

Safety Regulations for Elementary (K-5) and Secondary (6-12)

Parents/guardians play a vital role in assuring the safety of students served by the school transportation program. Parents/guardians may help by instructing their children in the following procedures for boarding, riding, and departing the bus.

Loading the Bus for Elementary (K-5) and Secondary (6-12):

- Students should arrive at the designated bus stop on time. The bus cannot wait for late arrivals.
- Students should always stand away from the street or roadway (a minimum of 15') and avoid pushing and playing while waiting for the bus to arrive home.
- Students should wait until the bus comes to a complete stop before approaching and attempting to enter the bus.
- Students should board the bus quickly and quietly, as directed by the bus driver.

Riding the Bus for Elementary (K-5) and Secondary (6-12):

- Students will be held to the same rules and regulations listed on the district discipline ladder.
- Student will follow the instruction of the bus driver at all times.
- Students will not be allowed to spray any perfume or other type of spray on the bus.

Departing the Bus for Elementary (K-5) and Secondary (6-12):

- Drivers will not discharge riders at places other than regular bus stops unless proper authorization from school officials has been given.
- When necessary to cross a street or roadway after getting off the bus, students should cross only in front of the bus. Students should carefully look both ways to make certain that no traffic is approaching from either direction. Students should carefully look both ways to make certain that no traffic is approaching from either direction.
- Students should cross a minimum of 10' in front of the school bus. This will enable the bus driver to see the student until he/she is safely to the other side of the road.
- Students should not stop to pick up any items dropped in front of the school bus.

Extracurricular Trips for Elementary (K-5) and Secondary (6-12):

- All transportation rules and regulations apply to any trip under school sponsorship.
- Teachers and/or chaperons appointed by the school will enforce all school and transportation regulations.
See JCSD School Board Policy EDC and JCDAD.

School Dress Code

The Jackson County School District is committed to fostering a safe, respectful, and productive educational environment. In alignment with this mission, the following Dress Code has been established to promote student success, uphold standards of decency, and minimize disruptions to the learning process. Student attire should reflect a sense of pride and be conducive to a focused, inclusive, and safe school culture.

General Philosophy

The dress and appearance of students shall not:

- Disrupt the learning environment.
- Create a safety hazard to the student or others.
- Promote illegal or harmful behavior.
- Convey messages that are discriminatory, obscene, vulgar, or otherwise inappropriate.
- Interfere with the rights of others to learn in a safe, respectful setting.

General Guidelines

1. Students must wear clothing that appropriately covers the body and is suited for school activities.
2. Any style of clothing tending toward immodesty, indecency, or that is too revealing, tight-fitting, or risqué is prohibited.
3. Clothing must be worn as designed (fastened appropriately and not inside out or backwards).
4. All clothing must be free of holes, rips, or tears above the knee that expose skin or undergarments.
5. All pants, skirts, and shorts must be worn at the waistline and remain secure without being held up by hands.
6. Shorts, dresses, and skirts must reach at least to the fingertips when arms are extended by the sides.
7. Students may not wear pants, shorts, skirts, etc. with writing on the seat of the clothing item.
8. Leggings, jeggings, spandex shorts, or yoga pants are not permitted as outerwear. These items may be worn under shorts and skirts.
9. Appropriate undergarments must be worn and must not be visible at any time.
10. See-through, sheer, or mesh garments are prohibited even with clothing worn underneath that meets dress code requirements.
11. Strapless, spaghetti strap, halter, off-the-shoulder, backless, racerback, or low-cut tops are not allowed. Shoulder straps must be at least **3 inches wide**. Males may not wear sleeveless shirts.
12. Clothing that exposes midriffs, cleavage, or backs is prohibited. (Clothing must not expose the midriff including with arms raise).
13. Pajamas, lounge wear, bathrobes, and house slippers are not allowed.
14. Clothing or accessories that display, advertise, or promote drugs, alcohol, tobacco, profanity, violence, gang affiliation, or sexually explicit content are strictly prohibited.
15. Tattoos that display inappropriate or offensive content must be covered.
16. Hats, caps, hoods, head coverings, or sunglasses are not to be worn inside school buildings, except for religious or medical purposes with proper documentation.
17. Footwear must be worn at all times. Shoes with wheels, cleats, or metal taps are prohibited. Open toe shoes are also prohibited.

Jewelry, Accessories, and Personal Grooming

1. Visible body piercings, other than earrings, are limited to small stud-type with no attachments. This includes tongue, eyebrow, nose, and facial piercings.
2. Jewelry that could be considered a safety hazard, including spiked accessories or heavy chains, is not permitted.
3. Wallet chains and accessories that could be used as weapons are not allowed.
4. Grills, decorative mouthpieces, or non-medical dental jewelry are not permitted.
5. Hairstyles, hair colors, or makeup that are considered distracting, disruptive, or costume-like are not allowed.
6. Blankets, stuffed animals, or other non-academic accessories may not be brought to school or worn.

Prohibited Items

- Trench coats or outerwear extending below the knee (for safety reasons).
- Gang-related attire, symbols, or colors.
- Bandanas and sweatbands of any kind are not permitted to be worn on campus.
- Items promoting fraternities, sororities, political organizations, or non-school-affiliated groups. This includes rebel flags.
- Any item, style, or accessory not explicitly listed but deemed disruptive or unsafe by school administration.

Non-Compliance of Dress Code

- The administration at the school shall confer with the parent/guardian of each student who fails to comply with the dress code in an effort to ascertain the reason(s) for non-compliance.
- School administrators have the final authority to determine what constitutes a violation of the dress code.
- Steps for non-compliance are as follows:
 - First Offense-Student will be asked to correct the issue by covering the item or changing clothes. The student will be placed in In-School Isolation (ISI) until the parent/guardian can bring the required clothing for the student or checks the student out of school for the day.
 - Second Offense-Student will be placed in In-School Isolation until the parent/guardian picks up the student, and the student will receive One (1) day. Out-of-School Suspension to be served on the next school day.
 - Third Offense-Student will be placed in In-School Isolation until the parent/guardian picks up the student, and the student will receive a Three (3) days In-School Isolation to begin on the next school day.
 - Fourth Offense-Student will be placed in In-School Isolation until the parent/guardian picks up the student, and the student shall be suspended from school until a disciplinary review hearing is held before the Jackson County School Board at its next regularly scheduled meeting.
 - If a suspension is issued for non-compliance, the remainder of the suspension will be revoked upon compliance (for the 1st and 2nd offenses only, during the suspension period).
 - The offenses are cumulative for the entire school year, with no probationary period. See JCSD School Board Policy JCA.

Parent/Guardian Information

Students' and Parents'/Guardians' Rights and Responsibilities

Both parents/guardians and students have certain rights and responsibilities regarding schools. Parents/Guardians have expectations for the following rights:

- Safety of their child
- Fair evaluations and treatment of their child
- A conducive learning atmosphere for their child
- Their child to be taught and treated in a competent and professional manner.

Parents/Guardians have the following responsibilities:

- Realize the extent of their responsibility for the behavior of their child. (Parents are responsible for the behavior of their children while at school, and to and from school.)
- Prepare their children to assume the responsibility for their own behavior.
- Foster positive attitudes toward themselves, others, school, and community.
- Communicate with school personnel about their child.
- Comply with state law on compulsory attendance, property damage, suspension and expulsion procedures.
- Know and see that their child follows school rules.
- Attend individual or group training sessions and conferences when requested.
- Recognize that the teacher acts as parent while the child is at school.
- Safeguard the physical and mental health of their child and be responsible for necessary health examinations and immunizations.
- Work with and support school personnel who are trying to help their child.

Parents - Defined as the biological parent, step-parent, court appointed (legal) guardian or foster parent, and any individual who is acting in loco parentis on behalf of a court of jurisdiction.

Students have the following rights within the provisions of constitutional, federal, state, and common laws:

- An atmosphere conducive to learning
- To participate in school-sanctioned, organized, approved, scheduled assemblies;
- To refrain from any activity which violates precepts of their or others religious beliefs
- To form and express their own opinion without jeopardizing their relationship with their teachers, school administration, or their peers
- Through their student council representative to discuss issues related to school environment
- Participation in school program and activities
- Freedom from discrimination
- Due process
- Participation in decision-making.

Students have the following responsibilities:

- Attend school and be on time.
- Take seriously their responsibility to learn.
- Assume responsibility for their personal growth and self-discipline.
- Take care of their personal property. Respect the rights and privacy of others.

- Work cooperatively with school personnel and other students.
 - Study the school's handbook.
 - Know and follow school rules.
 - Accept responsibility for their actions.
 - Must not disrupt educational process.
- See JCSD School Board Policy LAA, JRAD, and JRAB.

Grievance Procedure

- Any student/parent who may have a problem during the course of the school year should go first to the person with whom he/she disagrees. If the problem cannot be resolved at this level, he/she should go next to the building principal. If he/she is still not satisfied, he/she should continue to the Assistant Superintendent, Superintendent, and finally the School Board. To appear before the School Board, the grievant must submit the request to the Superintendent.
- This procedure should be followed if there is a problem with transportation, child nutrition, or any other division of the school system. For example, if there is a problem with transportation, the person would go first to the bus driver, transportation supervisor, principal, and then continue through the chain of command as listed above.
- Students/parents/guardians are encouraged to follow the chain of command in an effort to resolve any problems at the lowest possible level in the chain of command. See JCSD School Board Policy GAEP, GAE, and IDDHA.

Modifications for Exceptional Students Special Education Placement

Educational programming and placement will be in accordance with the student's individualized education plan. Questions or concerns should be directed to the Director of Special Education. The address and phone number are listed in the front of this handbook. See JCSD School Board Policy IDDFAA and IHAA.

Parent/Guardian Involvement in Conferences

Parent/guardian-teacher conferences should be arranged by appointment for the time set aside each day following the close of school or during the teacher's consultation period. Parents/guardians may contact the office or teacher at the school that their child attends to arrange a conference.

Parent/Guardian-Teacher Organization

The education of each child is a cooperative enterprise. Close cooperation and understanding between the home and school is most important. To help achieve this, there is an organization of parents/guardians and teachers on each of the school's campuses. All parents are encouraged to participate in the school's PTO.

General Information

Emergency Operations

- School staff members faced with an emergency affecting the health and welfare of a student will exercise their discretion and judgment as to procedures for handling the emergency, following established policy and procedural guidelines as far as possible. In the event that a student's parent/guardian cannot be reached, the school officials will act to safeguard the student in a reasonable way.
- Schools are sometimes faced with emergencies that require the total cooperation of staff members and students. The Jackson County schools have detailed plans for operating under such emergency conditions as fire, tornado, flood, severe weather, explosions, and other emergencies.
- Fire drills and other emergency preparedness measures are a regular part of each school's program. Detailed instructions for emergency operations will be outlined to all students at their respective schools. Students are expected to learn the procedures to be followed under emergency conditions and to cooperate fully with the supervising teacher, staff, and/or administrator during drills and/or the actual event of such an emergency. The teacher will instruct all classes as to the procedure and exit to follow. Each room will use a certain exit, and it is necessary that each student follow the directions of the teacher in order that the building may be vacated in the shortest time possible. All students will leave the building as quickly as possible. See JCSD School Board Policy EBBC and EBBC-R.
- When a decision must be made to close or dismiss any school(s) within the Jackson County School District, the superintendent or his/her designee will notify local radio and television stations. Parents/Guardians and students should listen for announcements from these media outlets and/or contact the school district's homepage on the Internet. Callouts via telephone or other appropriate technology will be attempted as necessary.

Textbooks and Technology

- Textbooks and technology may be issued by the teacher for each subject. The state- owned textbooks and technology are estimated to last five years. The condition of the book or technology issued to a student is checked at the beginning of the school year and again at the close of the session.
- Parents/guardians will be required to sign a statement assuming full responsibility for the books and technology and their proper care until all items have been returned to the school.
- Textbook and technology checks may be made at different times during the school year by a school official.
- In accordance with House Bill 1063, if a textbook or technology device is lost, damaged beyond use, or not returned by a student who drops out of the district, the parent or legal guardian will be required to compensate the district for the list value of the book(s) and device(s). Lost textbook(s) and device(s) must be paid for before another one is issued. Students who do not pay fines will not be issued books or devices for the following school year.
- The Jackson County District will not require fees for curriculum materials and other supplemental instructional materials and supplies. Students will be required to have paper, pencils, erasers, etc.
- Good care of books and equipment is an indication of good citizenship.

Library Books

Visiting the library is a privilege to all students. Students are expected to maintain proper care of the books and equipment. Students with overdue books may not be permitted to check out additional library books. Students who lose or damage library books beyond use will pay the current price of the books.

Video Policy

In compliance with the Family Education Rights and Privacy, there will be no videos, cameras, or any other recording devices without a proper written release form from the administration on school property or school related activities.

Student Insurance

Student insurance enrollment and claim forms are available on the district website. Telephone numbers are available for additional information concerning benefits or enrollment procedures. Parents/guardians are encouraged to enroll their children in this policy.

School Insurance

Student insurance enrollment forms are available in the office at each school. Telephone numbers are available for additional information concerning benefits or enrollment procedures. Parents/guardians are encouraged to enroll their children in this policy. Students involved in any extra-curricular activity are required to have insurance coverage. A policy is offered through the school or parents may sign a waiver if coverage is provided by private insurance. The policy offered through the school is an additional policy and all students are encouraged to enroll.

Blood Drives

Jackson County Schools may sponsor blood drives on secondary (6-12) campuses several times during the school year. Students who are seventeen years of age or older are eligible to be a blood donor. The standards of eligibility are established nationally and approved by the FDA. A notice will be sent home with each student on any secondary (6-12) campus prior to any scheduled blood drive.

Students and the News Media

The school district will publish the name and/or picture of a student in school publications or school-related articles or include students in other school-related news media programs unless prior requests have been made by a student's parent/guardian for exclusion of his/her child's name or picture from such publications or news media programs.

Attendance at Prom (High School Only)

Only those students who are classified as juniors or seniors at the beginning of the school year and are in good standing with their respective classes and school are eligible to receive an invitation to attend the prom.

All juniors will be required to contribute a minimum amount of money in order for the prom to be held. Juniors not meeting these requirements will not be given an invitation to prom, nor will they be allowed to attend prom with someone else who has received an invitation. In addition, any junior not paying dues as a junior must pay the dues as a senior before receiving an invitation to attend the prom. See JCSD School Board Policy JT.

Deliveries to Students during the School Day

To protect the instructional time of our classes, parents/guardians may not take deliveries to classrooms at any time. Deliveries to individual students are not allowed.

Drink and Snack Machines

The drink and snack machines in the teacher's lounge are for office personnel and teachers only. Students are not to enter the lounge and get drink or snacks from these machines. See JCSD School Board Policy JG.

Science/Technology Laboratories

Good behavior in the laboratory is most important because of the use of acids, burners, and electrical equipment which could cause serious accidents if improperly handled. Any student damaging or breaking any laboratory equipment intentionally or through neglect on his/her part will be required to pay for the damage.

Student Parking Lot (High School Only)

The Jackson County School District is not responsible for damages to or property stolen from a student's vehicle while parked on the school campus. In order to purchase a parking pass, students must show a valid Mississippi Driver's License and proof of current insurance.

- Students who drive on campus are subject to random drug testing. See JCSD School Board Policy GBRM-2.
- Students driving recklessly or speeding shall lose their privilege of parking on campus for a period of time, as determined by the administration.
- After students arrive on campus, they are prohibited from remaining in cars in the parking lot or returning to their cars during the school day without administrative approval.
- Bringing a personal vehicle on campus is a privilege and may be restricted by the administration of the school. The school district provides free transportation to and from school and may require that a student not bring a personal vehicle on school property if said student violates rules governing personal vehicle use and parking lot decorum.
- Schools may assess a fee for a parking decal and require a student to place this decal in a particular area on each car he/she drives to school. This decal is for identification purposes only and does not represent any responsibility on the part of the school for any damages or loss to vehicle.
- School administrators have the right to insure a safe and orderly school environment. Mississippi Code 97-37-17 specifies that it is unlawful to be in possession of guns, knives, or other items that may be used as weapons on school grounds. If the administration determines that probable cause exists that any gun, other weapon, alcohol, illegal drugs, or other controlled substances or items are contained in a private vehicle on campus, they are authorized, under law and by the provisions of this policy, to provide for search of such private vehicles. See JCSD School Board Policy JCDAB.

In addition, if a student demonstrates that they are unwilling to comply with school rules pertaining to student's bringing private vehicles on school campuses, the administration may, at their discretion, restrict such access and require that said student utilize the free transportation system provided by the school district for all students.

Extra-Curricular Activities

Middle (6-8) and High School (9-12) Only

Seventh, Eighth, and Ninth grade Participation: Students in the seventh grade, eighth grade, and ninth grade, participating in school extra-curricular activities, must meet eligibility requirements established by the Mississippi High School Activity Association. See JCSD School Board Policy JH.

Fundraising

An organization must receive prior approval from the principal and the superintendent before beginning any fundraising project. No student representing groups outside school will be permitted to conduct fund raising activities in the school. Students possessing candy or other items at school for sale to other students, other than for school-sponsored and approved activities, may be subject to placement on the discipline ladder. Refer to School Board Policy. See JCSD School Board Policy JKAA and JG.

Activity Fund

School clubs and organizations will deposit all money and make requests for withdrawals through the office of the Principal and the Director of Organizational Sponsor. See JCSD School Board Policy DK.

School/Community Relations and Liaisons

The specialists in this area serve the educational process by assisting in maintaining and enhancing lines of communication with parents, community members, law enforcement, and other public and private organizations and agencies. They are also available to disseminate information and to assist school administrators in developing and maintaining effective relationships with parents and community agencies.

Use of Telephone

- School telephones are for school business only, and students will not be permitted to use them. In case of emergency or illness, calls for students are made through the office.
- Students are not permitted to use personal cell phones or other electronic devices during school hours on any school campus without permission from a teacher or administrator.

Cellular Phones and Electronic Devices

To avoid interruptions to the instructional program, the Jackson County School District prohibits the use, display, or activation of cellular phones by students during the instructional day on any school campus. Under this policy, the instructional day also includes, but is not limited to lunch breaks, class changes and any other structured or non-structured activity that occurs during the normal school day. The district also prohibits the activation or use of cellular or electronic devices on the school buses.

Nothing in this handbook shall preclude the campus administrator from establishing appropriate use policies regarding electronic devices at their school or on the school bus within the District's Appropriate Use Policy.

Cellular Phone and Electronic Device Usage Consequences:

First Offense:

- If a student has a cell phone or electronic device and it is taken up during the instructional day as cited above it will be secured by the administration until released to the student's parent/guardian.

Additional offenses:

- Further offenses will result in the student being disciplined according to the assertive discipline policy (beginning with one day of ISI). The cell phone or electronic devices will be returned after school on the last school day of the given semester.

- If it is determined that a cell phone was used in a drug transaction, promoting a disturbance, texting answers, or any illegal or immoral activity, the student will be suspended and the phone will be returned on the last school day of the given school year.
- There is no probationary period for cell phone or electronic devices.

Electronic Cigarettes and/or any Devices such as vapes

All use of electronic cigarettes and/or any devices such as vapes is prohibited on any school campus and at any school function or activity. Under this policy, the instructional day also includes, but is not limited to lunch breaks, class changes and any other structured or non-structured activity that occurs during the normal school day or at a school related event. There is no probationary period for electronic cigarettes and/or smoking devices. See elementary and secondary discipline ladder item number 7 for additional consequences.

***The Jackson County School District will assume no responsibility of student loss, damage, or theft of the cell phones, electronic devices, any smoking devices or electronic cigarettes.**

Guidance and Support Services

Guidance Services

The goals of the Jackson County School District Guidance Department are:

- To provide individual inventories in the form of cumulative records for staff use in undertaking students.
- To make counseling services available to all students.
- To assist the student in choosing a course of study best fitted for his needs, abilities, and goals.
- To collect, organize, and present educational and occupational information to students.
- To assist new students in orientation to the school.
- To provide information on available financial assistance for the student wishing to further his education.
- To assist students in job placement after graduation. See JCSD School Board Policy IFB.
- To work closely with parents/guardians, employers, and community agencies in furthering the welfare of the students.

Parent/guardian-teacher conferences will be scheduled when deemed necessary and when requested by either party. This will be done through the principal or counselors.

Guidance Program

- Guidance services shall be available for every student in the district. These shall be supervised at all grade levels by a staff member designated by the superintendent and shall include school psychological services, guidance services, testing services and in- service programs in guidance and psychological areas.
- Guidance shall include aiding the student in discovering and measuring his/her capabilities, abilities, and real interest; in helping him/her obtain adequate and accurate information about schools, courses, occupations, and careers, and in helping him/her solve personal and academic problems.
- Students and parents/guardians will be encouraged to avail themselves of the help of guidance personnel. See JCSD School Board Policy IFB.

Child Nutrition

Child Nutrition Programs are federally funded and administered by the Food and Nutrition Service (FNS) of the United States Department of Agriculture (USDA) and implemented by the State Department of Education which operates through agreements with school food authorities. The objective of the program is to enhance the health and academic achievement of students by providing affordable, nutritionally balanced meals and nutrition education in the cafeteria. Staff members are trained to serve quality meals so that the student enjoys cafeteria meals and the dining room experience.

Free and Reduced (www.myschoolapps.com)

- Child Nutrition Programs provide children in low-income households the opportunity to qualify for meals at a free or reduced rate. Households apply for free/reduced meals annually and their eligibility is based on their household size and income.
- Income guidelines are set annually nationwide. A student's free/reduced eligibility lasts for the entire school year. Households may re-apply for benefits if their financial circumstances change within the school year.
- Students who qualify for free/reduced meals are eligible for other assistance programs. Schools use the free/reduced data for benefits as well. Therefore, it's important for all households who think they may qualify to apply even if they do not eat meals at school.
- Verification is required to make sure that only eligible children receive free and reduced-price meal benefits. Therefore, a sample of applications for free and reduced-price benefits is selected to be verified. Selected households have to show information and/or documents which prove they are eligible for free or reduced-price meal benefits. Households affected by a reduction or termination of benefits may reapply for benefits at any time during the school year. However, those households terminated due to verification efforts will be required to submit income documentation or proof of participation in the Supplemental Nutrition Assistance Program (SNAP) at the time of reapplication. (JCSD School Board Policy EE).

Program Accountability

- Child Nutrition Program revenues and expenditures are separate from the school district budget. All food, supplies, salaries with benefits, equipment, etc. related to the food service program are purchased within the program. Federal and state revenue is generated through claim reimbursement and it's based on the total meals served within that time period. Local revenue is generated by extra food sales, paid student and adult meals.
- Student lunches are sold at a price lower than actual cost because federal reimbursement makes up the difference between what the meal costs to produce and what the student pays.
- An additional goal of the Jackson County School District is to keep the meal prices low for paying students and adults, within federal parameters. USDA FNS Instruction 782-5 sets forth the policy on pricing of meals served to paid students and adults in the National School Lunch, Commodity and Breakfast Programs. No reimbursement or commodities are received for adult meals and the program is not allowed to absorb this difference in cost. The difference in cost must be covered by a higher price to the adult. A child purchasing a second meal would be charged the price of an adult meal due to the fact that only one meal per child can be claimed for reimbursement.

Charge Policy (School Board Policy EEDA)

- Debt not paid before the end of the school year are carried forward into the next school year.
- Withdrawing students will be required to pay their debt during the withdrawal process. Seniors must pay all charges before graduation.
- All returned checks are handled by a collection agency.

Meal Prices

Meal Prices		
https://www.jcsd.ms/departments/child-nutrition/for-parents		
Breakfast	Students	Free \$0.00, Reduced \$0.30, Paid \$2.00
	Adults	\$2.75
Lunch	Students	Free \$0.20 Reduced \$0.40, \$3.00
	Adults	\$4.50

Meal Accounts (www.myschoolbucks.com)

- The point of service software system provides each student with a meal account to be used to pay for meals and to not overtly identify those students who receive free or reduced priced meals. The account number is to be used each year they are enrolled in the district, regardless of the school they attend. Advance prepayments are encouraged in efforts to decrease wait time in line, but cash is also accepted from students at the time of purchase.
- An on-line service (www.myschoolbucks.com) is available to view meal balances, track purchases and/or to prepay for students' meals with a credit or debit card. Funds are immediately available for use.
- Parents/Guardians are able to complete a requisition for account transfers or refunds.

Menus (www.mealviewer.com)

- Jackson County School District offers breakfast and lunch to all students daily.
- Menus for Jackson County Schools are designed to give Mississippi students appealing choices and a variety of food selections that meet the National School Lunch and Breakfast meal patterns.

Federal Meal Requirements and Food Sales Policy

- The National School Lunch pattern contains a minimum of the following five meal components: (1) meat/meat alternative, (2) vegetable, (3) fruit, (4) grain, and (5) milk.
- The National School Breakfast pattern contains a minimum of the following meal components, (1) fruit/vegetable, (2) milk, (3) grain and (4) optional meat/meat alternative.
- The *Offer Versus Serve* provision is offered in all grades. This allows for students to decline meal components if they wish.
- Federal policy *Smart Snacks in Schools* sets parameters on the nutrient content of the foods and beverages sold to students during school hours.
 - Foods sold on campus during school hours must be whole grain-rich products or must have a fruit, vegetable, dairy or protein food as the first ingredient. The food must contain 10% of the daily value of calcium, potassium, vitamin D, or fiber. The sale of candy is prohibited.

Smart Snacks in Schools	
Calories	≤ 200 calories per serving
Total Fat	≤ 35% per serving (excludes nuts, seeds, & reduced fat cheese)
-Saturated Fat	≤ 10% per serving (excludes reduced fat cheese)
-Trans Fat	≤ 0.5 grams/serving
Sugar	≤ 35% sugar by weight (excludes fruits, vegetables and milk)
Sodium	<u>Snack</u> : ≤ 230 mg/serving <u>Entrée</u> : ≤ 480 mg/serving

- Beverages sold on campus during school hours must be plain water, unflavored low-fat milk, flavored fat free milk and milk alternatives, or 100% fruit and vegetable juice. High schools may sale low and no calorie beverages, but must not contain more than 40 calories per 8 fl ounces, or 60 calories per 12 fl ounces.
- Beverages must be within the proper portion limits:
 - K-6 grades may sell up to 8 oz portions of beverages.
 - 7-12 grades may sell up to 12 oz portions of beverages.
 - There are no portion limits on water.

State Competitive Food Law

- State law restricts the sales of all food sold on campus beginning one hour before school lunch is served. All food sales (school stores, PTO sales, fundraisers during school hours, and/or vending machines) that students have access to must be turned off one hour before your first lunch period and cannot be turned back on until after the last lunch period.
- Foods of minimal nutritional value are not allowed in the cafeteria during meal periods. These foods include, but are not inclusive of, candy, carbonated beverages, fast food, and frozen desserts that contain less than 100% fruit juice. Food deliveries from commercial establishments are prohibited during serving periods.
- Student *A la Carte sales* of single meal components of the school meal program is prohibited in the state of Mississippi, unless the full meal unit is being purchased. Water and milk products are an exception to the state law, so students who bring a lunch from home may purchase water, milk or ice cream from their lunch account or with cash at the time of purchase.

Local School Wellness (School Board Policy JB)

- Wellness is a part of Mississippi Public Schools Accountability Standards and the policy is enforced by school administrators and school health council coordinators.
- The use of foods as rewards for student accomplishment are prohibited.
- The wellness policy eliminates the withholding of food or physical activity as punishments.

USDA Non-Discrimination Statement – Civil Rights Policy and Complaint Procedure

In accordance with federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, this institution is prohibited from discriminating on the basis of race, color, national origin, sex, disability, age, marital status, family/parental status, income derived from a public assistance program, political beliefs, or reprisal or retaliation for prior civil rights activity. Remedies and complaint filing deadlines vary by program or incident.

Persons with disabilities who require alternative means of communication to obtain program information (e.g., Braille, large print, audiotape, American Sign Language), should contact the state or local agency that administers the program or contact USDA through the Telecommunications Relay Service at 711 (voice and TTY). Additionally, program information may be made available in languages other than English.

To file a program discrimination complaint, complete a Form AD-3027, USDA Program Discrimination Complaint Form which can be obtained online at: <https://www.usda.gov/sites/default/files/documents/USDA-OASCR%20P-Complaint-Form-0508-0002-508-11-28-17Fax2Mail.pdf>, from any USDA office, by calling (866) 632-9992, or by writing a letter addressed to USDA. The letter must contain the complainant's name, address, telephone number, and a written description of the alleged discriminatory action in sufficient detail to inform the Assistant Secretary for Civil Rights (ASCR) about the nature and date of an alleged civil rights violation. The completed AD-3027 form or letter must be submitted to USDA by:

1. **mail:**
U.S. Department of Agriculture
Office of the Assistant Secretary for Civil Rights
1400 Independence Avenue, SW
Washington, D.C. 20250-9410; or
2. **fax:**
(833) 256-1665 or (202) 690-7442; or
3. **email:**
program.intake@usda.gov

This institution is an equal opportunity provider.

Jackson County School District
Child Nutrition Department
13724 Hwy 57
P.O. Box 5069
Vance, MS 39565
(228) 283-3940
284



Jackson County Technology Center

12425 Highway 57, Vancleave, MS 39565

Phone: (228)283-3950

Steven Covington

Director

Becky Wages

Counselor

October 1, 2025

Mr. David Baggett, Superintendent
Jackson County School District
4700 Colonel Vickrey Rd.
Vancleave, MS 39565

Dear Mr. Baggett:

285

I am writing to formally request that the Jackson County Technology Center Office Assistant position be changed from a four-hour per day role to a full-time, eight-hour per day position.

Over the past year, we have added four new CTE programs, with plans for three additional programs in the near future. Currently, the office assistant's hours end at 11:30 a.m. Once she leaves, the bookkeeper is left to not only complete her financial responsibilities but also manage check-ins and check-outs, submit attendance to each high school, phone calls, deliveries, visitors, and front door monitoring. These additional duties significantly limit the time she can devote solely to her bookkeeping responsibilities.

In addition to supporting new programs, the bookkeeper manages multiple funding sources, including district funds, industry certification grant funds, program enhancement grant funds, Perkins funds, Senate and House Bill funds, and FabLab funds. With my responsibilities requiring me to be off campus more often due to program expansion, there are times when the bookkeeper is the only staff member in the front office after 11:30 a.m.

Given the increased workload and responsibilities, I strongly believe that extending the Office Assistant position to a full-time role is both necessary and justified. I have spoken with Ms. Geiser, who confirmed that funds are available in the budget to support this change.

Please forward this letter to the school board for their consideration.

Sincerely,

Steven Covington, Director

Donated Items Form

EEF Items

Name of Teacher

School/ Bldg./Room

Description of Item

Price

Serial Number

Model Number

286

Non-EEF Donations

Intended use of the Item **Laser Engraving/Cutting**

Department/Bldg./Room **FabLab**

Original Cost of Item **\$19,730.00**

Fair Value of Item on Donated Date (Must Provide by Donor) **\$19,730.00**

Serial Number **8040-19229502412R**

Model Number **LASERGRAPHICS**

Donor's Signature: 
Derek C Read (Oct 1, 2025 09:24:16 CDT)

Date: 10/01/2025

I have inspected the donated item above and it deem beneficial to my department.

Administrator Signature: *Steven Covington*

Date: 10/01/2025

Board Approved on:










Laser System Donated by PGSD

Final Audit Report

2025-10-01

Created:	2025-10-01
By:	Brandi Devers (bdj2549@jcsd.ms)
Status:	Signed
Transaction ID:	CBJCHBCAABAAMWA-1wPBvAgytrCuP9PNVWIk0XVLRcBX

"Laser System Donated by PGSD" History

-  Document created by Brandi Devers (bdj2549@jcsd.ms)
2025-10-01 - 2:18:23 PM GMT
-  Document emailed to dcread@pgsd.ms for signature
2025-10-01 - 2:19:52 PM GMT
-  Email viewed by dcread@pgsd.ms
2025-10-01 - 2:23:08 PM GMT
-  Signer dcread@pgsd.ms entered name at signing as Derek C Read
2025-10-01 - 2:24:14 PM GMT
-  Document e-signed by Derek C Read (dcread@pgsd.ms)
Signature Date: 2025-10-01 - 2:24:16 PM GMT - Time Source: server
-  Document emailed to Steven Covington (scj4005@jcsd.ms) for signature
2025-10-01 - 2:24:18 PM GMT
-  Email viewed by Steven Covington (scj4005@jcsd.ms)
2025-10-01 - 2:29:14 PM GMT
-  Document e-signed by Steven Covington (scj4005@jcsd.ms)
Signature Date: 2025-10-01 - 2:29:28 PM GMT - Time Source: server
-  Agreement completed.
2025-10-01 - 2:29:28 PM GMT



AIA® Document G704® – 2017

Certificate of Substantial Completion

PROJECT: <i>(name and address)</i> St. Martin Football Bleachers 10700 Yellow Jacket Road Ocean Springs, MS 39564	CONTRACT INFORMATION: Contract For: General Construction Date: October 31, 2024	CERTIFICATE INFORMATION: Certificate Number: 001 Date: September 17, 2025
OWNER: <i>(name and address)</i> Jackson County School District 4700 Colonel Vickrey Road Vancleave, MS 39565	ARCHITECT/ENGINEER: <i>(name and address)</i> MP Design Group 918 Howard Avenue, Suite F Biloxi, MS 39530	CONTRACTOR: <i>(name and address)</i> Stewart Construction Company, Inc. 1910 Eden Street Pascagoula, MS 39581

The Work identified below has been reviewed and found, to the Architect’s best knowledge, information, and belief, to be substantially complete. Substantial Completion is the stage in the progress of the Work when the Work or designated portion is sufficiently complete in accordance with the Contract Documents so that the Owner can occupy or utilize the Work for its intended use. The date of Substantial Completion of the Project or portion designated below is the date established by this Certificate.

(Identify the Work, or portion thereof, that is substantially complete.)

The Architect/Engineer has agreed that the entire site is substantially complete. This Certificate does not constitute an acceptance of Work not in accordance with the Contract Documents, nor is it a release of Contractor's obligation to complete the Work in accordance with the Contract.

MP Design Group	<i>Brad Patano</i>	Brad Patano, P.E., Principal	September 17, 2025
ARCHITECT/ENGINEER	SIGNATURE	PRINTED NAME AND TITLE	DATE OF SUBSTANTIAL COMPLETION
<i>(Firm Name)</i>			

WARRANTIES

The date of Substantial Completion of the Project or portion designated above is also the date of commencement of applicable warranties required by the Contract Documents, except as stated below:

(Identify warranties that do not commence on the date of Substantial Completion, if any, and indicate their date of commencement.)

All warranties start on the Date of Substantial Completion stated herein.

WORK TO BE COMPLETED OR CORRECTED

A list of items to be completed or corrected is attached hereto, or transmitted as agreed upon by the parties, and identified as follows:
(Identify the list of Work to be completed or corrected.)

See attached St. Martin Football Bleachers punchlist dated Wednesday, September 17, 2025. This list may not be all-inclusive, and the failure to include any items on such list does not alter hte responsibility of the Contractor to complete all Work in accordance with the Contract.

The failure to include any items on such list does not alter the responsibility of the Contractor to complete all Work in accordance with the Contract Documents. Unless otherwise agreed to in writing, the date of commencement of warranties for items on the attached list will be the date of issuance of the final Certificate of Payment or the date of final payment, whichever occurs first. The Contractor will complete or correct the Work on the list of items attached hereto within Thirty (30) days from the above date of Substantial Completion.

Cost estimate of Work to be completed or corrected: \$5,000.00

The responsibilities of the Owner and Contractor for security, maintenance, heat, utilities, damage to the Work, insurance, and other items identified below shall be as follows:

(Note: Owner’s and Contractor’s legal and insurance counsel should review insurance requirements and coverage.)

These responsibilities shall be maintained as called for in the Owner/Contractor agreements.

The Owner and Contractor hereby accept the responsibilities assigned to them in this Certificate of Substantial Completion:

Stewart Construction
Company, Inc.

CONTRACTOR (*Firm
Name*)

Jackson County School
District

OWNER (*Firm Name*)



SIGNATURE

Tim Stewart, President

PRINTED NAME AND TITLE

9-18-2025

DATE

David Baggett,
Superintendent

PRINTED NAME AND TITLE

DATE



MP Design Group
 918 Howard Avenue, Suite F
 Biloxi, Mississippi 39530
 United States
 (228) 388-1950

Job #: 0155.23.004 St. Martin Football Bleachers
 10700 Yellow Jacket Road
 Ocean Springs Mississippi. 39564

Punch Items for 0155.23.004 - St. Martin Football Bleachers

9 Items

#1: Correct post cap

Type:	Location:
Date Created: 09/18/2025	Due Date: 10/17/2025
Priority:	Status: Work Required
Creator: Matt Garcia	Reference:
Punch Item Manager: Matt Garcia	Final Approver: Matt Garcia
Ball in Court: Tim Stewart (Stewart Construction Co)	Assignee Name: Stewart, Tim (Stewart Construction Co) <i>Work Required</i>
Description:	



#2: Clean and touch up paint at all gates and fencing

Type:	Location:
Date Created: 09/18/2025	Due Date: 10/17/2025
Priority:	Status: Work Required
Creator: Matt Garcia	Reference:
Punch Item Manager: Matt Garcia	Final Approver: Matt Garcia
Ball in Court: Tim Stewart (Stewart Construction Co)	Assignee Name: Stewart, Tim (Stewart Construction Co) <i>Work Required</i>
Description:	



#3: Surface mount post

Type: Location:
Date Created: Due Date:
09/18/2025 **10/17/2025**
Priority: Status:
Work Required
Creator: Reference:
Matt Garcia
Punch Item Manager: Final Approver:
Matt Garcia **Matt Garcia**
Ball in Court: Assignee Name:
Tim Stewart (Stewart Construction Co) **Stewart, Tim (Stewart Construction Co)**
Work Required
Description:



#4: Replace gravel with asphalt patch at gate post

Type: Location:
Date Created: Due Date:
09/18/2025 **10/17/2025**
Priority: Status:
Work Required
Creator: Reference:
Matt Garcia
Punch Item Manager: Final Approver:
Matt Garcia **Matt Garcia**
Ball in Court: Assignee Name:
Tim Stewart (Stewart Construction Co) **Stewart, Tim (Stewart Construction Co)**
Work Required
Description:



#5: Properly shin and grout base plate. Clean

Type: Location:
Date Created: Due Date:
09/18/2025 **10/17/2025**
Priority: Status:
Work Required
Creator: Reference:
Matt Garcia



Punch Item Manager:
Matt Garcia

Final Approver:
Matt Garcia

Ball in Court:
Tim Stewart (Stewart Construction Co)

Assignee Name:
Stewart, Tim (Stewart Construction Co)
Work Required

Description:

#6: Straighten bent materials and align all gates to allow for hardware to secure as required latch/lock

Type:
Date Created:
09/18/2025

Location:
Due Date:
10/17/2025

Priority:

Status:
Work Required

Creator:
Matt Garcia

Reference:



Punch Item Manager:
Matt Garcia

Final Approver:
Matt Garcia

Ball in Court:
Tim Stewart (Stewart Construction Co)

Assignee Name:
Stewart, Tim (Stewart Construction Co)
Work Required

Description:

#7: Clean all metal shavings from rivets drilled at seats

Type:
Date Created:
09/18/2025

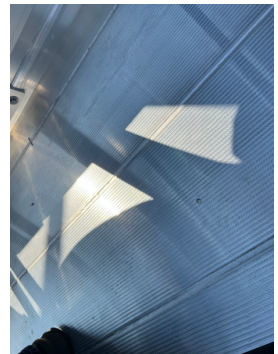
Location:
Due Date:
10/17/2025

Priority:

Status:
Work Required

Creator:
Matt Garcia

Reference:



Punch Item Manager:
Matt Garcia

Final Approver:
Matt Garcia

Ball in Court:
Tim Stewart (Stewart Construction Co)

Assignee Name:
Stewart, Tim (Stewart Construction Co)
Work Required

Description:

#8: Seal corner at press box roof

Type:	Location:
Date Created: 09/18/2025	Due Date: 10/17/2025
Priority:	Status: Work Required
Creator: Matt Garcia	Reference:
Punch Item Manager: Matt Garcia	Final Approver: Matt Garcia
Ball in Court: Tim Stewart (Stewart Construction Co)	Assignee Name: Stewart, Tim (Stewart Construction Co) <i>Work Required</i>
Description:	

#9: Complete installation of gate hardware

Type:	Location:
Date Created: 09/18/2025	Due Date: 10/17/2025
Priority:	Status: Work Required
Creator: Matt Garcia	Reference:
Punch Item Manager: Matt Garcia	Final Approver: Matt Garcia
Ball in Court: Tim Stewart (Stewart Construction Co)	Assignee Name: Stewart, Tim (Stewart Construction Co) <i>Work Required</i>
Description:	



Jackson County School District

Office of Operations and Support

October 13, 2025

To: Jackson County School District Board Members

From: Chris LeBatard

Subject: Request to waive fees

I am requesting Board approval to write a letter asking the Jackson County Board of Supervisors to waive the permit fees for our East Central High School track restroom project.

Thank you in advance for your consideration.

Sincerely,

A handwritten signature in blue ink, appearing to read "CLB", is positioned below the word "Sincerely,".

Chris LeBatard

Assistant Superintendent of Support



Jackson County School District

Office of Operations and Support

October 13, 2025

To: Jackson County School District Board Members

From: Chris LeBatard

Subject: Request to waive fees

I am requesting Board approval to write a letter asking the Jackson County Board of Supervisors to waive the permit fees for our St. Martin Middle School reroofing project.

Thank you in advance for your consideration.

Sincerely,

A handwritten signature in blue ink, appearing to read "CLB", is positioned below the word "Sincerely,".

Chris LeBatard

Assistant Superintendent of Support



AIA[®]

Document G704[®] – 2017

Certificate of Substantial Completion

PROJECT: *(name and address)*

St. Martin High School Football Restroom & Concessions
10700 Yellow Jacket Rd.
Ocean Springs, MS 39565

CONTRACT INFORMATION:

Contract For: General Construction
Date: January 30, 2025

CERTIFICATE INFORMATION:

Certificate Number: 001
Date: September 18, 2025

OWNER: *(name and address)*

Jackson County School District
4700 Colonel Vickrey Road
Vanceleave, MS 39565

ARCHITECT/ENGINEER: *(name and address)*

MP Design Group
918 Howard Avenue, Suite F
Biloxi, MS 39530

CONTRACTOR: *(name and address)*

D.N.P., Inc.
15465 Hudson Krohn Road
Biloxi, MS 39532

The Work identified below has been reviewed and found, to the Architect's best knowledge, information, and belief, to be substantially complete. Substantial Completion is the stage in the progress of the Work when the Work or designated portion is sufficiently complete in accordance with the Contract Documents so that the Owner can occupy or utilize the Work for its intended use. The date of Substantial Completion of the Project or portion designated below is the date established by this Certificate.

(Identify the Work, or portion thereof, that is substantially complete.)

The Architect/Engineer has agreed that the entire site is substantially complete. This Certificate does not constitute an acceptance of Work not in accordance with the Contract Documents, nor is it a release of Contractor's obligation to complete the Work in accordance with the Contract.

MP Design Group

ARCHITECT/ENGINEER

(Firm Name)

Brad Patano

SIGNATURE

Brad Patano, P.E.,
Principal

PRINTED NAME AND TITLE

September 17, 2025

DATE OF SUBSTANTIAL COMPLETION

WARRANTIES

The date of Substantial Completion of the Project or portion designated above is also the date of commencement of applicable warranties required by the Contract Documents, except as stated below:

(Identify warranties that do not commence on the date of Substantial Completion, if any, and indicate their date of commencement.)

All warranties start on the Date of Substantial Completion stated herein.

WORK TO BE COMPLETED OR CORRECTED

A list of items to be completed or corrected is attached hereto, or transmitted as agreed upon by the parties, and identified as follows:
(Identify the list of Work to be completed or corrected.)

See attached St. Martin High School Football Restroom and Concessions punchlist dated Wednesday, September 18, 2025.

This list may not be all-inclusive, and the failure to include any items on such list does not alter the responsibility of the Contractor to complete all Work in accordance with the Contract.

The failure to include any items on such list does not alter the responsibility of the Contractor to complete all Work in accordance with the Contract Documents. Unless otherwise agreed to in writing, the date of commencement of warranties for items on the attached list will be the date of issuance of the final Certificate of Payment or the date of final payment, whichever occurs first. The Contractor will complete or correct the Work on the list of items attached hereto within Thirty (30) days from the above date of Substantial Completion.

Cost estimate of Work to be completed or corrected: \$30,000.00

The responsibilities of the Owner and Contractor for security, maintenance, heat, utilities, damage to the Work, insurance, and other items identified below shall be as follows:

(Note: Owner's and Contractor's legal and insurance counsel should review insurance requirements and coverage.)

These responsibilities shall be maintained as called for in the Owner/Contractor Agreements.

The Owner and Contractor hereby accept the responsibilities assigned to them in this Certificate of Substantial Completion:

D.N.P., Inc.
CONTRACTOR (*Firm Name*)

Jackson County School District

OWNER (*Firm Name*)


SIGNATURE

SIGNATURE

Darren Quave, President
PRINTED NAME AND TITLE

David Baggett,
Superintendent

PRINTED NAME AND TITLE

9-20-25
DATE

DATE





AIA®

Document G701® – 2017

Change Order

PROJECT: <i>(Name and address)</i> St. Martin CTE Expansion 11300 Yellow Jacket Road Ocean Springs, MS 39564	CONTRACT INFORMATION: Contract For: General Construction Date: August 20, 2024	CHANGE ORDER INFORMATION: Change Order Number: 004 Date: September 22, 2025
OWNER: <i>(Name and address)</i> Jackson County School District 4700 Colonel Vickery Rd. Vanceleave, MS 39565	ARCHITECT/ENGINEER: <i>(Name and address)</i> MP Design Group 918 Howard Ave. STE F Biloxi, MS 39530	CONTRACTOR: <i>(Name and address)</i> D.N.P. Inc P.O. 6399 D'Iberville, MS

THE CONTRACT IS CHANGED AS FOLLOWS:

(Insert a detailed description of the change and, if applicable, attach or reference specific exhibits. Also include agreed upon adjustments attributable to executed Construction Change Directives.)

\$12,337.10 will be added to the contract sum due to a miscalculation caused from the spreadsheet not having correctly deducted the use of the Electrical Utility Connection Allowance from ASI 012 on the Contingency Tracker.

The original Contract Sum was	\$ 5,691,000.00
The net change by previously authorized Change Orders	\$ 516,264.95
The Contract Sum prior to this Change Order was	\$ 6,207,264.95
The Contract Sum will be increased by this Change Order in the amount of	\$ 12,337.10
The new Contract Sum including this Change Order will be	\$ 6,219,602.05

The Contract Time will be unchanged by Zero (0) days.
The new date of Substantial Completion will be NA

NOTE: This Change Order does not include adjustments to the Contract Sum or Guaranteed Maximum Price, or the Contract Time, that have been authorized by Construction Change Directive until the cost and time have been agreed upon by both the Owner and Contractor, in which case a Change Order is executed to supersede the Construction Change Directive.

NOT VALID UNTIL SIGNED BY THE ARCHITECT, CONTRACTOR AND OWNER.

MP Design Group ARCHITECT/ENGINEER <i>(Firm name)</i>	D.N.P. Inc CONTRACTOR <i>(Firm name)</i>	Jackson County School District OWNER <i>(Firm name)</i>
<i>Brad Patano</i> SIGNATURE	 SIGNATURE	 SIGNATURE
Brad Patano, Principal PRINTED NAME AND TITLE	Darren Quave, President PRINTED NAME AND TITLE	David Baggett, Superintendent PRINTED NAME AND TITLE
September 22, 2025 DATE	9-23-25 DATE	 DATE



Bloxx Building, LLC

Purchase/Sales Agreement

THIS AGREEMENT, is entered into this 23rd day of September, 2025, by and between Jackson County School District (the “Buyer”) and Bloxx Building, LLC (the “Seller”), whose business office address is 17575 Hwy. 49, Saucier, MS, 39574.

IN WITNESS WHEREOF, in consideration of the premises, the mutual covenants contained herein, and other good and valuable consideration, the sufficiency of which is hereby acknowledged, the parties do hereby agree as follows:

1. Sale of Modified Shipping Containers Seller agrees to sell to Buyer and Buyer agrees to purchase from Seller the following described Modular Home:

Make: Bloxx 20ft Restroom Container

Quantity: One (1)

Serial Number: TBD

2. Consideration. The total price and modifications are outlined in the submitted quote.

Price above does not include sales tax, site work such as roof, decks, foundation, utility hookup, land prep work, equipment rental at site, permit fees, delivery, and engineering cost for plans required by local authority for approval. Customer assumes all responsibility and liability for work not provided by Bloxx.

The total for the Bloxx unit is: **\$40,215.**

All monies paid in accordance with this Agreement will be made by check, or equivalent. Any sales or other taxes due are payable by Buyer in their entirety.

1. Payment

a. Deposit. Deposit is due upon signing of this agreement and prior to start of production in the amount of one-half of the total sales price excluding tax and delivery. The amount of this deposit is: **\$20,107.50.**

b. Final Payment is due after production has been completed prior to delivery in the amount of total balance due including delivery and all taxes due.

5. Delivery. It is agreed that the units shall be delivered to the site location by Bloxx Building unless the Buyer prefers to handle delivery directly.

6. Severability. The invalidity of any portion of the Agreement shall not affect the validity of the remaining portions thereof.

7. Notice. All notices and requests required or authorized under this Agreement shall be given in writing by certified mail, return receipt requested.

8. Governing Law. This Agreement is a contract executed under and to be construed under the laws of the State of Mississippi.

9. Attorney Fees. In the event any action is filed in relation to this Agreement, the unsuccessful party in the action shall pay to the successful party a reasonable sum for the successful party's attorney's fees.

10. Waiver. Either party's failure to enforce any provision of this Agreement against the other party shall not be construed as a waiver thereof so as to excuse the other party from future performance of that provision or any other provision.

11. Entire Agreement. This Agreement constitutes the entire Agreement between the parties. No statements, promises, or inducements made by any party to this Agreement, or any agent or employees of either party, which are not contained in this written contract shall be valid or binding. This Agreement may not be enlarged, modified, or altered except in writing signed by the parties.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day and year first above written.

SELLER PRINTED

BUYER PRINTED

SELLER SIGNATURE

BUYER SIGNATURE

**JACKSON COUNTY SCHOOL DISTRICT
CONTRACT ADDENDUM**

The Jackson County School District is a political subdivision of the State of Mississippi and as such is restricted from entering into contracts and/or agreements with provisions contrary to or prohibited by Mississippi Law. Accordingly, the Jackson County School District and Bloxx Building, LLC agree and covenant that each provision and/or paragraph of the Bloxx Building, LLC Purchase/Sales Agreement (pages 1-2) related to the purchase of a Modular Home, specifically a Bloxx 20ft Restroom Container, by the Jackson County School District, as well as any other terms, conditions or documents related to said purchase, are hereby modified and amended to conform to and comply with Mississippi Law applicable to political subdivisions of the State as set forth in the Mississippi Code of 1972, as amended, and as interpreted by the Attorney General of the State of Mississippi and the Courts of the Mississippi Supreme Court.

Jackson County School District
Signature: _____
Name (printed): _____
Title: _____
Date: _____


Bloxx Building, LLC
Signature: 
Name (printed): Frank W. Long
Title: President
Date: 9/30/25

Exhibit "A"

**Jackson County School District
Child Nutrition Department
Average Daily Participation
September 2025**

School Name	Average Daily Attendance	Total Breakfast ADP	Total Breakfast ADP %	Breakfast Free ADP	Breakfast Free Percent	Breakfast Reduced ADP	Breakfast Reduced Percent	Breakfast Paid ADP	Breakfast Paid Percent	Total Lunch ADP	Total Lunch ADP%	Lunch Free ADP	Lunch Free Percent	Lunch Reduced ADP	Lunch Reduced Percent	Lunch Paid ADP	Lunch Paid Percent
	ADA																
ECL	508	181	35.6%	102	20.1%	33	6.5%	46	9.1%	313	61.6%	159	31.3%	51	10.0%	103	20.3%
ECU	549	236	43.0%	141	25.7%	35	6.4%	60	10.9%	390	71.0%	207	37.7%	59	10.7%	124	22.6%
ECM	514	133	25.9%	77	15.0%	18	3.5%	38	7.4%	336	65.4%	163	31.7%	54	10.5%	119	23.2%
ECH	689	266	38.6%	137	19.9%	38	5.5%	91	13.2%	386	56.0%	174	25.3%	56	8.1%	156	22.6%
ECAC	2260	816	36.1%	457	20.2%	124	5.5%	235	10.1%	1425	63.5%	703	31.5%	220	9.9%	502	22.2%
SMH	1160	198	17.1%	130	25.6%	30	2.6%	38	3.28%	599	51.6%	334	28.8%	87	7.5%	178	4.7%
SMM	878	156	17.8%	96	27.3%	29	3.3%	31	3.53%	634	72.2%	358	40.8%	99	11.3%	177	27.7%
SMU	610	214	35.1%	139	17.9%	33	5.4%	42	6.89%	453	74.3%	278	45.6%	62	10.2%	113	35.4%
SMN	509	279	54.8%	197	10.3%	40	7.9%	42	8.25%	360	70.7%	258	50.7%	46	9.0%	56	10.6%
SME	630	248	39.4%	159	19.2%	31	4.9%	58	9.21%	421	66.8%	257	40.8%	48	7.6%	116	17.2%
SMAC	3787	1095	28.9%	721	20.1%	163	4.8%	211	6.2%	2467	67.1%	1485	41.3%	342	9.1%	640	19.1%
VL	640	273	42.7%	164	25.6%	31	4.8%	78	12.2%	400	62.5%	216	33.8%	55	8.6%	129	20.2%
VU	319	148	46.4%	87	27.3%	26	8.2%	35	11.0%	236	77.5%	124	38.9%	39	12.2%	73	22.9%
VM	530	180	34.0%	95	17.9%	33	6.2%	52	9.8%	374	70.6%	181	34.2%	59	11.1%	134	25.3%
VH	673	105	15.6%	69	10.3%	15	2.2%	21	3.1%	310	46.1%	154	22.9%	47	7.0%	109	16.2%
VCAC	2162	706	32.7%	415	20.3%	105	5.4%	186	9.0%	1320	64.2%	675	32.4%	200	9.7%	445	21.1%
TOTAL	8209	2617	31.9%							5212	63.5%						

Highest Breakfast Participation:			Highest Lunch Participation:		
Attendance Center:	ECAC	28.90%	Attendance Center:	SMAC	67.10%
Lower Elementary:	SMN	54.80%	Lower Elementary:	SMN	70.70%
Upper Elementary:	VCU	46.40%	Upper Elementary:	VUE	77.50%
Middle School:	VMS	34.00%	Middle School:	SMM	72.20%
High School:	ECH	38.60%	High School:	ECH	56.00%

Jackson County School District
Child Nutrition Department
Free and Reduced Percentages
September 2025

School Name	School Enrollment	Paid		Free		Reduced		Free + Reduced	
		Total	%	Total	%	Total	%	Total	%
ECL	538	250	46.47%	217	40.33%	71	13.20%	288	53.53%
ECU	577	253	43.85%	254	44.02%	70	12.13%	324	56.15%
ECM	541	254	46.95%	216	39.93%	71	13.12%	287	53.05%
ECH	732	383	52.32%	265	36.20%	84	11.48%	349	47.68%
ECAC	2388	1140	47.74%	952	39.87%	296	12.40%	1248	52.26%
SMH	1226	543	44.29%	531	43.31%	152	12.40%	683	55.71%
SMM	928	352	37.93%	451	48.60%	125	13.47%	576	62.07%
SMU	646	234	36.22%	336	52.01%	76	11.76%	412	63.78%
SMN	545	135	24.77%	339	62.20%	71	13.03%	410	75.23%
SME	666	270	40.54%	328	49.25%	68	10.21%	396	59.46%
SMAC	4011	1534	38.24%	1985	49.49%	492	12.27%	2477	61.76%
VL	670	290	43.28%	297	44.33%	83	12.39%	380	56.72%
VU	334	131	39.22%	152	45.51%	51	15.27%	203	60.78%
VM	555	249	44.86%	230	41.44%	76	13.69%	306	55.14%
VH	702	364	51.70%	249	35.37%	91	12.93%	340	48.30%
VCAC	2261	1034	45.73%	928	41.04%	301	13.31%	1229	54.36%
District Total	8660	3708	42.82%	3865	44.63%	1089	12.58%	4954	57.21%

**Mississippi Forestry Commission
Authorization for Services Form**

AFS #

(Customer Information)

Cust / Board Number _____

E-Mail Address _____

First Name _____

Last Name _____

Jackson County School District

Agency / Business / Board Name _____

4700 Colonel Vickrey Road

Address _____

Vanceleave

Jackson

MS

39565

City

County

State

ZIP Code

(Plus-Four)

(228)-826-3871

Contact Phone # _____

Alt. Contact Phone # _____

(Print) Jackson County School District _____ herein referred to as "applicant" and the Mississippi Forestry Commission hereinafter referred to as "MFC" hereby enter into this agreement for the forestry services as described in the sections below. The MFC agrees to perform the services listed below. Applicant agrees to the services by signing in the "customer signature" space provided following the section statements at the end of this agreement.

Section I. The MFC agrees to provide the services below at this designated location:

Location: Jackson County, MS FORTY: 1 SEC: 16 TWN: 5S RNG: 6W

Type of Service	Est. Cost
Road work _____	_____
Fire Lanes _____	_____
_____	_____
_____	_____
_____	_____
100% Restore Grant Funding Available	_____
_____	_____
<i>TOTAL ESTIMATED COST</i>	\$0.00

Section II. The applicant agrees: (1) to assume responsibility for boundary lines, and (2) pay the MFC invoice for all services covered under this agreement upon job completion, and (3) he/she has the right to enter into this agreement for the described property, and (4) he/she has been informed for vendor/consultant services available in their area concerning the above request.

Section III. It is mutually agreed: Because of the danger from forest fires, the date and time of the service will be at the discretion of the MFC. Either party may cancel this agreement by notifying the other party, preferably in writing.

Section IV. If the work above is on public lands, it will be necessary for the board of education to approve an estimated amount of \$_____ from the forestry escrow fund.

Section V. All payments shall be rendered by a cashier, certified or personal check, or money order.

Section VI. The timetable to perform the above services expires on _____, but may be extended on mutual consent.

Customer Signature _____ Date _____

Samuel A. Morgan
MFC Authorized Signature _____ Date 9/15/2025



2350 Beach Boulevard
Biloxi, Mississippi 39531

Phone: 228-594-3700

Fax: 228-594-3812

www.mscoastcoliseum.com

September 2, 2025

St. Martin High School
Melissa Dycus
11300 Yellow Jacket Blvd
Ocean Springs, Mississippi 39564

Dear Melissa,

The staff of the Mississippi Coast Coliseum and Convention Center is awaiting the opportunity to host the **St. Martin High School Graduation** event in our facility May 18, 2026.

We have enclosed a copy of your contract which will give you the cost breakdown for your event as well as our Exhibit Policies (if applicable) and General Conditions of Contract. Please sign and return one copy of the contract. A deposit in the amount of \$2,000.00 is required with signed contract. Please note ID #7733 on all payments.

This contract is not considered legal and binding without proper execution, which includes signatures of both parties and any deposit required by **October 6, 2025**. Please note "release of space" date indicated on the contract.

A Certificate of Insurance is required with a minimum of \$2,000,000 in general liability coverage and will be due **April 20, 2026** unless otherwise stated on page one.

We are all looking forward to working with you on your event. If you should have any questions, please do not hesitate to contact me.

Sincerely,

A handwritten signature in black ink that reads "C. St. Clair".

Carmen St. Clair
Event Coordinator



2350 Beach Boulevard
Biloxi, Mississippi 39531

Phone: 228-594-3700
Fax: 228-594-3812
www.mscoastcoliseum.com

www.mscoastconventioncenter.com

CONTRACT

TODAY'S DATE: 09/02/25

EVENT ID: 7733

SALES CONTACT: Carmen St. Clair

SALES CONTACT EMAIL: cst.clair@mscoastcc.com

NAME OF EVENT: St. Martin High School Graduation

EVENT DATE: 05/18/26 - 05/18/26

MOVE IN DATE: 05/18/26

MOVE OUT DATE: 05/18/26

GROUP COMPANY NAME: St. Martin High School

LICENSEE/REPRESENTATIVE: Melissa Dycus

PLANNER'S NAME:

ADDRESS: 11300 Yellow Jacket Blvd

CITY: Ocean Springs

STATE: Mississippi

ZIP: 39564

PHONE: (228) 872-0256

FAX:

EMAIL: mdj1421@jcsd.ms

ALT PHONE: 228-990-6743

DEPOSIT AND PAYMENT SCHEDULE

FACILITY RENTAL: \$5,500.00

SET UP FEE: \$2,000.00

SPACE WILL BE RELEASED IF SIGNED CONTRACT AND DEPOSIT ARE NOT RECEIVED IN ACCORDANCE WITH THE FOLLOWING SCHEDULE:

Signed Contract Due: 10/06/25

Deposit Amount Due: \$2,000.00

Remaining balance to be direct billed after the event with payment due 30 days from billing date.

GENERAL LIABILITY CERTIFICATE OF INSURANCE WITH MCCC NAMED AS ADDITIONAL INSURED IS REQUIRED 30 DAYS PRIOR TO EVENT:

Insurance Due Date: **04/20/26**

MCCC EVENT PROMOTION

PUBLISH EVENT TO MCCC WEBSITE CALENDAR: Yes

PUBLIC EVENT: Yes

EVENT WEB ADDRESS:

MARQUEE MESSAGE: Congratulations Class of 2026!

ADDITIONAL MEETING REQUIREMENTS OR DELETION/CHANGES TO THE FOLLOWING MAY RESULT IN AN ADJUSTMENT TO RENTAL AND/OR LABOR COSTS. FEES FOR ADDITIONAL SERVICES REQUIRED WILL BE DETERMINED AT TIME OF ORDER. ANY CHANGES TO SET UP, ONCE THE FACILITY HAS BEEN SET ACCORDING TO THE LICENSEE'S PRIOR INSTRUCTIONS, MAY RESULT IN AN ADDITIONAL LABOR CHARGE TO BE DETERMINED AT THE TIME OF REQUEST AND WHICH WILL REQUIRE SIGNATURE OF LICENSEE. LABOR RATES ARE BASED PER HOUR WITH A 4-HOUR MINIMUM PER PERSON. SEE RATE SHEETS FOR ADDITIONAL SERVICE AND EQUIPMENT PRICING.

LOCATION AND RATE SCHEDULE

FACILITY RENTAL INCLUDES TABLES, CHAIRS, 12' X 24' STAGING AND TWO (2) SETS OF STAIRS. THIS DOES NOT INCLUDE VENDORS TABLES AND CHAIRS.

EVENT DAYS:	1	PREVIOUSLY HELD:	Yes
PARKING FEE:	N/A	FACILITY FEE:	N/A
EVENT PARAMETER:	Arena; Green Room; Hall C & South Arcade Lobby		

FACILITY RENTAL AND SET UP FEE

See accompanying Schedule of Events for list of facilities rented and associated set-up fees.

GENERAL CONDITIONS OF CONTRACT- NON-COMMERCIAL CATEGORY

The Mississippi Coast Coliseum Commission, by its duly authorized representative, and by **St. Martin High School, Melissa Dycus**, its duly authorized representative, hereby agree that the following general conditions shall be applicable to the following described EVENT: **St. Martin High School Graduation**.

Herein, the parties hereto agree as follows:

1. DEFINITIONS:

- A. "COMMISSION"** shall mean the Mississippi Coast Coliseum Commission and its individual Members, Directors, and Officers responsible for the management of the Mississippi Coast Coliseum, including the Executive Director, his employees, staff, agents, servants, designees and assigns (hereinafter the "Coliseum" or "MCC").
- B. "EXECUTIVE DIRECTOR"** shall refer to the EXECUTIVE DIRECTOR of the Mississippi Coast Coliseum and Convention Center, including his/her employees, agents, servants and employed designees.
- C. "LICENSEE"** shall refer to the person, firm, partnership, corporation or other legal entity, other than the COMMISSION, who is a signatory party to this agreement, and shall also refer to the officers, employees, agents, attractions, entertainers, contractors, sub-contractors, sub-licensees, designees and invitees of the aforesaid signatory party.
- D. "FACILITIES"** shall mean those portions of the complex known as the Mississippi Coast Coliseum and Convention Center, together with its banquet hall, exhibit hall, meeting rooms, and grounds, which are designated for use by LICENSEE as per attached CONTRACT.
- E. "EVENT"** shall mean the purpose or purposes and/or the EVENT for which FACILITIES shall be used and occupied.
- F. "REIMBURSABLE EXPENSES"** shall mean the cost and expenses incurred by COMMISSION for such personnel, services and equipment as are specifically requested by LICENSEE to accommodate the EVENT and occupancy and use of the FACILITIES.
- G. "CONCESSIONAIRE-CATERER"** shall refer to the COMMISSION'S contractor for catering, concessions and merchandise.
- H. "CONTRACT"** shall mean the document containing all the specifics of the EVENT, including but not limited to date, space, rental and labor fees, times, additional services required, deposit and payment method.
- I. "AGENDA AND RATE SCHEDULE"** shall refer to that documentation listing usage of the FACILITIES by LICENSEE by date, time, size and setup, and showing the contracted rental rate and labor fee thereof.

2. DESCRIPTION OF PORTION OF FACILITIES TO BE USED AND OCCUPIED: COMMISSION hereby grants to LICENSEE and LICENSEE hereby accepts a license to occupy and use, subject to all the terms and conditions listed the designated portions as listed on agenda and rate schedule CONTRACT and/or the CONTRACT. The COMMISSION assigns appropriate function space to accommodate each function based on set-up attendance as outlined in this contract. It will be the sole right and discretion of the COMMISSION to reassign space if the original space designated is unavailable due to repairs or inappropriate to the function set-up, attendance, or other unforeseen reasons to accommodate the best interests of all organizations within the COMMISSION. However, the COMMISSION cannot guarantee ideal space will be available to accommodate increases in attendance or space intensive set-ups not communicated at the contract origination. A firm and detailed schedule must be furnished to Convention Services Coordinator no later than two (2) months before the program. Licensee must sign Event Order (EO) and return to Convention Services Coordinator no later than thirty (30) days prior to the event. The EO will become a legal and binding document to this CONTRACT.

3. DEPOSIT-PAYMENT AND SETTLEMENT: LICENSEE shall pay a deposit by the date indicated on the CONTRACT, in the amount which shall have been predetermined by COMMISSION at the issuance of CONTRACT. That amount shall be listed on the CONTRACT. Failure to make the deposit by the date indicated on the CONTRACT may, at the discretion of the Executive Director, result in the CONTRACT being cancelled. Any outstanding balance is due to COMMISSION within thirty (30) days of receipt of SETTLEMENT. All unpaid charges not paid within thirty (30) days will be subject to interest accruing at the rate of 1½% per month until paid. A convenience fee of 3% (\$3 minimum) will be charged on all credit card payments. This fee will be in addition to the payment amount. Unless otherwise indicated on the CONTRACT, the balance of all REIMBURSABLE EXPENSES shall be paid by the LICENSEE to the COMMISSION within 30 days of billing date.

4. DEFAULT/CANCELLATION: The entire deposit shall be forfeited if the LICENSEE cancels this CONTRACT later than one (1) year prior to the first day of the EVENT. In the event the COMMISSION cannot carry out the performance of this CONTRACT, in its entirety and must cancel the CONTRACT due to labor troubles, disputes, strikes, accidents, governmental (federal, state and municipal) regulation of, or restrictions upon travel or transportation, non-availability of supplies, riots, national emergencies, acts of God and other causes whether enumerated herein or not, which are beyond the reasonable control of the COMMISSION, a full refund shall be granted the LICENSEE of all monies the LICENSEE has paid on the CONTRACT up until the time of cancellation.

5. INDEMNITY: Licensee hereby agrees to indemnify and hold harmless the COMMISSION and the Executive Director against any and all claims or demands of liability for damages, injury, or national pandemic crisis, including but not limited to the amount of any judgment, settlement, costs, or attorney's fees incurred in defense of any such claim, arising out of or under state or federal law, by reason of any negligence or failure to exercise reasonable care, in whole or in part, by the Licensee in the operation of its undertaking under this Agreement during this Event.

Licensee shall not be responsible or liable for claims of injury or damages that do not arise out of their negligence or failure to exercise reasonable care and which are attributable to the negligence of the COMMISSION or Executive Director.

Further, to the extent permitted by Mississippi law, the COMMISSION shall defend, indemnify and hold Licensee harmless against any claim, demand or cause of action arising out of the negligence of the Commission or Executive Director in their operations or undertaking during this event.

6. INSURANCE: LICENSEE shall procure and furnish to the COMMISSION at least Thirty (30) days prior to move in date, at its sole cost and expense, a satisfactory policy of general public liability insurance in the amount of: 1 million per person/2 million per occurrence, purchased for this Event naming the COMMISSION and the Executive Director as "additional insureds," and affording insurance coverage to the COMMISSION and Executive Director co extensive with that purchased and provided to Licensee by the insuring carrier. The policy provided herein by licensee shall not be endorsed to limit the availability of general liability coverage to the COMMISSION or Executive Director to the actions or conduct of the Licensees only, but shall include any and all actions, conduct and undertaking of the Commission and the Executive Director in their responsibilities in facilitating this Event under this Agreement, except for willful, intentional or grossly negligent conduct. This obligation does not require that the Licensee procure insurance or name the COMMISSION or Executive Director as "additional insureds" for actions, conduct or insure the facilities, including the structural integrity of the facility, that are not directly connected with sponsoring or enabling this event, but will include coverage for claims or losses sustained by reason of injury or damage to, by or from a patron as a consequence of their attendance or participation in the Event sponsored by Licensee. Licensee shall be responsible and shall procure liability and/or workers compensation insurance coverage for its own employees or those retained or supervised by it, and shall indemnify, defend and hold harmless the COMMISSION or Executive Director against any and all claims, demands or causes of action arising out of any injury or damage whatsoever to Licensee's agents, servants, employees, designees, contractors, subcontractors, guests and those for whom Licensee supervises, directs or controls. To the extent that Licensee fails to procure the necessary insurance provided by this paragraph, the COMMISSION, at its sole option and discretion, retains the right to purchase the necessary and compliant insurance products and charge Licensee for the cost of the insurance, either by a direct bill or by retaining any funds to which Licensee may be entitled under this agreement, or at its sole discretion and option, the COMMISSION may cancel the Event. The provisions of this paragraph may be waived, but only in writing, at the discretion of the Executive Director but are otherwise a substantial and a material part of this agreement. _____

(Initial Here)

Specific Legal Authority authorizing the promulgation of Rule: This Regulation is promulgated by the Commissioner of Insurance pursuant to the authority granted to him by Miss. Code Ann. §§ 83-5-17; 83-5-29 through 83-5-51; and 83-17-1 through 83-17-89 (Rev. 2001); Mississippi Department of Insurance Regulation No. 88-101.

7. CONCESSIONS/CATERING: All food, beverage, water, and food table linen services are to be contracted through the **COMMISSION'S CONCESSIONAIRE/CATERER Levy Convention Centers**. Absolutely no outside food or beverage is allowed inside the facility. As a facility rule, a food and beverage minimum must be met in accordance with **Levy Convention Centers** contract. The LICENSEE will enter into a separate contract with **Levy Convention Centers**. LICENSEE is responsible for all minimums set forth with **Levy Convention Centers**. LICENSEE shall not place or operate any vending machine, coin operated music playing devices or coin operated games at/or/in the facilities without the advance written consent of EXECUTIVE DIRECTOR. ____ (Initial Here)

8. AUDIO-VISUAL (A/V): COMMISSION'S on-site Audio-Visual features state-of-the-art equipment and trained technicians. It is the policy of **COMMISSION** that all audio-visual rentals are made through your Event Coordinator. Outside audio-visual equipment is not permitted, except when approved by **COMMISSION**. Should outside audio-visual be approved, vendors and their subcontractors must meet the **COMMISSION** insurance requirements and policies. Additional usage and service fees may apply. Equipment cancellations must be reported to the Event Coordinator at least seventy-two hours prior to time equipment is needed to avoid a one-day rental fee for each piece of equipment cancelled.

9. PERSONNEL SERVICES AND EQUIPMENT:

LICENSEE hereby authorizes **COMMISSION** to provide at LICENSEE'S cost and expense, such personnel, services and equipment that will be outlined in the Event Order. **COMMISSION** shall have the right to refuse any personnel, services and equipment which LICENSEE may propose to provide itself, and to provide such personnel, services and equipment on LICENSEE'S behalf and at LICENSEE'S cost and expense. It is the policy of **COMMISSION** to employ in-house staff or subcontractors or labor providers specifically trained as stagehands, technical equipment operators, event services personnel, etc. MCCC Executive Director, at his sole discretion may require one EMT and a minimum of three security guards at the expense of Licensee for all events promoted for or patronized by individuals under the age of 18.

10. EXHIBITOR EVENTS: Utility boxes are to be opened and operated by **COMMISSION** staff only. Vendors must use loading docks for all loading and unloading. Vendors entering and exiting through lobby areas is prohibited. **COMMISSION** does not provide cleaning of individual booths, emptying small trash cans inside booths, or vacuuming aisle carpets. **COMMISSION** will not provide major cleaning to non-carpeted areas of floor show except to make sure they are cleaned prior to show opening. Dumpsters, electrical, security and any other required labor or equipment for the event will be at the expense of LICENSEE.

11. PARKING: There will be a parking fee per car collected during event dates. **COMMISSION** will collect and retain all fees and also retains the right to control all parking **FACILITIES**. A maximum of 10 (ten) parking passes will be offered to your staff. In the event that parking fees are not charged, client may be charged for parking lot security guards based on the number of attendees. Number of guards and rates will be determined prior to move-in.

12. SALES TAX NOTICE: The Department of Revenue requires promoters that book events with the **COMMISSION** that include sales by promoter or third party vendors to register with the Biloxi office of the MS Department of Revenue prior to the scheduled event. Once the registration is completed, proof of the registration should be provided to **COMMISSION** prior to the event date. INFORMATION AND REGISTRAION PACKET IS INCLUDED WITH CONTRACT.

13. ADVERTISEMENTS: LICENSEE will not post or exhibit signs, advertisements, show bills, lithographs, posters or cards of any description on any part of said building without EXECUTIVE DIRECTOR'S prior written approval.

14. CONTROL OF THE FACILITIES: All duly authorized representatives of **COMMISSION** shall have the right to enter the **FACILITIES** and all parts thereof at all times for the necessary performance of their duties.

LICENSEE shall be responsible for the orderly conduct of all its employees, agents, contractors, designees, and invitees who may be at or in the **FACILITIES** during the license period. **COMMISSION** reserves the right to eject or cause to be ejected from the **FACILITIES** any person or persons whose conduct is unlawful or otherwise objectionable, or presents a threat to the safety and well-being of others lawfully occupying the facility. In addition, **COMMISSION** shall have the right to make announcements at any time during the **EVENT** in the interest of public safety, crowd control and compliance with rules, regulations, laws, etc.

15. OBSERVANCE OF LAW: LICENSEE shall not engage, or permit any activity, which may directly or indirectly cause physical damage to the **FACILITY** or attract or generate derision to **COMMISSION**. LICENSEE shall observe and obey all Federal, State and Local laws, ordinances, regulations, and rules which may be applicable to LICENSEE and its occupancy and use of the **FACILITIES**. LICENSEE will obtain and maintain any and all required permits and licenses.

16. UTILITIES: **COMMISSION** shall provide and maintain the necessary utility and service connections including water, electricity, sewage disposal, heat and air conditioning at the designated portion of the **FACILITIES** for the **EVENT**. The costs and expenses incurred by **COMMISSION** in providing any special or additional plumbing, electrical, carpentry or facility alterations or additions as may be required by Licensee, shall be assessed to LICENSEE as a REIMBURSABLE EXPENSE. **COMMISSION** does not warrant against interruption in or failure of such utility connections and services, and **COMMISSION** shall not be liable to LICENSEE for any loss, damage, cost or expenses, which may result from any such interruption or failure, except to the extent arising out of any negligence or willful misconduct of **COMMISSION**, its employees, its representatives.

17. DANGEROUS MATERIALS: LICENSEE shall not, without the advance written consent of the EXECUTIVE DIRECTOR, install, utilize or operate any engine or motor machinery in the Facility during this Event, or use any flammable, toxic or explosive items on the property of the **COMMISSION** without the express knowledge and written consent of the Executive Director. LICENSEE agrees that all decorative materials used in the facility will be flame-proof and not attached to walls, floors, ceilings or facility fixtures, and that all questions of safety will be resolved to the EXECUTIVE DIRECTOR'S satisfaction.

18. OCCUPANCY INTERRUPTION: If the FACILITIES or any part thereof shall be destroyed or damaged, or if any casualty or unforeseen occurrence shall render the FACILITIES or any part thereof unusable and thereby render the fulfillment of this CONTRACT impractical or impossible, EITHER PARTY shall not in any way be held liable or responsible to the OTHER PARTY for any damage caused to him/her. If said FACILITIES shall be destroyed or damaged after the commencement of the EVENT, rendering the fulfillment of this CONTRACT by **COMMISSION** impossible or impractical, then this CONTRACT shall be terminated, and LICENSEE shall pay rental for use of said designated FACILITIES only up to the time of such termination, at the rate specified, and the LICENSEE waives any claim for damages or compensation should this CONTRACT so terminate.

19. SCHEDULING: Unless **COMMISSION** and **LICENSEE** agree otherwise in advance in writing, **COMMISSION** shall be privileged to schedule other similar **EVENTS** during, before and after the **EVENT** without notice to **LICENSEE**. **LICENSEE** acknowledges that **COMMISSION** will make available for use by others such portions and areas and **FACILITIES** of the Mississippi Coast Coliseum and Convention Center that are not designated in **CONTRACT**, providing such use does not unreasonably interfere with **LICENSEE'S EVENT**.

20. SURRENDER, DAMAGE-REMOVAL OF PROPERTY: The FACILITIES identified in Paragraph 2 shall, at the termination of this license, be returned to **COMMISSION** in as good as condition as same were in when LICENSEE began its operations under this agreement, and if any portion or portions of said FACILITIES are damaged, destroyed, or anything above and beyond general cleaning (i.e.: Balloons, confetti, glitter, or bodily fluids) through negligence of LICENSEE, including its guests or patrons, the same shall be replaced, or repaired or restored or compensated for by the LICENSEE to the complete satisfaction of the **COMMISSION** before the termination of this License. In the event the LICENSEE fails to vacate said premises within the time limits established in the agenda and rate schedule **CONTRACT**, the LICENSEE shall be obligated to pay additional rental of the space equal to ½ of the posted daily rental for that space; said determination to be made by EXECUTIVE DIRECTOR. LICENSEE must have EXECUTIVE DIRECTOR'S approval for extension of any time limits beyond those established in the agenda and rate schedule.

21. WRITTEN/VERBAL MATERIALS: The **COMMISSION** shall approve the written and/or verbal use of the FACILITIES' name and/or logo on all materials, advertisement, printed material, and no form or likeness commonly associated with the Mississippi Coast Coliseum and Convention Center, including the images thereof, will be commercially utilized by Licensee except by permission of the **COMMISSION** or Executive Director.

22. NOTICES AND CONSENTS: All notices and all consents required of **COMMISSION** or LICENSEE shall be in writing and shall be given or made by U.S. registered or certified mail addressed to **COMMISSION** as follows:

Mississippi Coast Coliseum and Convention Center
2350 Beach Blvd. Biloxi, MS 39531

to LICENSEE as follows:

St. Martin High School
Melissa Dycus
11300 Yellow Jacket Blvd
Ocean Springs, Mississippi 39564

23. Any notice or consent so sent shall be deemed to have been given on the date same was deposited in the U.S. Mail as registered or certified matter. In addition, such consents to be given by **COMMISSION** shall not be deemed enforceable unless signed by the EXECUTIVE DIRECTOR.

PARTIAL INVALIDITY: If any term, covenant or condition of **CONTRACT** or general conditions or the application thereof to any person or circumstances shall, at any time or to any extent, be invalid or unenforceable, the remainder of same shall not be affected, and each term or condition of same shall be valid and enforceable to the fullest extent permitted by law.

Time is of the essence in the performance of this agreement.

This agreement shall be construed under the provisions of Mississippi law and the parties agree that the exclusive venue for any litigation, action, or proceeding regarding this agreement shall lie in the state courts of the Second Judicial District of Harrison County, Mississippi.

This agreement constitutes the entire agreement of the parties and all prior understandings, agreements or negotiations, unless contained herein, are void.

This agreement may not be amended or modified in any way except in writing and executed by all parties hereto.

IN WITNESS WHEREOF, the parties have made their assent to the above and foregoing conditions on the respective dates below each signature.

Mississippi Coast Coliseum Commission

By: _____
Executive Director

Date: _____

Reviewed

By:



Countersigned contract will be signed and returned to Licensee.

St. Martin High School

By: _____
Licensee

Signature: _____

Title: _____

Date: _____



Event Function Schedule

***Tentative - based on May 2025**

St. Martin High School Graduation (7733)

St. Martin High School
 11300 Yellow Jacket Blvd
 Ocean Springs, MS 39564

Attendance: 6,000

Space

Monday, May 18, 2026

08:30 AM - 09:30 AM	Client Arrival / Set Up	Arena
09:00 AM - 11:30 AM	Graduate Rehearsal	Arena
05:00 PM - 07:00 PM	Arena Doors	Arena
05:30 PM - 06:00 PM	Graduate Arrival	Hall C & South Arcade Lobby
07:00 PM - 09:00 PM	Graduation Ceremony	Arena
09:00 PM - 11:00 PM	Move Out	Arena

**Onsite Contact:
 Melissa Dycus**



Venue Rental Proposal

Contract: 7733-01
 Contract Due: 10/06/25

Melissa Dycus
 St. Martin High School
 11300 Yellow Jacket Blvd
 Ocean Springs, MS 39564

St. Martin High School Graduation (7733)

In/Out: Mon 05/18/26 08:00 AM / 10:00 PM
 Start-End: Mon 05/18/26 06:00 PM - 09:00 PM

Bookings	Booked	Status	Amount
Arena	05/18/26 08:00 AM - 10:00 PM	Proposal	\$4,000.00
Green Room	05/18/26 08:00 AM - 10:00 PM	Proposal	0.00
Hall C & South Arcade Lobby	05/18/26 08:00 AM - 10:00 PM	Proposal	1,500.00
Total Booking Charges:			\$5,500.00

Services	Units	Rate	Amount
Arena Set Up Fee	1.00 RM	1,500.00 EA	\$1,500.00
Hall C & South Arcade Lobby Set Up Fee	1.00 EA	500.00 EA	500.00
Total Service Charges:			\$2,000.00

Total Charges: \$7,500.00



2350 Beach Boulevard
Biloxi, Mississippi 39531

Phone: 228-594-3700

Fax: 228-594-3812

www.mscoastcoliseum.com

September 5, 2025

Vancleave High School Graduation
Raina Holmes
12424 Hwy 57
Vancleave, Mississippi 39565

315

Dear Raina,

The staff of the Mississippi Coast Coliseum and Convention Center is awaiting the opportunity to host the **Vancleave High School Graduation** event in our facility May 19, 2026.

We have enclosed a copy of your contract which will give you the cost breakdown for your event as well as our Exhibit Policies (if applicable) and General Conditions of Contract. Please sign and return one copy of the contract. A deposit in the amount of \$2,000.00 is required with signed contract. Please note ID #7730 on all payments.

This contract is not considered legal and binding without proper execution, which includes signatures of both parties and any deposit required by **October 6, 2025**. Please note "release of space" date indicated on the contract.

A Certificate of Insurance is required with a minimum of \$2,000,000 in general liability coverage and will be due **April 13, 2026** unless otherwise stated on page one.

We are all looking forward to working with you on your event. If you should have any questions, please do not hesitate to contact me.

Sincerely,

Carmen St. Clair
Event Coordinator

Vancleave High School Graduation - 7730



2350 Beach Boulevard
Biloxi, Mississippi 39531

Phone: 228-594-3700
Fax: 228-594-3812
www.mscoastcoliseum.com
www.mscoastconventioncenter.com

CONTRACT

TODAY'S DATE: 09/05/25

EVENT ID: 7730

SALES CONTACT: Carmen St. Clair

SALES CONTACT EMAIL: cst.clair@mscoastcc.com

NAME OF EVENT: Vancleave High School Graduation

EVENT DATE: 05/19/26

MOVE IN DATE: 05/19/26 MOVE OUT DATE: 05/19/26

GROUP COMPANY NAME: Vancleave High School Graduation

LICENSEE/REPRESENTATIVE: Raina Holmes 316

PLANNER'S NAME:

ADDRESS: 12424 Hwy 57

CITY: Vancleave STATE: Mississippi ZIP: 39565

PHONE: 228-826-3626 FAX:

EMAIL: RHJ1911@jcsd.ms ALT PHONE:

DEPOSIT AND PAYMENT SCHEDULE

FACILITY RENTAL: \$5,500.00 SET UP FEE: \$2,000.00

SPACE WILL BE RELEASED IF SIGNED CONTRACT AND DEPOSIT ARE NOT RECEIVED IN ACCORDANCE WITH THE FOLLOWING SCHEDULE:

Signed Contract Due: 10/06/25 Deposit Amount Due: \$2,000.00

Remaining balance to be direct billed after the event with payment due 30 days from billing date.

GENERAL LIABILITY CERTIFICATE OF INSURANCE WITH MCCC NAMED AS ADDITIONAL INSURED IS REQUIRED 30 DAYS PRIOR TO EVENT:

Insurance Due Date: 04/13/26

MCCC EVENT PROMOTION PUBLISH EVENT TO MCCCC WEBSITE CALENDAR: Yes

PUBLIC EVENT: Yes EVENT WEB ADDRESS:

MARQUEE MESSAGE: Congratulations Class of 2026!

ADDITIONAL MEETING REQUIREMENTS OR DELETION/CHANGES TO THE FOLLOWING MAY RESULT IN AN ADJUSTMENT TO RENTAL AND/OR LABOR COSTS. FEES FOR ADDITIONAL SERVICES REQUIRED WILL BE DETERMINED AT TIME OF ORDER. ANY CHANGES TO SET UP, ONCE THE FACILITY HAS BEEN SET ACCORDING TO THE LICENSEE'S PRIOR INSTRUCTIONS, MAY RESULT IN AN ADDITIONAL LABOR CHARGE TO BE DETERMINED AT THE TIME OF REQUEST AND WHICH WILL REQUIRE SIGNATURE OF LICENSEE. LABOR RATES ARE BASED PER HOUR WITH A 4-HOUR MINIMUM PER PERSON. SEE RATE SHEETS FOR ADDITIONAL SERVICE AND EQUIPMENT PRICING.

LOCATION AND RATE SCHEDULE

FACILITY RENTAL INCLUDES TABLES, CHAIRS, 12' X 24' STAGING AND TWO (2) SETS OF STAIRS. THIS DOES NOT INCLUDE VENDORS TABLES AND CHAIRS.

EVENT DAYS:	1	PREVIOUSLY HELD:	Yes
PARKING FEE:	N/A	FACILITY FEE:	N/A
EVENT PARAMETER:	Arena; Hall C & South Arcade Lobby		

FACILITY RENTAL AND SET UP FEE

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See accompanying Schedule of Events for list of facilities rented and associated set-up fees.

GENERAL CONDITIONS OF CONTRACT- NON-COMMERCIAL CATEGORY

The Mississippi Coast Coliseum Commission, by its duly authorized representative, and by Vancleave High School Graduation, Raina Holmes, its duly authorized representative, hereby agree that the following general conditions shall be applicable to the following described EVENT: Vancleave High School Graduation.

Herein, the parties hereto agree as follows:

1. DEFINITIONS:

- A. "COMMISSION" shall mean the Mississippi Coast Coliseum Commission and Its individual Members, Directors, and Officers responsible for the management of the Mississippi Coast Coliseum, including the Executive Director, his employees, staff, agents, servants, designees and assigns (hereinafter the "Coliseum" or "MCC").
- B. "EXECUTIVE DIRECTOR" shall refer to the EXECUTIVE DIRECTOR of the Mississippi Coast Coliseum and Convention Center, including his/her employees, agents, servants and employed designees.
- C. "LICENSEE" shall refer to the person, firm, partnership, corporation or other legal entity, other than the COMMISSION, who is a signatory party to this agreement, and shall also refer to the officers, employees, agents, attractions, entertainers, contractors, sub-contractors, sub-licensees, designees and invitees of the aforesaid signatory party.
- D. "FACILITIES" shall mean those portions of the complex known as the Mississippi Coast Coliseum and Convention Center, together with its banquet hall, exhibit hall, meeting rooms, and grounds, which are designated for use by LICENSEE as per attached CONTRACT.
- E. "EVENT" shall mean the purpose or purposes and/or the EVENT for which FACILITIES shall be used and occupied.
- F. "REIMBURSABLE EXPENSES" shall mean the cost and expenses incurred by COMMISSION for such personnel, services and equipment as are specifically requested by LICENSEE to accommodate the EVENT and occupancy and use of the FACILITIES.
- G. "CONCESSIONAIRE-CATERER" shall refer to the COMMISSION'S contractor for catering, concessions and merchandise.
- H. "CONTRACT" shall mean the document containing all the specifics of the EVENT, including but not limited to date, space, rental and labor fees, times, additional services required, deposit and payment method.
- I. "AGENDA AND RATE SCHEDULE" shall refer to that documentation listing usage of the FACILITIES by LICENSEE by date, time, size and setup, and showing the contracted rental rate and labor fee thereof.

2. **DESCRIPTION OF PORTION OF FACILITIES TO BE USED AND OCCUPIED:** COMMISSION hereby grants to LICENSEE and LICENSEE hereby accepts a license to occupy and use, subject to all the terms and conditions listed the designated portions as listed on agenda and rate schedule CONTRACT and/or the CONTRACT. The COMMISSION assigns appropriate function space to accommodate each function based on set-up attendance as outlined in this contract. It will be the sole right and discretion of the COMMISSION to reassign space if the original space designated is unavailable due to repairs or inappropriate to the function set-up, attendance, or other unforeseen reasons to accommodate the best interests of all organizations within the COMMISSION. However, the COMMISSION cannot guarantee ideal space will be available to accommodate increases in attendance or space intensive set-ups not communicated at the contract origination. A firm and detailed schedule must be furnished to Convention Services Coordinator no later than two (2) months before the program. Licensee must sign Event Order (EO) and return to Convention Services Coordinator no later than thirty (30) days prior to the event. The EO will become a legal and binding document to this CONTRACT.

3. **DEPOSIT-PAYMENT AND SETTLEMENT:** LICENSEE shall pay a deposit by the date indicated on the CONTRACT, in the amount which shall have been predetermined by COMMISSION at the issuance of CONTRACT. That amount shall be listed on the CONTRACT. Failure to make the deposit by the date indicated on the CONTRACT may, at the discretion of the Executive Director, result in the CONTRACT being cancelled. Any outstanding balance is due to COMMISSION within thirty (30) days of receipt of SETTLEMENT. All unpaid charges not paid within thirty (30) days will be subject to interest accruing at the rate of 1½% per month until paid. A convenience fee of 3% (\$3 minimum) will be charged on all credit card payments. This fee will be in addition to the payment amount. Unless otherwise indicated on the CONTRACT, the balance of all REIMBURSABLE EXPENSES shall be paid by the LICENSEE to the COMMISSION within 30 days of billing date.

4. **DEFAULT/CANCELLATION:** The entire deposit shall be forfeited if the LICENSEE cancels this CONTRACT later than one (1) year prior to the first day of the EVENT. In the event the COMMISSION cannot carry out the performance of this CONTRACT, in its entirety and must cancel the CONTRACT due to labor troubles, disputes, strikes, accidents, governmental (federal, state and municipal) regulation of, or restrictions upon travel or transportation, non-availability of supplies, riots, national emergencies, acts of God and other causes, whether enumerated herein or not, which are beyond the reasonable control of the COMMISSION, a full refund shall be granted the LICENSEE of all monies the LICENSEE has paid on the CONTRACT up until the time of cancellation. 318

5. **INDEMNITY:** Licensee hereby agrees to indemnify and hold harmless the COMMISSION and the Executive Director against any and all claims or demands of liability for damages, injury, or national pandemic crisis, including but not limited to the amount of any judgment, settlement, costs, or attorney's fees incurred in defense of any such claim, arising out of or under state or federal law, by reason of any negligence or failure to exercise reasonable care, in whole or in part, by the Licensee in the operation of its undertaking under this Agreement during this Event.

Licensee shall not be responsible or liable for claims of injury or damages that do not arise out of their negligence or failure to exercise reasonable care and which are attributable to the negligence of the COMMISSION or Executive Director.

Further, to the extent permitted by Mississippi law, the COMMISSION shall defend, indemnify and hold Licensee harmless against any claim, demand or cause of action arising out of the negligence of the Commission or Executive Director in their operations or undertaking during this event.

6. **INSURANCE:** LICENSEE shall procure and furnish to the COMMISSION at least Thirty (30) days prior to move in date, at its sole cost and expense, a satisfactory policy of general public liability insurance in the amount of: 1 million per person/2 million per occurrence, purchased for this Event naming the COMMISSION and the Executive Director as "additional insureds," and affording insurance coverage to the COMMISSION and Executive Director co extensive with that purchased and provided to Licensee by the insuring carrier. The policy provided herein by Licensee shall not be endorsed to limit the availability of general liability coverage to the COMMISSION or Executive Director to the actions or conduct of the Licensees only, but shall include any and all actions, conduct and undertaking of the Commission and the Executive Director in their responsibilities in facilitating this Event under this Agreement, except for willful, intentional or grossly negligent conduct. This obligation does not require that the Licensee procure insurance or name the COMMISSION or Executive Director as "additional insureds" for actions, conduct or insure the facilities, including the structural integrity of the facility, that are not directly connected with sponsoring or enabling this event, but will include coverage for claims or losses sustained by reason of injury or damage to, by or from a patron as a consequence of their attendance or participation in the Event sponsored by Licensee. Licensee shall be responsible and shall procure liability and/or workers compensation insurance coverage for its own employees or those retained or supervised by it, and shall indemnify, defend and hold harmless the COMMISSION or Executive Director against any and all claims, demands or causes of action arising out of any injury or damage whatsoever to Licensee's agents, servants, employees, designees, contractors, subcontractors, guests and those for whom Licensee supervises, directs or controls. To the extent that Licensee fails to procure the necessary insurance provided by this paragraph, the COMMISSION, at its sole option and discretion, retains the right to purchase the necessary and compliant insurance products and charge Licensee for the cost of the insurance, either by a direct bill or by retaining any funds to which Licensee may be entitled under this agreement, or at its sole discretion and option, the COMMISSION may cancel the Event. The provisions of this paragraph may be waived, but only in writing, at the discretion of the Executive Director but are otherwise a substantial and a material part of this agreement. _____

(Initial Here)

Specific Legal Authority authorizing the promulgation of Rule: This Regulation is promulgated by the Commissioner of Insurance pursuant to the authority granted to him by Miss. Code Ann. §§ 83-5-17; 83-5-29 through 83-5-51; and 83-17-1 through 83-17-89 (Rev. 2001); Mississippi Department of Insurance Regulation No. 88-101.

7. CONCESSIONS/CATERING: All food, beverage, water, and food table linen services are to be contracted through the COMMISSION'S CONCESSIONAIRE/CATERER Levy Convention Centers. Absolutely no outside food or beverage is allowed inside the facility. As a facility rule, a food and beverage minimum must be met in accordance with Levy Convention Centers contract. The LICENSEE will enter into a separate contract with Levy Convention Centers. LICENSEE is responsible for all minimums set forth with Levy Convention Centers. LICENSEE shall not place or operate any vending machine, coin operated music playing devices or coin operated games at/or/in the facilities without the advance written consent of EXECUTIVE DIRECTOR. ____ (Initial Here)

8. AUDIO-VISUAL (A/V): COMMISSION'S on-site Audio-Visual features state-of-the-art equipment and trained technicians. It is the policy of COMMISSION that all audio-visual rentals are made through your Event Coordinator. Outside audio-visual equipment is not permitted, except when approved by COMMISSION. Should outside audio-visual be approved, vendors and their subcontractors must meet the COMMISSION insurance requirements and policies. Additional usage and service fees may apply. Equipment cancellations must be reported to the Event Coordinator at least seventy-two hours prior to time equipment is needed to avoid a one-day rental fee for each piece of equipment cancelled.

9. PERSONNEL SERVICES AND EQUIPMENT:

LICENSEE hereby authorizes COMMISSION to provide at LICENSEE'S cost and expense, such personnel, services and equipment that will be outlined in the Event Order. COMMISSION shall have the right to refuse any personnel, services and equipment which LICENSEE may propose to provide itself, and to provide such personnel, services and equipment on LICENSEE'S behalf and at LICENSEE'S cost and expense. It is the policy of COMMISSION to employ in-house staff or subcontractors or labor providers specifically trained as stagehands, technical equipment operators, event services personnel, etc. MCCC Executive Director, at his sole discretion may require one EMT and a minimum of three security guards at the expense of Licensee for all events promoted for or patronized by individuals under the age of 18.

10. EXHIBITOR EVENTS: Utility boxes are to be opened and operated by COMMISSION staff only. Vendors must use loading docks for all loading and unloading. Vendors entering and exiting through lobby areas is prohibited. COMMISSION does not provide cleaning of individual booths, emptying small trash cans inside booths, or vacuuming aisle carpets. COMMISSION will not provide major cleaning to non-carpeted areas of floor show except to make sure they are cleaned prior to show opening. Dumpsters, electrical, security and any other required labor or equipment for the event will be at the expense of LICENSEE.

11. PARKING: There will be a parking fee per car collected during event dates. COMMISSION will collect and retain all fees and also retains the right to control all parking FACILITIES. A maximum of 10 (ten) parking passes will be offered to your staff. In the event that parking fees are not charged, client may be charged for parking lot security guards based on the number of attendees. Number of guards and rates will be determined prior to move-in.

12. SALES TAX NOTICE: The Department of Revenue requires promoters that book events with the COMMISSION that include sales by promoter or third party vendors to register with the Biloxi office of the MS Department of Revenue prior to the scheduled event. Once the registration is completed, proof of the registration should be provided to COMMISSION prior to the event date. INFORMATION AND REGISTRATION PACKET IS INCLUDED WITH CONTRACT.

13. ADVERTISEMENTS: LICENSEE will not post or exhibit signs, advertisements, show bills, lithographs, posters or cards of any description on any part of said building without EXECUTIVE DIRECTOR'S prior written approval.

14. CONTROL OF THE FACILITIES: All duly authorized representatives of COMMISSION shall have the right to enter the FACILITIES and all parts thereof at all times for the necessary performance of their duties.

LICENSEE shall be responsible for the orderly conduct of all its employees, agents, contractors, designees, and invitees who may be at or in the FACILITIES during the license period. COMMISSION reserves the right to eject or cause to be ejected from the FACILITIES any person or persons whose conduct is unlawful or otherwise objectionable, or presents a threat to the safety and well-being of others lawfully occupying the facility. In addition, COMMISSION shall have the right to make announcements at any time during the EVENT in the interest of public safety, crowd control and compliance with rules, regulations, laws, etc.

15. OBSERVANCE OF LAW: LICENSEE shall not engage, or permit any activity, which may directly or indirectly cause physical damage to the FACILITY or attract or generate derision to COMMISSION. LICENSEE shall observe and obey all Federal, State and Local laws, ordinances, regulations, and rules which may be applicable to LICENSEE and its occupancy and use of the FACILITIES. LICENSEE will obtain and maintain any and all required permits and licenses.

16. UTILITIES: COMMISSION shall provide and maintain the necessary utility and service connections including water, electricity, sewage disposal, heat and air conditioning at the designated portion of the FACILITIES for the EVENT. The costs and expenses incurred by COMMISSION in providing any special or additional plumbing, electrical, carpentry or facility alterations or additions as may be required by Licensee, shall be assessed to LICENSEE as a REIMBURSABLE EXPENSE. COMMISSION does not warrant against interruption in or failure of such utility connections and services, and COMMISSION shall not be liable to LICENSEE for any loss, damage, cost or expenses, which may result from any such interruption or failure, except to the extent arising out of any negligence or willful misconduct of COMMISSION, its employees, its representatives.

17. DANGEROUS MATERIALS: LICENSEE shall not, without the advance written consent of the EXECUTIVE DIRECTOR, install, utilize or operate any engine or motor machinery in the Facility during this Event, or use any flammable, toxic or explosive items on the property of the COMMISSION without the express knowledge and written consent of the Executive Director. LICENSEE agrees that all decorative materials used in the facility will be flame-proof and not attached to walls, floors, ceilings or facility fixtures, and that all questions of safety will be resolved to the EXECUTIVE DIRECTOR'S satisfaction.

18. OCCUPANCY INTERRUPTION: If the FACILITIES or any part thereof shall be destroyed or damaged, or if any casualty or unforeseen occurrence shall render the FACILITIES or any part thereof unusable and thereby render the fulfillment of this CONTRACT impractical or impossible, EITHER PARTY shall not in any way be held liable or responsible to the OTHER PARTY for any damage caused to him/her. If said FACILITIES shall be destroyed or damaged after the commencement of the EVENT, rendering the fulfillment of this CONTRACT by COMMISSION impossible or impractical, then this CONTRACT shall be terminated, and LICENSEE shall pay rental for use of said designated FACILITIES only up to the time of such termination, at the rate specified, and the LICENSEE waives any claim for damages or compensation should this CONTRACT so terminate.

19. SCHEDULING: Unless COMMISSION and LICENSEE agree otherwise in advance in writing, COMMISSION shall be privileged to schedule other similar EVENTS during, before and after the EVENT without notice to LICENSEE. LICENSEE acknowledges that COMMISSION will make available for use by others such portions and areas and FACILITIES of the Mississippi Coast Coliseum and Convention Center that are not designated in CONTRACT, providing such use does not unreasonably interfere with LICENSEE'S EVENT.

20. SURRENDER, DAMAGE-REMOVAL OF PROPERTY: The FACILITIES identified in Paragraph 2 shall, at the termination of this license, be returned to COMMISSION in as good as condition as same were in when LICENSEE began its operations under this agreement, and if any portion or portions of said FACILITIES are damaged, destroyed, or anything above and beyond general cleaning (i.e.: Balloons, confetti, glitter, or bodily fluids) through negligence of LICENSEE, including its guests or patrons, the same shall be replaced, or repaired or restored or compensated for by the LICENSEE to the complete satisfaction of the COMMISSION before the termination of this license. In the event the LICENSEE fails to vacate said premises within the time limits established in the agenda and rate schedule CONTRACT, the LICENSEE shall be obligated to pay additional rental of the space equal to ½ of the posted daily rental for that space; said determination to be made by EXECUTIVE DIRECTOR. LICENSEE must have EXECUTIVE DIRECTOR'S approval for extension of any time limits beyond those established in the agenda and rate schedule.

21. WRITTEN/VERBAL MATERIALS: The COMMISSION shall approve the written and/or verbal use of the FACILITIES' name and/or logo on all materials, advertisement, printed material, and no form or likeness commonly associated with the Mississippi Coast Coliseum and Convention Center, including the images thereof, will be commercially utilized by Licensee except by permission of the COMMISSION or Executive Director.

22. NOTICES AND CONSENTS: All notices and all consents required of COMMISSION or LICENSEE shall be in writing and shall be given or made by U.S. registered or certified mail addressed to COMMISSION as follows:

Mississippi Coast Coliseum and Convention Center
2350 Beach Blvd. Biloxi, MS 39531

to LICENSEE as follows:

Vancleave High School Graduation
Raina Holmes
12424 Hwy 57
Vancleave, Mississippi 39565

23. Any notice or consent so sent shall be deemed to have been given on the date same was deposited in the U.S. Mail as registered or certified matter. In addition, such consents to be given by COMMISSION shall not be deemed enforceable unless signed by the EXECUTIVE DIRECTOR.

PARTIAL INVALIDITY: If any term, covenant or condition of CONTRACT or general conditions or the application thereof to any person or circumstances shall, at any time or to any extent, be invalid or unenforceable, the remainder of same shall not be affected, and each term or condition of same shall be valid and enforceable to the fullest extent permitted by law.

Time is of the essence in the performance of this agreement.

This agreement shall be construed under the provisions of Mississippi law and the parties agree that the exclusive venue for any litigation, action, or proceeding regarding this agreement shall lie in the state courts of the Second Judicial District of Harrison County, Mississippi.

This agreement constitutes the entire agreement of the parties and all prior understandings, agreements or negotiations, unless contained herein, are void.

This agreement may not be amended or modified in any way except in writing and executed by all parties hereto.

IN WITNESS WHEREOF, the parties have made their assent to the above and foregoing conditions on the respective dates below each signature.

Mississippi Coast Coliseum Commission

By: _____
Executive Director

Date: _____

Reviewed
By:



Countersigned contract will be signed
and returned to Licensee.

Vancleave High School Graduation

By: _____
Licensee

Signature: _____

Title: _____

Date: _____

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Event Function Schedule

Vancleave High School Graduation (7730)

Vancleave High School Graduation
 12424 Hwy 57
 Vancleave, MS 39565

	<u>Attendance: 4,000</u>	<u>Space</u>	
Tuesday, May 19, 2026			
08:00 AM - 12:30 PM	Client Arrival / Set Up	Arena	
08:30 AM - 12:30 PM	Graduate Arrival for Rehearsal	Arena	
05:00 PM - 07:00 PM	Arena Doors	Arena	
05:00 PM - 07:00 PM	Client Arrival for Ceremony	Hall C & South Arcade Lobby	
05:30 PM - 06:00 PM	Graduate Arrival	Hall C & South Arcade Lobby	322
07:00 PM - 09:30 PM	Graduation Ceremony	Arena	
09:30 PM - 11:00 PM	Move Out	Arena	

Onsite Contact:



Venue Rental Proposal

Contract: 7730-01
 Contract Due: 10/06/25

Raina Holmes
 Vancleave High School Graduation
 12424 Hwy 57
 Vancleave, MS 39565

Vancleave High School Graduation (7730)

In/Out:
 Start-End:

Tue 05/19/26 07:30 AM / 10:00 PM
 Tue 05/19/26 07:30 AM - 09:00 PM

Bookings	Booked	Status	Amount
Arena	05/19/26 07:30 AM - 10:00 PM	Tentative	\$4,000.00
Hall C & South Arcade Lobby	05/19/26 07:30 AM - 10:00 PM	Tentative	1,500.00
Total Booking Charges:			\$5,500.00

Services	Units	Rate	Amount
Arena Set Up Fee	1.00 RM	1,500.00 EA	\$1,500.00
Hall C & South Arcade Lobby Set Up Fee	1.00 EA	500.00 EA	500.00
Total Service Charges:			\$2,000.00
Total Charges:			\$7,500.00



2350 Beach Boulevard
Biloxi, Mississippi 39531

Phone: 228-594-3700

Fax: 228-594-3812

www.mscoastcoliseum.com

September 2, 2025

East Central High School
James Hughey
5500 Hurley-Wade Road
Moss Point, Mississippi 39562

Dear James,

The staff of the Mississippi Coast Coliseum and Convention Center is awaiting the opportunity to host the **East Central High School** event in our facility May 21, 2026.

We have enclosed a copy of your contract which will give you the cost breakdown for your event as well as our Exhibit Policies (if applicable) and General Conditions of Contract. Please sign and return one copy of the contract. A deposit in the amount of \$2,000.00 is required with signed contract. Please note ID #7720 on all payments.

This contract is not considered legal and binding without proper execution, which includes signatures of both parties and any deposit required by **October 6, 2025**. Please note "release of space" date indicated on the contract.

A Certificate of Insurance is required with a minimum of \$2,000,000 in general liability coverage and will be due **April 20, 2026** unless otherwise stated on page one.

We are all looking forward to working with you on your event. If you should have any questions, please do not hesitate to contact me.

Sincerely,

A handwritten signature in black ink, appearing to read "C. St. Clair".

Carmen St. Clair
Event Coordinator



2350 Beach Boulevard
Biloxi, Mississippi 39531

Phone: 228-594-3700
Fax: 228-594-3812
www.mscoastcoliseum.com

www.mscoastconventioncenter.com

CONTRACT

TODAY'S DATE: 09/02/25

EVENT ID: 7720

SALES CONTACT: Carmen St. Clair

SALES CONTACT EMAIL: cst.clair@mscoastcc.com

NAME OF EVENT: East Central High School

EVENT DATE: 05/21/26

MOVE IN DATE: 05/21/26

MOVE OUT DATE: 05/21/26

GROUP COMPANY NAME: East Central High School

LICENSEE/REPRESENTATIVE: James Hughey

PLANNER'S NAME: Christin Burlison cbj2293@jcsd.ms

ADDRESS: 5500 Hurley-Wade Road

CITY: Moss Point

STATE: Mississippi

ZIP: 39562

PHONE: (228) 283-3120 #6

FAX:

EMAIL: jhj629@jcsd.ms

ALT PHONE: 228-990-1691

DEPOSIT AND PAYMENT SCHEDULE

FACILITY RENTAL: \$5,500.00

SET UP FEE: \$2,000.00

SPACE WILL BE RELEASED IF SIGNED CONTRACT AND DEPOSIT ARE NOT RECEIVED IN ACCORDANCE WITH THE FOLLOWING SCHEDULE:

Signed Contract Due: 10/06/25

Deposit Amount Due: \$2,000.00

Remaining balance to be direct billed after the event with payment due 30 days from billing date.

GENERAL LIABILITY CERTIFICATE OF INSURANCE WITH MCCC NAMED AS ADDITIONAL INSURED IS REQUIRED 30 DAYS PRIOR TO EVENT:

Insurance Due Date: **04/20/26**

MCCC EVENT PROMOTION

PUBLISH EVENT TO MCCCC WEBSITE CALENDAR: Yes

PUBLIC EVENT: No

EVENT WEB ADDRESS:

MARQUEE MESSAGE: Congratulations Class of 2026!

ADDITIONAL MEETING REQUIREMENTS OR DELETION/CHANGES TO THE FOLLOWING MAY RESULT IN AN ADJUSTMENT TO RENTAL AND/OR LABOR COSTS. FEES FOR ADDITIONAL SERVICES REQUIRED WILL BE DETERMINED AT TIME OF ORDER. ANY CHANGES TO SET UP, ONCE THE FACILITY HAS BEEN SET ACCORDING TO THE LICENSEE'S PRIOR INSTRUCTIONS, MAY RESULT IN AN ADDITIONAL LABOR CHARGE TO BE DETERMINED AT THE TIME OF REQUEST AND WHICH WILL REQUIRE SIGNATURE OF LICENSEE. LABOR RATES ARE BASED PER HOUR WITH A 4-HOUR MINIMUM PER PERSON. SEE RATE SHEETS FOR ADDITIONAL SERVICE AND EQUIPMENT PRICING.

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PARKING FEE:	N/A	FACILITY FEE:	N/A
EVENT PARAMETER:	Arena; Hall C & South Arcade Lobby		

FACILITY RENTAL AND SET UP FEE

See accompanying Schedule of Events for list of facilities rented and associated set-up fees.

GENERAL CONDITIONS OF CONTRACT- NON-COMMERCIAL CATEGORY

The Mississippi Coast Coliseum Commission, by its duly authorized representative, and by **East Central High School, James Hughey**, its duly authorized representative, hereby agree that the following general conditions shall be applicable to the following described EVENT: **East Central High School**.

Herein, the parties hereto agree as follows:

1. DEFINITIONS:

- A. "COMMISSION"** shall mean the Mississippi Coast Coliseum Commission and its individual Members, Directors, and Officers responsible for the management of the Mississippi Coast Coliseum, including the Executive Director, his employees, staff, agents, servants, designees and assigns (hereinafter the "Coliseum" or "MCC").
- B. "EXECUTIVE DIRECTOR"** shall refer to the EXECUTIVE DIRECTOR of the Mississippi Coast Coliseum and Convention Center, including his/her employees, agents, servants and employed designees.
- C. "LICENSEE"** shall refer to the person, firm, partnership, corporation or other legal entity, other than the COMMISSION, who is a signatory party to this agreement, and shall also refer to the officers, employees, agents, attractions, entertainers, contractors, sub-contractors, sub-licensees, designees and invitees of the aforesaid signatory party.
- D. "FACILITIES"** shall mean those portions of the complex known as the Mississippi Coast Coliseum and Convention Center, together with its banquet hall, exhibit hall, meeting rooms, and grounds, which are designated for use by LICENSEE as per attached CONTRACT.
- E. "EVENT"** shall mean the purpose or purposes and/or the EVENT for which FACILITIES shall be used and occupied.
- F. "REIMBURSABLE EXPENSES"** shall mean the cost and expenses incurred by COMMISSION for such personnel, services and equipment as are specifically requested by LICENSEE to accommodate the EVENT and occupancy and use of the FACILITIES.
- G. "CONCESSIONAIRE-CATERER"** shall refer to the COMMISSION'S contractor for catering, concessions and merchandise.
- H. "CONTRACT"** shall mean the document containing all the specifics of the EVENT, including but not limited to date, space, rental and labor fees, times, additional services required, deposit and payment method.
- I. "AGENDA AND RATE SCHEDULE"** shall refer to that documentation listing usage of the FACILITIES by LICENSEE by date, time, size and setup, and showing the contracted rental rate and labor fee thereof.

2. DESCRIPTION OF PORTION OF FACILITIES TO BE USED AND OCCUPIED: COMMISSION hereby grants to LICENSEE and LICENSEE hereby accepts a license to occupy and use, subject to all the terms and conditions listed the designated portions as listed on agenda and rate schedule CONTRACT and/or the CONTRACT. The COMMISSION assigns appropriate function space to accommodate each function based on set-up attendance as outlined in this contract. It will be the sole right and discretion of the COMMISSION to reassign space if the original space designated is unavailable due to repairs or inappropriate to the function set-up, attendance, or other unforeseen reasons to accommodate the best interests of all organizations within the COMMISSION. However, the COMMISSION cannot guarantee ideal space will be available to accommodate increases in attendance or space intensive set-ups not communicated at the contract origination. A firm and detailed schedule must be furnished to Convention Services Coordinator no later than two (2) months before the program. Licensee must sign Event Order (EO) and return to Convention Services Coordinator no later than thirty (30) days prior to the event. The EO will become a legal and binding document to this CONTRACT.

3. DEPOSIT-PAYMENT AND SETTLEMENT: LICENSEE shall pay a deposit by the date indicated on the CONTRACT, in the amount which shall have been predetermined by COMMISSION at the issuance of CONTRACT. That amount shall be listed on the CONTRACT. Failure to make the deposit by the date indicated on the CONTRACT may, at the discretion of the Executive Director, result in the CONTRACT being cancelled. Any outstanding balance is due to COMMISSION within thirty (30) days of receipt of SETTLEMENT. All unpaid charges not paid within thirty (30) days will be subject to interest accruing at the rate of 1½% per month until paid. A convenience fee of 3% (\$3 minimum) will be charged on all credit card payments. This fee will be in addition to the payment amount. Unless otherwise indicated on the CONTRACT, the balance of all REIMBURSABLE EXPENSES shall be paid by the LICENSEE to the COMMISSION within 30 days of billing date.

4. DEFAULT/CANCELLATION: The entire deposit shall be forfeited if the LICENSEE cancels this CONTRACT later than one (1) year prior to the first day of the EVENT. In the event the COMMISSION cannot carry out the performance of this CONTRACT, in its entirety and must cancel the CONTRACT due to labor troubles, disputes, strikes, accidents, governmental (federal, state and municipal) regulation of, or restrictions upon travel or transportation, non-availability of supplies, riots, national emergencies, acts of God and other causes whether enumerated herein or not, which are beyond the reasonable control of the COMMISSION, a full refund shall be granted the LICENSEE of all monies the LICENSEE has paid on the CONTRACT up until the time of cancellation.

5. INDEMNITY: Licensee hereby agrees to indemnify and hold harmless the COMMISSION and the Executive Director against any and all claims or demands of liability for damages, injury, or national pandemic crisis, including but not limited to the amount of any judgment, settlement, costs, or attorney's fees incurred in defense of any such claim, arising out of or under state or federal law, by reason of any negligence or failure to exercise reasonable care, in whole or in part, by the Licensee in the operation of its undertaking under this Agreement during this Event.

Licensee shall not be responsible or liable for claims of injury or damages that do not arise out of their negligence or failure to exercise reasonable care and which are attributable to the negligence of the COMMISSION or Executive Director.

Further, to the extent permitted by Mississippi law, the COMMISSION shall defend, indemnify and hold Licensee harmless against any claim, demand or cause of action arising out of the negligence of the Commission or Executive Director in their operations or undertaking during this event.

6. INSURANCE: LICENSEE shall procure and furnish to the COMMISSION at least Thirty (30) days prior to move in date, at its sole cost and expense, a satisfactory policy of general public liability insurance in the amount of: 1 million per person/2 million per occurrence, purchased for this Event naming the COMMISSION and the Executive Director as "additional insureds," and affording insurance coverage to the COMMISSION and Executive Director co extensive with that purchased and provided to Licensee by the insuring carrier. The policy provided herein by licensee shall not be endorsed to limit the availability of general liability coverage to the COMMISSION or Executive Director to the actions or conduct of the Licensees only, but shall include any and all actions, conduct and undertaking of the Commission and the Executive Director in their responsibilities in facilitating this Event under this Agreement, except for willful, intentional or grossly negligent conduct. This obligation does not require that the Licensee procure insurance or name the COMMISSION or Executive Director as "additional insureds" for actions, conduct or insure the facilities, including the structural integrity of the facility, that are not directly connected with sponsoring or enabling this event, but will include coverage for claims or losses sustained by reason of injury or damage to, by or from a patron as a consequence of their attendance or participation in the Event sponsored by Licensee. Licensee shall be responsible and shall procure liability and/or workers compensation insurance coverage for its own employees or those retained or supervised by it, and shall indemnify, defend and hold harmless the COMMISSION or Executive Director against any and all claims, demands or causes of action arising out of any injury or damage whatsoever to Licensee's agents, servants, employees, designees, contractors, subcontractors, guests and those for whom Licensee supervises, directs or controls. To the extent that Licensee fails to procure the necessary insurance provided by this paragraph, the COMMISSION, at its sole option and discretion, retains the right to purchase the necessary and compliant insurance products and charge Licensee for the cost of the insurance, either by a direct bill or by retaining any funds to which Licensee may be entitled under this agreement, or at its sole discretion and option, the COMMISSION may cancel the Event. The provisions of this paragraph may be waived, but only in writing, at the discretion of the Executive Director but are otherwise a substantial and a material part of this agreement. _____

(Initial Here)

Specific Legal Authority authorizing the promulgation of Rule: This Regulation is promulgated by the Commissioner of Insurance pursuant to the authority granted to him by Miss. Code Ann. §§ 83-5-17; 83-5-29 through 83-5-51; and 83-17-1 through 83-17-89 (Rev. 2001); Mississippi Department of Insurance Regulation No. 88-101.

7. CONCESSIONS/CATERING: All food, beverage, water, and food table linen services are to be contracted through the **COMMISSION'S CONCESSIONAIRE/CATERER Levy Convention Centers**. Absolutely no outside food or beverage is allowed inside the facility. As a facility rule, a food and beverage minimum must be met in accordance with **Levy Convention Centers** contract. The LICENSEE will enter into a separate contract with **Levy Convention Centers**. LICENSEE is responsible for all minimums set forth with **Levy Convention Centers**. LICENSEE shall not place or operate any vending machine, coin operated music playing devices or coin operated games at/or/in the facilities without the advance written consent of EXECUTIVE DIRECTOR. ____ (Initial Here)

8. AUDIO-VISUAL (A/V): COMMISSION's on-site Audio-Visual features state-of-the-art equipment and trained technicians. It is the policy of **COMMISSION** that all audio-visual rentals are made through your Event Coordinator. Outside audio-visual equipment is not permitted, except when approved by **COMMISSION**. Should outside audio-visual be approved, vendors and their subcontractors must meet the **COMMISSION** insurance requirements and policies. Additional usage and service fees may apply. Equipment cancellations must be reported to the Event Coordinator at least seventy-two hours prior to time equipment is needed to avoid a one-day rental fee for each piece of equipment cancelled.

9. PERSONNEL SERVICES AND EQUIPMENT:

LICENSEE hereby authorizes **COMMISSION** to provide at LICENSEE'S cost and expense, such personnel, services and equipment that will be outlined in the Event Order. **COMMISSION** shall have the right to refuse any personnel, services and equipment which LICENSEE may propose to provide itself, and to provide such personnel, services and equipment on LICENSEE'S behalf and at LICENSEE'S cost and expense. It is the policy of **COMMISSION** to employ in-house staff or subcontractors or labor providers specifically trained as stagehands, technical equipment operators, event services personnel, etc. MCCC Executive Director, at his sole discretion may require one EMT and a minimum of three security guards at the expense of Licensee for all events promoted for or patronized by individuals under the age of 18.

10. EXHIBITOR EVENTS: Utility boxes are to be opened and operated by **COMMISSION** staff only. Vendors must use loading docks for all loading and unloading. Vendors entering and exiting through lobby areas is prohibited. **COMMISSION** does not provide cleaning of individual booths, emptying small trash cans inside booths, or vacuuming aisle carpets. **COMMISSION** will not provide major cleaning to non-carpeted areas of floor show except to make sure they are cleaned prior to show opening. Dumpsters, electrical, security and any other required labor or equipment for the event will be at the expense of LICENSEE.

11. PARKING: There will be a parking fee per car collected during event dates. **COMMISSION** will collect and retain all fees and also retains the right to control all parking **FACILITIES**. A maximum of 10 (ten) parking passes will be offered to your staff. In the event that parking fees are not charged, client may be charged for parking lot security guards based on the number of attendees. Number of guards and rates will be determined prior to move-in.

12. SALES TAX NOTICE: The Department of Revenue requires promoters that book events with the **COMMISSION** that include sales by promoter or third party vendors to register with the Biloxi office of the MS Department of Revenue prior to the scheduled event. Once the registration is completed, proof of the registration should be provided to **COMMISSION** prior to the event date. INFORMATION AND REGISTRAION PACKET IS INCLUDED WITH CONTRACT.

13. ADVERTISEMENTS: LICENSEE will not post or exhibit signs, advertisements, show bills, lithographs, posters or cards of any description on any part of said building without EXECUTIVE DIRECTOR'S prior written approval.

14. CONTROL OF THE FACILITIES: All duly authorized representatives of **COMMISSION** shall have the right to enter the **FACILITIES** and all parts thereof at all times for the necessary performance of their duties.

LICENSEE shall be responsible for the orderly conduct of all its employees, agents, contractors, designees, and invitees who may be at or in the **FACILITIES** during the license period. **COMMISSION** reserves the right to eject or cause to be ejected from the **FACILITIES** any person or persons whose conduct is unlawful or otherwise objectionable, or presents a threat to the safety and well-being of others lawfully occupying the facility. In addition, **COMMISSION** shall have the right to make announcements at any time during the **EVENT** in the interest of public safety, crowd control and compliance with rules, regulations, laws, etc.

15. OBSERVANCE OF LAW: LICENSEE shall not engage, or permit any activity, which may directly or indirectly cause physical damage to the **FACILITY** or attract or generate derision to **COMMISSION**. LICENSEE shall observe and obey all Federal, State and Local laws, ordinances, regulations, and rules which may be applicable to LICENSEE and its occupancy and use of the **FACILITIES**. LICENSEE will obtain and maintain any and all required permits and licenses.

16. UTILITIES: **COMMISSION** shall provide and maintain the necessary utility and service connections including water, electricity, sewage disposal, heat and air conditioning at the designated portion of the **FACILITIES** for the **EVENT**. The costs and expenses incurred by **COMMISSION** in providing any special or additional plumbing, electrical, carpentry or facility alterations or additions as may be required by Licensee, shall be assessed to LICENSEE as a REIMBURSABLE EXPENSE. **COMMISSION** does not warrant against interruption in or failure of such utility connections and services, and **COMMISSION** shall not be liable to LICENSEE for any loss, damage, cost or expenses, which may result from any such interruption or failure, except to the extent arising out of any negligence or willful misconduct of **COMMISSION**, its employees, its representatives.

17. DANGEROUS MATERIALS: LICENSEE shall not, without the advance written consent of the EXECUTIVE DIRECTOR, install, utilize or operate any engine or motor machinery in the Facility during this Event, or use any flammable, toxic or explosive items on the property of the **COMMISSION** without the express knowledge and written consent of the Executive Director. LICENSEE agrees that all decorative materials used in the facility will be flame-proof and not attached to walls, floors, ceilings or facility fixtures, and that all questions of safety will be resolved to the EXECUTIVE DIRECTOR'S satisfaction.

18. OCCUPANCY INTERRUPTION: If the FACILITIES or any part thereof shall be destroyed or damaged, or if any casualty or unforeseen occurrence shall render the FACILITIES or any part thereof unusable and thereby render the fulfillment of this CONTRACT impractical or impossible, EITHER PARTY shall not in any way be held liable or responsible to the OTHER PARTY for any damage caused to him/her. If said FACILITIES shall be destroyed or damaged after the commencement of the EVENT, rendering the fulfillment of this CONTRACT by **COMMISSION** impossible or impractical, then this CONTRACT shall be terminated, and LICENSEE shall pay rental for use of said designated FACILITIES only up to the time of such termination, at the rate specified, and the LICENSEE waives any claim for damages or compensation should this CONTRACT so terminate.

19. SCHEDULING: Unless **COMMISSION** and **LICENSEE** agree otherwise in advance in writing, **COMMISSION** shall be privileged to schedule other similar **EVENTS** during, before and after the **EVENT** without notice to **LICENSEE**. **LICENSEE** acknowledges that **COMMISSION** will make available for use by others such portions and areas and **FACILITIES** of the Mississippi Coast Coliseum and Convention Center that are not designated in **CONTRACT**, providing such use does not unreasonably interfere with **LICENSEE'S EVENT**.

20. SURRENDER, DAMAGE-REMOVAL OF PROPERTY: The FACILITIES identified in Paragraph 2 shall, at the termination of this license, be returned to **COMMISSION** in as good as condition as same were in when LICENSEE began its operations under this agreement, and if any portion or portions of said FACILITIES are damaged, destroyed, or anything above and beyond general cleaning (i.e.: Balloons, confetti, glitter, or bodily fluids) through negligence of LICENSEE, including its guests or patrons, the same shall be replaced, or repaired or restored or compensated for by the LICENSEE to the complete satisfaction of the **COMMISSION** before the termination of this License. In the event the LICENSEE fails to vacate said premises within the time limits established in the agenda and rate schedule **CONTRACT**, the LICENSEE shall be obligated to pay additional rental of the space equal to ½ of the posted daily rental for that space; said determination to be made by EXECUTIVE DIRECTOR. LICENSEE must have EXECUTIVE DIRECTOR'S approval for extension of any time limits beyond those established in the agenda and rate schedule.

21. WRITTEN/VERBAL MATERIALS: The **COMMISSION** shall approve the written and/or verbal use of the FACILITIES' name and/or logo on all materials, advertisement, printed material, and no form or likeness commonly associated with the Mississippi Coast Coliseum and Convention Center, including the images thereof, will be commercially utilized by Licensee except by permission of the **COMMISSION** or Executive Director.

22. NOTICES AND CONSENTS: All notices and all consents required of **COMMISSION** or LICENSEE shall be in writing and shall be given or made by U.S. registered or certified mail addressed to **COMMISSION** as follows:

Mississippi Coast Coliseum and Convention Center
2350 Beach Blvd. Biloxi, MS 39531

to LICENSEE as follows:

East Central High School
James Hughey
5500 Hurley-Wade Road
Moss Point, Mississippi 39562

23. Any notice or consent so sent shall be deemed to have been given on the date same was deposited in the U.S. Mail as registered or certified matter. In addition, such consents to be given by **COMMISSION** shall not be deemed enforceable unless signed by the EXECUTIVE DIRECTOR.

PARTIAL INVALIDITY: If any term, covenant or condition of **CONTRACT** or general conditions or the application thereof to any person or circumstances shall, at any time or to any extent, be invalid or unenforceable, the remainder of same shall not be affected, and each term or condition of same shall be valid and enforceable to the fullest extent permitted by law.

Time is of the essence in the performance of this agreement.

This agreement shall be construed under the provisions of Mississippi law and the parties agree that the exclusive venue for any litigation, action, or proceeding regarding this agreement shall lie in the state courts of the Second Judicial District of Harrison County, Mississippi.

This agreement constitutes the entire agreement of the parties and all prior understandings, agreements or negotiations, unless contained herein, are void.

This agreement may not be amended or modified in any way except in writing and executed by all parties hereto.


IN WITNESS WHEREOF, the parties have made their assent to the above and foregoing conditions on the respective dates below each signature.

Mississippi Coast Coliseum Commission

By: _____
Executive Director

Date: _____

Reviewed

By:  _____

Countersigned contract will be signed and returned to Licensee.

East Central High School

By: _____
Licensee

Signature: _____

Title: _____

Date: _____



Event Function Schedule

***Tentative - based on May 2025**

East Central High School (7720)

East Central High School
 5500 Hurley-Wade Road
 Moss Point, MS 39562

Attendance: 4,000

Space

Thursday, May 21, 2026

08:30 AM - 09:00 AM	Client Arrival for Rehearsal	Arena
09:00 AM - 10:00 AM	Graduate Arrival for Rehearsal	Arena
04:00 PM - 05:00 PM	Client Continues Set-Up	Arena
05:00 PM - 06:00 PM	Graduates & Singer Arrival	Hall C & South Arcade Lobby
05:00 PM - 07:00 PM	Arena Doors	Arena
07:00 PM - 09:00 PM	Graduation Ceremony	Arena
09:00 PM - 11:00 PM	Move Out	Arena

**Onsite Contact:
 Christin Burlinson**



Venue Rental Proposal

Contract: **7720-01**
 Contract Due: **10/06/25**

James Hughey
 East Central High School
 5500 Hurley-Wade Road
 Moss Point, MS 39562

East Central High School (7720)

In/Out: Thu 05/21/26 08:30 AM / 10:00 PM
 Start-End: Thu 05/21/26 08:30 AM - 09:00 PM

Bookings	Booked	Status	Amount
Arena	05/21/26 08:30 AM - 10:00 PM	Proposal	\$4,000.00
Hall C & South Arcade Lobby	05/21/26 08:30 AM - 10:00 PM	Proposal	1,500.00
Total Booking Charges:			\$5,500.00

Services	Units	Rate	Amount
Arena Set Up Fee	1.00 RM	1,500.00 EA	\$1,500.00
Hall C & South Arcade Lobby Set Up Fee	1.00 EA	500.00 EA	500.00
Total Service Charges:			\$2,000.00
Total Charges:			\$7,500.00



ST. MARTIN MIDDLE SCHOOL

Resolution of Recognition and Appreciation

WHEREAS, St. Martin Middle School has been fortunate to have Tricia Jackson as a dedicated and committed Teacher of St. Martin Middle School, who devoted her talents to teaching ELA for 27 1/2 years at Central Elementary School, Long Beach Middle School, North Gulfport Middle School, and Harrison Central High School, but once settled in St. Martin, she became unwaveringly devoted to St. Martin 7th and 8th graders, and;

WHEREAS, Tricia Jackson provided quality instruction using effective teaching strategies, while compassionately helping students to develop academically, physically, socially, and emotionally; she provided rigorous instruction with fidelity, she selflessly and consistently supported students as well as faculty. She kindheartedly and quickly aided anyone she observed in need, imparting her wisdom with a smile, and;

WHEREAS, we, as coworkers and friends of Tricia Jackson, wish to extend our genuine appreciation for her educational contribution and service and extend our best wishes for a most happy and productive time of retirement with more time to enjoy living life to its fullest, and;

WHEREAS, the Jackson County School Board and Superintendent wishes to extend our sincere appreciation for these years of dedicated service, and;

NOW THEREFORE BE IT RESOLVED, that St. Martin Middle School recognizes and appreciates the dedication and service of Tricia Jackson and wishes her well in all future endeavors, and further that this resolution of Appreciation and Support be duly recorded in the minutes of the Jackson County School Board monthly meeting on this the 13th day of the month of October in the year of 2025.

J. Keith Lee, Chairman

Amy A. Peterson, Secretary

Deanna Smith, Board Member



Jory Howell, Vice-Chairman

Lea Bailey, Board Member

David Baggett, Superintendent



2026 BOARD CALENDAR

JANUARY

S	M	T	W	T	F	S
				1	2	3
4	5	6	7	8	9	10
11	12	13	14	15	16	17
18	19	20	21	22	23	24
25	26	27	28	29	30	31

MARCH

S	M	T	W	T	F	S
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15	16	17	18	19	20	21
22	23	24	25	26	27	28
29	30	31				

MAY

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24	25	26	27	28	29	30
31						

JULY

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12	13	14	15	16	17	18
19	20	21	22	23	24	25
26	27	28	29	30	31	

SEPTEMBER

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		1	2	3	4	5
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13	14	15	16	17	18	19
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27	28	29	30			

NOVEMBER

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29	30					

FEBRUARY

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22	23	24	25	26	27	28

APRIL

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11	12	13	14	15	16	17
18	19	20	21	22	23	24
25	26	27	28	29	30	

JUNE

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14	15	16	17	18	19	20
21	22	23	24	25	26	27
28	29	30				

AUGUST

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9	10	11	12	13	14	15
16	17	18	19	20	21	22
23	24	25	26	27	28	29
30	31					

OCTOBER

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				1	2	3
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11	12	13	14	15	16	17
18	19	20	21	22	23	24
25	26	27	28	29	30	31

DECEMBER

S	M	T	W	T	F	S
		1	2	3	4	5
6	7	8	9	10	11	12
13	14	15	16	17	18	19
20	21	22	23	24	25	26
27	28	29	30	31		

ANNUAL AGENDA ITEMS

January

Recognize New Board Members Elected (even years)

February

School Board Recognition

Approve Administrative Recommendations

Present 2026-2027 School Calendar

Attendance Report February 1

March

Approve Certified Recommendations

Approve 2026-2027 School Calendar

April

Administrator, Teacher, Parent of the Year Presentations

Approve 2026- 2027 Meal Prices

Teacher and Administrative Assistant Appreciation Week

f.y.i. All Board Member Must File Ethics Commission Statement of Economic Interest by May 1st

Approve Student Transfer Agreement

Present 2026-2027 Student and Employee Handbooks

May

Approve SPED ESY

Approve IDEA Part B and Preschool Application

Bus Driver Appreciation

f.y.i. Gifted Program Presentation

Approve Non-Certified Recommendations

Approve ESY Requests

Approve MSBA Dues

Flood and Property Insurance Renewal

Award Janitorial Contract (SMAC)

Approve 2026-2027 Student Employee Handbooks

FY27 Budget Hearing

Ethics Report: May 1

June

Approve FY27 Budget

f.y.i. 3rd Grade Summative Reading Test Data

Renew Encore Contract

Approve School Board Attorney Contract

July

f.y.i. Athletic Performance Reports

f.y.i. Athletic Financial Report

Approve Supplements

Approve LSC and MET Recommendations

Approve Resolution for Ad Valorem Taxes

Approve 2026-2027 Dropout Prevention Plan

MSBA Policy Updates

August

Approve National Board Recommendations

Approve 2026-2027 Instructional Management Plan

Approve 2026-2027 Professional Learning Plan

Approve Federal Programs Manuals: EL, Immigrant, Homeless, Foster Care and Migrant

September

Present Athletic / Activities Award

Approve Worker's Comp Insurance Renewals

Approve Graduation Contracts

Approve FY26 Amended Budget

October

f.y.i. Year End Workers Comp Update

f.y.i. Accountability and Test Data

Present 2027 Board Calendar

Approve District Test Security Plan

November

Approve 2026 Board Calendar

MSBA Policy Updates

December

Election of Board Officers

Graduation Dates

May 19th - St. Martin

May 21st - Vanceleave

May 22nd - East Central

School Tours

October - St. Martin

November - East Central

December - Vanceleave

Board Meeting

MSBA Board Development

Federal Holiday

Thanksgiving/Christmas TBA

**Board meetings begin at 5:00 p.m., unless otherwise noted on the JCSD website*



St. Martin Middle School (Full School)

Quote #27457

Quote Expires: September 14, 2025

SmartPass Standard Plan	\$3,581.55
<hr/>	
Subtotal	\$3,581.55
<hr/>	
Total	\$3,581.55
\$3.79 x 945 students 1 Year: July 1, 2025 - June 30, 2026	

Ready to Purchase?
 Email billing@smartpass.app to submit a Purchase Order or pay with a credit card.

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10,000+ Principals and School Leaders Use SmartPass Every Day



SmartPass Terms of Service: For SmartPass products, by submitting a payment or purchase order, and through your ongoing use of the SmartPass services, you agree to the SmartPass Terms of Service available at smartpass.app/terms and Privacy Policy available at smartpass.app/privacy. The Terms of Service and Privacy Policy are hereby incorporated by reference and such Terms of Service and/or Privacy Policy may be updated at any time.

If you need a W-9, you can view it at smartpass.app/w9

For your convenience, pay via ACH using the following details:

Beneficiary Information

Name: SmartPass Inc.
 Account Number: 5500374698
 Account Type: Checking
 Address: Dept. 434, P.O. Box 4458, Houston, TX 77210-4458

Receiving Bank Details

ABA Routing Number: 084201278
 Bank Name: Cadence Bank
 Bank Address: Tupelo, MS

EXHIBIT "A"

JACKSON COUNTY SCHOOL DISTRICT
STANDARD CONTRACT ADDENDUM

WHEREAS St. Martin Middle School is a part of the Jackson County School District, a political subdivision of the State of Mississippi and as such is restricted from entering into contracts and/or agreements with terms and/or provisions contrary to or prohibited by Mississippi Law.

NOW, therefore, in consideration of the mutual benefit to both parties, the undersigned contracting party, SmartPass, Inc., does hereby agree to the following standard terms, conditions and provisions of the Jackson County School District Standard Contract Addendum, and the same are hereby adopted and incorporated into, and shall apply to the Agreement between the parties regarding SmartPass Standard Plan Quote #27457 (dated 07/16/2025) as follows:

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1. Term/No Automatic Renewal: Unless otherwise specified in the contract, the term of the contract or any renewal thereof shall only be for the current school year to which the agreement applies. There shall be no automatic renewals and if the contract does extend past that date, such contract will not be void but shall be voidable at the discretion of the School Board. The School Board shall have the option to renew the contract at the then current rates by providing at least thirty (30) days' written notice prior to the end of the term. Further, terms and provisions to the contrary notwithstanding, no contract can be entered into that binds a successor board.

2. Renewal/Extension of Term: Any extension or renewal of the agreement between the parties is subject to approval by the Board of Education of the Jackson County School District and shall be subject to the terms of this addendum.

3. Governing Law: Mississippi law shall govern the interpretation of the agreement between the parties and any dispute that may arise between the parties. Nothing in the contract between the parties shall be interpreted to abridge, modify or reduce any of the defenses provided to the Jackson County School District by case law and/or statutes of the state of Mississippi.

4. Indemnity: To the extent permissible under Mississippi law, the Jackson County School District shall not be subject to the terms of any provision or term in the contract between the parties requiring it to defend or indemnify any entity or party to the contract and shall not be liable under any scenario for the other party's legal fees.

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5. Venue/Exclusive Jurisdiction: The State and Federal Courts with jurisdiction over Jackson County, Mississippi shall have exclusive jurisdiction of any dispute between the parties and the venue of said disputes shall be in Jackson County, Mississippi or the Federal Courts of the Southern District, Southern Division of Mississippi as the case may be. Further, any entity or business which contracts with the Jackson County School District submits to the personal jurisdiction of the State Courts or Federal Courts having jurisdiction over Jackson County, Mississippi.

6. No waiver of Warranties: To the extent permissible under Mississippi law, any provision in the contract between the parties seeking to limit the Jackson County School District's recovery resulting from the breach of an express warranty or any implied warranty of merchantability or fitness for a particular purpose shall be of no force or effect.

7. No Waiver of Damages: To the extent permissible under Mississippi law, any provision in the contract between the parties seeking to limit and/or waive the recovery by the Jackson County School District of any type of damages, including but not limited to

consequential, special and/or punitive damages shall be of no force and effect. Further, any provision in the contract between the parties seeking to limit damages of the contracting party to the contract price or some other amount shall be of no force and effect to the extent permissible under Mississippi law.

8. Arbitration: The Jackson County School District shall not be subject to the terms of any provision contained in the contract, supplemental terms or terms of use that would require the Jackson County School District to submit the resolution of a dispute to binding arbitration and that any such term or provision requiring the same shall be deemed to be of no force or effect.

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9. No Waiver of the Right of Trial by Jury: Notwithstanding any provision to the contrary, any provision seeking a waiver by the Jackson County School District to its right to a jury trial as to any aspect of a dispute between the parties hereto shall be of no force or effect.

10. No Waiver or Statute of Limitations: Notwithstanding any provision to the contrary, any provision seeking to limit or modify a statute of limitation for any purpose shall be of no force and effect.

11. Limitation of Rights or Remedies Under the Uniform Commercial Code: To the extent permissible by law, the parties agree that any rights or remedies of the Jackson County School District under the Uniform Commercial Code are expressly limited to those set forth in the Agreement. All other rights or remedies, whether statutory or implied, are hereby waived to the fullest extent permitted.

12. Conflict of Terms: To the extent there is a conflict between the terms of this addendum or the terms of the contract, the terms of this addendum will control. Upon expiration

or termination of this contract, the terms of this addendum shall survive and will apply with respect to any dispute that may exist between the parties.

13. Amendment: Even if not specifically provided for herein, the terms, conditions and provisions of the Agreement between the parties regarding the SmartPass, Inc. Standard Plan Quote#27457 for St. Martin Middle School including but not limited to the SmartPass, Inc. Terms of Use, Provisions 1-10 incorporating the SmartPass Privacy Policy, available at smartpass.app/privacy, the SmartPass, Inc. Terms of Service available at smartpass.app/terms and any other attendant document and/or terms incorporated into and made a part of the Agreement between the parties are hereby amended and modified, where necessary and applicable and to the extent necessary to comply with Mississippi law as set forth in the Mississippi Code of 1972, as amended.

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14. Notwithstanding anything contained herein to the contrary, the foregoing paragraphs 1-13 shall only be applicable to the extent their inclusion in the contract is required by Mississippi law.

SmartPass, Inc.:

Jackson County School District:


Melissa Pearson (Sep 19, 2025 09:37:16 CDT)

NAME & TITLE (SIGNED)

NAME & TITLE (SIGNED)

Melissa Pearson, General Counsel

NAME & TITLE (PRINT)

NAME & TITLE (PRINT)

09/19/2025

(DATE)

(DATE)

Jackson County School District_Martin Middle_ Addendum_SmartPass






Final Audit Report

2025-09-19

Created:	2025-09-19
By:	claudia hosang (chosang@raptortech.com)
Status:	Signed
Transaction ID:	CBJCHBCAABAAo4_x5P-XkzY3Bn3ResbGZL-Xc0AGYDyG

"Jackson County School District_Martin Middle_ Addendum_SmartPass" History

340

-  Document created by claudia hosang (chosang@raptortech.com)
2025-09-19 - 2:26:11 PM GMT
-  Document emailed to Melissa Pearson (melissa.pearson@raptortech.com) for signature
2025-09-19 - 2:26:43 PM GMT
-  Email viewed by Melissa Pearson (melissa.pearson@raptortech.com)
2025-09-19 - 2:36:59 PM GMT
-  Document e-signed by Melissa Pearson (melissa.pearson@raptortech.com)
Signature Date: 2025-09-19 - 2:37:16 PM GMT - Time Source: server
-  Agreement completed.
2025-09-19 - 2:37:16 PM GMT



hospitality

Venue Rental Agreement (East Central High Prom @ Courtyard on Dauphin)

"Client": Katie Jones

Address: 5500 Hurley Wade road Moss Pointe Ms 39562

Email: 2286232485 Phone: 2286232485

Company (if applicable): East Central High School

"Venue Facility": The Courtyard on Dauphin located at 751 Dauphin Street, Mobile, AL 36602

"Event" Information:

Event Start Time: 2026-03-21 19:00

Event End Time: 2026-03-21 23:00

Setup Begin Time: 2026-03-21 11:00

Vacate Time: 2026-03-21 23:00

Number of Guests: 250

Type of Event: High School Prom

Event Name: East Central High Prom

Event Description/Notes (if applicable):

Fees & Payments:

Base Venue Rental Fee: \$2750

Standard Cleaning Fee: \$350

Early/Late Access Fee: \$0

Company Attendant: \$0

Parking Fees: \$0

Custom Setup/Rental Fees: \$0



Total Due from Client:	\$3100
Initial "Deposit" To Book:	\$1550
"Deposit Due Date":	<u>2025-09-03</u>
"Full Payment Due Date":	<u>2026-02-21</u>

We accept cash, local checks, certified funds and credit cards. Credit card payments are subject to an additional 3.5% processing fee.) Additional charges may apply- ie extra cleaning, damages, etc

Credit Card Hold:

Card Number: 0 Expiration Date: 0

Security Code: 0 Billing Zip Code: 0

(Client authorizes this card to be charged by Company for any extra fees/expenses due under this to additional cleaning, damages and any other applicable charges.)

This Venue Rental Agreement ("Agreement"), executed by the undersigned parties as of the undersigned date, constitutes an agreement for the rental and use of property managed by Irby Ventures LLC (d/b/a Yellowhammer Hospitality), an Alabama limited liability company with a mailing address of 503 Government Street, Mobile, AL 36602 and email address of legal@rentyellowhammer.com ("Company"). Client and Company are sometimes referred to herein individually as each "Party" or collectively as the "Parties".

WITNESSETH that Client in consideration of the venue facility usage described herein, provided by Company to Client and other good and valuable consideration, receipt of which is hereby acknowledged, Client, intending to be legally bound, agrees to the following:

- 1. VENUE FACILITY USAGE:** Upon payment of all fees and costs due hereunder, Client shall have reasonable, temporary use of the Event Venue Facility during the Event described herein, subject to the terms of this Agreement. It is expressly understood and agreed that no real or personal property is leased to the Client, that Client and its guests are only temporary licensees for the Event described herein. This Agreement is not transferable without the express written consent of the Company which may be withheld in Company's sole discretion. Client agrees not to represent himself as an agent or affiliated with the Company. The temporary use license granted shall continue only so long as Client shall comply strictly and promptly with each and all of the undertakings, provisions, covenants, agreements, stipulations, and conditions herein contained. Any item or service not specifically identified in this Agreement is excluded from rental under this Agreement (ie furniture, equipment, etc).

- 2. DEPOSIT/FEES:** Company must receive Deposit no later than the Deposit Due Date to reserve the Event Date or this Agreement shall be null and void at the sole discretion of Company. The Deposit is non-refundable and deemed earned, unless Company cancels this Agreement without cause as defined herein. In the event that this Event is canceled by Company without cause as defined herein, the Deposit and any other funds received from Client will be refunded within thirty (30) days of the cancellation of this Agreement. The full balance of funds owed to the Company under this Agreement is due and payable by the Full Payment Due Date. In the event that full payment due under this Agreement is not received by the Company by the Full Payment Due Date, Company, in its sole discretion, may cancel this Agreement, retain the Deposit and any other monies paid under this Agreement as liquidated damages with no liability of any kind whatsoever. In the event that payments due under this Agreement are not paid by the specified dates, the Company shall be entitled to a late fee of 15% of any payments that are not paid by the specified dates.
- 3. INSURANCE REQUIREMENTS:** Client is required to purchase and maintain Special Event Liability Insurance no later than forty-five (45) days before the Event Date. This insurance must, at Client's sole expense, provide and maintain public liability and personal property damage insurance, insuring Company, its employees, contractors, and contracted vendors against all bodily injury, property damage, personal injury and other loss arising out of Client's use and occupancy of the Venue Facility, or any other occupant at the Venue Facility, including appurtenances to the Venue Facility and sidewalks. The insurance required hereunder shall have a single limit liability of no less than \$1 Million and a general aggregate liability of not less than \$2 Million. Irby Ventures LLC d/b/a Yellowhammer Hospitality and any other entity name provided by Company to Client shall be named as an additional insured of said policy and proof of such policy shall be provided to Company at least thirty (30) days prior to Event Date. Additionally, all caterers, bartenders, or vendors, companies, and/or institutions using the Venue Facility on behalf of Client must provide a copy of their liability insurance and federal/city/state/county licensing to Company, in a form acceptable to Company in Company's sole discretion at least thirty (30) days prior to Event Date. Company highly recommends that Client have all vendors and outside parties be pre-approved by Company before paying any deposits with such vendors.
- 4. SMOKE FREE FACILITIES:** The Venue Facility is smoke-free (including cigarettes, cigars and "e-cigarettes", inside and outside including the entire property. There is no open flame or frying allowed on site or any cooking that will create a large amount of smoke. No sparklers of any kind are allowed anywhere in the Venue Facility or its property. No fog or dry ice machines are allowed anywhere in the Venue Facility without express written approval. If smoking is discovered or smoking materials are discarded in planters, sidewalks, or grounds, an additional cleanup fee of \$250 will be charged to Client. If guests are found to be smoking inside the Venue Facility, the Client will be charged a minimum of \$500 as well as any additional cleaning/maintenance expenses incurred. Any guests violating the smoking restrictions will immediately be asked to leave the Venue Facility by the event staff. If the violation is recurring, the entire event will be canceled at the sole discretion of the Company and the guests will be asked to exit the property with no refund due to the Client.
- 5. RULES, REGULATIONS AND POLICIES:** Client, including guests and vendors of Client, agrees to fully comply and adhere to all of the rules specified in Exhibit A, Rules, Regulations and Policies ("Rules & Regulations"). The Rules and Regulations, including Alcohol Policies contained therein, are hereby specifically incorporated into this Agreement. ✎
- 6. INCLEMENT WEATHER:** Company shall have no liability, including no refunds, to Client due to cancellations or inability to use Venue Facility due to inclement weather or other conditions beyond the

control of the Company.

7. **VENUE FACILITY ACCEPTED IN "AS IS" CONDITION:** Company expressly disclaims the Venue Facility premises will be in any condition. Client hereby accepts the premises in the condition in which they are at the beginning of the set-up or event date, whichever occurs first, and agrees to maintain said premises in the same condition, order, and repair in which they are at the commencement of said set-up or event date excepting only reasonable wear and tear arising from the use thereof under this agreement, and the Client shall be liable to Company and shall forever hold harmless Company from any and all such damage or loss occasioned to the premises caused by the acts or negligence of the Client, Client's guests or any persons in the employ, contract or under the control of the Client.
8. **PHOTO RELEASE:** By entering the Venue Facility and/or participating in the Event, Client, Client's guests and vendors of Clients (collectively "Event Occupants") hereby grant Company (and its successors, subsidiaries and assigns) the irrevocable right and permission to photograph and/or record the Event and the Event Occupants and to use the photograph and/or recording for all purposes, including advertising and promotional purposes, in any manner and all media now or hereafter known, in perpetuity throughout the world, without restriction as to alteration. Releasees waive any right to inspect or approve the use of the photograph and/or recording, and acknowledge and agree that the rights granted to this release are without compensation of any kind. The provisions of this paragraph shall survive termination of this Agreement.
9. **CITY, COUNTY, STATE, AND FEDERAL LAWS:** Client, along with all Event Occupants, agrees to comply with all applicable city, county, State, and Federal laws and shall conduct no illegal act on the premises. This is a drug-free and non-smoking facility at all times, NO EXCEPTIONS. Client shall not sell alcohol on the premises at any time. The Client may not serve alcohol to minors on the premises at any time. Client agrees, for everyone's safety, to ensure alcoholic beverages are consumed responsibly. Company reserves the right, in its exclusive discretion, to expel anyone who in its judgment is intoxicated or under the influence of alcohol or drugs, or who shall in any manner do or participate in any act jeopardizing the rights, use permit, or insurability of the Venue Facility or the safety of its staff, guests, or building contents.
10. **CONDUCT:** There is absolutely no drug use, smoking, or illegal activity of any kind tolerated on or in the Venue Facility premises including loitering or congregating outside on the sidewalk at any time during the Event. Disparaging or antagonizing remarks or any type of physical violence will not be tolerated and will be cause for immediate expulsion. Client, along with all Event Occupants, shall use the Event Facility in a considerate manner at all times. Conduct deemed disorderly, at the sole discretion of Company staff, shall be grounds for immediate expulsion from the premises and conclusion of the Event. In such cases, no refund of any kind shall be made or owed to the Client.
11. **BURDEN OF RISK AND INDEMNIFICATION:** Client assumes all risk for the Event and Client shall be solely responsible and answerable for all damages, accidents, and injuries to persons, real property and personal property and hereby covenants agrees to indemnify and keep harmless Company, its directors, officers, employees, affiliates (including but not limited to 751 Capital Partners LLC, Irby Holdings LLC, and THSCM Holdings LLC), subsidiaries, assigns, and agents (collectively "Indemnified Parties") from any claims, suits, losses, damage, or injury to person or property of any kind and nature whether direct or indirect arising out of the operation of this Agreement or the carelessness, negligence, or improper conduct of the lessee or any servant, agent, or employee. Client agrees to indemnify and hold Company and the Indemnified Parties harmless from any and all claims, liability, losses, and causes of actions which

may arise out of the operation of the Client's function under this Agreement, including costs of attorney fees to defend. Client shall pay all claims and losses of any nature whatsoever in connection therewith, and shall defend all service in the name of Company and the Indemnified Parties when applicable, and shall pay all costs and judgments which may issue thereon. Under no circumstances, shall Company and the Indemnified Parties have any liability or monetary obligation to Client in excess of the amounts that Client has actually paid to Company. Client expressly agrees to assume all liability and indemnify Company and the Indemnified Parties from any claim arising from Client (including Client's guests, vendors, or agents) serving or consuming alcoholic beverages and/or illegal drugs during or relating to Client's Event.

- 12. CANCELLATION AND REFUNDS:** The Company may cancel and terminate this Agreement by providing thirty (30) days' notice to the Client for any reason. Additionally, the Company may cancel and terminate this Agreement at any time, with no advance notice required, for any of following reasons: (i) Client is in default under the terms of this Agreement, including but not limited to default of Client's payment obligations hereunder; or (ii) the Venue Facility sustains damage and is not in safe usable condition; or (iii) violation of Rules & Regulations under this Agreement by Client or Event Guests. In the event that Company cancels or terminates this Agreement due to a default by Client, non-payment of amounts due or violation of Rules & Regulations under this Agreement by Client or Event Guests: (i) Company shall be entitled to retain all amounts paid under this Agreement, with no refunds or amounts owed to Client; and (ii) Company may bring suit for damages for breach of this Agreement or the Rules & Regulations; and (iii) Company shall be entitled to all rights, powers, options or remedies afforded to Company either hereunder or by law. All rights, powers, options or remedies afforded to Company either hereunder or by law shall be cumulative and not alternative and the exercise of one right, power, option or remedy shall not bar other rights, powers, options or remedies allowed herein or by law. In the event that Company cancels or terminates this Agreement due to no fault of the Client, and Client is in adherence to all provisions of this Agreement, Client shall be entitled to a refund of all monies paid under this Agreement. Under no circumstances shall Company's liability to Client exceed the amounts that Client has paid to Company under this Agreement. The Client may cancel and terminate this Agreement by providing sixty (60) days' notice to the Company. In the event that Client cancels or otherwise terminates this Agreement, Client shall not be entitled to any refunds of the Deposit or any other funds paid to Company. Upon cancellation or termination by Client, the right to use the Venue Facility for the Event will be terminated immediately. The Company and Client mutually agree that under no circumstances shall the Company be liable for any attorney fees or costs incurred by Seller in connection with this Agreement, regardless of if Client is the prevailing party in any action or proceeding. The provisions of this paragraph shall survive termination of this Agreement.
- 13. FORCE MAJEURE:** If Company's performance of this Agreement or any obligation hereunder is prevented, restricted or interfered with by reason of force majeure (including but not limited to natural catastrophe, pandemic, government restrictions, inclement weather, or property damage) the Company, upon providing notice to Client shall be excused from such performance to the extent of such prevention, restriction or interference and provided the Client shall use reasonable effort to avoid or remove such causes of non-performance and shall continue performance hereunder with the utmost dispatch whenever such causes are removed. In the event of non-performance due to force majeure, the extent of any and all damages Client may be entitled to shall be a refund of any deposit(s) made to Company pursuant to this Agreement less any amounts paid by Company as partial performance up to the date of the force majeure event.

- 14. NON-DISPARAGEMENT:** The Client agrees and covenants that he will not at any time make, publish or communicate to any person or entity or in any public forum any defamatory or disparaging remarks, comments, or statements, either directly or indirectly, concerning the Company or its businesses, or any of its employees, directors, owners, members, or executives. The provisions of this paragraph shall survive termination of this Agreement.
- 15. ATTORNEY'S FEES; COSTS:** In the event of a breach of this Agreement by Client, Company shall have all rights at law and/or in equity and Client shall reimburse Company for all reasonable legal fees and court costs incurred in enforcing the terms of this Agreement. The Client and Company mutually agree that under no circumstances shall the Company be liable for any attorney fees or costs incurred by Client in connection with this Agreement, regardless of if Client is the prevailing party in any action or proceeding. The provisions of this paragraph shall survive termination of this Agreement.
- 16. NOTICES:** All notices or other communications required or permitted by this Agreement must be in writing; must be delivered to the Client and/or the Company (also known collectively as "parties" for this section) at the mailing addresses or email addresses set forth in the Agreement, or any other address that a party may designate by notice to the other parties; and are considered delivered upon (i) actual receipt if delivered personally by hand or courier, (ii) sending of an email to the email address listed herein of the party, (iii) one day after deposit with a nationally recognized overnight delivery service, or (iv) at the end of the third business day after the date of deposit of notice in the United States mail, postage prepaid, certified, return receipt requested.
- 17. ARBITRATION:** At the Company's sole discretion, any dispute arising out of or relating to the interpretation of any provisions of this Agreement or the failure of the parties to perform or comply with any obligations or conditions applicable to such party pursuant to this Agreement shall be finally settled by arbitration under the then current commercial arbitration rules of the American Arbitration Association.
- 18. WAIVER OF JURY TRIAL:** Each party hereto hereby irrevocably waives, to the fullest extent permitted by applicable law, any right it may have to a trial by jury in any legal proceeding directly or indirectly arising out of or relating to this Agreement or any other purchase/sale document or the transactions contemplated hereby or thereby (whether based on contract, tort or any other theory). Each party hereto (a) certifies that no representative, agent or attorney of any other person has represented, expressly or otherwise, that such other person would not, in the event of litigation, seek to enforce the foregoing waiver and (b) acknowledges that it and the other parties hereto have been induced to enter into this Agreement, among other things, the mutual waivers and certifications in this section.
- 19. NO INTERPRETATION AGAINST DRAFTER:** Each party recognizes that this Agreement is a legally binding contract and acknowledges that it, he or she has had the opportunity to consult with legal counsel of choice. In any construction of the terms of this Agreement, the same shall not be construed against either party on the basis of that party being the drafter of such terms.
- 20. WAIVER:** Any waiver of a default under this Agreement must be made in writing and shall not be a waiver of any other default concerning the same or any other provision of this Agreement. No delay or omission in the exercise of any right or remedy shall impair such right or remedy or be constructed as a waiver. A consent to or approval of any act shall not be deemed to waive or render unnecessary consent to or approval of any other or subsequent act.
- 21. GOVERNING LAW AND JURISDICTION:** This Agreement will be governed by and construed in accordance with the laws of the State of Alabama. The parties irrevocably submit to the personal jurisdiction of state

or federal court in Mobile, Alabama in any suit or proceeding arising out of or in connection with this Agreement.

22. BINDING AGREEMENT, ACCEPTANCE & OTHER PROVISIONS: This Agreement is binding on the heirs, administrators, executors, successors, personal representatives and assigns of Client and Company and supersedes all other agreements, written or oral, regarding the subject matter hereof. This Agreement constitutes the sole contract and agreement between the parties hereto and any modifications of this contract shall be signed by all parties to this agreement. Client and Company acknowledge that except for the attachments, exhibits and addendums, if any, as referenced in this Agreement there are no other agreements, promises, conditions or understandings either expressed or implied between them, other than as specifically set forth herein. Whenever the context permits, singular shall include plural and one gender shall include all. Time is of the essence of this Agreement; provided, however, that notwithstanding anything to the contrary in this Agreement, if the time period for the performance of any covenant or obligation, satisfaction of any condition or delivery of any notice or item required under this Agreement shall expire on a day other than a business day, such time period shall be extended automatically to the next business day. If any provision of this Agreement is deemed invalid or unenforceable, all other provisions in this Agreement shall still be deemed enforceable and valid. This Agreement may not be modified or amended except in writing, which must be signed by both Client and Company. This Agreement will become a binding agreement once signed by both Client and Company and the Deposit is received by Company. If any provision of this Agreement is deemed invalid or unenforceable, all other provisions in this Agreement shall still be deemed enforceable and valid. The "Effective Date" of this Agreement is the date on which the last of the parties executed this Agreement. Each warranty, representation and promise herein made survives the termination of this agreement. The headings contained in this Agreement are for reference purposes only and shall not affect in any way the meaning or interpretation of this Agreement. The Parties acknowledge that each party and its counsel have reviewed this Agreement and that the normal rule of construction to the effect that any ambiguities are to be resolved against the drafting party shall not be employed in the interpretation of this Agreement or any amendments, schedules or exhibits thereto. This Agreement may be executed in any number of counterparts and each of such counterparts shall for all purposes be deemed to be an original, and all such counterparts shall together constitute but one and the same instrument. Electronic signatures or facsimiles of signatures on documents shall be deemed valid and shall have the same effect as an original signature. A lack of initials completed by either party on each page and paragraph of this agreement does not indicate that the page or paragraph should be disregarded in any way. All items in this contract are in full force and effect regardless of initial boxes being fully completed.

The undersigned Client agrees that they have read, understand, acknowledge receipt of and have the full authority to execute this legally binding agreement personally and for any organization they represent or will represent. IN WITNESS WHEREOF, the parties have executed this agreement as of the date(s) below.

The Jackson County School District Standard Contract Addendum attached hereto as Exhibit "B" is hereby incorporated into the Agreement between the parties. GA Irby Ventures, LLC d/b/a Yellowhammer Hospitality



EXHIBIT A

RULES, REGULATIONS AND POLICIES YELLOWHAMMER HOSPITALITY

(Updated February 1, 2024)

1. **Usage:** Rental use will be limited exclusively to specific Venue Facility or areas identified in the Agreement, site plans, and floor plans provided by the Company. The Event is not open to the public and all attendees must be invited and are considered private guests of Client. Venue Facility usage must be limited to the activities listed in this Agreement, at Company's discretion. The number of expected guests indicated in the Agreement must be stated and adhered to. Company takes no responsibility for personal effects and possessions stolen, left or lost on premises (including any parking areas) during or after the Event. Directives from Company's representatives at the Event are final and Company maintains the right to deny entry to any guest or vendor the Company believes is inappropriate in its sole discretion. No animals allowed, except actual service animals (i.e. guide dogs) without prior written approval by the Company. Moving or rearranging fixtures, furnishings, furniture or other items on the property are strictly prohibited without prior written approval by the Company.
2. **Payments:** All payments due for venue facility usage under this Agreement must be paid in full at least 45 days before the Event Date. Additionally, Client must provide all necessary insurance under this Agreement, naming Company as additional Insured, at least 45 days before the Event Date. Credit Card payments are subject to an additional 3.5% credit card service fee. Any damages resulting from the Event, decoration, setup, takedown or cleanup of the event will be charged to the Client. Client authorizes to charge the card on file for any such damages or fees in addition to any applicable credit card service fees.
3. **Third Party Vendors:** All vendors (catering, bartending, etc) used for the Event must have appropriate licensing and insurance along with prior approval by the Company. The Client must provide the Company a list of vendors that will be used at least 45 days prior to the Event along with their applicable license(s) and insurance. Company reserves the right to require use of specific vendors or deny access to specific vendors in its sole discretion. Ice is not included at any of the Venue Facilities. Client is responsible for all third-party vendors. Set-up and tear-down and removal of all third-party Vendors need to fall within the allotted timeframe of the event, as designated within the contract. Anything left at the venue, after the designated timeframe, will be stored and/or discarded at the Client's expense with the cost being charged to the credit card on file. Our facilities hold back-to-back events and left-over items create an issue for the next event. If special arrangements need to be made, they must be made in advance and the cost is determined on a case-by-case basis. Minimum charge would be a storage fee at the daily rate of \$100.00 for a maximum storage of five days. At the end of the fifth day, items will be discarded.
4. **Parking:** (The Hallet-Irby House) No private parking is available or included. Street parking is on a first come first served basis and is available to the public. (The Venue at Oak & Fountain) Private parking on site is available in designated parking areas only. (The Courtyard on Dauphin) Private parking is not included in the venue rental price unless indicated. Paid adjacent lot is available for rental. Street parking is on a first come first served basis and is available to the public.
5. **Decoration:** Company desires to ensure every Event is a special and welcoming experience, therefore every effort will be made to allow Client to prepare decorations reflecting their creative requirements. Unless otherwise agreed in writing in advance, Client should not rearrange and/or move any furnishings, including lighting, antiques, tables, or seating without assistance of Company Staff. No nails, screws,

staples, or penetrating items should be used on our walls, brick or fine wood. Any tape or gummed backing materials must be properly removed. No stickers of any kind will be allowed on the walls, floors, ceiling, or windows. Only painters' tape may be used on walls; no tacks or nails may be used on building walls.

6. **Cleaning:** The Venue Facility will be in a clean condition before the Event. All trash must be collected, properly bagged, and removed by the Client or its vendors and the Venue Facility left in tidy condition. All rental equipment and other items of the Client or the Event must be removed by the Vacate Time herein or additional fees will apply. There will be an additional cleaning fee of \$250 plus expenses if the Venue Facility is left in an untidy manner, or items not picked up by the Client and/or its vendors. The Venue Facility and associated rooms must be vacated by the agreed upon ending time of the Event indicated herein.
7. **Marketing:** Should the Company be engaged in the promotion or co-production of the Event, Company must approve all marketing messages and public communications before dissemination. The Company may provide professionally created images and logos for promotional needs. Company reserves the right to take pictures/video of the Event and its guests and use them for its marketing and promotional purposes at its discretion.
8. **Other:** No propane gas tanks, candles or other open flame devices may be used without prior written approval by the Company. No confetti, rose petals, rice, glitter or other like objects are allowed for decorating or for throwing. An additional cleaning fee will be assessed at Company's discretion if such items are used.

ALCOHOL POLICIES

1. **Any service and consumption of alcohol at Venue Facility is permitted only upon Company's prior express written consent (which consent may be withheld or revoked at the sole discretion of Company) and compliance with Alabama law, Mobile County ordinances, City of Mobile ordinances and this Agreement.**
2. **Only appropriately licensed and insured bartenders/caterers approved by Company, at Company's sole discretion, will be allowed to serve or distribute alcohol at the Event and must provide proof of licensure and insurance to Company at least forty-five (45) days before the scheduled Event Date. Vendors serving alcohol at the Event must maintain commercial liability insurance to meet any obligations under this Agreement, including without limitation, general liability with host liquor coverage, automotive liability, and workers compensation at the sole discretion of Company with Company being added as an additional insured on the aforementioned insurance.**
3. **Client agrees, along with its guests and vendors, to comply with all applicable laws and rules as well as all rules and regulations of the Company regarding alcohol and illegal drugs. Client expressly agree to assume all liability and indemnify Company, its directors, officers, employees, affiliates (including but not limited to 751 Capital Partners LLC, Irby Holdings LLC, and THSCM Holdings LLC), subsidiaries, assigns, and agents (collectively "Indemnified Parties") from any claim for damages arising from Client (including Client's guests, vendors, or agents) serving or consuming alcoholic beverages during or relating to Client's Event. Illegal drugs are strictly prohibited on Company property and the Venue Facility at all times without exception. Client expressly agrees to assume all liability and indemnify Company and the Indemnified**

Parties from any claim arising from Client (including Client's guests, vendors, or agents) serving or consuming illegal drugs during or relating to Client's Event.

4. No one in the Event Facility (inside or outside) under the age of 21 may consume, possess or be intoxicated before, during or after the Event.
5. Any violation of any of these policies will result in immediate expulsion from the Venue Facility of Client, including its guests and vendors, at the sole discretion of Company, with no refunds and any additional expenses charged to Client.

The undersigned Client has read, understood and agrees to comply with all of the Rules, Regulations and Policies contained herein including all Alcohol Policies. All rules, regulations and policies also apply to all guests and vendors of the Event with the Client ultimately responsible for compliance.

Sign | *Katie Jones* 

I confirm that I have read and understood the content of this document. By clicking the Sign button, I acknowledge that I am electronically signing this document. I consent to the use of electronic communications and records related to this document. [Terms and Conditions \(/legal/terms-and-conditions.pdf\)](#) [Privacy Policy \(/legal/privacy-policy.pdf\)](#) [You can decline here \(/sign/4c0dbb0e-6b37-45f6-bae3-9baacf42fdf/decline\)](#).



EXHIBIT "B"

JACKSON COUNTY SCHOOL DISTRICT STANDARD CONTRACT ADDENDUM

WHEREAS East Central High School is a part of the Jackson County School District (hereafter "JCSD"), a political subdivision of the State of Mississippi and as such is restricted from entering into contracts and/or agreements with terms and/or provisions contrary to or prohibited by Mississippi Law.

NOW, therefore, in consideration of the mutual benefit to both parties, the undersigned contracting party, Irby Ventures, LLC, d/b/a Yellowhammer Hospitality does hereby agree to the following standard terms, conditions and provisions of the Jackson County School District Standard Contract Addendum, and the same are hereby adopted and incorporated into, and shall apply to the Agreement between the Jackson County School District and Irby Ventures, LLC d/b/a Yellowhammer Hospitality regarding rental of the Courtyard on Dauphin facility for the East Central High School Prom on March 21, 2026, as follows:

1. Term/No Automatic Renewal: There shall be no automatic renewals. Any extension or renewal of the agreement between the parties is subject to approval by the Board of Education of the Jackson County School District and shall be subject to the terms of this addendum. Further, terms and provisions to the contrary notwithstanding, absent specific statutory authority, no contract can be entered into that binds a successor JCSD Board of Education.

2. Governing Law/Venue/Exclusive Jurisdiction: Mississippi law shall govern the interpretation of the agreement between the parties and any dispute that may arise between the parties. The State and Federal Courts with jurisdiction over Jackson County, Mississippi shall have exclusive jurisdiction of any dispute between the parties and the venue of said disputes shall be in Jackson County, Mississippi or the Federal Courts of the Southern District, Southern Division of Mississippi as the case may be. Further, any entity or business which contracts with the JCSD submits to the personal jurisdiction of the State or Federal Courts having jurisdiction over Jackson County, Mississippi.

3. Indemnity: The JCSD shall not be subject to the terms of any provision or term in the contract requiring it to defend or indemnify or hold harmless any entity or party to the contract, or any other party, and shall not be liable under any scenario for the other party's legal fees.

4. No waiver of Warranties: Notwithstanding any provisions to the contrary, any contract provision seeking to limit the JCSD's recovery resulting from the breach of any applicable warranties whether expressed, implied or common law, shall be of no force or effect. JCSD does not make any warranty, and any provision stating or implying that JCSD is making a warranty shall have no force or effect.

5. No Waiver of Damages: Notwithstanding any provision to the contrary that may be found in the contract, supplemental terms or terms of use that may be referenced therein, and solely to the extent necessary to comply with Mississippi law, any provision seeking to limit and/or waive the recovery by the JCSD of any type of damages, including but not limited to consequential, special and/or punitive damages shall be of no force and effect. Further, solely to the extent necessary to comply with Mississippi law, any provision seeking to limit damages of the contracting party to the contract price or some other amount shall be of no force and effect.

6. Arbitration: The JCSD shall not be subject to the terms of any provision contained in the contract, supplemental terms or terms of use that would require the JCSD to submit the resolution of a dispute to binding arbitration and that any such term or provision requiring the same shall be deemed to be of no force or effect.

7. No Waiver of the Right of Trial by Jury: Notwithstanding any provision to the contrary, any provision seeking a waiver by the JCSD to its right to a jury trial as to any aspect of a dispute between the parties hereto shall be of no force or effect.

8. No Waiver or Statute of Limitations: Notwithstanding any provision to the contrary, any provision seeking to limit or modify a statute of limitation or limiting the time for JCSD to pursue legal action or for any purpose shall be of no force and effect.

9. No Waiver of Limitation of Rights or Remedies Under the Uniform Commercial Code: Notwithstanding any provision and/or language of the contract to the contrary, any provision seeking a waiver or to limit any applicable rights and/or remedies of the JCSD under the Uniform Commercial Code shall be of no force and effect.

10. Payments to Contractor: JCSD will deliver payments to Contractor no later than forty-five (45) days after receipt of invoice and receipt, inspection and approval of Contractor's products/services. Any provision that requires JCSD pay the contractor sooner are deleted. Any provision that requires JCSD pay Contractor any late charges shall have no force or effect.

11. Confidentiality: JCSD is subject to the Mississippi Public Records Act and the Mississippi Accountability and Transparency Act of 2008, and any provision requiring confidentiality in violation of the public records law shall have no force or effect.

12. Availability of Funding: The continuance of any JCSD contract is based on the availability of funds. Should there be no funds available for any succeeding funding period; the contract will be cancelled as of the end of the funding period with no further obligation on the part of JCSD. This contract is cancellable with thirty (30) days' notice to the vender at the end of the fiscal period in the event funds are not appropriated by the funding authority.

13. Conflict of Terms: To the extent there is a conflict between the terms of this addendum and contracting party's contract document and/or documents, the terms of this addendum will control. Upon expiration or termination of this contract, the terms of this addendum shall survive and will apply with respect to any dispute that may exist between the parties.

14. Amendment: Even if not specifically provided for herein, the terms, conditions and provisions of Agreement between the parties regarding rental of the Courtyard on Dauphin for the East Central High School Prom on March 21, 2026 including Exhibit A, as well any other attendant document and/or documents made a part of the agreement between the parties are hereby amended and modified, where necessary and applicable and to the extent necessary to comply with Mississippi law as set forth in the Mississippi Code of 1972, as amended, and as interpreted by the Mississippi Attorney General and the Mississippi Supreme Court.

Additional Terms and Provisions:

15. Any provision requiring JCSD to name the contractor as an additional insured is deleted. Any provision requiring JCSD to purchase insurance coverage beyond the coverage afforded JCSD pursuant to the Mississippi Tort Claims Act is deleted.

16. Neither party may assign its rights or delegate its duties under the contract without the prior written consent of the other party, which shall not be unreasonably withheld.

17. Any references to JCSD waiving any cause of action it may have against Contractor or any other party as a result of Contractor's breach of the contract, or Contractor's own negligence or willful misconduct or the negligence or willful misconduct of Contractor's employees or agents are deleted.

18. JCSD does not agree to pay extra compensation, fees, or allowances after service rendered or contract made, or for any payment not authorized by law, including liquidated damages. JCSD does not agree to expend public funds for goods and/or services not received.

19. JCSD does not waive its sovereign immunity or any Constitutional Eleventh (11th) Amendment immunity to which it may be entitled.

Irby Ventures, LLC d/b/a
Yellowhammer Hospitality:

Ellen Thomas
NAME & TITLE (SIGNED)

Ellen Thomas, Manager
NAME & TITLE (PRINT)

9/18/25
(DATE)

Jackson County School District:

NAME & TITLE (SIGNED)

NAME & TITLE (PRINT)



(DATE)

JACKSON COUNTY SCHOOL DISTRICT
APPLICATION FOR PERMIT TO USE SCHOOL FACILITIES

Date of application: 9/2/2025		Date Usage Requested: 10/25/2025	
Name of Applicant: Taylor Prevost			
Address of Applicant: 20007 KITO Ln. Vancleave, MS 39565			
FACILITY REQUESTED		School: VHS	Building: Cafeteria
Time building to be opened: 2:00 PM		Estimated time to be closed: 9:00 PM	
GIVE PURPOSE AND DETAILS OF ACTIVITY:			
Bingo Fundraiser			
Person in charge at program: Taylor Prevost			Will security be provided? NO
354			
PERSON RESPONSIBLE FOR CLEANING/REPAIR CHARGES WHEN APPLICABLE			
Name: Taylor Prevost		Phone: 228-218-2029	
Address: 20007 KITO Ln. Vancleave, MS 39565			
APPLICANT AGREES TO:	Pick up keys from:	On:	By:
	Return keys to:	On:	By:

The undersigned applicant hereby certifies that he/she, acting for and on behalf of himself/herself (or the organization), has read and understands the rules and regulations pertaining to the use of the school facilities and agrees to conform to the same.

ORGANIZATION: Vancleave Youth Football + Cheer League		
SIGNATURE: Taylor Prevost	DATE: 9/2/25	TITLE: Fundraising coordinator
FACILITY USAGE FEE \$ 150.00 per day (money/check paid with application)	FACILITY CLEANING AND REPAIR FEE \$ 100.00 per day (money/check paid with application) TOTAL FEE \$ 250.00 per day () Fees \$ _____ () Bond \$ _____	

APPLICATION APPROVED DATE:	9-15-25	PRINCIPAL:  Raina Holmes (Sep 15, 2025 14:00:15 CDT)
APPLICATION DENIED DATE:		
APPLICATION APPROVED DATE:	9-23-25	ASSISTANT SUPERINTENDENT: 
APPLICATION DENIED DATE:		
APPLICATION APPROVED DATE:		SUPERINTENDENT:

APPLICATION DENIED DATE:		
--------------------------	--	--

APPROVED (Jackson County School Board of Education)

Signature:

Email:



Quote

Quote: 12123-1

Prepared For: JACKSON CO SCHOOL DIST

Date: 08/05/2025

To place your order, send the following information to salessupport@quavered.com:

- 1) PO or other form of payment, and tax exempt certificate (if applicable).
- 2) Billing information including email address. We email all invoices.
- 3) List of teachers/users including the user's name, email address and school location.

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Item Description	Quantity	Unit Price	Unit Price After Discounts	Line Total
MISSISSIPPI Music Curriculum - Grade K, 1-Year License	1	\$300.00		\$300.00
MISSISSIPPI Music Curriculum - Grade 1, 1-Year License	1	\$300.00		\$300.00
MISSISSIPPI Music Curriculum - Grade 2, 1-Year License	1	\$300.00		\$300.00
MISSISSIPPI Music Curriculum - Grade 3, 1-Year License	1	\$300.00		\$300.00
MISSISSIPPI Music Curriculum - Grade 4, 1-Year License	1	\$300.00		\$300.00
MISSISSIPPI Music Curriculum - Grade 5, 1-Year License	1	\$300.00		\$300.00
			Sub Total	\$1,800.00
			Tax	\$0.00
			*Total	\$1,800.00

*Sales Tax will be included on final invoice unless Tax Exempt Certificate is included at time of purchase.

Includes all of the following elements:

- Music Lessons
- Automated Assessments
- 1200 + Songs
- Unlimited Student Accounts
- Customizable Lesson Plans
- Resources in Spanish
- Parent Resources
- Community Resources
- Professional Development
- Ongoing Training

Quote valid for 90 days.

Credit card orders over \$10,000 may be subject to a 3% processing fee.

The Jackson County School District Standard Contract Addendum attached hereto as Exhibit "A" is hereby incorporated into the Agreement between the parties.

Contact:
Troy Lewis
troylewis@quavered.com
Office: (866) 917-3633

Exhibit "A"

**JACKSON COUNTY SCHOOL DISTRICT
STANDARD CONTRACT ADDENDUM**

WHEREAS East Central Upper Elementary School is part of the Jackson County School District, a political subdivision of the State of Mississippi and as such is restricted from entering into contracts and/or agreements with terms and/or provisions contrary to or prohibited by Mississippi Law.

NOW, therefore, in consideration of the mutual benefit to both parties, the undersigned contracting party, QuaverEd, does hereby agree to the following standard terms, conditions and provisions of the Jackson County School District Standard Contract Addendum, and the same are hereby adopted and incorporated into, and shall apply to the Agreement between the Jackson County School District and QuaverEd Quote #12123-1 (dated 08/05/2025), QuaverEd's Mississippi Music Curriculum Grade K-5 (2025-2026) as follows:

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1. Term/No Automatic Renewal: There shall be no automatic renewals. Further, terms and provisions to the contrary notwithstanding, no contract can be entered into that binds a successor board.
2. Renewal/Extension of Term: Any extension or renewal of the agreement between the parties is subject to approval by the Board of Education of the Jackson County School District and shall be subject to the terms of this addendum.
3. Governing Law: Mississippi law shall govern the interpretation of the agreement between the parties and any dispute that may arise between the parties.
4. Indemnity: Any references to the Jackson County School District indemnifying, defending, or holding harmless Contracting Party or any other party is applicable only to the extent permitted by Mississippi law.

5. Venue/Exclusive Jurisdiction: The Courts of the State of Mississippi shall have exclusive jurisdiction of any dispute between the parties and the venue of said disputes shall be in Jackson County, Mississippi. Further, any entity or business which contracts with the Jackson County School District submits to the personal jurisdiction of the courts of Jackson County, Mississippi.

6. No waiver of Warranties: Notwithstanding any provisions to the contrary, any contract provision seeking to limit the Jackson County School District's recovery resulting from the breach of an express warranty or any implied warranty of merchantability or fitness for a particular purpose shall be of no force or effect.

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7. No Waiver of Damages: Notwithstanding any provision to the contrary that may be found in the contract, supplemental terms or terms of use that may be referenced therein, any provision seeking to limit and/or waive the recovery by the Jackson County School District of any type of damages, including but not limited to consequential, special and/or punitive damages shall be of no force and effect. Further, any provision seeking to limit damages of the contracting party to the contract price or some other amount shall be of no force and effect.

8. Arbitration: The Jackson County School District shall not be subject to the terms of any provision contained in the contract, supplemental terms or terms of use that would require the Jackson County School District to submit the resolution of a dispute to binding arbitration and that any such term or provision requiring the same shall be deemed to be of no force or effect.

9. No Waiver of the Right of Trial by Jury: Notwithstanding any provision to the contrary, any provision seeking a waiver by the Jackson County School District to its right to a jury trial as to any aspect of a dispute between the parties hereto shall be of no force or effect.

10. No Waiver or Statute of Limitations: Notwithstanding any provision to the contrary, any provision seeking to limit or modify a statute of limitation for any purpose shall be of no force and effect.

11. No Waiver of Limitation of Rights or Remedies Under the Uniform Commercial Code: Notwithstanding any provision and/or language of the contract to the contrary, any provision seeking a waiver or to limit any rights and/or remedies of the Jackson County School District under the Uniform Commercial Code shall be of no force and effect.

12. Conflict of Terms: To the extent there is a conflict between the terms of this addendum or the terms of the contract, the terms of this addendum will control. Upon expiration or termination of this contract, the terms of this addendum shall survive and will apply with respect to any dispute that may exist between the parties.

13. Amendment: Even if not specifically provided for herein, the terms, conditions and provisions of the QuaverEd Quote #12123-1 (Dated 08/05/2025), QuaverEd's Mississippi Music Curriculum Grade K-5 (2025-2026) and the QuaverEd Terms and Conditions (Provisions 1-44), and any other document and/or documents made a part of the agreement between the parties are hereby amended and modified, where necessary and applicable and to the extent necessary to comply with Mississippi law as set forth in the Mississippi Code of 1972, as amended, and as interpreted by the Attorney General of Mississippi and the Mississippi Supreme Court.

QuaverEd:



NAME & TITLE (SIGNED)

Dr. David V. Mastran, President

NAME & TITLE (PRINT)

09/25/25

(DATE)

Jackson County School District:

NAME & TITLE (SIGNED)

NAME & TITLE (PRINT)

(DATE)

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QUOTE

Customer:

St. Martin East Elementary
 Michelle Richards
 7508 Rose Farm Road
 Ocean Springs, MS 39564

EdClub Inc.

1701 Pennsylvania Ave.
 NW Suite 200
 Washington, DC 20006

Phone: 202-609-9919
Fax: 240-772-5885
Email: billing@edclub.com

Quote Number:

#600602

Quote Date:

July 17 2025

Expiration Date:

Aug 16 2025

Description	Qty	Unit Price	Amount	
TypingClub student licenses for 1 year	685	\$393 (per student)	\$2 692.05	361
		Subtotal:	\$2 692.05	
		Tax:	\$0.00	
		Total USD:	\$2 692.05	

Above information is not an invoice and only an estimate of items described above. Please confirm your acceptance of this quote by submitting a PO via fax, email or mail.

EdClub Inc.

1701 Pennsylvania Ave NW Suite 200
 Washington, DC 20006
 Phone: 202-609-9919
 Fax: 240-772-5885
 E-mail: billing@edclub.com

Our Federal Tax ID# is 46-4621246
 Our W-9 form is available under the billing section of your account as well as the following URL <http://static.edclub.com/m/W-9.pdf>

The Jackson County School District Standard Contract Addendum attached hereto as Exhibit "A" is hereby incorporated into the Agreement between the parties.

Exhibit "A"

**JACKSON COUNTY SCHOOL DISTRICT
STANDARD CONTRACT ADDENDUM**

WHEREAS St. Martin East Elementary school is part of the Jackson County School District, a political subdivision of the State of Mississippi and as such is restricted from entering into contracts and/or agreements with terms and/or provisions contrary to or prohibited by Mississippi Law.

NOW, therefore, in consideration of the mutual benefit to both parties, the undersigned contracting party, EdClub, Inc does hereby agree to the following standard terms, conditions and provisions of the Jackson County School District Standard Contract Addendum, and the same are hereby adopted and incorporated into, and shall apply to the Agreement between the Jackson County School District and EdClub, Inc, Quote #600602 (Quote Date 07/17/2025) regarding the Typing Club student licenses for 2025-2026, as follows:

1. Term/No Automatic Renewal: There shall be no automatic renewals. Further, terms and provisions to the contrary notwithstanding, no contract can be entered into that binds a successor board.

2. Renewal/Extension of Term: Any extension or renewal of the agreement between the parties is subject to approval by the Board of Education of the Jackson County School District and shall be subject to the terms of this addendum.

3. Governing Law: Mississippi law shall govern the interpretation of the agreement between the parties and any dispute that may arise between the parties.

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4. Indemnity: The Jackson County School District shall not be subject to the terms of any provision or term in the contract requiring it to defend or indemnify any entity or party to the contract and shall not be liable under any scenario for the other party's legal fees.

5. Venue/Exclusive Jurisdiction: The Courts of the State of Mississippi shall have exclusive jurisdiction of any dispute between the parties and the venue of said disputes shall be in Jackson County, Mississippi. Further, any entity or business which contracts with the Jackson County School District submits to the personal jurisdiction of the courts of Jackson County, Mississippi.

6. No waiver of Warranties: Notwithstanding any provisions to the contrary, any contract provision seeking to limit the Jackson County School District's recovery resulting from the breach of an express warranty or any implied warranty of merchantability or fitness for a particular purpose shall be of no force or effect.

7. No Waiver of Damages: Notwithstanding any provision to the contrary that may be found in the contract, supplemental terms or terms of use that may be referenced therein, any provision seeking to limit and/or waive the recovery by the Jackson County School District of any type of damages, including but not limited to consequential, special and/or punitive damages shall be of no force and effect. Further, any provision seeking to limit damages of the contracting party to the contract price or some other amount shall be of no force and effect.

8. Arbitration: The Jackson County School District shall not be subject to the terms of any provision contained in the contract, supplemental terms or terms of use that would require the Jackson County School District to submit the resolution of a dispute to binding arbitration and that any such term or provision requiring the same shall be deemed to be of no force or effect.

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9. No Waiver of the Right of Trial by Jury: Notwithstanding any provision to the contrary, any provision seeking a waiver by either party hereto to its right to a jury trial as to any aspect of a dispute between the parties hereto shall be of no force or effect.

10. No Waiver or Statute of Limitations: Notwithstanding any provision to the contrary, any provision seeking to limit or modify a statute of limitation for any purpose shall be of no force and effect.

11. No Waiver of Limitation of Rights or Remedies Under the Uniform Commercial Code: Notwithstanding any provision and/or language of the contract to the contrary, any provision seeking a waiver or to limit any rights and/or remedies of either party hereto under the Uniform Commercial Code shall be of no force and effect.

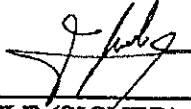
364

12. Conflict of Terms: To the extent there is a conflict between the terms of this addendum or the terms of the contract, the terms of this addendum will control. Upon expiration or termination of this contract, the terms of this addendum shall survive and will apply with respect to any dispute that may exist between the parties.

13. Amendment: Even if not specifically provided for herein, the terms, conditions and provisions of the EdClub, Inc Quote #600602 (Quote Date 07/17/2025) and the EdClub, Inc Terms of Service (Pgs. 1-7; last updated 07/31/2015), as well as the EdClub, Inc Privacy Policy (Pgs. 1-16; last updated 05/25/2018) and any other document and/or terms of services of use made a part of the agreement between the parties are hereby amended and modified, where necessary and applicable and to the extent necessary to comply with Mississippi law as set forth in the Mississippi Code of 1972, as amended, and as interpreted by the Attorney General of Mississippi and the Mississippi Supreme Court.

14. Notwithstanding anything contained herein to the contrary, the foregoing paragraphs 1-13 shall only be applicable to the extent their inclusion in the contract is required by law.

EdClub, Inc:



NAME & TITLE (SIGNED)

Ramtin Kiany , President

NAME & TITLE (PRINT)

9/30/2025

(DATE)

Jackson County School District:

NAME & TITLE (SIGNED)

NAME & TITLE (PRINT)

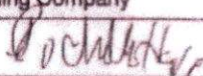
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365

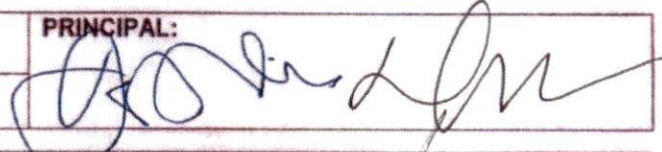
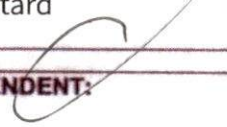
JACKSON COUNTY SCHOOL DISTRICT
APPLICATION FOR PERMIT TO USE SCHOOL FACILITIES

Date of application: 9/29/2025		Date Usage Requested: 2/07/26	
Name of Applicant: Rochelle Havard			
Address of Applicant: 1290 Brushy Creek Road, Lucedale, MS. 39452			
FACILITY REQUESTED		School: ECHS	Building: Gym
Time building to be opened: 8:00 A.M.		Estimated time to be closed: 4:00 P.M.	
GIVE PURPOSE AND DETAILS OF ACTIVITY:			
Twirling competition			
Person in charge at program: Rochelle Havard			Will security be provided? No
PERSON RESPONSIBLE FOR CLEANING/REPAIR CHARGES WHEN APPLICABLE			
Name: Rochelle Havard		Phone:	
Address:			
APPLICANT AGREES TO:	Pick up keys from: ECHS	On: 2/06/26	By: 3:00 (am/pm)
	Return keys to: ECHS	On: 2/07/26	By: 5:00 (am/pm)

The undersigned applicant hereby certifies that he/she, acting for and on behalf of himself/herself (or the organization), has read and understands the rules and regulations pertaining to the use of the school facilities and agrees to conform to the same.

ORGANIZATION: The Twirling Company		
SIGNATURE: 	DATE: 9/29/2025	TITLE: Owner

FACILITY USUAGE FEE \$ 150.00 per day (money/check paid with application)	FACILITY CLEANING AND REPAIR FEE \$ 100.00 per day (money/check paid with application) TOTAL FEE \$ 250.00 per day () Fees \$ _____ () Bond \$ _____
--	--

APPLICATION APPROVED DATE:	PRINCIPAL: 
APPLICATION DENIED DATE:	
APPLICATION APPROVED DATE:	ASSISTANT SUPERINTENDENT: Chris LeBatard
APPLICATION DENIED DATE:	
APPLICATION APPROVED DATE:	SUPERINTENDENT: 
APPLICATION DENIED DATE:	

APPROVED (Jackson County School Board of Education)

JACKSON COUNTY SCHOOL DISTRICT
APPLICATION FOR PERMIT TO USE SCHOOL FACILITIES

Date of application: 9/29/25	Date Usage Requested: 10/15 11/15/25
Name of Applicant: Lee Darnell w/ ECY Basketball	
Address of Applicant: 8600 Section Rd Lucedale MS 39452	
FACILITY REQUESTED	School: ECHS Building: GYM
Time building to be opened: 8-8:30	Estimated time to be closed: 4:30

GIVE PURPOSE AND DETAILS OF ACTIVITY:

gym use for east central youth basketball league

Person in charge at program: Jason Farland : Lee Darnell	Will security be provided? N/A
---	--------------------------------

PERSON RESPONSIBLE FOR CLEANING/REPAIR CHARGES WHEN APPLICABLE

Name:	Phone:			
Address:				
APPLICANT AGREES TO:	Pick up keys from: 11/15/25	On:	By:	(am/pm)
	Return keys to: 12/27/25	On:	By:	(am/pm)

The undersigned applicant hereby certifies that he/she, acting for and on behalf of himself/herself (or the organization), has read and understands the rules and regulations pertaining to the use of the school facilities and agrees to conform to the same.

ORGANIZATION: ECYBL		
SIGNATURE: [Signature]	DATE: 9/29/25	TITLE:

FACILITY USAGE FEE \$ 150.00 per day (money/check paid with application)	FACILITY CLEANING AND REPAIR FEE \$ 100.00 per day (money/check paid with application) TOTAL FEE \$ 250.00 per day () Fees \$ _____ () Bond \$ _____
---	--

APPLICATION APPROVED DATE:	PRINCIPAL: L. Walla AD
APPLICATION DENIED DATE:	[Signature] - principal

APPLICATION APPROVED DATE:	ASSISTANT SUPERINTENDENT: Chris LeBatard
----------------------------	---

Signature: [Signature]
 Email: clj3941@jcsd.ms



**JACKSON COUNTY SCHOOL
DISTRICT
CENTRAL OFFICE HVAC
4700 COLONEL VICKREY RD
VANCLEAVE, MS, 39565**

The Chem-Aqua Water Treatment Program is an important step in achieving efficient operation and extending the useful life of valuable cooling and heating equipment.

By this AGREEMENT JACKSON COUNTY SCHOOL DISTRICT (hereinafter referred to as "Customer") agrees to purchase and Chem-Aqua, Inc. (hereinafter referred to as "Chem-Aqua"), agrees to provide a professional Water Treatment Program for the SYSTEM(S) for an total cost of \$17,149.92 to be paid for in 12 equal billings of \$1,429.16 each. 368

The term of this AGREEMENT shall be for 12 months starting 8/1/2025 and ending 7/31/2026. This price quotation includes product, service, equipment and freight; but does not include any taxes or handling fees that may be applicable.

Chem-Aqua will have a representative call on Customer and provide directions for the initial application of the treatment chemicals. Thereafter, a representative will visit Customer as agreed upon to check the systems, collect water samples, and test the treated waters. A written report documenting the results of the service visits and any recommendations will be provided to the designated personnel of customer.

Customer agrees to follow the recommendations provided by Chem-Aqua on the water treatment program and to maintain the necessary feed and control devices to insure proper application and functioning of the water treatment chemicals. Customer will purchase or otherwise provide and install the required equipment. Chem-Aqua will provide assistance for the installation if requested by Customer.

Customer agrees to permit Chem-Aqua reasonable access to its premises and the system to allow Chem-Aqua personnel to perform their services.

Customer agrees to perform routine cleaning of the systems covered in this agreement.

Customer agrees to perform maintenance and repairs of equipment as recommended by equipment manufacturer or mechanical contractor. If repairs to the system are required to permit Chem-Aqua's products to effectively protect Customer's equipment, Customer agrees to cause such repairs to be made at its expense. Customer agrees to inform Chem-Aqua of modifications to the system or any design elements in the system such as dead legs that would affect the flow of water through the equipment.

Chem-Aqua's treatment of biological growth is for the purpose of reducing the risk of that growth causing damage to the equipment, or otherwise interfering with the operation of the system, and is not meant to protect against health risks from exposure to biological growth.


This contract does not include Legionella risk assessments or a Legionella risk management program. Chem-Aqua is providing the services described in this agreement only, and no services relating to Legionella Risk Management beyond normal minimization of biological fouling.

Chem-Aqua has no responsibility for damages to the system or conditions such as scale or corrosion, which existed prior to the start of the Water Treatment Program, or for damages due to customer's failure to properly operate, maintain or repair equipment. Chem-Aqua is not responsible for damages due to Customer's failure to implement recommendations made by Chem-Aqua. Neither party shall be liable for any consequential, indirect, or incidental losses

of any type, including lost profits, loss of business, loss of use, or loss of data.

This AGREEMENT is effective as of the date it is signed and shall remain in effect until cancelled by either party submitting a thirty (30) day written notice of cancellation. Customer will be responsible for payment of all products/equipment shipped and services rendered prior to cancellation of program. Upon cancellation, Customer must return all Chem-Aqua supplied equipment (which has not been separately purchased.) After the initial twelve (12) months, and if business conditions warrant, Chem-Aqua may implement a general price increase to Customer, which will be reflected on the next invoice to Customer.

AGREED TO on this _____ day of _____, 20____

By: 
(Chem-Aqua Representative)

By: _____
(Customer Representative)

Chem-Aqua Representative Name (Print) Customer Representative Name (Print) Chem-Aqua, Inc.
P.O. Box 152170
Irving, TX 75015-2170
1-866-209-3373

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The Jackson County School District Standard Contract Addendum attached hereto as Exhibit "A" is hereby incorporated into the Agreement between the parties. _____ Chem-Aqua, Inc.

Exhibit "A"

JACKSON COUNTY SCHOOL DISTRICT
CONTRACT ADDENDUM

The Jackson County School District is a political subdivision of the State of Mississippi and as such is restricted from entering into contracts and/or agreements with provisions contrary to or prohibited by Mississippi Law.

Now, therefore, in consideration of the mutual benefit to both parties, the undersigned contracting party, Chem-Aqua, Inc., an NCH Company, does hereby agree³⁷⁰ and covenant that each provision and/or paragraph of the Agreement between Chem-Aqua and the Jackson County School District for a professional Water Treatment Program covering the period of time starting 08/01/2025 and ending 07/31/2026, and any other document and/or documents and/or terms and provisions made a part of and/or incorporated into the agreement between the parties are hereby modified and amended where necessary and applicable and to the extent necessary to conform to and comply with Mississippi Law applicable to school districts and political subdivisions of the State as set forth in the Mississippi Code of 1972, as amended, and as interpreted by the Attorney General of the State of Mississippi and the Mississippi Supreme Court.

Chem-Aqua, Inc., an NCH Company:

Jackson County School District:

NAME & TITLE (SIGNED)

NAME & TITLE (SIGNED)

NAME & TITLE (PRINT)

NAME & TITLE (PRINT)

(DATE)

(DATE)

Vancleave Matching Grant Projects	PO Number	District Portion	Booster Portion	Total Project Amount	Balances
For 2025-2026					\$35,000
Wrestling Mats for VHS & VMS		5,561.00	\$5,561.00	\$11,949.00	\$29,439.00
Softball Infield Turf		\$17,490.00	\$17,490.00	\$34,980.00	\$11,949.00
Cheerleading mats		\$4,459.08	\$4,459.08	\$8,918.15	\$7,489.92
Baseball (padding for walls and dugout)		\$5,136.39	\$5,136.39	\$10,272.77	\$2,353.53

Descriptor Term:

DR

ATHLETIC FACILITY MATCHING GRANTS

ISSUE DATE: 11/12/09

The Jackson County School Board supports the efforts of booster organizations to enhance athletic facilities in the Jackson County School District. In doing so, the school board may choose to provide matching grants to these organizations for capital improvement projects.

When made available, grants must be applied for through the attendance area assistant superintendent and approved by the Superintendent of Education and the school board. Available funding for matching grants will be limited to the approved budget of the Jackson County School District.

1. All capital improvement projects being proposed under this policy must be permanent structures, fixtures or facilities on the school campus. Athletic equipment, movable, short-term or non-durable items will not be considered.
2. All buildings and structures must have prior approval of the school board.
3. Booster groups must provide detail plans for a proposed capital improvement project and follow state purchasing guidelines.
4. Booster groups must provide documentation that their portion of the project cost is current and available. Partially funded projects based on future fundraising goals will not be considered.
5. All capital improvement projects will be procured through the Jackson County School District. Booster organizations will be required to donate their portion of the cost to the school district and the project will be bid and completed under the oversight of the district.
6. Partial or incomplete projects will not be considered.
7. A copy of all blueprints that are to be submitted for bidding by private contractors or by the organization shall be provided for each Board member and the Superintendent before board approval can take place.
8. All requests must be in accordance with JCSD Policy EB.
9. All grants awarded will be given a deadline for completion.
10. Grant revenue will be only available for a specified time period as determined by the Jackson County School Board.

Booster groups should recognize that long range planning, including the location of buildings and structures is the responsibility of the Jackson County School Board and as such, the board may determine that proposals are not in the best long term interest of the district.

Matching Grant Application

1. Statement of Need:

- A. Group Applying for Grant: VHS/VMS Baseball Boosters
- B. School: Vancleave Middle and High School
- C. Who Benefits: Teams and Coaches

2. Capital Project Design/Description:

- A. Goals and Objectives: The old padding around the field and dugouts are old and cracking
- B. Participants: Baseball Boosters, Coaches
- C. Capital Project: N/A
- D. Project Management: Coaches, Dean Lepoma, Vancleave Maintenance
- E. Building Permit Documentation: N/A

3. Project Resources:

- A. Completion Date: TBD
- B. Budget:
 - i. District: \$5,136.39
 - ii. Group: \$5,136.39
- C. Matching Money Documentation: Quotes, Bank Statement

Assistant Superintendent: 

Superintendent: _____

JCSD Board of Education President: _____



160 Parkinson Drive - Richland, MS 39218
 1-800-895-2902 - Fax (601) 420-8442
 www.RichardsonAthletics.com
 E-mail: info@RichardsonAthletics.com

QUOTATION

Quote Number: 40168
 Quote Date: Sep 9, 2025
 Page: 1

VANCLEAVE ATTENDANCE CENTER
 ACCOUTNS PAYABLE
 4724 BULLDOG LANE
 VANCLEAVE, MS 39565

VANCLEAVE HIGH SCHOOL
 ZAC HAARALA 228-217-3170
 12424 HWY 57
 VANCLEAVE, MS 39565

VANCLEAVEHS	10/9/25	Net 30 Days	MW
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QTY	ITEM	DESCRIPTION	UNIT PRICE	TOTAL PRICE
1.00	BWSO2	BACKSTOP PADDING Wood-Backed Stadium Pad 2" Foam - Special Size Color: Royal Blue 1 @ 2' H x 3' 2" W	111.990	111.99
2.00	BWSO2	Wood-Backed Stadium Pad 2" Foam - Special Size 1 @ 2' H x 3' 9.5" W	126.870	253.74
35.00	BW2-42	Wood-Backed Stadium Pad 4' W x 2' H - 2" D - Color:	133.580	4,675.30
1.00	BWSO2	Wood-Backed Stadium Pad 2" Foam - Special Size 1 @ 2' H x 1' 7" W	111.990	111.99
78.00	WPZCH44	Aluminum Z Bracket 36" L DUGOUT RAIL PADDING - REMAKE OF SO# 30500	12.990	1,013.22
1.00	RA-BBFI	Square Rail Padding - Includes Hardware for Installation - See Diagram for Measurements	3,982.990	3,982.99
4.00	RA-CLF	Custom Logo - V in Blue w/ White OL	125.000	500.00
1.00	DISC	Sales Discount per Quantities Specified	1,154.000	-1,154.00
<i>Matthew Walker</i>				

Thank you for considering Richardson Athletics for your equipment needs!

If paying with a Credit or Debit Card, there will be a 3% processing fee applied to the total.

Subtotal	9,495.23
Sales Tax	
Freight	777.54
TOTAL	10,272.77

Customer is responsible for unloading products off the truck at time of delivery. Customer is responsible for cost associated with additional services requested of the trucking company. Some of these services include lift gate, change of address, inside etc. The trucking company may require a re-delivery fee if the initial delivery is missed within normal operating hours.



10/1/25
Michael Reeves

Quote

15 Pacella Park Dr, Suite 240
 Randolph, MA 02368
 Phn: 800.365.6171
 Fax: 508.580.0211
 www.OnDeckSports.com
 800.365.6171

Date	Quote #
9/8/2025	QT5425726

Bill To
 Van Cleave High School (MS)
 12424 HIGHWAY 57
 VANCLEAVE MS 39565-8608

Ship To
 Van Cleave High School (MS)
 12424 HIGHWAY 57
 VANCLEAVE MS 39565-8608

Product Quote Expires	Shipping Quote Expires In	Sales Rep	Phone #
10/8/2025	5 days	Michael Reeves	228-826-3626

Memo

Item	Quantity	Units	Description	Options	Rate	Amount
MISC-AERFLO	33		4' F X 2' H X 3" FOAM, 3/4" BC WOOD - STADIUM PAD - BLACK with SPOTLIGHT™ CLEAR COAT FINISH		176.45	5,822.85
MISC-AERFLO	2		4'3" F X 2' H X 3" FOAM, 3/4" BC WOOD - STADIUM PAD - BLACK with SPOTLIGHT™ CLEAR COAT FINISH		179.92	359.84
MISC-AERFLO	1		3'3" F X 2' H X 3" FOAM, 3/4" BC WOOD - STADIUM PAD - BLACK with SPOTLIGHT™ CLEAR COAT FINISH		166.02	166.02
MISC-AERFLO	1		4'11" F X 2' H X 3" FOAM, 3/4" BC WOOD - STADIUM PAD - BLACK with SPOTLIGHT™ CLEAR COAT FINISH		189.19	189.19
MISC-AERFLO	1		2'6" F X 2' H X 3" FOAM, 3/4" BC WOOD - STADIUM PAD - BLACK with SPOTLIGHT™ CLEAR COAT FINISH		155.60	155.60
MISC-AERFLO	152		Z-CLIP FOR PADDING - 36" w/5 HOLES		12.53	1,904.56
MISC-AERFLO	1		7 1/2" FACE X 9 3/4" TOP X 7 1/2" BACK X 3'1" LONG U-SHAPE RAIL PAD - 1 3/8" FOAM - 3/4" PLYWOOD - 0"7.5" RETURN ON RIGHT SIDE - NFR Pad 1		121.34	121.34
MISC-AERFLO	1		7 1/2" FACE X 9 3/4" TOP X 7 1/2" BACK X 5'11.75" LONG U-SHAPE RAIL PAD - 1 3/8" FOAM - 3/4" PLYWOOD - NO GROMMETS - TO BE DETERMINED with ADD ON CHROMA.BOND® DIGITAL PRINTING Pad 2,4		235.31	235.31
MISC-AERFLO	1		7 1/2" FACE X 9 3/4" TOP X 7 1/2" BACK X 6'7" LONG U-SHAPE RAIL PAD - 1 3/8" FOAM - 3/4" PLYWOOD - NO GROMMETS - TO BE DETERMINED with ADD ON CHROMA.BOND® DIGITAL PRINTING Pad 3		259.10	259.10
MISC-AERFLO	1		7 1/2" FACE X 9 3/4" TOP X 7 1/2" BACK X 3'1" LONG U-SHAPE RAIL PAD - 1 3/8" FOAM - 3/4" PLYWOOD - 0"7.5" RETURN ON LEFT SIDE - NFR Pad 5		121.34	121.34
MISC-AERFLO	1		7 1/2" FACE X 9 3/4" TOP X 7 1/2" BACK X 2'5.5" LONG U-SHAPE RAIL PAD - 1 3/8" FOAM - 3/4" PLYWOOD - FR TO BE DETERMINED Pad 6		96.74	96.74
MISC-AERFLO	1		AL-CHROMA-BOND® IMPRINTING V LOGO (3 PER PAD)		358.73	358.73
MISC-AERFLO	4		U-Shaped Pad Hardware		10.91	43.64
MISC-AERFLO	8		Flat Pad Hardware		2.17	17.36



Quote

15 Pacella Park Dr, Suite 240
 Randolph, MA 02368
 Phn: 800.365.6171
 Fax: 508.580.0211
 www.OnDeckSports.com
 800.365.6171

Date	Quote #
9/8/2025	QT5425726

Item	Quantity	Units	Description	Options	Rate	Amount
					Subtotal	9,851.62
					Shipping Cost (Standard Shipping)	443.25
					Total	\$10,294.87

We look forward to doing business with you.

Customer returns will require an On Deck Sports return authorization number. In addition, such returns will be subject to a freight charge to return the product to On Deck Sports and a restocking fee.

On Deck Sports does not accept returns on used turf and certain custom products. For further details related to On Deck Sports return policies refer to our website at www.ondecksports.com/returns.



Classic car rates as low as 5.99% APR*



Accounts

BASIC BUSINESS CHECKING

****9685-0090


Current Balance

\$14,763.44

Available Balance

\$14,763.44

[Transactions](#)
[Account Details](#)
[Analytics](#)

DATE	DESCRIPTION	AMOUNT	BALANCE
SEP 30 2025	BUSINESS DEBIT BSN SPORTS LLC FARMERS BRAN TX Date 09/29/25 0 6840 0 5137 Card 25 #0580	-\$183.97	\$14,763.44
SEP 29 2025	CHECK # 6018 	-\$2,378.02	\$14,947.41
SEP 26 2025	Deposit by Check Check Received 131.00	\$1,443.00	\$17,325.43
SEP 23 2025	BUSINESS DEBIT RICHARDSON ATHLETICS L RICHLAND MS Date 09/22/25 0 7767 0 5655 Card 25 #9292	-\$3,181.48	\$15,882.43
SEP 17 2025	BUSINESS DEBIT BSN SPORTS LLC 14460 VARSITY BRANDS WA FAR Date 09/16/25 5259DBSMOZXP 5137 Card 25 #0580	-\$530.60	\$19,063.91
SEP 17 2025	Withdrawal INFIELD MOWER	-\$1,500.00	\$19,594.51
SEP 12 2025	BUSINESS DEBIT SQ *TJ'S CUSTOM APPARE 3420-F BIENVILLE BO Date 09/11/25 5254DBJ7H96Z 5691 Card 25 #9292 Clothing	-\$164.00	\$21,094.51
SEP 9 2025	State Of Mississippi Online Services	\$504.00	\$21,258.51
SEP 1 2025	BUSINESS DEBIT AMAZON MKTPL*3Z6RJ3KW3 440 TERRY AVE N AMZ Date 5244DBRTK6U3 5942 Card 25 #0580 Shopping	-\$105.90	\$20,754.51

**JACKSON COUNTY SCHOOL DISTRICT
Fundraiser Authorization Form**

This form must be completed and have administrative approval before entering into any agreement with a vendor, before any advertising and before any solicitation begins.

Fundraisers requested by clubs and activities that are part of the school's student activity program will be prioritized over fundraisers of external clubs and activities.

If a contract with an outside money vendor is required, please attach the unsigned contract to this request form.

School Name: SMAC Athletics

The requesting club or activity is a(n): school student activity program/club

The resulting money will be collected by: members of an outside organization

Name of Activity/Sport/Outside Organization: SMHS Cheer

Full Name of Sponsor/Coach/Outside Officer: Leslie Beam

Dates of fundraising activity: Beginning - 09/19/2025 Ending - 11/07/2025

Location of fundraising: In school only # of Fundraiser: 1 of 3 fundraisers

Describe the fundraiser: _____

of students involved: 30 Anticipated revenue: \$ \$200.00

Anticipated use of revenue: _____

Were students informed in writing that the fundraiser is voluntary? Yes

Leslie Beam _____ Sep 15, 2025
Signature of Sponsor/Coach/Outside Organization Officer Date

Approved by:

AKK _____ Sep 15, 2025
Jessa Kande (Sep 15, 2025 10:27:35 CDT) Date
Signature of Principal

dl _____ Sep 15, 2025
Signature of Asst. Superintendent Date

Signature of Superintendent Date

Signature of Board Chairman Date

Complete after Fundraiser:

Actual use of revenue: _____

Total revenue generated: _____

Bank and name of account where revenue was deposited into: _____

Revised January 2024

**JACKSON COUNTY SCHOOL DISTRICT
Fundraiser Authorization Form**

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School Name: SMEE

The requesting club or activity is a(n): school student activity program/club

The resulting money will be collected by: school employees

Name of Activity/Sport/Outside Organization: SMEE Fall Book Fair

Full Name of Sponsor/Coach/Outside Officer: Lawana Cummings

Dates of fundraising activity: Beginning - 09/08/2025 Ending - 09/12/2025

Location of fundraising: In school only # of Fundraiser: 1 of 3 fundraisers

Describe the fundraiser: Fall

Book Fair

of students involved: 700 Anticipated revenue: \$ \$17,000.00

Anticipated use of revenue: Purchase library books
and supplies

Were students informed in writing that the fundraiser is voluntary? Yes

Lawana Cummings

08/05/2025

Lawana Cummings (Aug 5, 2025 10:07:09 CDT)

Signature of Sponsor/Coach/Outside Organization Officer

Date

Approved by:

Brigitte Myers

08/05/2025

Brigitte Myers (Aug 5, 2025 10:07:48 CDT)

Signature of Principal

Date

Montgomery Noblitt

08/05/2025

Montgomery Noblitt (Aug 5, 2025 12:45:09 CDT)

Signature of Asst. Superintendent

Date

David Baggett

08/12/2025

David Baggett (Aug 12, 2025 09:21:53 CDT)

Signature of Superintendent

Date

Signature of Board Chairman

Date

Complete after Fundraiser:

Actual use of revenue: _____

Total revenue generated: _____

Bank and name of account where revenue was deposited into: _____

Revised January 2024

**JACKSON COUNTY SCHOOL DISTRICT
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School Name: SMEE

The requesting club or activity is a(n): school student activity program/club

The resulting money will be collected by: school employees

Name of Activity/Sport/Outside Organization: Kona Ice Sales

Full Name of Sponsor/Coach/Outside Officer: Brigette Myers

Dates of fundraising activity: Beginning - 08/01/2025 Ending - 05/27/2026

Location of fundraising: In school only # of Fundraiser: 1 of 3 fundraisers

Describe the fundraiser: 2025-2026

Kona Ice Sales

of students involved: 700 Anticipated revenue: \$ \$2,500.00

Anticipated use of revenue: Student Incentives and

Rewards/Playground upgrades

Were students informed in writing that the fundraiser is voluntary? Yes

Brigette Myers 08/05/2025
Brigette Myers (Aug 5, 2025 11:31:54 CDT)

Signature of Sponsor/Coach/Outside Organization Officer Date

Approved by:
Brigette Myers 08/05/2025
Brigette Myers (Aug 5, 2025 11:52:35 CDT)

Signature of Principal Date

Montgomery Noblitt 08/05/2025
Montgomery Noblitt (Aug 5, 2025 17:45:31 CDT)

Signature of Asst. Superintendent Date

David Baggett 08/12/2025
David Baggett (Aug 12, 2025 09:22:30 CDT)

Signature of Superintendent Date

Signature of Board Chairman Date

Complete after Fundraiser:

Actual use of revenue: _____

Total revenue generated: _____

Bank and name of account where revenue was deposited into: _____

Revised January 2024

**JACKSON COUNTY SCHOOL DISTRICT
Fundraiser Authorization Form**

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Fundraisers requested by clubs and activities that are part of the school's student activity program will be prioritized over fundraisers of external clubs and activities.

If a contract with an outside money vendor is required, please attach the unsigned contract to this request form.

School Name: ECHS

The requesting club or activity is a(n): school student activity program/club

The resulting money will be collected by: members of an outside organization

Name of Activity/Sport/Outside Organization: Kona Ice

Full Name of Sponsor/Coach/Outside Officer: Dr. Jaimie Tiblier

Dates of fundraising activity: Beginning - 10/09/2025 Ending - 05/29/2026

Location of fundraising: In school and community # of Fundraiser: 1 of 3 fundraisers

Describe the fundraiser: Have Kona ice come in Biweekly, all sales will be prepaid the week before and picked up during break time only. Prepaid only


na

of students involved: 730 Anticipated revenue: \$ \$500

Anticipated use of revenue: To help pay for the courtyard being redone

na

Were students informed in writing that the fundraiser is voluntary? Yes

 09/18/2025
Jaimie Tiblier (Sep 18, 2025 12:31:26 CDT)
Signature of Sponsor/Coach/Outside Organization Officer Date

Approved by:
Montgomery Noblitt 09/18/2025
Montgomery Noblitt (Sep 18, 2025 13:24:06 CDT)

Signature of ASST. Superintendent Date

Signature of Asst. Superintendent Date

Signature of Superintendent Date

Signature of Board Chairman Date

**JACKSON COUNTY SCHOOL DISTRICT
Fundraiser Authorization Form**

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Fundraisers requested by clubs and activities that are part of the school's student activity program will be prioritized over fundraisers of external clubs and activities.

If a contract with an outside money vendor is required, please attach the unsigned contract to this request form.

School Name: ECAC Athletics

The requesting club or activity is a(n): outside organization

The resulting money will be collected by: school employees

Name of Activity/Sport/Outside Organization: Chevron Donation-Joey Burlison

Full Name of Sponsor/Coach/Outside Officer: Stephen Garrard

Dates of fundraising activity: Beginning - 09/05/2025 Ending - 09/25/2025

Location of fundraising: In school only # of Fundraiser: 0 of 3 fundraisers

Describe the fundraiser: Volunteer hours for working on baseball field

na

of students involved: 0 Anticipated revenue: \$ \$1,000.00

Anticipated use of revenue: Use funds for field maintenance, athlete supplies, equipment

na

Were students informed in writing that the fundraiser is voluntary? No

Stephen Garrard 09/24/2025
Stephen Garrard (Sep 24, 2025 09:01:16 CDT) _____
Signature of Sponsor/Coach/Outside Organization Officer Date

Approved by:
Donald K. Wallace 09/24/2025
Donald K. Wallace (Sep 24, 2025 09:06:38 CDT) _____
Signature of Principal Date

dl 09/24/2025

Signature of Asst. Superintendent Date

Signature of Superintendent Date

Signature of Board Chairman Date

**JACKSON COUNTY SCHOOL DISTRICT
Fundraiser Authorization Form**

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Fundraisers requested by clubs and activities that are part of the school's student activity program will be prioritized over fundraisers of external clubs and activities.

If a contract with an outside money vendor is required, please attach the unsigned contract to this request form.

School Name: SMAC Athletics

The requesting club or activity is a(n): school student activity program/club

The resulting money will be collected by: members of an outside organization

Name of Activity/Sport/Outside Organization: St. Martin Girls Basketball

Full Name of Sponsor/Coach/Outside Officer: Gloria Tucker

Dates of fundraising activity: Beginning - 10/14/2025 Ending - 11/04/2025

Location of fundraising: Online (GoFundMe, Donors Choo # of Fundraiser: 1 of 3 fundraisers

Describe the fundraiser: Molly

Dolly

of students involved: 18 Anticipated revenue: \$ \$1,000.00

Anticipated use of revenue: team
gear

Were students informed in writing that the fundraiser is voluntary? Yes


Gloria Tucker (Sep 30, 2025 11:38:29 CDT)
Signature of Sponsor/Coach/Outside Organization Officer _____ Date Sep 30, 2025

Approved by:

Jessie Kanode (Sep 30, 2025 11:55:52 CDT)
Signature of Principal _____ Date Sep 30, 2025


Signature of Asst. Superintendent _____ Date Sep 30, 2025

Signature of Superintendent _____ Date _____

Signature of Board Chairman _____ Date _____

**JACKSON COUNTY SCHOOL DISTRICT
Fundraiser Authorization Form**

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If a contract with an outside money vendor is required, please attach the unsigned contract to this request form.

School Name: SMMS

The requesting club or activity is a(n): school student activity program/club

The resulting money will be collected by: school employees

Name of Activity/Sport/Outside Organization: Girls Soccer

Full Name of Sponsor/Coach/Outside Officer: Jaden Parker jpj4340@jcsd.ms

Dates of fundraising activity: Beginning - 10/14/2025 Ending - 10/14/2025

Location of fundraising: In community only # of Fundraiser: 1 of 3 fundraisers

Describe the fundraiser: _____

of students involved: 19 Anticipated revenue: \$ \$4,000.00

Anticipated use of revenue: _____

Were students informed in writing that the fundraiser is voluntary? No

Jaden Parker 10/01/2025
Jaden Parker (Oct 1, 2025 08:31:08 CDT) _____
Signature of Sponsor/Coach/Outside Organization Officer Date

Approved by:

Wendell Elch 10/01/2025

Signature of Principal Date

Montgomery Noblitt 10/01/2025
Montgomery Noblitt (Oct 1, 2025 09:59:18 CDT) _____
Signature of Asst. Superintendent Date

Signature of Superintendent Date

Signature of Board Chairman Date

Complete after Fundraiser:

Actual use of revenue: _____

Total revenue generated: _____

Bank and name of account where revenue was deposited into: _____

Revised January 2024

**JACKSON COUNTY SCHOOL DISTRICT
Fundraiser Authorization Form**

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If a contract with an outside money vendor is required, please attach the unsigned contract to this request form.

School Name: SMMS

The requesting club or activity is a(n): school student activity program/club

The resulting money will be collected by: school employees

Name of Activity/Sport/Outside Organization: Girls Soccer

Full Name of Sponsor/Coach/Outside Officer: Jaden Parker jpj4340@jcsd.ms

Dates of fundraising activity: Beginning - 10/13/2025 Ending - 11/01/2025

Location of fundraising: In school and community # of Fundraiser: 2 of 3 fundraisers

Describe the fundraiser: _____

of students involved: 19 Anticipated revenue: \$ \$3,000.00

Anticipated use of revenue: _____

Were students informed in writing that the fundraiser is voluntary? No

Jaden Parker 10/01/2025
Jaden Parker (Oct 1, 2025 08:33:00 CDT) _____
Signature of Sponsor/Coach/Outside Organization Officer Date

Approved by:

Wendell E. Elb 10/01/2025

Signature of Principal Date

Montgomery Noblitt 10/01/2025
Montgomery Noblitt (Oct 1, 2025 09:58:52 CDT) _____
Signature of Asst. Superintendent Date

Signature of Superintendent Date

Signature of Board Chairman Date

Complete after Fundraiser:

Actual use of revenue: _____

Total revenue generated: _____

Bank and name of account where revenue was deposited into: _____

Revised January 2024

JCSD DRUG TESTING RESULTS

POSITIVE RESULTS

AUGUST	2.0%
SEPTEMBER	
OCTOBER	
NOVEMBER	
DECEMBER	
JANUARY	
FEBRUARY	
MARCH	
APRIL	
MAY	

MINUTES OF THE MEETING
JACKSON COUNTY PLANNING COMMISSION

Members Present: Karen Pittman
James Brewer
George Sholl
Jeffrey Knight
Stuart White

Members Absent: Regina Holland
Robert Dubose, Jr.

Also, Present: Marcus Catchot, Planning Director
Luke Brenner, Building Official
Amanda Moser Derouen, Planning & Zoning Administrator
Mary Ann Baran, Assistant Zoning Administrator
Marissa Jones, Floodplain Manager
April McDonald, County Attorney
Norma Jean Ladner Soroe, Court Reporter

The regularly scheduled meeting of the Jackson County Planning Commission was held at 9:00 a.m., August 20, 2025, in the regular meeting place of the Board of Supervisors located at 2915 Canty Street, Jackson County Services Complex in the City of Pascagoula, Mississippi.

Subdivisions:

Admiral Landing Phase 1B (Formerly Admirals Landing Phase 1B) – Final Plat – being developed by Admirals MS, LLC, consisting of 73 single-family residential lots, Dennis Stieffel & Associates, Inc., engineer, zoned PUD, Moran Parkway South off of Old Fort Bayou Road, St. Martin Dennis Stieffel was present. Simply changing the name to remove the “s” from the name. Garrett Green, the county’s consulting engineer, added that the little strip in the front yard of most lots was originally to be platted as dedicated to the county. The developer has revised the plat to make those slivers of land intended to be owned and maintained by the HOA. Motion by Sholl seconded by Brewer to recommend approval of the revised final plat. The motion carried unanimously 5-0 with two (2) members absent.

Admiral Landing Phase 1 B (Formerly Admirals Landing Phase 1B) – Acceptance of Maintenance & Performance Bonds – being developed by Admirals MS, LLC, consisting of 73 single-family residential lots, Dennis Stieffel & Associates, Inc., engineer, zoned PUD, Moran Parkway South off of Old Fort Bayou Road, St. Martin Mr. Catchot explained the bonds were in hand, but the developer was attempting to obtain a different bonding company.

Motion by Knight seconded by Brewer to table the item to the September meeting date. The motion carried unanimously 5-0 with two (2) members absent.

The Serene at St. Martin – Final Plat – being developed by J & J Holding Company, LLC & Freddie Fountain, Fountain & Associates, consisting of 144 Townhome lots, Terry Moran & Fountain & Associates, engineers, zoned PUD, off of Rose Farm Road North, St. Martin.

Freddie Fountain was present. All required documents were submitted to the county.

Garrett Green, the county's consulting engineer, confirmed all inspections were completed and all items were received.

Motion by Sholl seconded by Knight to recommend approval of the final plat. The motion carried unanimously 5-0 with two (2) members absent.

Acceptance of Approval of Minor Subdivision (Shawn Pedersen) – a subdivision of land consisting of six (6) parcels for residential development, zoned A-2, Deneen Road / Seaman Road, Latimer. Garrett Green, the county's consulting engineer, confirmed all the criteria had been met.

Motion by Brewer seconded by Sholl to recommend acceptance of the approval of the minor subdivision. The motion carried unanimously 5-0 with two (2) members absent.

Acceptance of Approval of Minor Subdivision (Brandon Bailey) – a subdivision of land consisting of four (4) parcels for residential development, zoned A-1, Big Burn Road, Latimer.

Garrett Green, the county's consulting engineer, confirmed all the criteria had been met.

Motion by Knight seconded by Brewer to recommend acceptance of the approval of the minor subdivision. The motion carried unanimously 5-0 with two (2) members absent.

Acceptance of Approval of Minor Subdivision (Jared Law) – a subdivision of land consisting of three (3) parcels for residential development, zoned A-1, Ramie Farm Road, Hurley.

Garrett Green, the county's consulting engineer, confirmed all the criteria had been met.

Motion by White seconded by Sholl to recommend acceptance of the approval of the minor subdivision. The motion carried unanimously 5-0 with two (2) members absent.

Public Hearings:

***VARI-06-2025-00077 – Mark Smedvig, Sr. – Variance - (Tabled from July 16, 2025)** – to allow a nine (9) foot side yard setback variance of the minimum ten (10) feet required for the construction of a new carport, zoned R-1A, 9209 Meadowlark Avenue, Fountainbleau area, PIDN 05406810.000.

No one was present for this item.

Motion by Brewer seconded by Sholl to move the item to the end of the meeting. The motion carried unanimously 5-0 with two (2) members absent.

SPEC-07-2025-00090 – Thaddeus McDaniel – Special Exception – to allow the placement of a mobile home on vacant property, zoned R-1, Pine Burr Drive, Vancleave area, PIDN 07200010.000.

Thaddeus McDaniel was present. His family lives in the area on adjacent parcels. There are several mobile homes in the area.

No speakers for or against.

Motion by Brewer seconded by Sholl to recommend approval of the request. . The basis for the recommendation is that the requested exception will be in harmony with the purpose and intent of the ordinance and will not be injurious to the neighborhood or the general welfare. The motion carried 4-1 with Brewer, White, Sholl, and Pittman voting aye, Knight voting nay, and two members absent.

***SPEC-07-2025-00091 – Jenny Massey & Chris Parnell – Special Exception –** to allow a bus to remain on property for living purposes, zoned A-1, 25417 Turps Drive, Wade area, PIDN 07235003.000.

Jenny Massey and Chris Parnell were present. Marcus explained there are two (2) structures on the property as well. One (1) is a bathroom with plumbing, located in a flood zone, and will have to be removed. The other was not advertised, so they will have to remove that as well. The applicant intends to construct a residence within a year on another nearby parcel.

Jamie Moody spoke in favor. They have been there for four (4) years. It is not an eyesore like everyone claims. She is ok with the bus.

Thomas Thompson spoke in opposition. He lives directly south of the property since 2019. The bus sits 50 feet from his home. Don't set a precedent.

Stephen Young spoke in opposition. There is sewage from the bus leaking into the nearby water. There is a live electrical wire connected to a power pole with a ratchet strap. The other outbuilding discussed is a laundry/kitchen facility that drains into the ground and nearby water. Benjamin Ring spoke in opposition. They are using the bus as a residence and a business. They converted the bus which is not allowed by code.

Ron Reeves spoke in opposition. He wanted to purchase the applicant's property prior to them. He was told to build on it, he would have to elevate the dwelling due to the flood regulations, and an above ground septic system would have to be installed. Now the applicant purchased it and just does what he wants and doesn't follow the rules.

Linda Reeves spoke in opposition. Once they purchased the property they began violating all the codes. No permit for demolition. No permit for the structures.

Jenny Massey and Chris Parnell said they will build a residence on another lot and will sell the bus once the residence is constructed.

Motion by Sholl seconded by Knight to recommend denial of the request. The basis for the recommendation is that the requested exception will not be in harmony with the purpose and intent of the ordinance and will be injurious to the neighborhood or the general welfare. The motion carried unanimously 5-0 with two (2) members absent.

VARI-07-2025-00092 – Elliot Davis – Variance – to request a 15.2-foot front yard setback variance of the minimum 40 feet required for the construction of a new commercial building on vacant property, zoned C-1, Washington Avenue, Lots 33 & 34, St. Martin area. PIDN 06105028.000 & 06105029.000.

Elliot Davis was present. The lot is narrow. He lost property when Washington Avenue was widened. If that hadn't happened, he wouldn't need the variance. This request is only to construct a strip mall. His existing concrete business will remain on Rose Farm Road.

No speakers for or against.

Motion by Knight seconded by White to recommend approval. The basis for the recommendation is that the strict application of the regulations would result in peculiar and exceptional practical difficulties to or exceptional undue hardship upon the owner of the property and the variance would carry out the purpose and intent of these regulations. The motion carried unanimously 5-0 with two members absent.

SPEC-07-2025-00093 – Michael D. Pascua – Special Exception – to allow the construction of a 20' x 20' garage to be located in front of the residence, zoned A-1, 14400 Lily Orchard Road, Big Point area, PIDN 01002010.021.

Michael Pascua was present. He improved the driveway and would like to place his garage there. It will not be visible from the road; there is a thick tree line.

No speakers for or against.

Motion by Brewer seconded by Sholl to recommend approval of the request. The basis for the recommendation is that the requested exception will be in harmony with the purpose and intent of the ordinance and will not be injurious to the neighborhood or the general welfare. The motion carried unanimously 5-0 with two (2) members absent.

RZON-07-2025-00094 – Synergy Aqua Tech, LLC – Zone Change – to request a zone change from General Agricultural District (A-1) to Community Commercial District (C-2), 15501 Highway 57, Vanleave area, PIDN 02231010.090.

Grady Crosslin was present. The Highway 57 bypass project shows a change in character of the area and proves a public need with the new growth.

Patrick Cowan spoke in opposition. He lives directly across the street. The area is all residential. The Dollar Store is the only commercial in the area. Commercial should stay along the Highway 57 bypass.

Jeff Mattison spoke in favor. He knows the area is going to go commercial. The change is coming.

Motion by Sholl seconded by White to recommend approval. The basis for the recommendation is that the character of the neighborhood has changed to such an extent to justify the rezoning and that a public need exists for the rezoning as evidenced by information supplied by the applicant. The motion carried 4-1 with Brewer, White, Sholl, and Pittman voting aye, Knight voting nay, and two (2) members absent.

VARI-07-2025-00095 – Meritage Homes – Variance – to allow a ten (10) foot front yard setback variance of the minimum 35 feet required for the construction of new residences on vacant properties for 35 lots, zoned R-1, Garland Road, St. Martin area, PIDNs 05400503.201, 05400503.202, 05400503.203, 05400503.204, 05400503.205, 05400503.206, 05400503.207, 05400503.208, 05400503.209, 05400503.210, 05400503.211, 05400503.212, 05400503.213, 0540503.214, 05400503.215, 05400503.216, 05400503.217, 05400503.218, 0540503.219, 05400503.220, 05400503.221, 05400503.222, 05400503.223, 05400503.224, 05400503.225, 05400503.226, 05400503.227, 05400503.228, 05400503.229, 05400503.230, 05400503.231, 05400503.232, 05400503.233, 05400503.234, and 05400503.235.

Jordan Bursch was present. Meritage Homes purchased this existing project from Elliot Homes around June of this year. They pride themselves on energy-efficient homes. The front yard setback along with the large drainage easement along the rear, leaves a narrow area to construct their product.

Garrett Green, the county's consulting engineer, explained the developer was aware of the lot sizes when they acquired the development and there were plenty opportunities to make changes.

Jerrold Todaro spoke in opposition. The final plat was posted on the property before it was even cleared, showing the developer knew the lots/sizes over a year and a half ago. There are two (2) houses already under constructed. Do those meet the existing required setbacks? His yard has been flooded several times from the development.

Charles Sentell spoke in opposition. The developed already knew what the plat looked like, can they not build houses to fit? The variance would crowd the road up. Most houses in the area meet the 35-foot setback requirement.

Jordan Bursch further explained the homes cannot be pushed into the rear yard due to the significant slope. The acquisition was in transition, but they just closed everything in June to acquire Elliott Homes, so many things were not known.

Motion by Sholl seconded by Brewer to recommend denial. The basis for the recommendation is there is no hardship to be found using the definition from the Jackson County Zoning Ordinance. The motion carried unanimously 5-0 with two members absent.

***VARI-06-2025-00077 – Mark Smedvig, Sr. – Variance - (Tabled from July 16, 2025)** – to allow a nine (9) foot side yard setback variance of the minimum ten (10) feet required for the construction of a new carport, zoned R-1A, 9209 Meadowlark Avenue, Fountainbleau area, PIDN 05406810.000.

The applicant was still not present.

Motion by Knight seconded by Sholl to recommend denial of the request due to lack of representation. The motion carried unanimously 5-0 with two (2) members absent.

Reviews:

SPEC-07-2024-00095 – Amanda Kilpatrick – Special Exception – to allow temporary placement of a camper with metal cover and also a Conex Box to remain on vacant property prior to building a residence, zoned A-1, Westerland Drive, Escatawpa area, PIDN 01726090.035.

Amanda Kilpatrick was present. She has drawn her own plans but needs to find an architectural drawer for official plans. She lives in Gautier, but intends to construct a residence on this property. Mr. Sholl asked what had been accomplished in the past year. Ms. Kilpatrick explained they have done some clearing. Her partner works out of town, so they are slowly working on it. No speakers for or against.

Motion by Sholl seconded by Knight to recommend approval of an extension for a period of one (1) year with a review in one (1) year. The basis for the recommendation is that the requested exception will be in harmony with the purpose and intent of the ordinance and will not be injurious to the neighborhood or the general welfare. The motion carried unanimously 5-0 with two (2) members absent.

SPEC-07-2024-00102 – John Ludwig – Special Exception – to allow an existing storage building to remain on vacant property and also the construction of a 60' x 40' storage building for personal use adjacent to applicant's future residence, zoned A-1, McGregor Road, Vancleave area, PIDN 023004320.000.

John Ludwig was present. He has had financial delays with the bank and survey requirements that area out of his hands.

No speakers for or against.

Motion by Brewer seconded by White to recommend approval of an extension for one (1) year with a review in one (1) year. The basis for the recommendation is that the requested exception will be in harmony with the purpose and intent of the ordinance and will not be injurious to the neighborhood or the general welfare. The motion carried unanimously 5-0 with two (2) members absent.

SPEC-06-2024-00088 – Wraz Smith – Special Exception – to allow the construction of a 40' x 48' shed and also temporary placement of an RV on vacant property prior to building a residence, zoned A-1, Elmer Hamilton Road, Wade area, PIDN 01526030.000.

Wraz Smith was present. He has worked on clearing the land, but spring rain has delayed that. He is under contract with Lewis Homes to construct the residence. He no longer needs the storage building, just the camper use.

No speakers for or against.

Motion by White seconded by Brewer to recommend approval of an extension for one (1) year with a review in one (1) year. The basis for the recommendation is that the requested exception will be in harmony with the purpose and intent of the ordinance and will not be injurious to the neighborhood or the general welfare. The motion carried unanimously 5-0 with two (2) members absent.

SPEC-07-2023-00111 – Riley Parker – Special Exception – to allow temporary placement of a mobile home for brother Noah Parker & family, on property where applicant resides, zoned A-2, 17220 C E Nall Road, Cumbest Bluff area, PIDN 01622380.000.

Cheyenne Parker was present. All the surrounding properties are family; her brother-in-law, mother and father-in-law, cousins, etc. They intend to submit a Use Permit to request permanent placement.

No speakers for or against.

Motion by Brewer seconded by Sholl to recommend approval of an extension for six (6) months with a review in six (6) months. The basis for the recommendation is that the requested exception will be in harmony with the purpose and intent of the ordinance and will not be injurious to the neighborhood or the general welfare. The motion carried unanimously 5-0 with two (2) members absent.

New Business:

None

***Zoning Violation**

Motion by Knight to adjourn the meeting, and all present voted aye. The meeting was adjourned.

 *Karen Pittman* 08/20/2025

Karen Pittman, Planning Commission President

ATTENDANCE REPORT FOR STUDENTS

	July	August	September	October	November	December	January	February	March	April	May
ECLE	97.77%	94.85%	94.73%								
ECUE	98.25%	94.77%	94.55%								
ECMS	97.94%	92.48%	93.52%								
ECHS	95.05%	92.94%	92.73%								
SMEE	97.97%	95.01%	95.21%								
SMNE	97.13%	94.13%	93.02%								
SMUE	98.80%	94.29%	94.62%								
SMMS	97.67%	93.45%	93.53%								
SMHS	97.13%	93.04%	92.99%								
VLE	97.42%	95.03%	93.04%								
VUE	98.26%	95.48%	95.47%								
VMS	97.66%	94.60%	94.08%								
VHS	97.81%	93.47%	94.22%								
Overall	97.55%	93.96%	93.83%								

ATTENDANCE REPORT FOR CERTIFIED CLASSROOM TEACHERS

	July	August	Sept	Oct	Nov	Dec	January	February	March	April	May
ECLE	99%	96%	98%								
ECUE	100%	98%	97%								
ECMS	99%	97%	95%								
ECHS	98%	94%	90%								
SMEE	99%	98%	98%								
SMNE	99%	95%	96%								
SMUE	99%	97%	96%								
SMM	98%	96%	97%								
SMHS	97%	97%	96%								
VLE	98%	97%	96%								
VUE	99%	97%	96%								
VMS	99%	97%	97%								
VHS	99%	97%	98%								
JCTC	98%	85%	97%								