

AGENDA

**SCHOOL DISTRICT OF NEW GLARUS
REGULAR SCHOOL BOARD MEETING**

MONDAY, SEPTEMBER 8, 2025

**HIGH SCHOOL LIBRARY/MEDIA CENTER, ROOM 183 JOIN ZOOM MEETING USING
LINK**

**HTTPS://US02WEB.ZOOM.US/J/83242034290?PWD=R24WM4Z404SCZQBUSCBB
6WN2N1FZJU.1 BY PHONE USING 1-646-568-7788 MEETING ID832 4203 4290 &**

PASSWORD 847084

1701 2ND STREET

NEW GLARUS, WISCONSIN 53574

7:15 PM

- I. **CALL TO ORDER**
 - A. Agenda Published
 - B. Roll Call
 - C. Approval of Agenda and Revisions
- II. **INTRODUCTIONS-PRESENTATIONS**
- III. **PUBLIC COMMENT PERIOD**
- IV. **APPROVAL OF CONSENT AGENDA**
 - A. Item(s) To Be Removed From Consent Agenda
 - 1. Board Minutes

SCHOOL DISTRICT OF NEW GLARUS DISCUSSION AND REGULAR SCHOOL BOARD MEETING

Monday, August 11, 2025

CALL TO ORDER

The meeting was called to order at 7:17 p.m. by Board President Bill Oemichen. The agenda was posted at the New Glarus Elementary School, New Glarus Middle School, New Glarus High School, Bank of New Glarus, New Glarus Post Office, Lake Ridge Bank – New Glarus Branch, Woodford State Bank – New Glarus Branch, and the District Website.

ROLL CALL

Present: Bill Oemichen, Ron Roesslein, Cari Ann Muggenburg, Cassie Ballweg, Casey McCoy, and Heather Thornton

Travis Zimmerman arrived at 7:25 p.m.

APPROVAL OF AGENDA AND REVISIONS

Motion by Ron Roesslein to approve the agenda as presented. Second by Heather Thornton.
Motion carried 6-0.

INTRODUCTIONS –PRESENTATION

WIAA Changes – NIL Agreements and Contact Days

Athletic Director & Dean of Students, Mitch Cernek presented information to the Board about recent WIAA changes specific to NIL (Name, Image, Likeness) agreements, and changes in summer contact days.

PUBLIC COMMENT PERIOD

~None

APPROVAL CONSENT AGENDA

ITEM(S) TO BE REMOVED FROM CONSENT AGENDA

1. BOARD MINUTES & CLOSED SESSION MINUTES
2. APPROVAL OF BILLS
3. TREASURERS REPORT
4. STAFFING REPORT
5. DONATIONS

Motion by Travis Zimmerman to approve the Consent Agenda as presented. Second by Cassie Ballweg. Motion carried 7-0.

COMMITTEE UPDATES

POLICY, COMMUNICATION & ADVOCACY; Did not meet.

HANDBOOK AND PERSONNEL; Did not meet.

BUDGET: Did not meet.

CURRICULUM, SPORTS & CO-CURRICULAR: Did not meet.

FACILITIES, TRANSPORTATION, AND TECHNOLOGY: Did not meet.

AD HOC STRATEGIC PLANNING COMMITTEE: Met. First planning meeting to finalize survey questions and review timelines.

DISCUSSION AND POSSIBLE ACTION ITEMS

A. RESIGNATIONS

The Board reviewed the resignation of Angie O'Bel as MS Assistant Volleyball Coach.

Motion by Travis Zimmeman to accept the resignation of Angie O'Bel as presented. Second by Ron Roeslein. Motion carried 7-0.

The Board reviewed the resignation of Cassie Maloney as MS Assistant Volleyball Coach.

Motion by Ron Roeslein to accept the resignation of Cassie Maloney as presented. Second by Travis Zimmerman. Motion carried 7-0.

The Board reviewed the resignation of Beth Collins as Special Education Assistant.

Motion by Cassie Ballweg to accept the resignation of Beth Collins as Special Education Assistant as presented. Second by Casey McCoy. Motion carried 7-0.

B. NEW HIRES

The Administration recommended the hiring of Corrina Anderson as Assistant Cross Country Coach. .

Motion by Cassie Ballweg to approve the hiring of Corrina Anderson as Assistant Cross County coach as presented. Second by Casey McCoy. Motion carried 7-0.

DISCUSSION ITEMS

A. ASSESSMENT CALENDAR FOR 2025-26 SCHOOL YEAR

Dr. Eichelkraut reviewed the Assessment Calendar for the 2025-26 School Year with the Board.

B. STRATEGIC PLANNING - UPDATE

Dr. Eichelkraut provided the Board with a review of the Ad Hoc Strategic Planning Meeting held earlier in the evening.

C. FEDERAL BUDGET UPDATE

Dr. Thayer and Board President Bill Oemichen provided the Board with an update on the Federal Budget.

ANNOUNCEMENTS

~None

SCHOOL BOARD AND COMMITTEE MEETINGS

- August 25, 2025 – Annual Meeting – 7:15 p.m.
- September 8, 2025 – Discussion & Regular Board Meeting – 7:15 p.m.

ADJOURN

Motion by Travis Zimmerman to adjourn the meeting at 8:06 p.m. Second by Heather Thornton.
Motion carried 7-0.

Respectfully submitted by Cari Ann Muggenburg, Board Clerk, and Kris Anderson, District Executive Assistant

Budgetary Checks # 67156 - 67208
ACH Checks - #25260003 - 25260004
Direct Deposits - 900037756 - 37897
EFT - EBC - #146, 147

EFTPS - Wisconsin Retirement System - #333, 334

EFT - Electronic Tax Payment System - # 565, 566

EFT - Dept of Revenue - #894, 895

EFT - WEA Tax Sheltered Annuity - #1067 - 1068

EFT - EBC - #1220, 1221

EFT - DEAN HEALTH - #1522, 1523

EFT - DELTA DENTAL - #1722, 1723

CHECK		CHECK	INVOICE	INVOICE	AMOUNT
NUMBER	VENDOR	DATE	NUMBER	DESCRIPTION	
146	EMPLOYEE BENEFITS CO	08/15/2025	20250815AD	HSA EMPLOYEE CONTR	7,105.25
		08/15/2025	20250815AF	EMPLOYER CONTR	19,687.50
Totals for 146					26,792.75
147	EMPLOYEE BENEFITS CO	08/15/2025	20250815BD	HSA EMPLOYEE CONTR	2,098.00
		08/15/2025	20250815BF	EMPLOYER CONTR	4,875.00
Totals for 147					6,973.00
333	WISCONSIN RETIREMENT	08/15/2025	20250815AD	Payroll accrual	32,478.45
		08/15/2025	20250815AF	Payroll accrual	32,478.45
Totals for 333					64,956.90
334	WISCONSIN RETIREMENT	08/15/2025	20250815BD	Payroll accrual	12,008.11
		08/15/2025	20250815BF	Payroll accrual	12,008.11
Totals for 334					24,016.22
565	ELECTRONIC TAX FILIN	08/15/2025	20250815AD	Payroll accrual	2,836.00
		08/15/2025	20250815AD	Payroll accrual	6,515.89
		08/15/2025	20250815AD	Payroll accrual	30,165.83
		08/15/2025	20250815AD	Payroll accrual	27,860.87
		08/15/2025	20250815AF	Payroll accrual	6,515.89
		08/15/2025	20250815AF	Payroll accrual	27,860.87
Totals for 565					101,755.35
566	ELECTRONIC TAX FILIN	08/15/2025	20250815BD	Payroll accrual	3,825.00
		08/15/2025	20250815BD	Payroll accrual	2,573.35
		08/15/2025	20250815BD	Payroll accrual	11,372.45
		08/15/2025	20250815BD	Payroll accrual	11,003.20
		08/15/2025	20250815BF	Payroll accrual	2,573.35
		08/15/2025	20250815BF	Payroll accrual	11,003.20
Totals for 566					42,350.55
894	WI DEPARTMENT OF REV	08/15/2025	20250815AD	Payroll accrual	425.00
		08/15/2025	20250815AD	Payroll accrual	18,424.22
Totals for 894					18,849.22
895	WI DEPARTMENT OF REV	08/15/2025	20250815BD	Payroll accrual	6,216.84
Totals for 895					6,216.84
1067	WEA TAX SHELTERED AN	08/15/2025	20250815AD	Payroll accrual	12,850.00
		08/15/2025	20250815AD	Payroll accrual	1,020.00
		08/15/2025	20250815AD	WEA ROTH \$	1,862.50
		08/15/2025	20250815AD	WEA ROTH %	1,669.38
Totals for 1067					17,401.88
1068	WEA TAX SHELTERED AN	08/15/2025	20250815AF	Payroll accrual	1,833.38
		08/15/2025	20250815BD	Payroll accrual	1,700.00
Totals for 1068					3,533.38
1220	EMPLOYEE BENEFITS CO	08/15/2025	20250815AD	Payroll accrual	400.00
		08/15/2025	20250815AD	Payroll accrual	275.00
Totals for 1220					675.00
1221	EMPLOYEE BENEFITS CO	08/15/2025	20250815BD	Payroll accrual	268.33
Totals for 1221					268.33

CHECK NUMBER	CHECK VENDOR	CHECK DATE	INVOICE NUMBER	INVOICE DESCRIPTION	AMOUNT
1522	DEAN HEALTH PLAN, IN	08/15/2025	20250815AD	Payroll accrual	1,247.62
		08/15/2025	20250815AD	Payroll accrual	12,260.42
		08/15/2025	20250815AF	Payroll accrual	7,069.70
		08/15/2025	20250815AF	Payroll accrual	69,476.34
Totals for 1522					90,054.08
1523	DEAN HEALTH PLAN, IN	08/15/2025	08-15-25 A	ACCL	11,190.60
		08/15/2025	20250815AD	Payroll accrual	2,086.88
		08/15/2025	20250815AD	Payroll accrual	453.68
		08/15/2025	20250815AD	Payroll accrual	782.58
		08/15/2025	20250815AF	Payroll accrual	4,434.66
		08/15/2025	20250815AF	Payroll accrual	2,570.80
		08/15/2025	20250815AF	Payroll accrual	11,825.76
Totals for 1523					33,344.96
1722	DELTA DENTAL OF WISC	08/15/2025	20250815AD	Payroll accrual	96.48
		08/15/2025	20250815AD	Payroll accrual	1,212.50
		08/15/2025	20250815AD	Payroll accrual	24.25
		08/15/2025	20250815AF	Payroll accrual	137.41
		08/15/2025	20250815AF	Payroll accrual	6,870.50
		08/15/2025	20250815AF	Payroll accrual	547.32
Totals for 1722					8,888.46
1723	DELTA DENTAL OF WISC	08/15/2025	08-15-25 A	ACCL	1,023.61
		08/15/2025	20250815AD	Payroll accrual	24.12
		08/15/2025	20250815AD	Payroll accrual	145.50
		08/15/2025	20250815AF	Payroll accrual	136.83
		08/15/2025	20250815AF	Payroll accrual	824.46
		08/15/2025	20250815BD	Payroll accrual	48.50
		08/15/2025	20250815BD	Payroll accrual	266.75
		08/15/2025	20250815BF	Payroll accrual	1,511.51
		08/15/2025	20250815BF	Payroll accrual	274.82
Totals for 1723					4,256.10
67156	MADISON NATIONAL LIF	08/15/2025	20250815AF	Payroll accrual	1,438.50
		08/15/2025	20250815AD	Payroll accrual	467.42
Totals for 67156					1,905.92
67157	MINNESOTA MUTUAL LIF	08/15/2025	20250815AD	Payroll accrual	477.41
		08/15/2025	20250815AD	Payroll accrual	457.87
		08/15/2025	20250815AD	Payroll accrual	56.00
		08/15/2025	20250815AF	Payroll accrual	95.47
Totals for 67157					1,086.75
67158	NEW GLARUS COMMUNITY	08/15/2025	20250815AD	Payroll accrual	25.00
Totals for 67158					25.00
67159	AFLAC WORLDWIDE HEAD	08/15/2025	20250815AD	Payroll accrual	36.38
Totals for 67159					36.38
67160	MADISON NATIONAL LIF	08/15/2025	08/15/2025	ACCL	100.79
		08/15/2025	20250815BD	Payroll accrual	150.88
		08/15/2025	20250815BF	Payroll accrual	423.85
Totals for 67160					675.52
67161	MINNESOTA MUTUAL LIF	08/15/2025	20250815BD	Payroll accrual	29.10

CHECK NUMBER	CHECK VENDOR	CHECK DATE	INVOICE NUMBER	INVOICE DESCRIPTION	AMOUNT
67161	MINNESOTA MUTUAL LIF	08/15/2025	20250815BD	Payroll accrual	334.19
		08/15/2025	20250815BD	Payroll accrual	816.04
		08/15/2025	20250815BF	Payroll accrual	66.84
		08/15/2025	08/15/25 A	ACCRUAL	79.73
				Totals for 67161	1,325.90
67162	NEW GLARUS COMMUNITY	08/15/2025	20250815BD	Payroll accrual	130.00
				Totals for 67162	130.00
67163	UNITED WAY GREEN COU	08/15/2025	20250815AD	Payroll accrual	100.00
				Totals for 67163	100.00
67164	GISSING, DAVID	08/25/2025	08/25 JV F	ATHL OFFL	65.00
				Totals for 67164	65.00
67165	HUPPERT, TODD	08/25/2025	08/25 JV F	ATHL OFFL	65.00
				Totals for 67165	65.00
67166	SEELMAN, SAMUEL	08/25/2025	08/25 JV F	ATHL OFFL	67.50
				Totals for 67166	67.50
67167	ZIOBRO, LUKE	08/25/2025	08/25 JV F	ATHL OFFL	67.50
				Totals for 67167	67.50
67168	CLEARY BUILDING CORP	08/27/2025	Bus Barn	Bus barn downpayment	13,789.00
				Totals for 67168	13,789.00
67171	DAWSON, JAMES	09/02/2025	09/02 JV F	ATHL OFFL	65.00
				Totals for 67171	65.00
67172	MCGOWAN, DYLAN	09/02/2025	09/05 V F	ATHL OFFL	95.00
				Totals for 67172	95.00
67173	MCGOWAN, ROBERT	09/02/2025	09/05 V F	ATHL OFFL	95.00
				Totals for 67173	95.00
67174	McKeon, TYLER	09/02/2025	09/05 V F	ATHL OFFL	95.00
				Totals for 67174	95.00
67175	SCHALLER, MICHAEL	09/02/2025	09/02 JV F	ATHL OFFL	70.00
				Totals for 67175	70.00
67176	SEELMAN, SAMUEL	09/02/2025	09/02 JV F	ATHL OFFL	67.50
				Totals for 67176	67.50
67177	DUNBAR, TIMOTHY	09/02/2025	09/02 JV	ATHL OFFL	70.00
				Totals for 67177	70.00
67178	AHRENS ACRES	09/02/2025	AUG 2025	FLORAL DESIGN SUPPLIES	700.00
				Totals for 67178	700.00
67179	ALPINE AUTO ELECTRIC	09/02/2025	38645	BUS BATTERIES	475.83
				Totals for 67179	475.83
67180	ANDERSON, KRISTIN	09/02/2025	AUG 2025	REUNIFICATION TRAINING	40.46
				Totals for 67180	40.46

CHECK NUMBER	CHECK VENDOR	CHECK DATE	INVOICE NUMBER	INVOICE DESCRIPTION	AMOUNT
67181	APPTEGY, INC	09/02/2025	32760	THRILLSHARE MEDIA SUBSCRIPTION	10,280.81
				Totals for 67181	10,280.81
67182	AUTO VALUE NEW GLARU	09/02/2025	709086280	BUS SUPPLIES	15.89
		09/02/2025	709086282	BUS SUPPLIES	27.44
		09/02/2025	AUG STMT	BUS/VAN SUPPLIES	649.24
				Totals for 67182	692.57
67183	BADGER WELDING SUPPL	09/02/2025	14108	CYLINDER LEASE	184.80
				Totals for 67183	184.80
67184	BASEMAN BROS INC.	09/02/2025	2025-0190	RECODE PS GYM	4,002.00
				Totals for 67184	4,002.00
67185	BERGEMANN, RENEE	09/02/2025	FS REFUND	FS REFUND	27.60
				Totals for 67185	27.60
67186	CAPITAL LOCK INC	09/02/2025	111595	LOCKS FOR SHED	193.96
		09/02/2025	111813	REPAIR LOCKS	225.00
				Totals for 67186	418.96
67187	CESA 2	09/02/2025	2600226	NCIR REFRESHER	512.00
				Totals for 67187	512.00
67188	CRITICAL RESPONSE GR	09/02/2025	7147	FINAL BILLING DIGITAL MAPS	3,010.00
				Totals for 67188	3,010.00
67189	EMC INSURANCE COMPAN	09/02/2025	7002862794	LIABILITY INS	220.00
				Totals for 67189	220.00
67190	ENGEN PLUMBING SERVI	09/02/2025	1848	REPLACE DRINKING FOUNTAINS	567.50
				Totals for 67190	567.50
67191	INSIGHT FS	09/02/2025	50037309	GROUNDS SUPPLIES	260.88
				Totals for 67191	260.88
67192	JIM'S AUTO SERVICE	09/02/2025	15283	RPR TRAILER	327.73
				Totals for 67192	327.73
67193	MENEHAN & SON REFRIG	09/02/2025	1289	REFRIGERATOR REPAIR	220.00
				Totals for 67193	220.00
67194	MID-AMERICAN RESEARC	09/02/2025	855300	CUSTODIAL SUPPLIES	286.38
		09/02/2025	857331	CUSTODIAL SUPPLIES	2,385.93
				Totals for 67194	2,672.31
67195	MONSON SEPTIC & PORT	09/02/2025	16273	JULY-AUG SERV	500.00
				Totals for 67195	500.00
67196	ORION FAMILY SERVICE	09/02/2025	28511	JULY SERV	1,512.50
				Totals for 67196	1,512.50
67197	POSTER COMPLIANCE CE	09/02/2025	ORD-920751	POSTER COMPLIANCE	254.85
				Totals for 67197	254.85

CHECK NUMBER	VENDOR	CHECK DATE	INVOICE NUMBER	INVOICE DESCRIPTION	AMOUNT
67198	PRIVATE LINES INC	09/02/2025	46997	LOCATION OF PRIVATE LINES AROUND HS	1,995.00
				Totals for 67198	1,995.00
67199	RHYME BUSINESS PRODU	09/02/2025	39810146	AUG LEASE	858.43
				Totals for 67199	858.43
67200	ROSEN FORD	09/02/2025	6100072	VAN 12 REPAIR	103.62
				Totals for 67200	103.62
67201	SCHMIDT CUSTOM FLOOR	09/02/2025	010852	HS GYM RPR	4,975.00
				Totals for 67201	4,975.00
67202	SKYWARD, INC.	09/02/2025	240491	See Proposal #11648 tk - VEEAM renewal	1,338.00
				Totals for 67202	1,338.00
67203	TDS TELECOM	09/02/2025	AUG 2025	AUG SERV	144.62
				Totals for 67203	144.62
67204	TROUVAILLE COFFEE CO	09/02/2025	BTS 08/28	BACK TO SCHOOL SERVICE	570.00
				Totals for 67204	570.00
67205	UNITED LABORATORIES	09/02/2025	441292	CUSTODIAL SUPPLIES	266.61
				Totals for 67205	266.61
67206	VILLAGE OF NEW GLARU	09/02/2025	AUG 2025 -	BUS BARN - ENGINEERING SERV	126.29
		09/02/2025	JULY 2025	PK2 - ENGINEERING SERV	202.50
				Totals for 67206	328.79
67207	WE ENERGIES	09/02/2025	GS AUG 202	AUG SERV	1,363.72
		09/02/2025	HS AUG 202	AUG SERV	565.12
				Totals for 67207	1,928.84
67208	ZERSEN FLOORING, INC	09/02/2025	MS - FLOOR	MS FLOORING	22,483.00
				Totals for 67208	22,483.00
252600003	BLUUM OF MINNESOTA,	09/02/2025	1054745	See quote #377283 - Mobile charging for MS pd	1,241.02
				Totals for 252600003	1,241.02
252600004	HALLMAN ASPHALT & SE	09/03/2025	1563	PAVING WORK	28,370.00
				Totals for 252600004	28,370.00
				Totals for checks	561,713.72

**SCHOOL DISTRICT OF NEW GLARUS
PURCHASING CARD ACTIVITY
JULY 31, 2025**

Vendor	Description	Amount
NIHF PROGRAMS-CAMP INV	Camp Invention	35,130.00
CENTER FOR THE COLLABORAT	Curriculum- SIPPs Curriculum	19,334.00
DECKER EQUIP SCHOOL FIX	whiteboards and bulletin boards	13,449.98
IN *CLARK ELECTRIC	shed electrical	5,781.35
PROJECT LEAD THE WAY INC	2025-26 Participation Fees	5,400.00
CAPITAL SECURITY INC	Down payment for camera replacements	4,770.69
"PST*NAVIGATE360, LLC"	renewal	4,429.60
USPS.COM POSTAL STORE	Postage Paid Envelopes for District	3,533.40
IN *GUARDIAN SPORTS + PEA	fb helmet caps	2,750.00
CDW GOVT #AF1LL1Z	Adobe Creative Cloud renewal	2,500.00
CPM EDUCATIONAL PROGRAM	Math Textbooks - CPM	1,820.00
SAN-A-CARE	custodial supplies	1,749.40
"VSP*ARBITERSPORTS, LLC"	Athletic registration and online database annual fe	1,720.00
WASDA	WASDA and AASA Annual Dues	1,715.00
TRULY ENGAGING	SCHOOL MAGNET CALENDARS	1,630.80
GRAINGER	parking curbs	1,596.40
NEWSTRIPE INC	field painter	1,525.00
AIRBNB * HM53F9CAM4	National Convention Indianapolis	1,424.64
FINGER PUBLISHING	hiring/board	1,327.10
EPIC SPORTS use remaining budget	Official game balls, plyo soft box, training hurdles, mini-balls	1,322.44
PROJECT LEAD THE WAY INC	PLTW Network security lab hosting fee	1,000.00
E PRO STL	June PT services	898.70
AMAZON MKTPL*N32NH0DN2	CREATIVE SPACE	872.37
IN *MARKETING ON THE MOVE	SOCIAL MEDIA 4 SCHOOLS ANNUAL MEMBERSHIP	795.00
WM.COM	JULY SERVICES	747.55
UW MADISON SOE PLACE	AP Class Registration	725.00
AMAZON MKTPL*NR9MJ4JN1	Switch Power supply - (2) new switch	690.00
ODP BUS SOL LLC# 106869	Elem Supplies for Staff	638.53
MENARDS MONONA WI	Summer School Supplies - Woodworking	608.58
IN *CLARK ELECTRIC	replace dust collector motor at hs	606.64
WASBO FOUNDATION	WASBO/ASBO DUES	599.00
MCDONALD HOPKINS LLC	legal services	583.00
AMAZON MKTPL*LG2D08PE3	PE Materials	580.57
IN *CLARK ELECTRIC	parking lot repair	518.28
AMAZON MKTPL*NL17Y3QX1	teacher chairs - furniture budget	429.32
FIRST FOR INSPIRATION & R	RoboKnights Kit	399.00
FIRST FOR INSPIRATION & R	RoboKnights Kit	399.00
DECKER EQUIP SCHOOL FIX	chair slippers/custodial	390.00
AMAZON MKTPL*NQ7QM2UX1	TV Screen for MS Principal	381.96
FURNITURE & APPLIANCEMAR	classroom furniture	377.95
AMAZON MKTPL*NR9614N82	PE Materials	369.99
AG PARTS EDUCATION	Chromebook keyboard replacements	315.97
GRAINGER	Fan ES Kitchen per request	314.31
BYU CONTINUING ED2	Student Summer School Course - BYU	309.00

**SCHOOL DISTRICT OF NEW GLARUS
PURCHASING CARD ACTIVITY
JULY 31, 2025**

SHERWIN-WILLIAMS701849	paint classrooms etc.	306.20
SHERWIN-WILLIAMS701849	paint classrooms	306.20
WASBO FOUNDATION	annual dues	300.00
AMAZON.COM*NR6IV7T81	PE Materials	295.43
AWSA	Admin Assistant Conf	293.00
ODP BUS SOL LLC# 106869	Elem Supplies	283.58
NATIONAL FFA ORGANIZATIO	Miscellaneous Awards & officer gifts	282.00
AWSA	elementary principal's conference	279.00
MENARDS MADISON WEST WI	roller covers, tape, extention cords, brushes, trays, sponges, caster	267.89
SPECTRUM	July serv	257.63
SHERWIN-WILLIAMS701849	paint classrooms	257.19
ERIKASVANOE.COM	HS Band Consortium payment	250.00
"RENNING, LEWIS LACY,"	June services	237.00
AMAZON MKTPL*LB2G354E3	ipad cases for 4k classroom	229.90
CLARITY TECHNOLOGY GROUP	June Phone	219.22
WASDA	WASDA Membership	210.00
BYU CONTINUING ED2	Student Summer School Course	209.00
BYU CONTINUING ED2	Student summer school course	209.00
AMAZON MKTPL*NL5070CK1	Staff-supplies	200.56
TOBII DYNAVOX SYSTEMS LLC	Boardmaker Program for visuals	199.00
WM SUPERCENTER #802	cooling towels and gatorade	198.04
AMAZON MKTPL*9A1GR3ME3	First grade classroom supplies	197.81
AMAZON MKTPL*3674R5YS3	Middle School Art	174.41
AMAZON MKTPL*NL45M5VY0	Summer School	168.77
WADA FEES	WI Athletic Director Association Membership Fee for 2025-26	166.40
TEMU.COM	Summer School- Diamond painting kits	162.08
AMAZON.COM*NR10N73M2	Standing desk	161.85
PROFESSIONAL PEST CONTROL	July services	147.00
AMAZON MKTPL*5T0VP3953	Summer School Supplies	142.57
AMAZON MKTPL*NP94N2YC3	Office Supplies	141.57
AMAZON.COM*3C6KA7HS3	PE Materials	129.99
BLAIN'S FARM & FLEET	COUNTY fAIR	129.94
AMAZON MKTPL*GG2HI0M73	Books	129.57
BUILDERSFIRSTSOURCE63731	landscaping , complex storage shed	128.48
AMAZON MKTPL*537TZ42F3	School supplies (see receipt w/ pictures)	127.01
SUGAR RIVER PIZZA CO	Admin Retreat Lunch	125.50
SAN-A-CARE	custodial supplies	120.68
WASDA	Registration- School Finance Conference	120.00
SPECTRUM	July serv	120.00
AMAZON MKTPL*G44BX5KE3	Batteries for clocks	117.98
IN *CLARK ELECTRIC	repair breaker	117.87
ODP BUS SOL LLC# 106869	Batteries	114.94
WAL-MART #1138	Start up school Supplies	107.19
DPI EDUCATOR LICENSING ON	dpi license	100.00
AMAZON MKTPL*NL74O1G71	fiber optic cable	82.99
AMAZON MKTPL*N18GI1FA2	Library supplies	82.95

**SCHOOL DISTRICT OF NEW GLARUS
PURCHASING CARD ACTIVITY
JULY 31, 2025**

WORLDDAIRYE	WDE Contest	82.40
AMAZON MKTPL*UA50P8653	Batteries restock	80.13
AMAZON MKTPL*NQ48L3IJ0	Custodial supplies	79.10
AMAZON MKTPL*N37ME2P31	PAPER ROLL FOR LMC	76.01
WALMART.COM 8009256278	Fair Drinks	70.95
AMAZON MKTPL*MX8RO1K63	painters tape and masking supplies	66.06
AMAZON RETA* NQ6P16YM0	lego	62.99
AMAZON MKTPL*188SO9GE3	Construction Paper	61.51
NEW GLARUS HARDWARE	hardware mounts	60.73
AMAZON MKTPL*N34X67600	BOOK	59.99
SP THE MASTER TEACHER	YEARS OF SERVICE PINS	55.45
MCGRAW-HILL K-12	ALEKS LICENSE - SUMMER SCHOOL	53.60
AMAZON MKTPL*VB1SB0K13	Summer School Supplies	52.78
AMAZON MKTPL*UW0ZT3AC3	Construction Paper	46.96
AMAZON MKTPL*FE7XC0ZB3	Construction Paper	45.72
FTP*FINANCIAL TIMES	news	45.00
AMAZON MKTPL*5054B6A23	snacks	44.64
AMAZON MARK* K199S2VL3	Classroom Supplies and Technology accessories	44.30
AMAZON.COM*NL6SJ46C0	Office Supplies	43.80
AMAZON.COM*NL2E05640	Office Supplies	43.56
MENARDS MADISON WEST WI	Summer School Supplies - Woodworking	42.96
ODP BUS SOL LLC # 101170	Elem Supplies	39.36
FC* SLIDESGO UNIVERSAL	Presentation templates	37.97
BACKBLAZE INC	July cost for cloud backup	37.60
AMAZON MKTPL*1O9ES4AM3	Office Supplies	37.00
NEW GLARUS HARDWARE	hardware mount countertop Middle school	36.99
TEACHERSPAYTEACHERS.COM	Classroom supplies	36.00
AMAZON.COM*DW3LR05T3	Office Supplies	34.30
AMAZON MKTPL*NG47537E3	classroom supplies	33.59
AMAZON RETA* NL6AI5X10	Professional Development Book	33.02
AMAZON MKTPL*B57ZJ3SF3	Summer School	32.99
AMAZON MKTPL*730B18UD3	Staff Supplies	32.73
WM SUPERCENTER #802	gallon ziplocs for headpones	31.65
AMAZON RETA* LN3SY04Z3	"The Lead Learner" Book	31.30
AMAZON.COM*OZ8Q12ZH3	Golf Team Materials	29.99
NYTIMES*	news	24.14
AMAZON MKTPL*NR3YY1G52	Middle School Art supplies	23.98
AMAZON MKTPL*996A181K3	Cable funnels for HS IDF (qty 2)	23.90
AMAZON RETA* NL6NL66T0	Yearly Calendar Book	22.63
TEMU.COM	Summer School- Diamond painting kits	21.95
AMAZON MKTPL*N30QR4DB1	Welcome Postcards	21.83
AM GREETINGS*	Annual Membership	21.09
AMAZON RETA* N33NI0DY2	books	20.96
AMAZON RETA* IJ63H7S03	BOOK	20.30
AMAZON MKTPL*1Y5GO6XQ3	Summer School Supplies	20.08
AMAZON MKTPL*6B1UX6T43	Summer School Supplies	19.94

**SCHOOL DISTRICT OF NEW GLARUS
PURCHASING CARD ACTIVITY
JULY 31, 2025**

AMAZON RETA* NR0FM4TW1	Middle School Art	19.41
AMAZON MARK* Q949408C3	Magnets for Classroom	18.89
AMAZON MKTPL*N39XK6ZA1	CREATIVE SPACE	17.09
NEW GLARUS HARDWARE	custodial supplies	16.99
NEW GLARUS HARDWARE	Pull string for cable run	16.87
FADV BACKGROUND SCREENIN	June background checks	16.23
CASEYS #3572	Summer School	15.80
AUDIBLE*N38MR8RG0	monthly membership July 2025	15.77
PAYPAL *CANVA	Monthly subscription-CANVA	15.00
IN *BACKFLOW PREVENTION S	inspection services	15.00
BYU CONTINUING ED2	Re-take Summer School exam	15.00
AMAZON RETA* 935M50BL3	Dry Erase Markers	14.87
MENARDS MADISON WEST WI	Summer School Supplies - Woodworking	13.74
SPOTIFY USA	Athletics Spotify account	12.65
AMAZON MKTPL*4R3LF2X53	Summer School- Painter's tape	11.98
PAYPAL *ITRESEARCHL	VPN for German class	10.99
AMAZON MKTPL*NL5UW87K1	Middle School Art	10.46
USPS PO 5659000694	Student Services Mailings	9.93
CASEYS #3572	Fair Decoration lunch	8.94
ROYS MARKET	Summer School	8.79
PAYPAL *GOOGLE LLC GOOGLE	Google licensing for Education Plus	8.00
MEETENHANC* MEET ENHAN	Google Meet Enhancement	7.39
CASEYS #3572	summer school	7.38
TWP*SUB28538583	news	7.00
AMAZON MKTPL*3Y7U61N43	Summer school- Knitting loom hook tool (8)	6.99
WAL-MART #0802	Summer School, Ziploc gallon bags	6.95
AMAZON.COM*NR5D301E0	Office Supplies	5.99
PP*GOOGLE LETTERSCHOOL	Monthly app charge for 4k	5.26
AMAZON MKTPL*N80JU52I3	Crayon return failure	5.17
WWW.CODEHUB2021.COM	error	5.00
AMAZON WEB SERVICES	Monthly AWS fee for CS courses.	1.00
AMAZON MKTPLACE PMTS	Refund for Items not delivered	-0.80
AMAZON MKTPLACE PMTS	Refund for Items not delivered	-0.80
AMAZON MKTPLACE PMTS	Refund for Items not delivered	-1.59
AMAZON MKTPLACE PMTS	Refund for Items not delivered	-9.99
AG PARTS EDUCATION	Chromebook keyboard replacements (credit for 07/15/25 invoice)	-16.47
STONE HARBOR RESORT	Refund Legal Conference	-141.48
JUSTAGAME* REGISTRATIO	refund	-275.00
WASDA	Refund Legal Conference	-305.00

Total Purchasing Card Activity **136,610.24**

3. Treasurer's Report
4. Staffing Report

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**STAFFING REPORT
SEPTEMBER 8, 2025**

HIRES / CHANGES	Employee Leaving Position	New Employee in Position	hours per day / % of empl	Term of Employment	Position
	Beth Collins resignation	DeAnn Borchart	7.25 hrs/day	2025-26 School year	Special Education Assistant
	Kristen Funk resignation	Jennifer Vetterli	5 hrs/day	2025-26 School year	Intervention Aide
	Stephanie Zweifel coaching resignation	Zack Colby	varies	2025 Fall Season	MS Asst Volleyball Coach
	Cassandra Maloney coaching resignation	Ava Krause	varies	2025 Fall Season	MS Asst Volleyball Coach

OPEN POSITIONS	Position	Term of Employment	hours per day / % of empl	Reason for opening
Coach	HS Boys Basketball Asst Coach	2025-26 Winter Season	varies	Jerald Tordoff retirement
Coach	HS Girls Basketball Asst Coach	2025-26 Winter Season	varies	Roumaine Holland coaching resignation
Coach	MS Girls Basketball Asst Coach	2025-26 Winter Season	varies	Kim Burton coaching resignation
Coach	MS Girls Basketball Asst Coach	2025-26 Winter Season	varies	Reece Leistikow coaching resignation
Coach	MS Boys Basketball Asst Coach	2025-26 Winter Season	varies	Reece Leistikow coaching resignation
Coach	HS Track Assistant Coach	2026 Spring Season	varies	new position - no co-op with Belleville - 2 positions
Coach	MS Track Coach	2026 Spring Season	varies	Sadie Einbeck coaching resignation
Coach	MS Track Coach	2026 Spring Season	varies	Rychia Bosman to HS Head Coach Track

- 5. Donations
 - B. Discuss Item(s) Removed From Consent Agenda
- V. **COMMITTEE UPDATES**
 - A. Policy, Communication & Advocacy
 - B. Handbook and Personnel
 - C. Budget
 - D. Curriculum, Sports & Co-Curricular
 - E. Facilities, Transportation & Technology
- VI. **DISCUSSION AND POSSIBLE ACTION ITEMS**
 - A. Adopt Accounting Curriculum Piloted in 2024-25

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New Glarus School District



Century 21 General Journal Accounting Curriculum Adoption

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Purpose of Accounting Curriculum Adoption

- Previous Accounting materials are outdated or teacher-created without consistent structure.
- There is a need for a foundational accounting curriculum that aligns with real-world practices and introduces students to core financial literacy.
- *Century 21 Accounting: General Journal* offers a comprehensive, manual curriculum that teaches accounting fundamentals based on GAAP (Generally Accepted Accounting Principles)





Why Century 21 Accounting?

Manual, Step-by-Step Instruction

- Builds conceptual understanding of accounting before introducing technology.
- Focuses on journaling, posting, and preparing financial statements by hand.

Aligned to Industry Standards

- Based on **Generally Accepted Accounting Principles (GAAP)**.
- Provides a solid foundation for future study in business, finance, or accounting.





Curriculum Features

Structured Chapter Format

- Vocabulary and concept introduction
- Guided instruction with embedded checks for understanding
- Partner and individual work
- Application/Mastery problems
- Chapter review and assessment

Supports Diverse Learning Needs

- Offers guided, partner, and independent work
- Easily differentiated based on pace and support needs





Real-World Applications

Simulation Projects (Paper-Based)

- Projects like *Red Carpet Events* simulate running a real business.
- Builds accuracy, decision-making, and critical thinking in accounting tasks.

Career Readiness

- Reinforces skills in organization, problem-solving, and attention to detail.
- Ideal entry point for students interested in:
 - Accounting
 - Business Management
 - Finance
 - Entrepreneurship





Academic & Professional Skill Integration

Math Skills

- Precision in calculations and logic-based thinking

Literacy

- Following instructions, interpreting forms and financial documents

Soft Skills

- Time management, accountability, collaboration, and communication





Teacher Support & Alignment

Comprehensive Instructor Resources

- Lesson pacing guides
- Answer keys
- Practice materials
- Assessments

Natural Pathway to Advanced Business Courses

- Prepares students for:
 - Personal Finance
 - Business Principles
 - Advanced Accounting





Requirements For Choosing A Curriculum

1. **Explicitly meets standards**
2. **Inclusive-** All students in one classroom receiving the same instruction.
3. **Guaranteed and Viable Curriculum-** All students have equal opportunity to the same content, knowledge, and skills in each class regardless of teacher.
4. **Scope and Sequence-** Well defined scope and sequence including spiraling curriculum in mastery vs. exposure
5. **Embedded assessments-** Answers questions #3 and #4 of the PLC Model
6. **Based on Research-** No reviews on EdReports
7. **Professional Development available-** On-Demand training videos as well as a comprehensive teacher guide.





Process to Pick Curriculum

Use EdReports as a screener for curriculums
-No Review Available

Step 1



Pilot during the 2024-2025 school year
-Completed

Step 3



Step 2

Discuss curriculum with collaborative team.



Step 4

If the pilot goes well, look to adopt in 2025-2026

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Questions?



C. Consider Adding Maintenance Garage and Solar Panels to Long-Term Facility Plan

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Long Term Facilities Plan	Project Description	Notes
Remodel/Replacement Considerations		
	HS South and West Parking Lots	Summer 2025
	ES Parking South and West Parking Lots	Summer 2025
	ES Roofing Replacement	Roofing Study Being Conducted
	MS Roof Replacement	Est. 2030
	MS Rooftop HVAC Units	Est. 2030
	Pave Bus Parking Lot	Summer 2025
	HS Bathrooms - New Flooring, Toilets, Dividers	
	Boiler replacement plan	
	Painting Rotation	
	Remodel HS Classrooms	
	Motion Sensors for Lights in Gyms and Commons	
	Cages for Lights Switches in Gym	
	Clean up MS playground area, possibly expand MS parking lot and continue driving land around NW corner	
	Repair/replace concrete sidewalks etc. as needed	
	Tennis Courts	
Addition/New Building Considerations		
	Storage Building at Athletic Complex	Summer 2025
	Bathrooms	
	Larger Updated Auditorium	
	Choir Room	
	Larger Lunch Room	
	IT Work Area	
	MS Teacher Workroom	Done
	Add Ticket Area and Concessions	
	Bus Barn and/or Paved Lot for Busses	For Consideration - Summer 2025
	Larger Fitness Area With Outside Entrance	
	Indoor Pool	

- D. NEOLA Recommended Policy Changes
 - 1. PO100 - Definitions

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Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of DEFINITIONS
Code	po0100
Status	Policy Committee Review
Adopted	March 13, 2017
Last Revised	January 5, 2025

0100 - **DEFINITIONS**

The bylaws of the Board of Education of this District incorporate quotations from the laws and administrative code of the State of Wisconsin. Such quotations may be substantively altered only by appropriate legislative, judicial, or administrative action.

Whenever the following items are used in these bylaws and policies, they shall have the meaning set forth below:

Administrative Guideline

A statement, based on policy, usually written, which outlines and/or describes the means by which a policy should be implemented and which provides for the management cycle of planning, action, and assessment or evaluation.

Administrator

An employee who holds a position of leadership over a defined function or department of the District is employed with an administrative contract and/or who reports directly to the District Administrator.

In policy, capitalization of the term Administrator may imply delegation of responsibilities, as appropriate, to staff members.

Apps and Services

Apps and services are software (i.e., computer programs) that support the interaction of personal communication devices (as defined in Bylaw 0100, above) over a network or client-server applications in which the user interface runs in a web browser. Apps and services are used to communicate/transfer information/data that allow students to perform actions/tasks that assist them in attaining educational achievement goals/objectives, enable staff to monitor and assess their students' progress, and allow staff to perform other tasks related to their employment. Apps and services also are used to facilitate communication to, from, among, and between staff, students, parents, Board members, and/or other stakeholders and members of the community.

Board

The Board of Education, also commonly referred to as the School Board, shall take action that is within the comprehensive meaning of the terms "duties and powers" provided that such action is not prohibited by State or Federal law. (Chapter 118, Wis. Stats. and Chapter 120, Wis. Stats.).

Within these bylaws and policies, the terms Board and District may be used interchangeably, depending on the context of the policy.

Bylaw

Rule of the Board for its own governance.

Clerk

The chief clerk of the Board. (See Bylaw 0170 - Clerk)

District

The School District is the territorial unit for school administration. Districts are classified as common, union high, unified, and 1st class city school districts. A joint school district is one (1) of the territory of which is not wholly in one (1) municipality. (Chapter 115, Wis. Stats.).

Within these bylaws and policies, the terms Board and District may be used interchangeably, depending on the context of the policy.

District Administrator

The administrative head of the School District is sometimes locally referred to as Superintendent. In policy, capitalization of the term District Administrator may imply delegation of responsibilities, as appropriate, to staff members.

District Records Custodian

The School District will designate one (1) District Records Custodian (DRC) to be the legal custodian of records for the District. The DRC shall keep and preserve the public records of the District and is granted authority to render a decision and carry out duties related to those public records. The DRC is designated in Policy 8310 - Public Records.

Due Process

Procedural due process requires prior knowledge (a posted discipline code), a notice of offense (accusation), and the opportunity to respond. Specific due process requirements are dependent upon the circumstances and may vary depending on such circumstances.

Full Board

Authorized number of voting members entitled by law to govern the District. The full Board is the total number of Board members authorized by law, regardless of the number of current sitting members.

Information Resources

The Board defines information resources to include any data/information in electronic, audio-visual, or physical form or any hardware or software that makes possible the storage and use of data/information. This definition includes but is not limited to electronic mail, voice mail, social media, text messages, databases, CD-ROMs/DVDs, websites, motion picture film, recorded magnetic media, photographs, digitized information, or microfilm. This also includes any equipment, computer facilities, or online services used in accessing, storing, transmitting, or retrieving electronic communications.

Law Enforcement Officer(s) or Agencies

These terms include any local, State, or Federal law enforcement agency of competent jurisdiction and its officers acting within their legal authority.

Legal Custodian of Records

See "District Records Custodian".

Legal Notice

Legal notice means every notice required by law to be published in a newspaper or other publication. There are three (3) classes of notices: class 1 (requiring one (1) insertion); class 2 (requiring two (2) insertions); and class 3 (requiring three (3) insertions). When more than one (1) insertion is required, the notice must be published once each week for consecutive weeks, with the last notice published at least one (1) week before the act or event unless otherwise specified by law. Sunday publication is permitted.

Local Public Office Holder or Official

Individuals holding those positions designated by the Board as local public offices in compliance with 19.32 (1 dm), 19.42 (7w)(a)(f) and (g), Wis. Stats.

May

This word is used when an action by the Board or its designee is permitted but not required.

Medical Advisor

The School District is required to appoint a medical advisor. The medical advisor shall be a licensed physician and will participate in the annual review of the District emergency nursing services plan. The School District may also have the medical advisor fulfill other roles. PI 8.01(2, g)3

Meeting

Any gathering which is attended by, or open to, all of the members of the Board held with the intent on the part of the members of the body present to discuss or act as a unit upon the specific public business of that body. 19.82(2), Wis. Stats.

Official Newspaper

A newspaper may be designated by the Board under 985.05, Wis. Stats. Other publication options are available to the Board pursuant to 120.11(4), Wis. Stats.

Parent

The natural or adoptive parents or the party designated by the courts as the legal guardian, custodian, or surrogate of a student **including a foreign exchange student**. Both parents will be considered to have equal rights unless a court of law decrees otherwise.

Personal Communication Devices

Personal communication devices ("PCDs") include computers, laptops, tablets, e-readers, cellular/mobile phones, smartphones, **smartwatches, wearable technology,** and/or other web-enabled devices of any type.

Policy

A general, written statement by the governing Board which defines its expectations or position on a particular matter and authorizes appropriate action that must or may be taken to establish and/or maintain those expectations.

President

The Chief Executive Officer of the Board. (See Bylaw 0170 - President)

Principal

The educational leader and head administrator of one (1) or more District schools. In policy, capitalization of the term Principal may imply delegation of responsibilities, as appropriate, to staff members.

Professional Staff Member

District employees who are either certified teachers employed in a position for which certification is a requirement of employment or administrative employees who are responsible for oversight or supervision of a component or components of the District's operation, or serve as assistants to such persons, regardless of whether they hold an administrative contract or are required to have administrator certification, but excluding the District Administrator/Superintendent.

Relative

The mother, father, sister, brother, spouse, domestic partner, parent, child, stepchild, grandparents, grandchild, dependent, or member of the immediate household.

School/District Classification

Per 115.01, Wis. Stats., Wisconsin school districts are classified as follows:

Common School Districts:

These districts are responsible for K-12 education, and are the most common type of district in Wisconsin, and operates pursuant to Subchapter I of Chapter 120, Wis. Stats.

Unified School Districts:

These districts serve all grade levels, from kindergarten through high school, and operates pursuant to Subchapter II of Chapter 120, Wis. Stats.

Union High Schools:

These districts focus on high school education and are often formed by a group of smaller common school districts. They operate pursuant to Subchapter I of Chapter 120, Wis. Stats.

School Nurse

A school nurse is a registered nurse who meets the requirements of 115.001(11), Wis. Stats. A school nurse has the authority to exclude students for signs of illness.

School Official

Except if otherwise defined in the policy, a school official is a person employed by the Board as an administrator, supervisor, teacher/instructor (including substitutes), or support staff member (including health or medical staff and law enforcement unit personnel); or a person serving on the Board.

The term school official is inclusive of other parties, such as an attorney, contractor, consultant, volunteer, or other parties to whom the Board has outsourced a service otherwise performed by Board employees (e.g., a therapist); or a parent or a student serving on an official committee, such as a disciplinary or grievance committee, or assisting another school official in performing his/her tasks (including volunteers) pursuant to the Family Educational Rights and Privacy (FERPA) definition - See Policy 8330 - Student Records.

Shall

This word is used when an action by the Board or its designee is required. (The word "will" or "must" signifies a required action.)

Social Media

Social media are online platforms where users engage with another and/or share information and ideas through text, video, or pictures. Social media consists of any form of online publication or presence that allows interactive communication, including, but not limited to, text messaging, instant messaging, websites, web logs ("blogs"), wikis, online forums (e.g., chat rooms), virtual worlds, and social networks. Examples of social media include, but are not limited to, Facebook, Facebook Messenger, Google Hangouts, Twitter, LinkedIn, YouTube, Flickr, Instagram, Pinterest, Skype, and Facetime. Social media does not include sending or receiving e-mail through the use of District-issued e-mail accounts.

Student

A person who is officially enrolled in a school or program of the District.

Superintendent

Sometimes, the administrative head of the School District is referred to as the Superintendent, but has the authority of the District Administrator by law. In policy capitalization of the term, Superintendent may imply delegation of responsibilities, as appropriate, to staff members.

Support Staff

Any employee who provides support to the District's program and whose position does not require a professional certificate. This category includes special education paraprofessionals, even though it is a requirement to hold a special education program aide license issued by the Wisconsin Department of Public Instruction (DPI) or another valid and current DPI license or permit.

Technology Resources

The Board defines technology resources to include computers, laptops, tablets, e-readers, cellular/mobile telephones, smartphones, web-enabled devices, video and/or audio recording equipment, SLR and DSLR cameras, projectors, software, and operating systems that work on any device, copy machines, printers and scanners, information storage devices

(including mobile/portable storage devices such as external hard drives, CDs/DVDs, USB thumb drives and memory chips), the computer network, Internet connection, and online educational services and apps.

Treasurer

The Chief Financial Officer of the Board. (See Bylaw 0170 - Treasurer)

Vice-President

The Vice-President of the Board. (See Bylaw 0170 - Vice President)

Voting

A vote at a meeting of the Board. The law requires that Board members must be present in order to have their vote officially recorded in the Board minutes and to be available for a roll call vote. A Board member's presence at a meeting includes his/her presence if attending by telephone or another manner of remote access, so long as such remote access is compliant with State law. No voting by Proxy may be recorded or counted in an official vote of the Board. Remote access during quasi-judicial functions (e.g., termination hearings, expulsions) may be permitted after consultation with legal counsel.

Citations to Wisconsin statutes are shown by the Section Number (e.g., 120.11, Wis. Stats.). Citations to the Wisconsin Administrative Code are prefaced by P.I. (e.g., P.I. 11). Citations to the United States Code are noted as U.S.C., Federal Register are noted as F.R., and the Code of Federal Regulations as C.F.R.

Revised 6/26/17

Revised 10/9/17

Revised 6/22/20

Revised 3/15/21

Revised 10/11/21

Revised 4/11/22

Revised 12/5/22

Revised 6/26/23

Revised 4/22/24

T.C. 1/5/25

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2. PO0144.5 - Board member Behavior, Communications, and Code of Conduct	40
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Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of BOARD MEMBER BEHAVIOR, COMMUNICATIONS, AND CODE OF CONDUCT
Code	po0144.5
Status	Policy Committee Review
Adopted	March 15, 2021
Last Revised	September 25, 2023

0144.5 - **BOARD MEMBER BEHAVIOR, COMMUNICATIONS, AND CODE OF CONDUCT**

The Board functions most effectively when individual Board members act ethically, professionally, and responsibly. Board members serve as a member of the School District's governing body and do not have individual authority to represent a policy or enforce positions that are not supported by a majority of the Board, as evidenced by official action of the Board (See Bylaw 0143 - Authority of Individual Board Members).

Board members accept responsibility for the well-being and positive leadership of the School District, for protecting the interests of the School District as a legal entity, and for facilitating governance for the purpose of delivering the highest quality educational and related services to all of the District's students. Conduct by Board members that compromises the reputation or legal position of the District ~~should be avoided~~ are prohibited.

Any authority delegated to the Board President in this policy is automatically vested in the Board Vice President in the event that either the Board President is unavailable or the Board President is the Board member accused of violating this policy.

General Expectations of All Board Members

- A. Attend all scheduled Board meetings insofar as possible, and become informed concerning the issues to be considered at those meetings.
- B. Be familiar with and follow applicable local, State, and Federal laws and regulations.
- C. Be familiar with and comply with Board policies, including policies governing Board member conduct and Board member ethics, qualifications of the office, and conflicts of interest (see Bylaw 0144.3- Conflict of Interest).
- D. Conduct themselves with integrity, honesty, and in a manner that reflects positively on the Board and on the District.
- E. Be accountable for guiding and supporting the policy decision-making process that impacts students, staff, and the community. The operation of the District is the responsibility of the administration.
- F. Establish and maintain a high level of honesty, credibility, and truthfulness in all matters dealt with by the Board.
- G. Treat others with respect and dignity at all times, and maintain decorum, and always communicate in a way that does not violate or illustrate disregard for Board policy concerning harassment or discrimination. This decency expectation applies in all communications, including while discussing sensitive, controversial, or matters involving disagreement.
- H. At all times conduct themselves in the best interest of the School District, including avoiding implicating the District in unlawful activity or supporting or encouraging efforts to harm the reputation, legal standing, or to bring other material harm to the interests of the District or the Board.
- I. Recognize that they should endeavor to make policy decisions only after full discussion at publicly held Board

meetings.

- J. Render all decisions based on the available facts and independent judgment.
- K. Encourage the free expression of opinion by all Board members, and seek systematic communications between the Board and students, staff, and all elements of the community.
- L. Work with the other Board members to establish effective Board policies and to delegate authority for the administration of the District to the District Administrator.
- M. Communicate to other Board members and the District Administrator expressions of public reaction to Board policies and school programs.
- N. Inform themselves about current educational issues by individual study and through participation in programs providing needed information, such as those sponsored by the Wisconsin Association of School Boards, the Consortium of State School Board Associations, and the National School Boards Association.
- O. Support the employment of those persons best qualified to serve as school staff, and insist on a regular and impartial evaluation of all staff.
- P. Refrain from using their Board positions for personal partisan gain.
- Q. Take no private action that will compromise the Board or administration, and respect the confidentiality of information that is privileged under applicable law.
- R. Remember always that their first and greatest concern must be for the educational welfare of the students attending the public schools.
- S. No Board member shall act or fail to act in his/her position as a Board member in violation of 946.12, Wis. Stats., regarding misconduct in public office.
- T. **Disclose any actual or perceived conflict of interest.**

Board Member Communication

Board members are expected to refrain from engaging in communication on behalf of the Board or on behalf of the District unless authorized to do so by majority vote of the Board (See Bylaw 0143.1).

Any Board member who chooses to engage in individual communication on matters related to Board and/or District business is expected to clearly identify whether the Board member is communicating in the following capacity:

- A. On behalf of the Board: normally, this is the function of the Board President or in the President's absence, the Vice President. The Board may by majority vote delegate this responsibility to another Board member in a specific circumstance. In every case, the Board Member communicating the Board's position shall do so as determined by the Board and avoiding individual interpretation or editorializing.
- B. As an individual Board member, but not on behalf of the Board: a Board member who speaks, including online, in social media forums, or in any other public forum, on matters related to Board and/or District business, but not as an officially designated spokesperson of the Board.

Board members who fail to adhere to this expectation, or who publicly communicate false or intentionally misleading information pertaining to Board action or District policy, will be asked to correct such communication in a way that is likely to reach the same audience as the false or misleading information. The Board President is authorized to communicate such requests to the pertinent Board member.

The Board President is authorized to issue public statements on behalf of the Board in the event a Board member expresses false or misleading information, or makes statements without properly identifying whether s/he is speaking as an individual Board member. The President's communication should be limited to correcting the false or misleading statement, clarifying that the Board member was not speaking on behalf of the Board, and providing information relative to Board action if any on the subject matter.

Board Member Interaction with Staff

The general expectations of Board member decorum and civility apply to interactions with employees; however, because the Board is the employer of all District staff, this responsibility is appropriate for special reference. Each Board member is an individual with authority to bring matters to the Board and to influence matters related to staff. Therefore, it is

imperative that Board members treat all employees with respect and as professionals. Board members are also required to comply with Board Policies governing employee anti-harassment, non-discrimination, and threatening behavior.

No Board member has inherent authority to require any staff member to respond to the Board member regarding a specific request for information, or to direct any staff member to perform or not perform any task, except as provided by Board policy or as directed by majority vote of the Board.

Board members access to and request for School District records and information is governed by Board Bylaw 0143.2- Board Member Information Requests.

Board Member Records and Confidentiality

Board members are expected to maintain their own public records created on resources not controlled by and thus not maintained by the School District. Each Board member is an elected official responsible for preserving all public records s/he creates, and to comply with requests to inspect such records. The District has no obligation nor responsibility to assist any Board member in fulfilling this responsibility with respect to records that are not maintained by the District.

Board members are encouraged to review Board policy defining and explaining public records, their maintenance, and public access (See Board Policy 8310 - Public Records).

Board members are expected to maintain and protect the privacy of District records, including student records, and communications received in closed session meetings of the Board. **Board members must also protect and not disclose records consistent with, and governed by, the Family Education Rights and Privacy Act (FERPA).**

Enforcement

Complaints alleging violations of the Board Member Code of Conduct may be brought by any person and can be submitted to the Board President or, if the Board President is the member accused of violating this policy, to the Vice President.

The President or Vice President shall review the complaint and determine whether s/he can investigate the matter or contact the School District's legal counsel for support. Upon completion of the investigation, if the conclusion reached is that the Board member violated the policy, the investigator shall brief the Board and may recommend action to be taken.

Board members are elected officials and therefore cannot be disciplined, prevented from participating in Board meetings, or removed from office by the Board. The Board may consider the following:

- A. **Formal** formal censure by resolution passed by a majority of the Board in an open session meeting of the Board;
- B. **Removal** removal from Board committee assignments for the remainder of the year and until the following organizational meeting of the Board, at which time the President is authorized to continue to withhold committee assignment. Approval of this sanction is an adopted exception to Bylaw 0155 - Committees;
- C. **Restriction** restriction on Board member rights granted by policy, including requesting items for a Board meeting agenda;
- D. **Referral** referral to proceed with efforts to remove the Board member from office for cause, which means inefficiency, neglect of duty, official misconduct, or malfeasance in office;
- E. **Referral** referral to law enforcement if any alleged misconduct constitutes potentially unlawful conduct;
- F. **Other** other efforts to pursue compliance with and adherence to the policy as determined by the Board and not prohibited by law.

Revised 10/11/21

T.C. 6/6/23

T.C. 9/25/23

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17.13, Wis. Stats.

946.12, Wis. Stats.

The Consortium of State School Board Associations

The National Association of School Boards

The Wisconsin Association of School Boards



Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of CONSENT AGENDA
Code	po0166.1
Status	Policy Committee Review
Adopted	March 13, 2017

0166 - **CONSENT AGENDA**

The Board of Education shall use a consent agenda to keep routine matters within a reasonable time frame.

The following routine business items may be included in a single resolution for consideration by the Board.

- A. minutes of prior **Board** meetings;
- B. bills for payment;
- C. **gifts, grants, and** donations
- D. treasurer's report
- E. staffing report
- F. **other routine items as presented by the District Administrator.**

A member of the Board may request any item to be removed from the consent resolution and defer it for a specific action and more discussion. No vote of the Board will be required to remove an item from the consent agenda. A single member's request shall cause it to be relocated as an action item eligible for discussion. Any item on the consent agenda may be removed and discussed as a nonaction item or be deferred for further study and discussion at a subsequent Board meeting if the District Administrator or any Board member thinks the item requires further discussion.

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4. PO1461 - Unrequested Leaves of Absence/Fitness for Duty

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Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of UNREQUESTED LEAVES OF ABSENCE/FITNESS FOR DUTY
Code	po1461
Status	Policy Committee Review
Adopted	March 13, 2017
Last Revised	February 1, 2021

1461 - UNREQUESTED LEAVES OF ABSENCE/FITNESS FOR DUTY

It is the policy of the Board to protect the students and employees of this District from the effects of contagious diseases and other circumstances that render administrators unable to perform their duties.

The Board authorizes the District Administrator to place an administrator on leave for a physical or mental condition that affects the employee's ability to perform assigned duties in conformance with the law.

The District Administrator may require that the administrator submit to an appropriate examination by a healthcare provider of the administrator's choice, a healthcare provider designated and compensated by the District, or both.

Where the healthcare provider designated by the District Administrator disagrees with a healthcare provider designated by the administrator, the two (2) healthcare providers shall agree in good faith on a third impartial healthcare provider who shall examine the administrator and whose medical opinion shall be conclusive and binding on the issue of medical capacity to perform assigned duties. The expenses of a third examination shall be borne by the District.

The employee will be required to execute a release that complies with the requirements of the Health Insurance Portability and Accountability Act (HIPAA) in order to allow the report of the medical examination to be released to the Board/District Administrator and to allow the District Administrator to speak to the health care provider who conducted the medical examination in order to get clarification. Refusal of the administrator to submit to an appropriate examination requested by the District Administrator or to execute the HIPAA release will be grounds for disciplinary action, up to and including termination.

As required by Federal law and regulation and Board Policy 1422.02 - **Nondiscrimination Based on Genetic Information of the Employee**, the District Administrator shall direct the provider designated by the District to conduct the examination not to collect genetic information or provide any genetic information, including the individual's family medical history, in the report of the medical examination.

Pursuant to State law and in accordance with the Americans with Disabilities Act, as amended (ADA) and the Genetic Information Nondiscrimination Act (GINA), the results of any such examination shall be treated as a confidential medical record and will be exempt from release, except as provided by law. If the District inadvertently receives genetic information about an individual who is required to submit to an appropriate examination from the medical provider it shall be treated as a confidential medical record as required by the ADA.

If, as a result of his/her such examination, the administrator is found to be unable to perform assigned duties, the administrator shall be placed on leave of absence pending further determination of ability to perform duties, including evaluation of any reasonable accommodations in the event of the existence of a disability.

Should an Administrator, as defined in Policy 0100 - Definitions, refuse to submit to the examination requested by the District Administrator, such refusal shall subject the administrator to disciplinary action.

The District Administrator may designate any period of leave under this policy as qualifying leave under State and/or Federal FMLA leave entitlement consistent with Policy 3430.01 - Family & Medical Leave of Absence (FMLA) as provided by law.

In the event the District Administrator is the administrator subject to this policy, the Board President shall direct the appropriate actions pursuant to this policy and Policy 1260 - Incapacity of the District Administrator.

Revised 6/26/17

Revised 10/8/18

Revised 6/22/20

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111.32, et. seq., the Wisconsin Fair Employment Act

29 C.F.R., Part 1630

29 C.F.R. Part 1635

42 U.S.C. 12101 et seq., Americans with Disabilities Act of 1990, as amended

42 U.S.C. 2000ff et seq., The Genetic Information Nondiscrimination Act



Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of SUMMER OR INTERIM SCHOOL ATTENDANCE
Code	po2440.01
Status	Policy Committee Review
Adopted	February 25, 2025

2440.01 - **SUMMER OR INTERIM SCHOOL ATTENDANCE**

The brief duration of summer or interim school makes regular attendance imperative. Students enrolled in summer school are expected to attend all class periods for classes in which they are enrolled.

Attendance exceptions may be granted only by the Principal and are limited to absences to participate in school-sponsored activities or in cases of emergency. When an exception is made, the student must still complete all required coursework.

Students may be excused from summer school attendance when a request is made by the student's parent. The school will attempt to contact the parent ~~on the student's second day of absence~~ if the parent has not notified the school of the student's absence.

Each parent, or adult student, must notify the school in writing if the student withdraws from the course at any time. Withdrawal will result in the student receiving no credit for the course.

The school shall maintain an accurate record of summer school attendance, late enrollments, and withdrawals.

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Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of EMPLOYMENT OF SUBSTITUTES
Code	po3120.04
Status	Policy Committee Review
Adopted	March 13, 2017
Last Revised	February 25, 2025

3120.04 - **EMPLOYMENT OF SUBSTITUTES**

The Board recognizes the need to procure the services of substitutes in order to continue the operation of the schools as a result of the absence of regular personnel.

The District Administrator shall employ substitutes for assignment as services are required to replace temporarily-absent regular staff members and fill new positions. Such assignment of substitutes may be terminated, including permanent removal from the substitute teaching roster, when their services are no longer required or for other reasons as determined by the District Administrator that are not arbitrary, capricious, or discriminatory.

Substitutes must possess appropriate certification to teach as a substitute. The District Administrator may determine what licensure is required and make allowances for the use of alternative forms of certification, emergency certification, and other such options as the District Administrator deems appropriate. There must also be verification that a satisfactory background and criminal history check has been conducted by the Department of Public Instruction (DPI), an appropriate State agency, authorized District personnel, or contracted vendor.

In order to retain well-qualified substitutes for service in this District, the Board will offer competitive compensation at a rate set ~~annually~~ by the Board.

A person will be considered a long-term substitute if the person is appropriately certified and the staff member for whom the person has been hired to replace has a leave ~~that which~~ extends for more than forty-five (45) consecutive school days. The long-term substitute position will be terminated by the end of the school year, **subject to issuance of reasonable assurances to the substitute teacher regarding intent to provide substitute teaching assignments in the subsequent school year, whether in the same or different assignment.**

Revised 10/8/18
 Revised 11/18/24
 T.C. 2/25/25

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Legal	118.19, Wis. Stats. P.I. 3.03(8), Wis. Adm. Code
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Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of NOTICE OF REASONABLE ASSURANCE OF EMPLOYMENT
Code	po4124
Status	Policy Committee Review
Adopted	March 13, 2017
Last Revised	February 25, 2025

4124 - NOTICE OF REASONABLE ASSURANCE OF EMPLOYMENT

Prior to the conclusion of each school year, support staff employed in instructional year positions shall be notified, in writing, of reasonable assurance of continued employment for the subsequent school year when such employment is anticipated.

A school year employee of an educational institution who performs services other than in an instructional, research, or principal administrative capacity is ineligible for benefits based on such services for any week of unemployment which occurs during a period between two (2) successive academic years or terms if the school year employee performed such services for any educational institution in the first such year or term and there is reasonable assurance that the employee will perform such services for any educational institution in the second such year or term.

A school year employee of an educational institution who performs services other than in an instructional, research, or principal administrative capacity is ineligible for benefits based on such services performed for the District during any week of unemployment that occurs between two (2) successive academic years or terms. This applies if the employee performed such services in the first year or term and has reasonable assurance of performing them in the second.

Issuance of a notice of reasonable assurances to any employee as described in this policy shall not constitute a guarantee of employment in any successive academic term.

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Legal 108.04 (17)(d), Wis. Stats.



Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of TERMINATION AND RESIGNATION
Code	po4140
Status	Policy Committee Review
Adopted	March 13, 2017

4140 - **TERMINATION AND RESIGNATION**

TERMINATION

Employment may be terminated upon a majority vote of the Board ~~of Education~~.

Support staff employees subject to termination may be given an opportunity to resign.

RESIGNATION

A support staff member may resign by filing a written resignation with the District Administrator.

A resignation, once accepted, may not then be rescinded.

The District Administrator may act for the Board in the acceptance of a resignation.

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Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of STUDENT SUPERVISION AND WELFARE
Code	po4213
Status	Policy Committee Review
Adopted	March 13, 2017
Last Revised	January 5, 2025

4213 - **STUDENT SUPERVISION AND WELFARE**

Support staff members may be confronted with situations which, if handled incorrectly, could result in liability to the District, personal liability to the staff member, and/or harm to the welfare of the student(s). It is the intent of the Board of Education to direct the preparation of guidelines that would minimize that possibility.

A support staff member or a person who works or volunteers with children, who is found to have had sexual contact with a student, including a student age sixteen (16) or older, shall be referred to the proper authorities and be subject to discipline up to and including discharge.

This policy should not be construed as affecting any obligation on the part of staff to report suspected child abuse under 48.981, Wis. Stats. and Policy 8462 - Child Abuse and Neglect.

Each District support staff member shall maintain a standard of care for the supervision, control, and protection of students commensurate with their assigned duties and responsibilities, which include, but are not limited to, the following standards:

- A. A support staff member shall report immediately any accident or safety hazard about which s/he is informed or detects to his/her supervisor as well as to other authorities or District staff members as may be required by established policies and procedures.
- B. A support staff member shall report unsafe, potentially harmful, dangerous, violent, or criminal activities, or threat of these activities by students to the District Administrator and local public safety agencies and/or school officials in accordance with Policy 8420 - School Safety.
- C. Support staff should not volunteer to take on responsibilities they are not reasonably qualified or able to perform. Voluntarily assuming such duties carries the same level of accountability as formally assigned responsibilities.
- D. A support staff member shall not send students on any personal errands.
- E. A support staff member shall not associate with students at any time in a manner which gives the appearance of impropriety, including, but not limited to, the creation or participation in any situation or activity which could be considered abusive or sexually suggestive or involve illegal substances such as tobacco, alcohol, or drugs. Any sexual or other inappropriate conduct with a student by any staff member will subject the offender to potential criminal liability and District discipline up to and including termination of employment.

This provision should not be construed as precluding a support staff member from associating with students in private for legitimate or proper reasons or to interfere with familial relationships that may exist between staff and students.

- F. A support staff member shall not transport students for school-related activities in a private vehicle without the approval of their immediate supervisor and consistent with the provisions of Policy 8660 - Transportation by Private Vehicle for District-Sponsored Activities or Trips. This does not apply to any student who is a support staff member's

family member.

- G. A student shall not be required to perform work or services that may be detrimental to his/her health.
- H. Staff members are discouraged from engaging students in social media and online networking media (see also Policy 7544 - Use of Social Media), except for appropriate academic, extra-curricular, and/or professional uses consistent with Policy 7540 - Technology, Policy 7540.03 - Student Technology Acceptable Use and Safety, and/or Policy 7540.04 - Staff Technology Acceptable Use and Safety.
- I. Staff members are expressly prohibited from posting any picture, video, meme, or other visual depiction, or comment pertaining to any student on personal or unauthorized social networking media or similar forums. This provision of the policy does not apply to pictures and/or videos taken of public events that may involve or incidentally include depictions of students participating in or observing such event where the purpose of the photo or video is to depict the event, not a particular student. This section does not apply to depictions of a support staff member's own child or other relative.

Since most information concerning a child in school, other than directory information described in Policy 8330 - Student Records, is a confidential student record under Federal and State laws, any staff member who shares confidential information with another person not authorized to receive the information may be subject to discipline or civil liability. This includes, but is not limited to, information concerning assessments, grades, behavior, family background, and alleged child abuse.

Pursuant to the laws of the State and Board Policy 8462 - Child Abuse and Neglect, each support staff member shall report to the proper legal authorities immediately any sign of suspected child abuse, abandonment, or neglect.

Revised 4/22/19

Revised 6/22/20

Revised 3/15/21

Revised 12/5/22

T.C. 1/5/25

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Legal

48.981, 948, 948.095 Wis. Stats.



Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of ENTRANCE AGE
Code	po5112
Status	Policy Committee Review
Adopted	March 13, 2017
Last Revised	October 11, 2021

5112 - ENTRANCE AGE

The Board of Education shall establish student entrance age requirements which are consistent with Wisconsin Law and sound educational practice and which ensure equitable treatment.

A. Kindergarten

1. A child is eligible for entrance into four (4) year old kindergarten if **the child/s/he** attains the age of four (4) on or before September 1st **of the school year in which the child is being enrolled and meets the residency requirements.**
2. A child is eligible for five (5) year old kindergarten when **the child/s/he** attains the age of five (5) on or before September 1st of the **school** year in which **the child is being enrolled/s/he applies for entrance** and meets residence requirements. The child may not be placed in an alternative program without permission of the parent.

B. First Grade

A child must be six (6) years of age on or before September 1st in the **school** year in which **the student/s/he** enrolls. A student must **also** have completed a kindergarten program or **must** received a waiver of this requirement.

Any student who has not completed a five (5) year old kindergarten program, but seeks to enroll into first grade must receive a waiver of the requirement. The following students are eligible to receive a waiver:

1. Any student who has moved to the District from another state or country where completion of a five (5) year old kindergarten program is a prerequisite to enrollment in first grade and that student has received a waiver of the requirement in **the/s/he** prior state or country.
2. Any student who has moved to the District from another state or country that does not require the completion of five (5) year old kindergarten prior to enrollment in first grade.
3. Any student who, at the discretion of the **Principal/building principal**, in consultation with the first grade teacher(s) of the District, determines that notwithstanding that the student has not completed a five (5) year old kindergarten program, the student has demonstrated sufficient aptitude in all core competencies normally required of kindergarten students in the District upon completion of the kindergarten program.

The Principal shall perform any required testing to establish the student's academic capabilities and shall prepare a written evaluation that either grants or denies the waiver and provides explanation as to the decision.

C. Appeal of Denial of Waiver

The parents of any student denied a waiver under this section by the ~~Principal~~~~building principal~~ may appeal that decision to the District Administrator by submitting a written request to the Administrator within ten (10) days of the decision of the ~~Principal~~~~principal~~.

The parents of any student denied a waiver by the District Administrator may appeal the decision to the Board by submitting a written request to the District Administrator within ten (10) days of the decision by the Administrator. The District Administrator shall notify the Board President and a meeting shall be scheduled with the parents. The decision of the Board is final.

D. Initial Entry

Children entering the District for the first time must comply with State law. Students must have an immunization record ~~or a properly submitted waiver~~ on file at the school. Any student who does not have the proper immunization ~~records or appropriate waiver within thirty (30) days of enrollment~~ may be excluded or permitted to remain in school pursuant to Policy 5320 - Immunization.

Any student, and/or ~~the student's~~~~his/her~~ parent(s) who enters the District for the first time must disclose prior or pending school expulsions at the time of enrollment.

E. Verification of Residence

Verification of a parent's residence shall be required at the time the child registers in a District school. Verification of residence may also be required at any other time at the discretion of the District Administrator.

F. Early Admission

The District shall prescribe procedures, conditions, and standards for early admission to kindergarten and first grade.

1. Procedure for Early Entrance to Kindergarten

Wisconsin Statutes provide that students must be five (5) years of age on or before September 1st in the year that he or she proposes to enter kindergarten. Local school boards have the ability to allow early entrance to some children. In such cases, the District must conduct an evaluation and the child must demonstrate superior emotional stability, social and mental maturity, and physical health. The following describes the policies for early entrance to kindergarten in the School District of New Glarus.

2. Eligibility for Early Entrance

Children whose fifth birthday falls between September 2 and December 31 of the year in which they desire to attend kindergarten are eligible for early entrance.

3. How to Start the Process

Parents shall contact the Elementary Principal to inquire about early entrance. The Principal will explain the process, determine parent reasons for early entrance, and initiate a referral to the Early Entrance Committee. The Committee will consist of the following staff: Elementary Principal, TAG director, speech pathologist, school psychologist, early childhood teacher, and kindergarten teacher. If a referral is made, the Principal will give the parents a questionnaire to complete which should be brought to the first session of the screening process.

4. Timelines

In order to best meet the needs of the student, the following timelines will be followed:

Steps in the Screening Process

The screening process for early entrance into kindergarten is rigorous and comprehensive. This is necessary in order for a decision to be made that is in the best interests of the child.

Step One (1): If the child did not participate in the CDD screening in February/March, the child will be given the same screening instrument that is given during that screening. A kindergarten or early childhood teacher and speech and language specialist will administer this screener in the school. A score at the 90th percentile or higher (based on the child's chronological age) on this screening instrument moves the child to the next

phase in Step One (1) – a phonemic awareness test. The phonemic awareness test is administered by the speech and language therapist and assesses language development. If the child performs at kindergarten readiness levels, s/he moves on to Step Two (2).

Step Two (2): The school psychologist administers an individual cognitive assessment to the child, either at the child's home, in a daycare setting, or at a mutually agreed upon location. An intelligence quotient of 125-130 qualifies the child to move on in the screening process.

Step Three (3): The school psychologist observes the child in a natural setting (daycare or playgroup) looking for appropriate social skills and transitions. At the same time, a standardized questionnaire that assesses social skills is given to parents to complete.

If a child does not meet the criteria in any of the steps during the screening process, the process is concluded and the family is notified by the Principal. At the conclusion of all three (3) steps, the Early Entrance Committee meets and makes a decision, based on the data. The Principal will notify the parents of the Committee's decision within ten (10) business days of the completion of the screening process. Every effort will be made to finish referrals in a timely manner.

The Principal will make recommendations for early entrance to the Board for final approval. If the Early Entrance Committee denies the early entrance request, the parent/guardian has the right to appeal to the Board.

Review of the First Grade Entrance Committee

The First Grade Entrance Committee will gather and review student information in order to answer the question: "Is this student ready for first grade?" How to Start the Process Parents should contact the Elementary Principal by April 1 prior to the year for which they are requesting entrance. The Principal will explain the process to the parents and initiate a referral to the First Grade Entrance Committee. This committee will consist of the following staff: Elementary Principal, speech pathologist, school psychologist, reading specialist, and first grade teacher.

Timelines:

In order to best meet the needs of the student, the following timelines will be followed:

April 1: This is the preferred time to begin the first grade entrance process. Referrals received by this deadline will be reviewed by the Committee and a recommendation made to the Principal within forty-five (45) days.

April 2 – August 31: Referrals received within this time frame will be reviewed by the Committee and a recommendation made by September 30. The student will remain in kindergarten until the decision is made.

No referrals for first grade entrance will be considered after the first day of the school year. The only exception is if a student transfers in from another district and the first grade entrance process was started in that district.

G. Older Students

A person who is a resident of the District and over twenty (20) years of age may enroll providing the District Administrator does not think such his/her enrollment will interfere with the education of the other students.

Revised 9/9/19

118.14, 118.15, 120.12(25), 252.04, Wis. Stats.

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118.14, 118.15, 120.12(25), 252.04, Wis. Stats.



Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of WITHDRAWAL/DROPOUT FROM SCHOOL
Code	po5130
Status	Policy Committee Review
Adopted	March 13, 2017
Last Revised	October 9, 2017

5130 - **WITHDRAWAL/DROPOUT FROM SCHOOL**

The Board of Education affirms that, while Wisconsin law requires attendance of each student until eighteen (18) years of age, it is in the best interests of both students and the community that **all students** complete the educational program that will equip them with skills and increase their chances for a successful and fulfilling life beyond the schools.

When a student wishes to withdraw from school, efforts should be made to determine the underlying reasons for withdraw. District resources should be used, when and as appropriate, to assist students in reaching his/her career goals and for compliance with compulsory attendance requirements.

No student under the age of eighteen (18) will be permitted to withdraw without the written consent of a parent and the approval of the District Administrator. The withdrawal of any student under the age of eighteen (18) must comply with the requirements for participation in a program leading to the child's high school graduation or leading to a high school equivalency diploma, consistent with State law.

The District has established the following procedures for making reasonable attempts to locate or contact students who have lost contact with the District, but not formally withdrawn:

- A. letter sent home from District;
- B. school administration initiates phone contact;
- C. Student Service staff initiates second phone contact;
- D. removal of the student from the Individual Student Enrollment System (ISES) after completion of these steps.

[END OF OPTIONS]

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Legal 118.15(b-e), Wis. Stats.



Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of EMERGENCY NURSING SERVICES
Code	po5310.01 replace
Status	Policy Committee Review
Adopted	March 13, 2017
Last Revised	October 9, 2017

5310.01 - **EMERGENCY NURSING SERVICES/PLAN**

To provide for the health and safety of students, the District shall develop an emergency nursing services plan (also known as protocols). This plan shall be in accordance with statutory requirements for the provision of emergency nursing services and shall include the following requirements:

- A. The school nurse has developed and reviewed all relevant policies providing for the provision of emergency nursing services to students in cooperation with other School District personnel and representatives from community health agencies and services designated by the Board.

Such Board policies, consistent with the District's emergency nursing services plan, provide for the management of illness (see Policy 5310 - Health Services, Policy 5335 - Care of Students with Chronic Health Conditions, Policy 8450 - Control of Casual Contact Communicable Diseases, and Policy 8453 - Direct Contact Communicable Diseases), accidental injury (see Policy 5340 - Student Accidents/Illnesses/Concussion & Sudden Cardiac Arrest), and the administration of medication and emergency care (see Policy 5330 - Administration of Medication/Emergency Care). These Board policies and their respective protocols shall be incorporated into the District's emergency nursing services plan.

- B. The District's emergency nursing services plan shall include specific protocols for dealing with student accidental injury, illness, and administration of medication at all school-sponsored activities, including but not limited to curricular, co-curricular and extra-curricular activities, and a method to record each incident of service provided.

- C. Arrangements shall be made with a licensed physician to serve as medical advisor for the District's emergency nursing services plan.

The District Administrator shall annually designate the District's medical advisor.

- D. The District shall make emergency nursing services available during the regular school day, including summer or interim school, and during all school-sponsored student activities.

The emergency nursing services plan shall indicate how such services shall be made available by the District during such times. The District may provide for such emergency nursing services through District staff or through outside services such as local emergency response resources.

- E. The District's emergency nursing services plan shall specify how the District is providing for student emergency information, equipment, supplies, and space for the emergency nursing services that are appropriate and readily accessible to facilitate the provision of such services consistent with the services developed through this policy.
- F. The nurse shall review and evaluate the District's emergency nursing services each year, including a review of the policies referenced above, and shall report to the Board regarding such services.

At any time deemed necessary and appropriate, the nurse shall bring proposed revisions of any policies to the District Administrator, who will review them and forward them to the Board for consideration.

13. PO5411 - Third Grade Promotion and Retention: At-Risk
Students

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Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of THIRD GRADE PROMOTION AND RETENTION: AT-RISK STUDENTS
Code	po5411
Status	Policy Committee Review
Adopted	June 9, 2025

5411 - THIRD GRADE PROMOTION AND RETENTION: AT-RISK STUDENTS

Introduction

This policy governs the promotion of students from 3rd grade to 4th grade in accordance with 118.33, Wis. Stats. The policy applies to all students being considered for promotion from 3rd to 4th grade, effective on September 1, 2027.

The District intends to make promotion decisions based on a thorough and equitable process that considers individual student needs in reading. For any student who has not completed their personal reading plan by the end of 3rd grade, a team will determine whether retention or promotion to 4th grade, with intensive instructional support, progress monitoring, and supports to remediate the identified areas of deficiency, is in the student's best interest. The determination process will consider relevant factors such as reading proficiency, social and emotional development, and available supports.

Definitions

"Personal Reading Plan" means a reading plan provided for five (5) year-old-kindergarten to third grade students that are identified as at risk based on a universal screening assessment or diagnostic assessment, in accordance with 118.016(5), Wis. Stats.

"Limited English-Proficient Student" means a student whose ability to use the English language is limited because of the use of a non-English language in the student's family or the student's daily, non-school surroundings, and who has difficulty in performing ordinary classwork in English as a result of such limited English proficiency.

"Completed" - means a 3rd grade student who has a personal reading plan is considered to have completed the personal reading plan if the student's parent and the student's school agree that the student has met the goals outlined in the personal reading plan and the student scores at grade-level in reading on a summative assessment, as defined by the Department of Education (DPI). ~~a student who has "completed" their personal reading plan if the student's parent(s) and the District agree that the student has met the goals outlined in the personal reading plan and the student scores at grade-level in reading on a summative assessment.~~

Promotion of Third Grade Students with Personal Reading Plans

For any student who has not completed their personal reading plan by the end of the student's third grade year, the District will engage in a process to determine whether to promote that student to the fourth grade. The District will not promote a student from third to fourth grade who has not completed their personal reading plan by the end of third grade unless the District, in consultation with the student's parent(s), believes retention is not in the best interest of the student.

In reaching the decision to promote or retain the student, the District will carefully consider all relevant factors, including but not limited to:

- A. Whether a team of interested individuals, including the parent(s) of the student and school representatives who have knowledge of the reading instruction, supports, and interventions provided to the student, believe promotion is

in the best interest of the student;

- B. All relevant and available data demonstrating the student's response or progress to reading instruction and intervention, and data demonstrating the student's progress towards meeting personal reading plan goals;
- C. Why the student has not completed their personal reading plan;
- D. Whether or which alternatives to retention can help support the student to achieve reading proficiency;
- E. Any other factor(s) relevant in deciding whether to retain or promote a student;
- F. Those factor(s) or conditions considered elsewhere in District policy or administrative guidelines pertaining to student promotion and retention;
- G. Whether the student is eligible for an exception contained under this policy;
- H. The potential long-term adverse risks of retention.

Based on the comprehensive evaluation of factors above, the District will make one of the following determinations:

- A. Promotion: Promotion to fourth grade with applicable supports and services is more appropriate than retention to third grade.
- B. Promotion: The student's non-completion of their personal reading plan was not primarily due to the student's lack of reading proficiency.
- C. Promotion: The District recommends retention with applicable supports and services but the student's parent(s) do not agree with the District's recommendation.
- D. Retention: The District determined that, in consultation with the student's parent(s), retention with applicable supports and services is more appropriate than promotion to fourth grade.

Promoting Students with Incomplete Personal Reading Plans

If the District promotes a third-grade student who has not completed their personal reading plan by the end of third grade, the District shall conduct all of the following post-promotion requirements:

- A. In the following and subsequent school year(s) provide intensive instructional services, progress monitoring, and supports to remediate the identified areas of deficiency until the student scores at grade level in reading on a summative assessment;
- B. Notify the student's parent(s), in writing, that the student did not complete their personal reading plan, including a description of the instructional services and supports that will be provided to the student to remediate the identified areas of deficiency; and
- C. Provide the student with an intensive summer reading program each summer until the student scores at grade-level in reading on a summative assessment.

Exceptions to Post-Promotion Requirements

The following are good cause exceptions. Any student who meets one or more of the following good cause exceptions may be exempt from the promotion policy, the intensive summer reading program, and/or the intensive reading intervention requirements:

- A. The student is identified as a Limited-English Proficient student as per the definition included in this policy;
- B. The student has an individualized education plan (IEP) that indicates that neither taking the universal reading screener nor the State summative assessment in reading is appropriate for the student;
- C. The student scores as proficient in reading on the alternative Statewide standardized summative assessment;
- D. The student has an IEP or Section 504 plan under the Rehabilitation Act of 1973 that indicates that the student has received intensive intervention in reading for more than two (2) years if the student continues to demonstrate a deficiency in reading and was previously retained in 5th, 6th, 7th, 8th, 9th, 10th, 11th, or 12th grades one, two, or three;

- E. The student has received intensive reading interventions for two (2) or more school years, continues to demonstrate a deficiency in reading, and was previously retained in 5K, grades one, two, or three for a total of two (2) years.

Mid-Year Enrollment/Transfers

Any student who enrolls as a third-grade student late in the school term without any accompanying record of a personal reading plan shall be promoted to fourth grade under the criteria that the student did not have a personal reading plan in effect at the end of third grade.

If a student transfers into a school enrolled as a fourth-grade student and the provided records indicate the student may have met requirements to be retained in third grade (e.g., incomplete personal reading plan), the District shall provide all supports and services that the student would have otherwise received as a post-promotion requirement including intensive instructional services, progress monitoring and supports to remediate the identified areas of deficiency, parent notification, and an intensive summer reading program each summer until the ~~parent~~ student scores at grade-level in reading on a summative assessment.

Parental Notification

No later than fifteen (15) days after the reading readiness assessment is scored, the Board shall provide the results of the reading readiness assessment, in writing containing at least all of the following information to the student's parent in the parent's native language:

- A. the student's score on the reading readiness assessment;
- B. the student's score in each early literacy skill category assessed by the assessment;
- C. the student's percentile rank score on the reading readiness assessment, if available;
- D. the definition of "at-risk" and the score on the reading readiness assessment that would indicate the student is at-risk;
- E. a plain language description of the literacy skills the reading readiness assessment is designed to measure.

If the diagnostic assessment indicates that a student is at-risk, the Board shall include information about how to make a special education referral under 115.777, Wis. Stats., with the diagnostic assessment results provided.

If the Board is required to assess a student's early literacy skills using a diagnostic assessment, the Board shall provide all of the following, in writing, to the student's parent:

- A. a description of the common indicators and characteristics of dyslexia;
- B. information about appropriate interventions and accommodations for students with characteristics of dyslexia.

The Board shall post its early literacy remediation plan (including the parent notification policy) on the School District website.

If a student is identified as at risk based on a universal or diagnostic assessment, the Board shall:

- A. provide a copy of the student's personal reading plan to the student's parent and obtain a copy of the personal reading plan signed by the student's parent (acknowledgement rather than consent);
- B. after ten (10) weeks of providing the student with the interventions in the student's personal reading plan, notify the student's parent of the student's progress, as determined under the student's personal reading plan.

118.016(4)(5), Wis. Stats.

118.33(5m)(a), Wis. Stats.

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Legal 118.016(4)(5), Wis. Stats.
118.33(5m)(a), Wis. Stats.



Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of EARLY GRADUATION
Code	po5464
Status	Policy Committee Review
Adopted	March 13, 2017

5464 - **EARLY GRADUATION**

The Board of Education acknowledges that some students are pursuing educational goals which include graduation from high school at an earlier date than their designated class.

Application for early graduation will be submitted to the (→)high school ~~principal~~ **Principal** in accordance with school regulations.

The ~~principal~~ **District** may honor this request if all conditions for graduation are met and the student fulfills the graduation requirements. **The high school Principal shall make the final decision regarding an application for early graduation.**

The student may participate in the graduation ceremonies with ~~his/her~~ **the student's** designated class. **If the student will be participating in any District activities or programming, including the District's graduation ceremony, then the student must abide by all Board policies and school rules.**

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Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of ACADEMIC HONESTY
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Last Revised	November 18, 2024

5505 – **ACADEMIC HONESTY**

The Board values honesty and expects integrity in the District's students. Violating academic honesty expectations erodes the trust between teachers and students as well as compromises the academic standing of other students. So that each student learns the skills being taught and is judged solely on their own merits, the Board prohibits any student from presenting someone else's work as their own, using artificial intelligence platforms in place of one's own work, providing unauthorized assistance to another student, and cheating in any manner.

All school work submitted for the purpose of meeting course requirements must be the individual student's original work or the original work of a group of students for group projects. It is prohibited for any student to unfairly advance their own academic performance or that of any other student. Likewise, no student may intentionally limit or impede the academic performance or intellectual pursuits of other students.

Academic dishonesty includes, but is not limited to:

- A. plagiarism (of ideas, work, research, speech, art, music, etc.);
- B. forgery of another's work;
- C. presenting the results that are the product of an (AI) artificial intelligence platform as one's own where the use of AI was not specifically allowed by the teacher as part of the assignment;
- D. downloading or copying information from other sources and presenting it as one's own;
- E. using language translation work of someone else or using technology when the expectation is doing one's own translation;
- F. copying another person's work;
- G. allowing another person to copy one's own work;
- H. stealing another person's work;
- I. doing another person's work for them;
- J. distributing copies of one's work for use by others;
- K. distributing copies of someone else's work for use by others for academic gain or advantage;
- L. intentionally accessing another's work for the purpose of presenting it as one's own;

M. distributing or receiving answers to assignments, quizzes, tests, assessments, etc.

N. distributing or receiving questions from quizzes, tests, assessments, etc.

Use of Artificial Intelligence/Natural Language Processing Tools For School Work

In order to ensure the integrity of the educational process and to promote fair and equal opportunities for all students, except as outlined below, the use of Artificial Intelligence (AI) and Natural Language Processing (NLP) tools (collectively, "AI/NLP tools") is strictly prohibited for the completion of school work. The use of AI/NLP tools, without the express permission/consent of a teacher, undermines the learning and problem-solving skills that are essential to academic success and that the staff is tasked to develop in each student. Students are encouraged to develop their own knowledge, skills, and understanding of course material rather than relying solely on AI/NLP tools and they should ask their teachers when they have questions and/or need assistance. Unauthorized use of AI/NLP tools is considered a form of plagiarism and any student found using these tools without permission or in a prohibited manner will be disciplined in accordance with the Student Code of Conduct. (See Policy 7540.08 - Artificial Intelligence (AI))

Notwithstanding the preceding, students can use AI/NLP tools in the school setting if they receive prior permission/consent from their teacher, so long as they use the AI/NLP tools in an ethical and responsible manner. Teachers have the discretion to authorize students to use AI/NLP tools for the following uses:

- A. Research assistance: AI/NLP tools can be used to help students quickly and efficiently search for and find relevant information for their school projects and assignments.
- B. Data Analysis: AI/NLP tools can be used to help students to analyze, understand, and interpret large amounts of data, such as text documents or social media posts. This can be particularly useful for research projects or data analysis assignments – e.g., scientific experiments and marketing research.
- C. Language translation: AI/NLP tools can be used to translate texts or documents into different languages, which can be helpful for students who are learning a new language or for students who are studying texts written in a different language.
- D. Writing assistance: AI/NLP tools can provide grammar and spelling corrections, as well as suggest alternative word choices and sentence structure, to help students improve their writing skills. **Proper citation when using AI/NLP tools is required when AI/NLP generated content is incorporated into any work product.**
- E. Accessibility: AI/NLP tools can be used to help students with disabilities access and understand written materials. For example, text-to-speech software can help students with specific learning disabilities or visual impairments to read texts and AI-powered translation tools can help students with hearing impairments understand spoken language.

Staff and Administration have the responsibility for monitoring students' work for compliance with this policy.

When enrolled in Advanced Placement (AP), International Baccalaureate (IB), Early College Credit Programs (ECCP), or any other third-party, District-sponsored programming, students are expected to follow the corresponding policies and guidelines regarding the use of AI/NLP.

All teachers, beginning in the elementary grades, will educate students as to what constitutes academic dishonesty and what is acceptable and unacceptable behavior in District schools regarding academic integrity.

Students who violate this policy are subject to disciplinary consequences.

Parents shall be contacted as soon as practicable to report any alleged acts of academic dishonesty by their child.

Repeated violations of this policy at the high school level will result in additional disciplinary consequences, up to and including suspension and expulsion.

Student and/or parent appeals of disciplinary consequences resulting from violation of this policy may be made within five (5) business days to the Principal whose decision shall be final. If the Principal was the staff member responsible for the disciplinary consequence being appealed, then student and/or parent appeals should be directed within five (5) business days to the District Administrator whose decision shall be final.

Legal

118.01, 118.164, 120.12, Wis. Stats.

16. PO5530 - Student Use or Possession of Intoxicants, Drugs, or
Paraphernalia

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Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of STUDENT USE OR POSSESSION OF INTOXICANTS, DRUGS, OR PARAPHERNALIA
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Last Revised	September 25, 2023

5530 - **STUDENT USE OR POSSESSION OF INTOXICANTS, DRUGS, OR PARAPHERNALIA**

The Board recognizes that the misuse of drugs is a serious problem with legal, physical, and social implications for the entire school community.

As the educational institution of this community, the schools should strive to prevent drug abuse and help drug abusers by educational, rather than punitive, means.

For purposes of this policy, "drugs" shall mean:

- A. all dangerous controlled substances as so designated and prohibited by Wisconsin statute;
- B. all derivatives of hemp, except CBD products permitted by the school (see Policy 5330 - Administration of Medication/ Emergency Care);

This includes Delta-8-THC, Delta-9-THC, Delta-10-THC, Delta-11-THC, THC-0, and all other forms that cause psychosis; in all forms of delivery (i.e., inhalation, ingestion, injection, etc.).
- C. all chemicals which release toxic vapors;
- D. all alcoholic beverages;
- E. any prescription or patent drug, except those for which permission to use in school has been granted pursuant to Board policy;
- F. "look-alikes";
- G. essential oils and oil like products that may be mistaken for a drug (see Policy 5330 - Administration of Medication/ Emergency Care);
- H. anabolic steroids;
- I. any misuse of over-the-counter drugs or medications;
- J. any other illegal substance so designated and prohibited by law;
- K. any substance, no matter its chemical composition, that is represented as or packaged in such a manner so as to give the appearance that the substance is a drug otherwise defined in this policy.

The Board prohibits the use, possession, concealment, or distribution of any drug and any drug-paraphernalia at any time on District property or at any District-related event.

The District Administrator shall prepare guidelines for the identification, amelioration, and regulation of drug use in the schools, including education, prevention and standards of conduct. Education shall be intended to develop awareness of: drug abuse, including prescription drug abuse, and prevention; the relationship between highway safety and the use of alcohol and controlled substances, including prescription drugs; and the relationship between youth suicide and the use of alcohol and controlled substances, including prescription drugs.

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118.01(2)(d), Wis. Stats.

118.24(2)(f), Wis. Stats.

118.257, Wis. Stats.

125.09(2), Wis. Stats.

Drug-Free Schools and Communities Act of 1986 as amended

20 U.S.C. 3171 et seq.

20 U.S.C. 3224A



Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of SMALL UNMANNED AIRCRAFT SYSTEMS (sUAS)
Code	po7440.03
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7440.03 - **SMALL UNMANNED AIRCRAFT SYSTEMS (Drones) (sUAS)**

The Board prohibits the operation of small Unmanned Aircraft Systems (sUAS), commonly known as drones, at any time on a property that is owned or leased or contracted for by the Board at any time by any individual who is not authorized to do so by the District Administrator.

~~Pursuant to the Wisconsin Interscholastic Athletic Association's (Association) Administrative Policies, the Board also prohibits the operation of an sUAS (drone) at any Association event conducted on property owned or leased or contracted for by the Board.~~ If sUAS (drones) are used during high school athletic activities and/or events, the use will adhere to the Wisconsin Interscholastic Athletic Association's (WIAA) administrative policies and procedures.

To be authorized to operate a drone on property owned or leased or contracted for by the Board, a staff member or administrator or vendor employed by the Board must meet all criteria for the operation of and comply with all requirements and restrictions pertaining to the operation of any sUAS established by the Federal Aviation Administration (FAA).

Failure to adhere by applicable regulations may result in loss of authorization to operate a drone on property owned or leased or contracted for by the Board, referral to local law enforcement, and/or further disciplinary action, up to and including termination.

14 C.F.R. Part 107

86 FR 4314

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	14 C.F.R. Part 107



Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of PROPERTY INVENTORY
Code	po7450
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Last Revised	June 9, 2025

7450 - **PROPERTY INVENTORY**

As steward of this District's property, the Board of Education recognizes that efficient management and full replacement upon loss requires accurate inventory and properly maintained property records.

The Board shall maintain an inventory of all District-owned equipment and supplies, including computing devices

For purposes of this policy, equipment shall mean tangible personal property (including information technology systems), a unit of furniture or furnishings, an instrument, a machine, an apparatus, or a set of articles which retains its shape and appearance with use, is nonexpendable, having a useful life of more than one (1) year and a per-unit cost that equals or exceeds \$10,000 and does not lose its identity when incorporated into a more complex unit. When defining supplies for inventory purposes, no items will be counted whose total value is less than \$10,000.

Capital assets include equipment as well as the following:

- A. Land, buildings (facilities), and intellectual property (including software) whether acquired by purchase, construction, manufacture, lease-purchase, exchange, or through capital leases
- B. Additions, improvements, modifications, replacements, rearrangements, reinstallations, renovations or alterations to capital assets that materially increase their value or useful life (not ordinary repairs and maintenance).

Capital expenditures, which are expenditures for capital assets, require prior written approval in order to be allowable in certain situations. General-purpose equipment, buildings, and land, as well as improvements to land, buildings, or equipment which materially increase their value or useful life, are unallowable as direct charges unless the federal awarding agency or pass-through entity provides prior written approval. Whereas capital expenditures for special purpose equipment are allowable as direct costs, provided that items with a unit cost of \$5,000.00 or more have the prior written approval of the Federal awarding agency or pass-through entity.

When defining supplies for inventory purposes, no items will be counted whose total acquisition cost is less than \$5,000.00.

"Computing devices" are machines used to acquire, store, analyze, process, and publish data and other information electronically, including accessories for printing, transmitting and receiving, or storing electronic information. Examples of computing devices include laptops, smartphones, tablets, etc. Computing devices are classified as equipment if their acquisition cost meets the above-mentioned equipment threshold. Computing devices that do not meet the acquisition cost threshold are considered supplies. Regardless of whether a computing device is classified as an equipment or supply, it must be counted during the inventory.

It shall be the duty of the Business Manager to ensure that inventories are recorded systematically and accurately and property records of equipment are updated and adjusted annually by reference to purchase orders and withdrawal reports.

The District is responsible for maintaining and updating property records when there is a change in the status of the property.

Equipment and computing devices acquired in whole or in part under a Federal award will vest upon acquisition to the District, subject to the following conditions:

- A. The equipment shall be used for the authorized purposes of the award project during the period of performance or until the equipment is no longer needed for the purposes of the project.
- B. While the equipment is being used for the originally-authorized purpose, the District (or subrecipient) must not dispose of or encumber its title or other interests without the approval of the Federal agency or pass-through entity.
- C. The equipment may only be used and disposed of in accordance with the provisions of the Federal agency or the pass-through entity and Policy 7300 - Disposition of Real Property/~~Personal Property~~ and Policy 7310 - Disposition of ~~Personal Property~~ ~~Surplus~~ Property.
- D. The District must use equipment for the project or program for which it was acquired and for as long as needed, whether or not the project or program continues to be supported by the Federal award. The District must not encumber the equipment without prior approval of the Federal agency or pass-through entity.
- E. When no longer needed for the original project or program, the equipment may be used in other activities in the following order of priority:
 1. activities under other Federal awards from the Federal agency that funded the original program or project; then
 2. activities under Federal awards from other Federal agencies. These activities include consolidated equipment for information technology systems.
- F. During the time that equipment is used on the project or program for which it was acquired, the District must also make the equipment available for use on other programs or projects supported by the Federal Government, provided that such use will not interfere with the purpose for which it was originally acquired. First preference for other use of the equipment must be given to other programs or projects supported by the Federal agency that financed the equipment. Second preference must be given to programs or projects under Federal awards from other Federal agencies. Use for non-Federally funded projects is also permissible, provided such use will not interfere with the purpose for which it was originally acquired. The District should consider charging user fees as appropriate. If the District does use equipment to earn program income, it must not charge a fee that is less than a private company would charge for similar services unless specifically authorized by Federal statute.
- G. When acquiring replacement equipment, the District may either trade-in or sell the equipment and use the proceeds to offset the cost of the replacement equipment.
- H. Property records shall be maintained that include a description of the equipment, a serial number or other identification number, the source of funding for the equipment (including the Federal Award Identification Number ("FAIN")), title holder, acquisition date, cost of the property, percentage of Federal agency contribution towards the original purchase, the location, use, and condition of the property, and ultimate disposition data, including date of disposal and sale price of the property.
- I. A physical inventory of the property must be conducted and results reconciled with property records at least once every two (2) years.
- J. A control system shall be in place to provide safeguards for preventing loss, damage, or theft of the property. Any such loss, damage, or theft of the property must be investigated. The District must notify the Federal agency or pass-through entity of any loss, damage, or theft of equipment that will have an impact on the program.
- K. Regular maintenance procedures shall be implemented to keep the property in proper working condition.
- L. Proper sales procedures shall be established to ensure the highest possible return in the event the District is authorized or required to sell the equipment/property.
- M. When equipment acquired under a Federal award is no longer needed for the original project/program or for activities currently or previously supported by a Federal agency, the District shall request disposition instructions from the Federal agency or the pass-through entity if required by the terms and conditions of the Federal award. Disposition of the equipment shall be made in accordance with the provisions of 2 C.F.R. 200.313.

Revised 6/22/20
Revised 10/11/21

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2 C.F.R. 200.313



Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of ACCOUNTING SYSTEM FOR CAPITAL ASSETS
Code	po7455
Status	Policy Committee Review
Adopted	March 13, 2017
Last Revised	April 11, 2022

7455 - **ACCOUNTING SYSTEM FOR CAPITAL ASSETS**

The Board shall maintain a capital asset accounting system. The capital asset system shall maintain sufficient information to permit the following:

- A. the preparation of year-end financial statements in accordance with Generally Accepted Accounting Principles (GAAP)
- B. adequate insurance coverage

Capital assets are defined as those tangible assets of the District:

- A. with a useful life in excess of one (1) year;
- B. with an initial cost equal to or exceeding the amount determined periodically by the District in Policy 7450 - Property Inventory;
- C. which are capitalized in accordance with GAAP; and
- D. which the District intends to hold or continue in use for an extended period of time.

Further, some items may be identified as "controlled" assets that, although they do not meet all capital asset criteria, are to be recorded on the capital asset system to maintain control.

Capital assets shall be classified as follows:

- A. land, buildings (facilities), equipment, and intellectual property (including software) whether acquired by purchase, construction, manufacture, exchange, or through a lease accounted for as a financed purchase under Government Accounting Standards Board (GASB) standards or a finance lease under Financial Accounting Standards Board (FASB) standards; and
- B. additions, improvements, modifications, replacements, rearrangements, reinstallations, renovations, or alterations to capital assets that materially increase their value or useful life (not ordinary repairs and maintenance).

Leased capital assets and assets which are jointly owned shall be identified and recorded on the capital asset system.

The purchase of capital assets, the transfer of capital assets between buildings, and the disposal of capital assets shall require the prior written approval of the Business Manager. An asset to be disposed of by sale shall be done in accordance with Policy 7300 - Disposition of Real Property or Policy 7310 ~~89~~ Disposition of Personal Property.

In accordance with GAAP, assets must be depreciated over their estimated useful lives and approved by the auditor.

Such useful lives by asset class as per GASB are as follows:

- A. site improvement - 20 years;
- B. buildings - 10-50 years;
- C. furniture and equipment - 3-50 years;
- D. leased equipment - 3-50 years.

Accumulated depreciation shall be calculated on a straight-line basis and be recorded for general capital assets.

The following information shall be maintained for all capital assets:

- A. description
- B. asset classification (land, building, equipment, etc.)
- C. location
- D. purchase price
- E. vendor
- F. date purchased
- G. voucher number
- H. estimated useful life
- I. estimated salvage value
- J. replacement cost
- K. accumulated depreciation
- L. method of acquisition (purchase, trade-in, lease, donated, etc.)
- M. appropriation
- N. manner of asset disposal

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T.C. 4/11/22

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Section	Policies Ready for Policy Committee
Title	Copy of STAFF USE OF PERSONAL COMMUNICATION DEVICES
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7530.02 - **STAFF USE OF PERSONAL COMMUNICATION DEVICES**

Use of personal communication devices ("PCD") (as defined in Bylaw 0100) has become pervasive in the workplace. Whether the PCD is Board-owned and assigned to a specific employee or school official or personally-owned by the employee or school official (regardless of whether the Board pays the employee or school official an allowance for his/her use of the device, the Board reimburses the employee or school official on a per use basis for their business-related use of his/her PCD, or the employee or school official receives no remuneration for his/her use of a personally-owned PCD, the employee or school official is responsible for using the device in a safe and appropriate manner and in accordance with this policy and its accompanying guideline, as well as other pertinent Board policies and guidelines.

Conducting District Business Using a PCD

Employees and school officials are permitted to use a Board-owned and/or personally-owned PCD to make/receive calls, send/receive e-mails, send/receive texts, send/receive instant messages that concern District business of any kind.

Individuals are responsible for retaining text messages, instant messages, and other written communications that are not archived by the District; such records shall be retained in accordance with State requirements.

Safe and Appropriate Use of Personal Communication Devices, Including Cell Phones

Employees and school officials are responsible for operating Board-owned vehicles and potentially hazardous equipment in a safe and prudent manner, and therefore, employees are prohibited from using PCDs while operating such vehicles or equipment. In the interest of safety for both Board employees and other drivers, employees are required to comply with all applicable laws while driving.

Employees and school officials may not use a PCD in a way that might reasonably create in the mind of another person an impression of being threatened, humiliated, harassed, embarrassed or intimidated.

Duty to Maintain Confidentiality of Student Personally Identifiable Information - Public and Student Record Requirements

Employees and school officials are subject to all applicable policies and guidelines pertaining to protection of the security, integrity and availability of the data stored on a PCD regardless of whether they are Board-owned and assigned to a specific employee or personally-owned by the employee.

PCD communications, including calls, text messages, instant messages, and e-mails sent or received may not be secure. Therefore, employees should use discretion when using a PCD to relay confidential information, particularly as it relates to students.

Additionally, PCD communications, including text messages, instant messages and e-mails sent and/or received by a public employee or school official using his/her PCD may constitute public records.

Further, PCD communications about students, including text messages, instant messages, and e-mails sent and/or received by a District employee or school official using his/her PCD may constitute education records if the content includes personally identifiable information about a student.

Communications, including text messages, instant messages, and e-mails sent and/or received by a District employee or school official using his/her PCD, that are public records or student records are subject to retention and disclosure, upon request, in accordance with Policy 8310 - Public Records. Cellular/Wireless communications that are student records should be maintained pursuant to Policy 8330 - Student Records.

It is the responsibility of the District employee or school official who uses a PCD for District business-related use to archive all text messages, instant messages, and e-mails sent and/or received using his/her PCD in accordance with the District's requirements.

Cellular/Wireless communications and other electronically stored information (ESI) stored on the staff member's or school official's PCD may be subject to a litigation hold pursuant to Policy 8315 - Information Management. Staff and school officials are required to comply with District requests to produce copies of cellular/wireless communications in their possession that are either public records or education records or that constitute ESI that is subject to a litigation hold.

At the conclusion of an individual's employment (whether through resignation, nonrenewal, or termination), the employee is responsible for verifying all public records, student records and ESI subject to a litigation hold that are maintained on the employee's PCD are transferred to the District's custody (e.g., server, alternative storage device). The District's IT department/staff is available to assist in this process. Once all public records, student records and ESI subject to a litigation hold are transferred to the District's custody, the employee is required to delete the records/ESI from his/her PCD. The employee will be required to sign a document confirming that all such records/information has been transferred to the District's custody and deleted from his/her PCD.

Similarly, if an employee intends to dispose of, or otherwise stop using, a personally-owned PCD on which s/he has maintained public records, student records, and/or ESI that is subject to a litigation hold, the employee must transfer the records/ESI to the District's custody before disposing of, or otherwise ceasing to use, the personally-owned PCD. The employee is responsible for securely deleting such records/ESI before disposing of, or ceasing to use, the personally-owned PCD.

Failure to comply with these requirements may result in disciplinary action.

If a PCD is lost, stolen, hacked or otherwise subjected to unauthorized access, the employee or school official must immediately notify the District Administrator so a determination can be made as to whether any public records, students records and/or ESI subject to a litigation hold has been compromised and/or lost. Pursuant to Policy 8305 - Information Security and its accompanying guideline, the District Administrator shall determine whether any security breach notification laws may have application to the situation. Appropriate notifications will be sent unless the records/information stored on the PCD was encrypted.

It is suggested that employees lock and password protect their PCDs when not in use.

Employees are responsible for making sure no third parties (including family members) have access to records and/or information, which is maintained on a PCD in their possession, that is confidential, privileged or otherwise protected by State and/or Federal law.

Privacy Issues

Except in emergency situations or as otherwise authorized by the District Administrator or as necessary to fulfill their job responsibilities, employees and other school officials are prohibited from using PCDs to capture, record and/or transmit the words or sounds (i.e., audio) and/or images (i.e., pictures/video) of any student, staff member or other person in the school or while attending a school-related activity. Using a PCD to capture, record and/or transmit audio and/or pictures/video of an individual without proper consent is considered an invasion of privacy and is not permitted.

PCDs, including but not limited to those with cameras, may not be activated or utilized at any time in any school situation where a reasonable expectation of personal privacy exists. These locations and circumstances include, but are not limited to, gymnasiums, locker rooms, shower facilities, rest/bathrooms, and any other areas where students or others may change clothes or be in any stage or degree of disrobing or changing clothes. The District Administrator and building principals are authorized to determine other specific locations and situations where use of a PCD is absolutely prohibited.

Potential Disciplinary Action

Violation of any provision of this policy may constitute just cause for disciplinary action up to and including termination. Use of a PCD in any manner contrary to local, State or Federal laws may also result in disciplinary action up to and including termination.

Revised 11/13/17

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Legal

Protecting Children in the 21st Century Act, Pub. L. No. 110-385, Title II, Stat. 4096 (2008)

Children's Internet Protection Act (CIPA), Pub. L. No. 106-554 (2001)

20 U.S.C. 1232g

34 C.F.R. Part 99



Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of VOLUNTEERS
Code	po8120
Status	Policy Committee Review
Adopted	March 13, 2017
Last Revised	February 25, 2025

8120 - **VOLUNTEERS**

The Board recognizes that certain programs and activities can be enhanced through the use of volunteers who have particular knowledge or skills that will be helpful to members of the staff responsible for the conduct of those programs and activities.

The Principal shall be responsible for recruiting and approving community volunteers, reviewing their capabilities, and making appropriate placements. The District Administrator shall not be obligated to make use of volunteers whose abilities are not in accord with District needs.

Board members and any other individuals who volunteer to work in the schools must submit to a criminal history records and background check before being allowed to participate in any activity or program.

A Board member may serve as a volunteer coach or supervisor of an extra-curricular activity if the provisions of 120.20 Wis. Stats., and this policy are satisfied. (See also Bylaw 0144.3 - Conflict of Interest)

A Board member may serve as a volunteer bus driver for the District if the provisions of 120.20, Wis. Stats., and the policy are satisfied. (See also Bylaw 0144.3 - Conflict of Interest)

A volunteer who transports students in a private vehicle for school-sponsored activities or trips must abide by the guidelines in Policy 8660 - Transportation by Private Vehicle for District-Sponsored Activities or Trips.

Each volunteer:

- A. shall agree to abide by all Board policies and District guidelines while on duty as a volunteer;
- B. will be covered under the District's liability policy but the District cannot provide any type of health insurance to cover illness or accident incurred while serving as a volunteer, nor is the person eligible for workers' compensation;
- C. in accepting the role of a volunteer, agrees to verification that a satisfactory background check may be conducted through appropriate State agencies or other applicable means.

T.C. 4/11/22
Revised 4/22/24

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Legal 120.20, Wis. Stats.



Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of SCHOOL SAFETY
Code	po8420
Status	Policy Committee Review
Adopted	March 13, 2017
Last Revised	September 25, 2023

8420 - **SCHOOL SAFETY AND REPORTING OF CRIME STATISTICS**

The Board recognizes that its responsibility for the safety of students extends to its reaction to possible natural and man-made disasters and that such emergencies are best met by preparedness, planning, and training as determined by the District Administrator consistent with the Board approved school safety plan.

Each school shall develop a school safety plan in accordance with State requirements, and each school's safety plan shall be reviewed and approved every three (3) years by the Board. The plan contains guidelines and procedures to address school violence and attacks, threats of school violence and attacks, bomb threats, fire, weather-related emergencies, intruders, parent-student reunification, and threats to non-classroom events, including recess, concerts and other performances, athletic events, and any other extra-curricular activity or event. The plan shall contemplate the use of tools to mitigate threats of school violence, including video surveillance, school resource officers, metal detectors, and other such preventative safety measures in addition to responsive measures.

The school safety plan shall include the manner of scheduling, conducting, and reviewing required drills, including fire drills, tornado or other hazard drills, school safety incident drills, and school violence drills. Each school safety plan shall specify for each type of required drill how many and how frequently they will be conducted for each building in compliance with State law requirements for the performance of such drills. The plan shall designate the responsible administrator for each building for assuring that required drills are completed, reviewed, and reported as required by law. Records of drills and related reports shall be maintained for a period of not less than seven (7) years, consistent with Board Policy 8310 - Public Records.

The Board must submit the following to the Wisconsin Office for School Safety prior to January 1st of each year:

- A. A copy of its school safety plan;
- B. The date(s) of the required annual school violence event drill or drills conducted in accordance with each building's school safety plan during the previous year;
- C. Certification that the Board reviewed a required written evaluation of the drill or drills;
- D. The date of the most recent school training on school safety and the number of attendees;
- E. The most recent date the Board reviewed and approved the school safety plan;
- F. The most recent date the Board consulted with a local law enforcement agency to conduct on-site safety assessments.

School administrators and staff are mandatory reporters of suspected child abuse and neglect pursuant to 48.981 (2)(a), Wis. Stats. The Board also requires all employees to receive training regarding mandatory reporting of school violence threats pursuant to 175.32(2) and (3), Wis. Stats. If the threat constitutes a serious and imminent threat to the health or safety of a student or school employees or the public, it shall be reported to law enforcement. A good faith standard exists

for reporting threats made by an individual seen in the course of professional duties. These obligations and procedures are covered by Board Policy 8462 - Child Abuse and Neglect, as well as Policy 8462.01 - Threats of Violence. All threats to the safety of District facilities shall be identified by appropriate personnel and responded to promptly in accordance with the school safety plan.

In response to public records requests for school safety documents, after consultation with the District legal counsel and local law enforcement authorities, the District Administrator shall redact such information that may be sensitive safety or security information that is in the public's interest to remain confidential.

Annual Crime Statistics Reporting

Annually, prior to July 31, the Board shall report in a manner directed by the Department of Public Instruction (DPI) crimes specified below that occurred during school hours, during a school-sanctioned event, during the transportation of students to or from school, and occurred on property owned or leased by the District on which the high school is located or on any form of transportation provided by the school or District.

The report shall only contain those occurrences that were reported to law enforcement and for which a charge or citation was issued.

The following category of occurrence must be reported if all of the above apply: homicide, sexual assault, burglary, robbery, theft, battery, substantial batter, aggravated battery, arson, use or possession of alcohol, a controlled substance, or a controlled substance analog, possession of a firearm, municipal ordinance violation of disorderly conduct.

Covered incidents should be included in the annual report after the District becomes aware of the charge or citation, and has obtained sufficient information to determine that the incident is covered by the reporting requirement. School administrators who become aware of credible information regarding a potentially covered incident shall notify the Principal who will notify the District Administrator and will request pertinent information from the involved law enforcement agency.

The District Administrator shall determine, based on receipt of appropriate documents, whether any incident is a reportable incident and shall compile the report for the Board's review. All conduct confirmed as requiring reporting on or before June 30 shall be reported on the next July 31 annual report. Incidents identified for reporting after June 30 shall be reported on the following year's annual report. The DPI's guidance may be consulted to determine whether information must be further evaluated and whether any incident requires reporting. The guidance can be found here: https://dpi.wi.gov/sites/default/files/imce/sspw/pdf/118.124_School_Guidance.pdf.

The Board shall approve the report prior to submission. The report may not include the identity of any students.

Revised 4/22/19

Revised 2/1/21

118.07, 118.124, 175.32(2), (3), 48.981(2)(a), Wis. Stats.

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Legal

118.07, 118.124, 175.32(2), (3), 48.981(2)(a), Wis. Stats.



Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of FOOD SERVICES
Code	po8500
Status	Policy Committee Review
Adopted	March 13, 2017
Last Revised	November 18, 2024

8500 - **FOOD SERVICES**

The Board shall provide cafeteria facilities in all school buildings where space permits, and will provide food service for the purchase and consumption of lunch for all students.

The Board shall also provide a breakfast program in accordance with procedures established by the United States Department of Agriculture (USDA) School Breakfast Program.

The food-service program may participate in the "Farm to School Program" using locally grown food in school meals and snacks.

The food-service program shall comply with Federal and State regulations pertaining to the selection, preparation, delivery, consumption, and disposal of food and beverages, including but not limited to the current USDA school meal pattern requirements and the USDA's Smart Snacks in School nutrition standards, as well as to the fiscal management of the program. Further, the food-service program shall comply with Federal and State regulations pertaining to the fiscal management of the program as well as all the requirements pertaining to food service hiring and food service manager/operator licensure and certification. In addition, as required by law, a food safety program based on the principles of the Hazard Analysis and Critical Control Point (HACCP) system shall be implemented with the intent of preventing food-borne illnesses. For added safety and security, access to the facility and the food stored and prepared therein shall be limited to food service staff and other authorized persons.

The Board shall approve and implement nutrition standards governing the types of food and beverages that may be provided and sold on the premises of its schools and shall specify the time and place each type of food or beverage may be sold. In adopting such standards, the Board shall:

- A. consider the nutritional value of each food or beverage;**
- B. consult and incorporate to the maximum extent possible the Dietary Guidelines for Americans jointly developed by the USDA and the United States Department of Health and Human Services; and**
- C. consult and incorporate the USDA's Smart Snacks in School nutrition guidelines.**

The District's food service program shall serve only food items and beverages determined by the Food Service Department to be in compliance with the current USDA Dietary Guidelines for Americans and the USDA Smart Snacks in School nutrition guidelines. Any competitive food items and beverages that are available for sale to students a la carte in the dining area between midnight and thirty (30) minutes following the end of the school day shall also comply with the current USDA Dietary Guidelines for Americans and the USDA Smart Snacks in School nutrition guidelines, and may only be sold in accordance with Board Policy 8550 - Competitive Food Sales. Foods and beverages not associated with the food-service program may be vended in accordance with the rules and regulations set forth in Board Policy 8540 - Vending Machines.

The District Administrator will require that the food service program serve foods in the schools of the District that are wholesome and nutritious and reinforce the concepts taught in the classroom.

~~The District Administrator is responsible for implementing the food service program in accordance with the adopted nutrition standards and shall provide a report to the Board at one of its regular meetings, annually, regarding the District's compliance with the standards.~~

No food or beverage may be sold on any school premises except in accordance with the standards approved by the Board.

Dietary Modifications

Modifications Based on Compliant Medical Documentation

An adult student or student's parent requesting special dietary accommodations for a student with a disability that restricts the diet must provide the Medical Statement for Special Dietary Needs signed by a State authorized medical authority, which is a medical professional authorized in the State of Wisconsin to write prescriptions. The request must contain the following information:

- A. an explanation of how the student's physical or mental impairment restricts the diet;
- B. the food(s)/type(s) of foods to be avoided;
- C. the food(s)/type(s) of foods to be substituted;
- D. additional pertinent information, if any, that will assist in accommodating the student's needs.

If a Medical Statement for Special Dietary Needs is incomplete, unclear, or lacks sufficient detail, the special dietary accommodation coordinator or food service director shall request that the student or parent/guardian request that the medical authority supplement the response so that a safe meal can be provided. **In situations where a medical statement or Individual Education Plan (IEP) is not immediately available, is incomplete, or requires additional clarification, the meal modification should still be made if there is enough information to provide a safe meal.**

A special dietary accommodation for a student who has a disability that restricts the student's diet must be supported by a Medical Statement for Special Dietary Needs, which should be submitted to the Food Service Director who shall serve as the Special Dietary Accommodation Coordinator, **whose contact information is:**

Rebecca Derke
rebecca.derke@ngsd.k12.wi.us

A student with a disability may have an IEP or 504 plan that requires specific instruction, services, or accommodation related to the student's nutritional needs. If a student's IEP or 504 plan contains the same information that is required on a Medical Statement for Special Dietary Needs, then it is not necessary to obtain and submit a separate Medical Statement for Special Dietary Needs. Form PI-6314 can be obtained from the Department of Public Instruction (<https://dpi.wi.gov/sites/default/files/imce/forms/pdf/f6314-english.pdf>) or upon request to the District's Food Service Director.

The individual making an initial request for such substitutions must inform the Food Service Director or Special Dietary Accommodation Coordinator that the student has a disability that restricts the student's diet. The School District will honor the request upon receipt of the required documentation from a State authorized medical authority. **In situations where a medical statement or IEP is not immediately available, is incomplete, or requires additional clarification, USDA regulations require that the meal modification still be made if there is enough information to provide a safe meal.** If the Special Dietary Accommodation Coordinator is unable to grant a requested accommodation following receipt of the medical authority's statement, the student or parent shall be provided with an explanation of the basis for the decision. Compliant requests shall be immediately implemented.

Disability Accommodation Grievance Procedure

The following procedure is intended to provide prompt and equitable resolution to any concern or disagreement regarding the food service program's administration of meal modifications made or requested on the basis of a student's disability. None of the procedures described in this policy section shall prevent a student or parent from pursuing a complaint with any State or Federal agency, including the USDA, using the procedures described at the end of this policy.

- A. If an initial request for accommodation in the form of substituted meals is denied, the student or parent may request review of that decision by the District's Compliance Coordinator and shall provide any communications between the student or parent and food service officials **103** concerning the accommodation request, any documentation provided by a medical authority, and any additional information the student or parent believes is pertinent to the

decision. A review of the materials provided and of the initial decision shall be completed and a response provided to the student or parent as soon as practicable following receipt of the request for review. If the initial decision is reversed, including due to additional information provided on review, the dietary accommodations shall be implemented without delay. If the initial decision is affirmed the decision may be appealed to the District Administrator whose decision is final.

- B. Any other complaint or disagreement with the food service administration concerning implementation of special dietary accommodations based on a student's disability shall be presented to the Special Dietary Accommodation Coordinator. The student or parent shall specify the nature of the concern and any requested remedy in writing. The Coordinator shall promptly review the grievance and either contact the student or parent for any required clarification of the request or to seek to reach an agreement regarding how to best address the concern. If no agreement is reached, the Coordinator shall make a determination and notify the student or parent in writing as soon as practicable. If the grievance is affirmed in any respect, the Coordinator shall propose a plan for implementing appropriate remedial measures. If the student or parent is dissatisfied with the Coordinator's determination, the student or parent may submit a written request to the Building Principal or District Administrator for review. The administrator's determination shall be final.

IMPLEMENTATION AND DISCONTINUATION

Review

Upon receipt of a request for a special dietary accommodation, the Food Service Director or Special Dietary Accommodation Coordinator shall review the request to ensure it is supported as required by Federal law and District policy and if not, shall request additional or clarifying information from the student or parent making the request.

Implementation

When the need for a special dietary accommodation is supported by a Medical Statement for Special Dietary Needs signed by a State authorized medical authority, the District will offer a reasonable modification that effectively accommodates the student's disability. Following USDA Child Nutrition Program regulations, the School District may consider factors such as cost and efficiency and is not required to prepare a specific meal, provide a specific brand of food, or provide a meal beyond the meals provided to other students.

For students who have an IEP or 504 plan that requires specific food-related accommodations, the School District shall provide the accommodation as required by law, seeking clarifying medical information, as necessary.

A special dietary request will be approved and implemented upon submission of a completed authorized **Medical Statement** medical statement. In situations where a medical statement or IEP is not immediately available, is incomplete, or requires additional clarification, USDA regulations require that the meal modification still be made if there is enough information to provide a safe meal.

Student Absence

If a student receiving a special dietary accommodation is absent or does not wish to participate in school lunch on a day an accommodation is planned, contact the Food Service Director or Special Dietary Accommodation Coordinator by 9:00 a.m. the same day.

Renewing A Special Dietary Request

An authorized Medical Statement does not need to be updated annually. However, the Food Service Director or Special Dietary Accommodation Coordinator may annually seek clarification or updates on special dietary requests.

Discontinuation of a Special Dietary Request

A special dietary request or part of a request may be discontinued by a parent by submitting the request in writing to the Food Service Director or Special Dietary Accommodation Coordinator or shall be discontinued consistent with the medical authority's recommendation provided with the Medical Statement for Special Dietary Needs.

Meal Charges

Lunches sold by the school may be purchased by students and staff members and community residents in accordance with the rules of the District's school lunch program.

Guidelines will be developed by the District Administrator regarding delinquent lunch accounts and the threshold for alternate meals.

The operation and supervision of the food-service program shall be the responsibility of the Business Manager. Food services shall be operated on a self-supporting basis with revenue from students, staff, Federal reimbursement, and surplus food. The Board shall assist the program by furnishing available space, initial major equipment, and utensils. Maintenance and replacement of equipment is the responsibility of the program.

A periodic review of the food-service accounts shall be made by the Business Manager. Any surplus funds from the National School Lunch Program shall be used to support the operation and improvement of the school meal program(s) through allowable expenditures as determined by the Business Manager. Surplus funds from a-la-carte foods purchased using funds from the nonprofit food service account must accrue to the nonprofit food service account.

Bad Debt/Unpaid Meal Charges

~~Bad debt/Unpaid meal charges~~ incurred through the inability to collect ~~lunch meal~~ payment from students is ~~not an~~ ~~unallowable cost to the nonprofit school food service account.~~ ~~chargeable to any Federal program.~~

Delinquent debt is when payment for unpaid meal charges is overdue to the nonprofit school food service account. It is considered collectable while efforts are being made to collect it. The delinquent debt remains on the accounting documents until it is either collected or written off. Delinquent debt may be carried over year to year as long as the student is still enrolled at the school food authority (SFA).

Bad debt is when local officials have determined that further collection efforts of unpaid meal charges are uncollectable. When this happens, the delinquent debt must be re-classified as bad debt and written off as an operating loss. Since the nonprofit school food service account cannot be used to cover the bad debt, a transfer from the general fund, state or local funds, school or community organizations such as the PTA or from donated funds must be made to cover the total amount of bad debt. When delinquent debt is converted to bad debt, records of this must be kept in accordance with the records retention requirement in 7 CFR 210.9(b) (17) and 7 CFR 210.15(b).

Any related collection cost, including legal cost, arising from such bad debt after they have been determined to be uncollectable are also unallowable. District efforts to collect bad debt shall be in accordance with Policy 6152 - Student Fees, Fines, and Charges.

~~Bad debt is uncollectable/delinquent debt that has been determined to be uncollectable no sooner than the end of the school year in which the debt was incurred (→) and after the District Administrator determines that sufficient reasonable effort and approaches to collecting the debt have been made. If the uncollectable/delinquent debt cannot be recovered by the School Meals Program in the year when the debt was incurred, then this is classified as bad debt. Once classified as bad debt, non-Federal funding sources must reimburse the NSFSA for the total amount of the bad debt. The funds may come from the District general fund, State or local funding, school or community organizations such as the PTA, or any other non-federal source. Once the uncollectable/delinquent debt charges are converted to bad debt, records relating to those charges must be maintained in accordance with the record retention requirements in 7 CFR 210.9(b) (17) and 7 CFR 210.15(b).~~

Negative Account Balances

Students will be permitted to purchase meals from the District's food service using a food service account. A student may be allowed to accumulate a negative food service account balance as determined by the District Administrator. The District Administrator shall determine the manner of determining permissible account balances.

Students that are receiving free or reduced-price meals will be permitted to purchase a USDA-approved meal if the student has the necessary funds with him/her to purchase the meal, regardless of whether the student has a negative account balance.

Students will be permitted to purchase meals from the District's food service using either cash on hand or a food service account. A student may be allowed to incur a negative food service account balance subject to the following conditions.

Students may be permitted to accumulate negative food service account balance as determined by the District Administrator. A student shall not be permitted to purchase a la carte items once their account balance reaches -\$50.

If a student has a negative lunch account balance, they shall be provided a regular reimbursable meal that follows the USDA meal pattern, the cost of which shall continue to accrue to a negative lunch account balance.

This policy and any implementing guidelines shall be provided in writing to all households at the start of each school year and to households transferring to the school or School District during the school year. The policy and implementing guidelines will also be provided to all District staff with responsibility for enforcing the policies.

~~The food service program may participate in the "Farm to School Program" using locally grown food in school meals and snacks.~~

Nondiscrimination Statement

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 (including gender identity and sexual orientation), disability, age, or reprisal or retaliation for prior civil rights activity. ~~The District's nondiscrimination statement below is complementary to the District's nondiscrimination policies, including Policy 2260 – Nondiscrimination and Access to Equal Opportunity and Policy 1422/Policy 3122/Policy 4122 – Nondiscrimination and Equal Employment Opportunity.~~

Program information may be made available in languages other than English. 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 responsible state or local agency that administers the program or USDA's TARGET Center at (202) 720-2600 (voice and TTY) or contact USDA through the Federal Relay Service at (800) 877-8339.

To file a program discrimination complaint, a Complainant should complete a Form AD-3027, USDA Program Discrimination Complaint Form which can be obtained online at: <https://www.usda.gov/sites/default/files/documents/ad-3027.pdf> or <https://dpi.wi.gov/sites/default/files/imce/school-nutrition/pdf/sfa-civil-rights-complaints-procedure-template.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. E-mail:
program.intake@usda.gov.

This institution is an equal opportunity provider.

Revised 6/26/17
Revised 10/8/18
Revised 2/1/21
Revised 10/22/21
T.C. 12/5/22
Revised 4/22/24

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Legal	<p>SP 32-2015 Statements Supporting Accommodations for Children with Disabilities in the Child Nutrition Programs</p> <p>SP 59-2016 Modifications to Accommodate Disabilities in the School Meal Program</p> <p>OMB Circular No. A-87 USDA Smart Snacks in School Food Guidelines (effective July 1, 2014)</p> <p>Child Nutrition Act of 1966, 42 U.S.C. 1771 et seq.</p> <p>Healthy, Hunger-Free Kids Act of 2010 and Richard B. Russell National School Lunch Act, 42 U.S.C. 1751 et seq.</p> <p>42 U.S.C. 1758</p> <p>15.137, Wis. Stats.</p> <p>93.49, Wis. Stats.</p> <p>115.34 - 115.345, Wis. Stats.</p> <p>120.10(16), Wis. Stats.</p>
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120.13(10), Wis. Stats.

7 C.F.R. Part 15b

7 C.F.R. Part 210

7 C.F.R. Part 215

7 C.F.R. Part 220

7 C.F.R. Part 225

7 C.F.R. Part 226

7 C.F.R. Part 227

7 C.F.R. Part 235

7 C.F.R. Part 240

7 C.F.R. Part 245

42 U.S.C. Chapter 13



Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of WELLNESS
Code	po8510
Status	Policy Committee Review
Adopted	March 13, 2017
Last Revised	November 18, 2024

8510 - **WELLNESS**

As required by law, the Board of Education for the New Glarus School District establishes the following wellness policy.

Policy Preamble

The Board recognizes that good nutrition and regular physical activity affect the health and well-being of the District's students. Furthermore, research suggests that there is a positive correlation between a student's health and well-being and their ability to learn. Moreover, schools can play an important role in the developmental process by which students establish their health and nutrition habits by providing nutritious meals and snacks through the schools' meal programs, by supporting the development of good eating habits, and by promoting increased physical activity both in and out of school.

Schools alone, however, cannot develop in students healthy behaviors and habits with regard to eating and exercise cannot be accomplished by the schools alone. It will be necessary for not only the staff, but also parents and the public at large to be involved in a community-wide effort to promote, support, and model such healthy behaviors and habits.

The Board sets the following goals in an effort to enable students to establish good health and nutrition choices to:

- A. promote nutrition education with the objective of improving students' health;
- B. improve the health and well-being of our children, increase consumption of healthful foods during the school day, and create an environment that reinforces the development of healthy eating habits;
- C. promote nutrition guidelines, a healthy eating environment, child nutrition programs, and food safety and security on each school campus with the objective of promoting student health and reducing childhood obesity;
- D. provide opportunities for every student to develop the knowledge and skills for specific physical activities, maintain physical fitness, regularly participate in physical activity, and understand the short and long-term benefits of a physically active lifestyle;
- E. promote the health and wellness of students and staff through other school-based activities.

Wellness Policy Leadership

The designated official for oversight of the wellness policy is the Director of Student Services. The official shall convene the Wellness Committee and lead the review, updating, and evaluation of the policy. The Wellness Committee shall convene at least one time during the school year to establish goals and oversee school health policies and programs, including development, implementation, and periodic review and update of this Wellness Policy.

Public Involvement - The District Administrator, or designee, shall obtain the input of District collaborators to participate

in the development, implementation, and periodic review and update of the policy. The collaborators may include parents, students, representatives of the school food authority, educational staff (including physical education teachers), school health professionals, members of the public, medical/health care professionals, and other school administrators.

The wellness committee shall be an administrative committee with members recruited and appointed by the District Administrator. The District Administrator shall be responsible for accomplishing the following:

- A. assess the current environment in each of the District's schools;
- B. measure the implementation of the District's wellness policy in each of the District's schools;
- C. review the District's current wellness policy;
- D. present the wellness policy, with any necessary revisions, to the Board for approval or re-adoption if revisions are necessary.

Fundraising - The District adheres to the Wisconsin Department of Public Instruction fund-raiser exemption policy and allows two (2) exempt fund-raisers per student organization per school per year. All other fund-raisers sold during the school day will meet the Smart Snacks nutrition standards. No restrictions are placed on the sale of food/beverage items sold outside of the school day.

Schools will restrict food and beverage marketing to only those foods and beverages that meet the nutrition standards set forth by USDA's Nutrition Standards for All Foods Sold in Schools (Smart Snacks) rule.

- B. The District adheres to the Wisconsin Department of Public Instruction fund-raiser exemption policy and allows two (2) exempt fund-raisers per student organization per school per year. All other fund-raisers sold during the school day will meet the Smart Snacks nutrition standards. No restrictions are placed on the sale of food/beverage items sold outside of the school day.

Marketing - Schools will restrict food and beverage marketing to only those foods and beverages that meet the nutrition standards set forth by USDA's Nutrition Standards for All Foods Sold in Schools (Smart Snacks) rule. Marketing includes brand names, trademarks, logos, or tags except when placed on a food or beverage product/container; displays, such as vending machine exteriors; corporate/brand names, logos, trademarks on cups, posters, school supplies, education materials, food service equipment, and school equipment (e.g. message boards, scoreboards, uniforms); advertisements in school publications/mailings; sponsorship of school activities, fundraisers, or sports teams; educational incentive programs such as contests or programs; and free samples or coupons displaying advertising of a product.

Nutrition Education - Nutrition education shall be included in the Health curriculum so that instruction is sequential and standards-based and provides students with the knowledge, attitudes, and skills necessary to lead healthy lives. Nutrition education shall be integrated into other subject areas of the curriculum, when appropriate, to complement, but not replace, the standards and benchmarks for health education.

Physical Activity - The District shall provide students with age and grade-appropriate opportunities to engage in physical activity. All students in grades 7-12 shall have the opportunity to participate in interscholastic sports programs.

Physical Education - A sequential, comprehensive physical education program shall be provided for students in K-12 in accordance with the physical education academic content standards and benchmarks adopted by the State.

Activities That Promote School Wellness - As appropriate, schools shall support students, staff, and parents' efforts to maintain a healthy lifestyle. Additionally, the district will implement optional wellness activities for staff.

Staff Wellness - The District will promote healthy eating, physical activity, and general wellness among school staff.

Nutrition Promotion - The schools shall schedule mealtimes so there is minimum disruption by bus schedules, recess, and other special programs or events. The school shall provide attractive, clean environments in which the students eat.

School Meal Programs

The District is committed to serving healthy meals to our students. The school meal programs aim to improve the diet and health of school children, model healthy eating patterns, and support healthy choices while accommodating cultural food preferences and special dietary needs.

- A. In accordance with Policy 8500 - Food Service, the food service program shall comply with Federal and State regulations pertaining to the selection, preparation, consumption, and disposal of food and beverages as well as to

the fiscal management of the program.

- B. As set forth in Policy 8531, entitled Free and Reduced Price Meals, the guidelines for reimbursable school meals are not less restrictive than the guidelines issued by the U.S. Department of Agriculture (USDA).
- C. The food service program will provide all students affordable access to the varied and nutritious foods they need to be healthy and to learn well.

Foods sold outside of the school meals program:

- A. All food and beverages sold and served outside of the school meal programs ("competitive" foods and beverages) shall, at a minimum, meet the standards established in USDA's Nutrition Standards for All Foods Sold in Schools (Smart Snacks) rule. The standards are available at <https://fns-prod.azureedge.us/sites/default/files/resource-files/smartsnacks.pdf>
- B. The District allows up to two (2) exempt fund-raisers per student organization per school per year. All other fundraisers sold during the school day will meet the Smart Snacks nutrition standards. No restrictions are placed on the sale of food/beverage items sold outside of the school day

Foods Provided but Not Sold

The District encourages foods offered on the school campus meet or exceed the USDA Smart Snacks in School nutrition standards including those provided at celebrations and parties and classroom snacks brought by staff or family members. Non-food celebrations will be promoted and a list of ideas is available.

Monitoring and Evaluation - The District will evaluate compliance with the Wellness Policy no less than once every three years. The assessment will include the extent to which each school is in compliance with the policy, progress towards meeting policy goals, and how the policy compares to a model policy, as established by the USDA. The District will use the Wisconsin Local Wellness Policy Triennial Assessment Report Card to fulfill the triennial assessment requirement. The results of the triennial assessment will be made available to the public.

Update/Inform the Public - The District will inform and update the public about the content of and any updates to the policy through the District website and Board meetings. The District Administrator shall be responsible for informing the public, including parents, students and community members, on the content and implementation of this policy.

Record Retention - The District Administrator shall require that the District retains documentation pertaining to the development, review, evaluation, and update of the policy.

Nondiscrimination Statement

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 (including gender identity and sexual orientation), disability, age, or reprisal or retaliation for prior civil rights activity. ~~The District's nondiscrimination statement below is complementary to the District's nondiscrimination policies, including Policy 2260 – Nondiscrimination and Access to Equal Opportunity and Policy 1422/Policy 3122/Policy 4122 – Nondiscrimination and Equal Employment Opportunity.~~

Program information may be made available in languages other than English. Persons with disabilities who require alternative means of communication to obtain program information (e.g., Braille, large print, audiotope, American Sign Language), should contact the responsible state or local agency that administers the program or USDA's TARGET Center at (202) 720-2600 (voice and TTY) or contact USDA through the Federal Relay Service at (800) 877-8339.

To file a program discrimination complaint, a Complainant should complete a Form AD-3027, USDA Program Discrimination Complaint Form which can be obtained online at: <https://www.usda.gov/sites/default/files/documents/ad-3027.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. E-mail:
program.intake@usda.gov.

This institution is an equal opportunity provider.

Revised 6/26/17
Revised 1/10/22
T.C. 6/6/23
Revised 4/22/24

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Legal 42 U.S.C. 1751 et seq.
 42 U.S.C. 1771 et seq.



Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of FREE AND REDUCED-PRICE MEALS
Code	po8531
Status	Policy Committee Review
Adopted	March 13, 2017
Last Revised	February 25, 2025

8531 - FREE AND REDUCED-PRICE MEALS

The Board of Education recognizes the importance of good nutrition to each student's educational performance.

The Board shall provide eligible children with breakfast and lunch at a reduced rate or at no charge to the student, as well as free milk for qualifying students, ~~if the District participates in the Wisconsin School Day Milk Program.~~

If the District participates in the Wisconsin School Day Milk Program, qualifying students shall receive milk at no charge.

Children, eligible for free or reduced-price meals, shall be determined by the criteria established by the Child Nutrition Program. These criteria are issued annually by the Federal government through the Wisconsin Department of Public Instruction's (DPI) administration of the School Nutrition Programs.

The Board designates the District Administrator to determine in accordance with Board standards, the eligibility of students for free and/or reduced-price meals.

~~The schools shall at~~ least once annually ~~close to~~ the beginning of ~~the each~~ school year, **the school shall** notify all families of the availability, eligibility requirements, and/or application procedure for free and reduced-price meals by distributing an application to the family of each student enrolled in the school. The notice shall contain all information required by State and Federal regulation.

Any student identified as homeless, a foster child, a runaway, a migrant, or who is enrolled in Head Start shall be considered eligible for free meals and free milk.

Students receiving free or reduced meals or milk shall not be subjected to any of the following actions related to their receipt of meal service:

- A. the District shall not publish or otherwise publicize names of children receiving free or reduced meals or milk;
- B. the District's meal service will not use special tokens or tickets that identify students as receiving free or reduced meals or milk;
- C. no student shall be required to work or perform any service in order to receive food service;
- D. students receiving free or reduced price meal service shall not be required to use a separate line or separate eating area, nor shall they be required to receive meals at a different time based on eligibility for the free or reduce program;
- E. all students shall have the same choices for meals and milk regardless of whether the student is paying full price or

receiving free or reduced meal service benefits.

The District Administrator shall regularly evaluate the free and reduced lunch program to determine whether the District or school may qualify for special assistance certification or Community Eligibility Provision (CEP) to reduce the paperwork burden on families qualifying for free and reduced meals. Any schools identified as CEP eligible shall be notified.

If the District has received approval to extend free meals to all students in one (1) or more of the District's schools through the Community Eligibility Provision (CEP), such participation in CEP means that all students attending those qualifying schools receive free meal service on an equal basis, and that no individual household applications may be collected, ~~except as frequently as required by law to continue CEP eligibility.~~ If any school is found in any fourth year of CEP to have ~~a free or reduced lunch eligible student percentage~~ **an identified student percentage** less than twenty-five percent (25%) but more than fifteen percent (15%), the Food Service Director shall notify DPI and request an additional year of CEP eligibility ~~prior to recertification~~ **through a grace year.**

Unless exempted by DPI, annually prior to a date established by the Department of Agriculture and/or the DPI, the Food Service Director shall notify DPI of any school in the District that has twenty-five percent (25%) free and reduced lunch eligible or that has less than twenty-five percent (25%) but more than fifteen percent (15%) identified student percentage.

Nondiscrimination Statement

The following statement applies to all programs administered by the District that are funded in whole or in part by the U.S. Department of Agriculture (USDA):

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 (including gender identity and sexual orientation), disability, age, or reprisal or retaliation for prior civil rights activity. ~~The District's nondiscrimination statement below is complementary to the District's nondiscrimination policies, including Policy 2260 – Nondiscrimination and Access to Equal Opportunity and Policy 1422/Policy 3122/Policy 4122 – Nondiscrimination and Equal Employment Opportunity.~~

Program information may be made available in languages other than English. 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 responsible state or local agency that administers the program or USDA's TARGET Center at (202) 720-2600 (voice and TTY) or contact USDA through the Federal Relay Service at (800) 877-8339.

To file a program discrimination complaint, a Complainant should complete a Form AD-3027, USDA Program Discrimination Complaint Form which can be obtained online at: <https://www.usda.gov/sites/default/files/documents/ad-3027.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. E-mail:
program.intake@usda.gov.

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Revised 6/26/17
Revised 2/1/21
T.C. 6/6/23
Revised 9/25/23
Revised 11/18/24

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115.34-115.345, 120.10(16), 120.13(10), Wis. Stats.

42 U.S.C. 1771 et seq.

7 C.F.R. Part 245



Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of VENDING MACHINES
Code	po8540
Status	Policy Committee Review
Adopted	March 13, 2017
Last Revised	November 18, 2024

8540 - **VENDING MACHINES**

The Board recognizes that vending machines can produce revenues which are useful to augment programs and services to students and staff. It will, therefore, authorize their use in District facilities providing that the following conditions are satisfied:

- A. no food or beverages are to be sold or distributed which will compete with the District's food-service program;
- B. food items and beverages available for sale to students in vending machines for consumption on campus shall comply with the current USDA Dietary Guidelines for Americans and Smart Snack **Requirements** Rules.

Nondiscrimination Statement

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 (including gender identity and sexual orientation), disability, age, or reprisal or retaliation for prior civil rights activity. **The District's nondiscrimination statement below is complementary to the District's nondiscrimination policies, including Policy 2260 – Nondiscrimination and Access to Equal Opportunity and Policy 1422/Policy 3122/Policy 4122 – Nondiscrimination and Equal Employment Opportunity.**

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To file a program discrimination complaint, a Complainant should complete a Form AD-3027, USDA Program Discrimination Complaint Form which can be obtained online at: <https://www.usda.gov/sites/default/files/documents/ad-3027.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:

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(833) 256-1665 or (202) 690-7442; or

3. E-mail:

program.intake@usda.gov.

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42 U.S.C. 1779



Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of COMPETITIVE FOOD SALES
Code	po8550
Status	Policy Committee Review
Adopted	March 13, 2017
Last Revised	November 18, 2024

8550 - **COMPETITIVE FOOD SALES**

The food-service program will comply with the provisions set forth in Federal law regarding sale of competitive food ~~and foods of minimal nutritional value.~~

The food-service program shall be the sole provider of food and beverage items sold in all schools until thirty (30) minutes following the last lunch period, at which time student clubs and organizations and/or District support organizations may request approval to sell foods and beverage items in accordance with the Board's policies. Accordingly, all food items and beverages for sale to students for consumption on campus from vending machines, from school stores, or as fundraisers by student clubs and organizations and/or District support organizations shall comply with the current USDA Dietary Guidelines for Americans and Smart Snack Rules, and shall only be available between thirty (30) minutes following the last school lunch period and thirty (30) minutes after the close of the regular school day.

Nondiscrimination Statement

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 (including gender identity and sexual orientation), disability, age, or reprisal or retaliation for prior civil rights activity. ~~The District's nondiscrimination statement below is complementary to the District's nondiscrimination policies, including Policy 2260 – Nondiscrimination and Access to Equal Opportunity and Policy 1422/Policy 3122/Policy 4122 – Nondiscrimination and Equal Employment Opportunity.~~

Program information may be made available in languages other than English. Persons with disabilities who require alternative means of communication to obtain program information (e.g., Braille, large print, audiotope, American Sign Language), should contact the responsible state or local agency that administers the program or USDA's TARGET Center at (202) 720-2600 (voice and TTY) or contact USDA through the Federal Relay Service at (800) 877-8339.

To file a program discrimination complaint, a Complainant should complete Form AD-3027, USDA Program Discrimination Complaint Form which can be obtained online at: <https://www.usda.gov/sites/default/files/documents/ad-3027.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:

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3. E-mail:
program.intake@usda.gov.

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Title 7 C.F.R. 210.11

28. PO9151 - Use of Cameras and Other Recording Devices in
Locker Rooms

124



Book	Policy Manual
Section	Policies Ready for Policy Committee
Title	Copy of USE OF CAMERAS AND OTHER RECORDING DEVICES IN LOCKER ROOMS
Code	po9151
Status	Policy Committee Review
Adopted	March 13, 2017

9151 - USE OF CAMERAS AND OTHER RECORDING DEVICES IN LOCKER ROOMS

The Board of Education recognizes the importance of protecting the privacy interests of the District's students and is committed to safeguarding students' privacy in the locker room facilities.

As required by law, the Board establishes the following locker room privacy policy.

To protect the privacy of students, non-staff access to locker rooms for the purpose of interviewing or seeking information from any student in the locker room is prohibited. No member of the media is allowed access to school locker rooms before, during, or after any school athletic event or practice. Coaches and student-athletes may be available for interviews outside the locker room, consistent with school rules.

No images of a nude or partially nude person in the locker room may be captured, recorded, or transferred under any circumstances by any individual.

To protect the privacy of the District's students, parents, other adult residents of the community, and any public that may utilize the locker room facilities, no person may use a cell phone to capture, record, or to transfer a representation of a nude or partially nude person in a locker room in the School District or in use for District purposes.

Furthermore, the Board believes that safety is of the utmost importance. Therefore, notwithstanding the provisions of this policy, if necessary, emergency rescue personnel will be permitted into the locker room and will be given access to any tools necessary to do their job.

District officials may refer any violations of this policy to law enforcement for possible criminal prosecution of anyone who violates State law.

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Legal 175.22, 942.08, 942.09, Wis Stats.



Wisconsin Interscholastic Athletic Association

Cooperative Team Sponsorship Signatures

2026-27 & 2027-28 Co-op Application (except Football)

*Gymnastics co-ops are due annually

By our signatures we agree we have, as a school administration and school board, reviewed and discussed the items indicated on this form. We further confirm that our school district will provide the same level of institutional oversight to this program as to other sports sponsored by our district. In addition, we acknowledge that any monetary funds provided to us by outside sources will be handled according to district policies. Parent support groups, etc., shall not be involved in paying program expenses directly.

Applications submitted without all required signatures will be considered incomplete and not accepted.

Co-op Application ID: 59470

(found on Cooperative Team Sponsorship form)

SCHOOL NAME: New Glarus

SPORT: Cross Country

GIRLS/BOYS: Boys

Board of Education or Governing Body President:

Signature: _____

Print Name: _____

District Administrator:

Signature: _____

Print Name: _____

Name of Conference: Capitol Conference

Signature from a person authorized to represent the conference affiliation of this co-op program; typically, a conference commissioner or the equivalent.

If, at the time of the signature, conference affiliation has yet to be determined for this cooperative agreement, signatures should be ascertained from the current affiliation of the involved schools. If a school(s) is currently unaffiliated/independent, no signature is required.

(Through the conference realignment application process, approval and opinion of all affected conferences and schools will be required.)

Commissioner Approval Signature: _____

Print Name: _____



Wisconsin Interscholastic Athletic Association

Cooperative Team Sponsorship Signatures

2026-27 & 2027-28 Co-op Application (except Football)

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By our signatures we agree we have, as a school administration and school board, reviewed and discussed the items indicated on this form. We further confirm that our school district will provide the same level of institutional oversight to this program as to other sports sponsored by our district. In addition, we acknowledge that any monetary funds provided to us by outside sources will be handled according to district policies. Parent support groups, etc., shall not be involved in paying program expenses directly.

Applications submitted without all required signatures will be considered incomplete and not accepted.

Co-op Application ID: 65687

(found on Cooperative Team Sponsorship form)

SCHOOL NAME: New Glens

SPORT: Cross Country

GIRLS/BOYS: Girls

Board of Education or Governing Body President:

Signature: _____

Print Name: _____

District Administrator:

Signature: _____

Print Name: _____

Name of Conference: Capitol Conference

Signature from a person authorized to represent the conference affiliation of this co-op program; typically, a conference commissioner or the equivalent.

If, at the time of the signature, conference affiliation has yet to be determined for this cooperative agreement, signatures should be ascertained from the current affiliation of the involved schools. If a school(s) is currently unaffiliated/independent, no signature is required.

(Through the conference realignment application process, approval and opinion of all affected conferences and schools will be required.)

Commissioner Approval Signature: _____

Print Name: _____



Wisconsin Interscholastic Athletic Association

Cooperative Team Sponsorship Signatures

2026-27 & 2027-28 Co-op Application (except Football)

*Gymnastics co-ops are due annually

By our signatures we agree we have, as a school administration and school board, reviewed and discussed the items indicated on this form. We further confirm that our school district will provide the same level of institutional oversight to this program as to other sports sponsored by our district. In addition, we acknowledge that any monetary funds provided to us by outside sources will be handled according to district policies. Parent support groups, etc., shall not be involved in paying program expenses directly.

Applications submitted without all required signatures will be considered incomplete and not accepted.

Co-op Application ID: 45927

(found on Cooperative Team Sponsorship form)

SCHOOL NAME: New Glarus

SPORT: Swimming

GIRLS/BOYS: Girls

Board of Education or Governing Body President:

Signature: _____

Print Name: _____

District Administrator:

Signature: _____

Print Name: _____

Name of Conference: Badger Conference

Signature from a person authorized to represent the conference affiliation of this co-op program; typically, a conference commissioner or the equivalent.

If, at the time of the signature, conference affiliation has yet to be determined for this cooperative agreement, signatures should be ascertained from the current affiliation of the involved schools. If a school(s) is currently unaffiliated/independent, no signature is required.

(Through the conference realignment application process, approval and opinion of all affected conferences and schools will be required.)

Commissioner Approval Signature: _____

Print Name: _____

MS Basketball

Reece Leistikow <reeceleistikow@outlook.com>
To: "nita.duerst@ngsd.k12.wi.us" <nita.duerst@ngsd.k12.wi.us>
Cc: Mitchell Cernek <mitchell.cernek@ngsd.k12.wi.us>

Wed, Sep 3, 2025 at 12:15 PM

Hello Nita,

I wanted to reach out and inform you that I will be stepping down from my coaching roles with both the boys' and girls' middle school basketball teams. While I will no longer be coaching at the middle school level, I have been discussing with Mitch and Travis about volunteering with the boys' high school program this year.

Thank you for the opportunity to be involved with the middle school programs.

Please reach out with any questions or concerns,

Reece Leistikow

From: **Kimberly Burton** <coachburton123@gmail.com>
Date: Wed, Sep 3, 2025 at 2:39 PM
Subject: Re: MSGBB Coaching | 2025-26
To: Mitchell Cernek <mitchell.cerneke@ngsd.k12.wi.us>

Hi Mitch,

You are correct. I will not be coaching middle school basketball this year. Do you need something formal or will this email be enough?

Thanks,
Kim

On Wed, Sep 3, 2025 at 1:28 PM Mitchell Cernek <mitchell.cerneke@ngsd.k12.wi.us> wrote:

Kim,

Just wanted to double check on your plans for the winter. I was guessing that you would likely step away from coaching MSGBB, with Nicole being in high school now. But wanted to confirm with you. Obviously would prefer you coached still - but if you are not, we just need that in writing before we can move in any kind of different direction.

Thanks Kim!
Mitch

New Hire Board Approval
09/08/2025

Name: DeAnn Borchardt
Position: Special Education Aide
Percentage of employment: 7.25 hours per day
Term of employment: School Year
Placement on Wage Chart: Step 8

New Hire Board Approval
09/08/2025

Name: Jennifer Vetterli
Position: Intervention Aide
Percentage of employment: 5 hours per day
Term of employment: School Year
Placement on Wage Chart: Step 4

New Hire Board Approval
09/08/2025

Name: Zack Colby
Position: Middle School Assistant Volleyball Coach
Percentage of employment: varies
Term of employment: 2025 Fall Season
Pay rate: per schedule

New Hire Board Approval

09/08/2025

Name: Ava Krause
Position: Middle School Assistant Volleyball Coach
Percentage of employment: varies
Term of employment: 2025 Fall Season
Pay rate: per schedule

- VII. **DISCUSSION ITEMS**
 - A. Strategic Planning Update
- VIII. **ANNOUNCEMENTS**
- IX. **FUTURE AGENDA ITEMS**
- X. **FUTURE SCHOOL BOARD AND COMMITTEE MEETINGS**
 - A. September 22, 2025 - Discussion & Regular Board Meeting - 7:15 p.m.
 - B. October 13, 2025 - Discussion & Regular Board Meeting - 7:15 p.m.
- XI. **ADJOURN**

PURSUANT TO APPLICABLE LAW, NOTICE IS HEREBY GIVEN THAT A QUORUM OR A MAJORITY OF THE NEW GLARUS SCHOOL DISTRICT BOARD MEMBERS MAY ATTEND THIS MEETING. INFORMATION PRESENTED AT THIS MEETING MAY HELP FORM THE RATIONALE BEHIND FUTURE ACTIONS THAT MAY BE TAKEN BY THE NEW GLARUS SCHOOL DISTRICT BOARD.

UPON REQUEST TO THE DISTRICT OFFICE, SUBMITTED TWENTY-FOUR (24) HOURS IN ADVANCE, THE DISTRICT SHALL MAKE REASONABLE ACCOMMODATIONS INCLUDING THE PROVISION OF INFORMATIONAL MATERIAL IN AN ALTERNATIVE FORMAT FOR A DISABLED PERSON TO BE ABLE TO ATTEND THIS MEETING.