

NOTICE

**SCHOOL DISTRICT OF NEW GLARUS
BOARD OF EDUCATION
POLICY, SPORTS, AND CO-CURRICULAR COMMITTEE MEETING
MONDAY, NOVEMBER 14, 2016
HS CONFERENCE ROOM
6:30 PM**

AGENDA

| | |
|---|----|
| I. CALL MEETING TO ORDER - KEITH STEFFEN | |
| II. BOARD SELF EVALUATION | 4 |
| III. BASEBALL GAME AT MILLER PARK | 12 |
| IV. NEOLA 5000S POLICIES | 13 |
| A. PO 5000 - TOC | 14 |
| B. PO 5111.01 - HOMELESS STUDENTS | 17 |
| C. PO 5111.02 - EDUCATIONAL OPPORTUNITY FOR MILITARY CHILDREN | 21 |
| D. PO 5111 - ELIGIBILITY OF RESIDENT/NONRESIDENT STUDENTS | 23 |
| E. PO 5112 - ENTRANCE AGE | 26 |
| F. PO 5113.01 - COURSE OPTIONS | 33 |
| G. PO 5113 - OPEN ENROLLMENT PROGRAM (INTER-DISTRICT) | 38 |
| H. PO 5114 - NON IMMIGRANT STUDENTS AND VISITOR PROGRAMS | 46 |
| I. PO 5130 - WITHDRAWAL FROM SCHOOL | 48 |
| J. PO 5200.01 - FULL-TIME STUDENT | 49 |
| K. PO 5200 - ATTENDANCE | 50 |
| L. PO 5223 - ABSENCES FOR RELIGIOUS INSTRUCTION | 58 |
| M. PO 5230 - LATE ARRIVAL AND EARLY DISMISSAL | 59 |
| N. PO 5310.01 - EMERGENCY NURSING SERVICES | 60 |
| O. PO 5310 - HEALTH SERVICES | 61 |
| P. PO 5320 - IMMUNIZATION | 63 |
| Q. PO 5330 - ADMINISTRATION OF MEDICATION/EMERGENCY CARE | 66 |

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.

| | |
|---|-----|
| R. PO 5335 - CARE OF STUDENTS WITH CHRONIC HEALTH CONDITIONS | 69 |
| S. PO 5340 - STUDENT ACCIDENTS/ILLNESS/CONCUSSION | 70 |
| T. PO 5341 - EMERGENCY MEDICAL AUTHORIZATION | 72 |
| U. PO 5350.01 - POSITIVE EMOTIONAL DEVELOPMENT OF STUDENTS | 73 |
| V. PO 5350 - STUDENT SUICIDE | 74 |
| W. PO 5410 - PROMOTION, PLACEMENT AND RETENTION | 77 |
| X. PO 5420 - REPORTING STUDENT PROGRESS | 80 |
| Y. PO 5421 - GRADING | 81 |
| Z. PO 5451.01 - WISCONSIN ACADEMIC EXCELLENCE SCHOLARSHIP | 82 |
| AA. PO 5451.02 - TECHNICAL EXCELLENCE HIGHER EDUCATION SCHOLARSHIPS | 85 |
| BB. PO 5460.01 - DIPLOMA DEFERRAL | 88 |
| CC. PO 5460.02 - GRADUATION CEREMONY/HONORS | 90 |
| DD. PO 5460 - GRADUATION REQUIREMENTS | 91 |
| EE. PO 5461 - CHILDREN AT RISK OF NOT GRADUATING FROM HIGH SCHOOL | 94 |
| FF. PO 5463 - CREDITS FROM NON-PUBLIC SCHOOLS | 97 |
| GG. PO 5464 - EARLY GRADUATION | 98 |
| HH. PO 5500 - STUDENT CODE OF CLASSROOM CONDUCT | 99 |
| II. PO 5511 - DRESS AND GROOMING | 106 |
| JJ. PO 5512 - USE OF TOBACCO BY STUDENTS | 107 |
| KK. PO 5513 - CARE OF DISTRICT PROPERTY | 108 |
| LL. PO 5515 - STUDENT USE OF MOTOR VEHICLES | 109 |
| MM. PO 5516 - STUDENT HAZING | 110 |
| NN. PO 5517.01 - BULLYING | 113 |
| OO. PO 5517 - STUDENT ANTI-HARASSMENT | 120 |
| PP. PO 5520 - DISORDERLY CONDUCT | 137 |
| QQ. PO 5530 - DRUG PREVENTION | 138 |
| RR. PO 5540.01 - INVESTIGATIONS INVOLVING SUSPECTED CHILD ABUSE | 141 |
| SS. PO 5540 - THE SCHOOLS AND GOVERNMENTAL AGENCIES | 142 |
| TT. PO 5600 - STUDENT DISCIPLINE | 146 |
| UU. PO 5605 - SUSPENSION/EXPULSION OF STUDENTS WITH DISABILITIES | 147 |
| VV. PO 5610.02 - IN-SCHOOL DISCIPLINE | 148 |

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| | |
|---|-----|
| WW. PO 5610 - SUSPENSION AND EXPULSION | 149 |
| XX. PO 5611 - DUE PROCESS RIGHTS | 153 |
| YY. PO 5630.01 - USE OF SECLUSION AND PHYSICAL RESTRAINT WITH STUDENTS | 155 |
| ZZ. PO 5630 - CORPORAL PUNISHMENT | 160 |
| AAA. PO 5722 - SCHOOL SPONSORED PUBLICATIONS AND PRODUCTIONS | 162 |
| BBB. PO 5730 - EQUAL ACCESS FOR NON-DISTRICT SPONSORED STUDENT CLUBS AND ACTIVITIES | 165 |
| CCC. PO 5751 - SCHOOL AGE PARENTS AND MARRIED STATUS OF STUDENTS | 168 |
| DDD. PO 5771 - SEARCH AND SEIZURE | 169 |
| EEE. PO 5772 - WEAPONS | 173 |
| FFF. PO 5780 - STUDENT/PARENT RIGHTS | 175 |
| GGG. PO 5820 - STUDENT GOVERNMENT | 177 |
| HHH. PO 5821 - STUDENT VOLUNTEERS FOR SCHOOL AND PUBLIC SERVICE | 178 |
| III. PO 5830 - STUDENT FUNDRAISING | 179 |
| JJJ. PO 5840 - STUDENT GROUPS | 181 |
| KKK. PO 5850 - SOCIAL EVENTS | 182 |
| LLL. PO 5855 - STUDENT ATTENDANCE AT SCHOOL EVENTS | 183 |
| MMM. PO 5870 - STUDENT PRODUCTION OF GOODS AND SERVICES | 184 |
| NNN. PO 5880 - PUBLIC PERFORMANCES BY STUDENTS | 185 |
| V. ADJOURNMENT | |

POSTED :

NG HIGH SCHOOL
 NG MIDDLE SCHOOL
 NG ELEMENTARY SCHOOL
 NG POST OFFICE
 BANK OF NEW GLARUS
 UB&T BANK OF NEW GLARUS
 ANCHOR BANK OF NEW GLARUS

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.

Policies of the Board of Education

Series 100: Board of Education

BOARD EVALUATION INSTRUMENT

152-Exhibit

Part I. Assessing Individual Board of Education Member Performance

Before completing Part II, Board of Education Evaluation Questionnaire, please complete the following personal assessment of your Boardsmanship. This form will not be shared with others but will be for your review only. The following rating scale should be used for each statement, and a check should be placed to the appropriate box:

- 4. Always
- 3. Frequently
- 2. Sometimes
- 1. Never

| | 1 | 2 | 3 | 4 |
|--|---|---|---|---|
| 1. I familiarize myself with school policies and laws which are important for meetings. | | | | |
| 2. I attend all Board of Education meetings. | | | | |
| 3. I read the agenda and supporting material prior to the Board meeting. | | | | |
| 4. I reserve all decisions on matters until the Board is in session. | | | | |
| 5. I keep personal matters personal and discuss concerns that are unrelated to the Board of the District at appropriate times and places. | | | | |
| 6. I use the chain of command and direct questions to the Superintendent when contacted by a District resident. | | | | |
| 7. I attend WASB workshops and meetings. | | | | |
| 8. I read school publications sent to my home. | | | | |
| 9. I visit schools within the District. | | | | |
| 10. I am informed about community feelings toward the schools. | | | | |
| 11. I take every opportunity to tell people about their schools. | | | | |
| 12. I respect the Superintendent's office and refrain from unwarranted interferences with the Superintendent's affairs. | | | | |
| 13. I believe in long-range planning and recognize that changing trends change school needs. | | | | |
| 14. I believe the District should place great emphasis on professional growth. | | | | |
| 15. I have high expectations for student achievement. | | | | |
| 16. I know that I have no authority as a Board member except when the Board is legally in session, and that Board officers have specific duties that are occasionally performed outside of Board sessions. | | | | |

| | | | | |
|--|--|--|--|--|
| 17. I rely on the Superintendent to provide the Board with accurate information on the school systems. | | | | |
| 18. I take part in Board in-service and orientation programs. | | | | |
| 19. Even though I may disagree, I support publicly positions taken by the whole Board. | | | | |
| 20. I work toward mutual trust between Board members and administration and keep criticism of either to private sessions. | | | | |
| 21. I recognize that governance and policy duties belong to the Board and administrative duties belong to the District's administrators. | | | | |
| 22. I support budgetary provision and encourage the professional growth of the Superintendent. | | | | |
| 23. I support strong professional growth programs for all school personnel. | | | | |
| 24. I attend PTO meetings, concerts, plays, athletic contests, and other school events. | | | | |
| 25. I am familiar with the budgeting process of the District. | | | | |
| 26. I am familiar with the curriculum and graduation requirements of the District. | | | | |

Part II. Assessing the Board of Education’s Performance

The following list of 20 items pertaining to the operation of the Board of Education is the basis for an annual self-evaluation of the Board.

Each Board member should complete the rating scale for each item as follows:

- 4. Always
- 3. Frequently
- 2. Sometimes
- 1. Never

| A. Board Relationship with the Superintendent | 1 | 2 | 3 | 4 |
|---|----------|----------|----------|----------|
| 1. The Board keeps the Superintendent informed on issues, needs, and complaints in a manner allowing him/her the opportunity to solve related problems in a professional matter. | | | | |
| 2. The Board clearly interprets its position on controversial matters pertaining to the school District, thereby enabling the Superintendent to properly carry out the wishes of the Board. | | | | |
| 3. The Board supports the Superintendent’s administrative regulations and decisions to the public and staff members and relays any disagreement in private or in executive session. | | | | |
| 4. The Board disregards personalities and considers the recommendations of the Superintendent in an unbiased and objective manner. | | | | |
| B. Board Relationship with the Community | | | | |
| 1. The Board recognizes that their fellow citizens have entrusted them with the educational development of the children and youth of this community. | | | | |
| 2. The Board recognizes that the community expects their first and greatest concern to be in the best interest of all students in the District without distinction as to who they are or what their background may be. | | | | |
| 3. The Board enacts policies supporting the efforts of the administration in helping all the people of this community to have all the facts all the time about their schools including the status of the student performance in the District. | | | | |

| | | | | |
|--|--|--|--|--|
| C. Board Relationship Between Members During Meeting | | | | |
| 1. Individual members of the Board treat other members of the Board and professional staff with respect during Board meetings. | | | | |
| 2. Differences of opinion influencing Board member votes are based on the issues at hand and not on personalities. | | | | |
| 3. Each member of the Board conducts himself/herself in such a manner as to emphasize that individual Board members have authority only when convened in a legally conducted Board meeting with at least a quorum present. | | | | |
| D. Board Relationship with Staff and Personnel | | | | |
| 1. The Board delegates hiring of the staff to the Superintendent and holds him/her accountable to the Board parameters defined in the policies. | | | | |
| 2. The Board creates a climate of support for staff in the District. | | | | |
| 3. The Board members maintain personal friendships with District personnel without allowing them to affect overall Board decisions and/or policies. | | | | |
| E. Board Relationship to the Instructional Program | | | | |
| 1. The Board makes every effort to keep informed about the instructional program. | | | | |
| 2. The Board ensures instructional program decisions are based on research on effective schools and learning. | | | | |
| 3. The Board provides funding to maintain educational programming in the District that is based on the belief that all students can learn at high levels. | | | | |
| 4. The Board keeps the community informed about financial needs of the school District. | | | | |
| F. Board Relationship to the Financial Management of the Schools | | | | |
| 1. The Board establishes the policies and provides the necessary resources to properly manage the finances of the school District. | | | | |
| 2. The Board requires the proper accountability for the expenditure of funds in the school District. | | | | |
| 3. The Board provides funding to maintain educational programming in the District that is based on the belief that all students can learn at high levels. | | | | |
| 4. The Board keeps the community informed about financial needs of the school District. | | | | |

Part 3: BOARD OF EDUCATION MEMBER ETHICAL BEHAVIOR – SELF EVALUATION

Question for Reflection

1. Am I/are we a student advocate – What can others observe that indicates I am/we are?
2. Do I/we assure opportunity is provided for high quality education for every student in our community?
3. Do I/we observe state and federal laws and regulations pertaining to education?
4. Do I/we encourage the open-minded exchange of ideas and options in a conscientious, courteous manner?
5. Do I/we vote my honest conviction, thereafter abiding by and supporting the majority decision of the Board?
6. Do I/we promote the presentation of controversial issues in a fair and unbiased manner?
7. Do I/we build relationships through open direct communication?
8. Do I/we maintain confidentiality of privileged information?
9. Do I/we refer complaints through proper channels within the system?
10. Do I/we welcome and encourage active citizen participation on school committees?
11. Do I/we model integrity in all matters?
12. Do I/we establish and maintain a positive reputation in all I do?
13. Do I/we represent the entire community and base decisions upon available facts?
14. Do I/we delegate authority to the District administrator and ensure that the District is guided through effective policies?
15. Do I/we help the community understand the importance of support for public education?

Adopted: May 23, 2011

School District of New Glarus



Annual Board Development Tool

WISCONSIN ASSOCIATION OF SCHOOL BOARDS
SCHOOL PERCEPTIONS

Online Tool

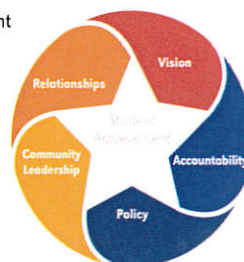
Want to improve your school board's effectiveness?

Start by taking the complimentary Annual Board Development Tool online survey. Created by School Perceptions and the Wisconsin Association of School Boards (WASB), the survey is designed to help boards identify their areas of strength and alignment as well as where further dialogue and discussion is needed.

Access to the Tool is complimentary for all WASB members.

Using the Key Work of School Boards as the foundation, the Annual Board Development Tool allows board members to rate their work on:

- Board Operations
- Data-Driven Decision Making
- Budgeting
- Planning
- District Operations
- Policy
- Community Engagement
- Vision
- Culture



Board members have the ability to participate on their own schedules, allowing time for individual education and reflection. Once a district completes the survey, it can access its own aggregate results. Upon request, School Perceptions will provide a written report (fee-based) that provides:

- Itemized state comparison
- Itemized longitudinal comparison
- Itemized index to the Key Work of School Boards

If a report is requested, the WASB will provide an additional, complimentary analysis with recommendations for next steps. The results will only be useful when the board reviews and uses the data to drive planning. The WASB is happy to facilitate the conversation and assist you with the development of your plan.

Recommended next steps may include working with WASB staff and /or consultants on Customized Leadership Services.

To participate:

1. Use any computer with Internet access.
2. Go to the website www.survey2000.com.
3. Enter the Survey Access Number you received at your WASB Fall Regional Meeting.
4. To view the aggregate results after each member of your board has completed the survey, go to access.schoolperceptions.com and enter in the special project code and password included in the administration packet given to your board at the WASB Fall Regional Meeting.

Individual member and district codes to access the survey in 2015-16 were distributed at the 2015 Regional Meetings. For those districts not in attendance at the Fall Regional Meetings, informational packets with the unique codes are mailed in November. If your district needs another copy of its packet or if you have any questions about how to access the survey, please contact Sheri Krause, WASB Communications Director at 608-512-1705 or skrause@wasb.org.

Unique codes are generated each year so be sure to use the 2015-16 codes for the 2015-16 survey.

School Board Meeting Self-Evaluation Tool

Your board may also be interested in using the WASB School Board Meeting Self-Evaluation Tool to assess an individual meeting or series of meetings. (Depending on browser, may require user to open in Adobe Acrobat viewer for the fillable feature of the pdf to be supported.)

How Will Your Board Members Benefit?

Excellence in the classroom begins with excellence in the boardroom.

"All seven members of the Green Bay Area School Board responded to the 2015-16 Annual Board Development Tool, and we used the results summary to guide discussion on our roles and responsibilities during a board retreat. It was a great tool. I would recommend this process to other boards as well."

- Mike Blecha, member of the Green Bay Area School Board and past president of the Wisconsin Association of School Boards

Vision

The following table displays each item in rank order after a simple average calculation for the statement "Please rate your board's performance in each area" based on the following scale: **Fully achieved (4), Mostly achieved (3), Partially achieved (2), Not achieved or started (1)**

| Item | Average |
|--|-------------|
| Our vision and top priority is student achievement. | 3.14 |
| We clearly communicate our vision to our staff, parents and community. | 2.85 |
| We have established clear strategies to accomplish our vision. | 2.73 |
| We have a process that allows key stakeholders (administrators, staff, parents and the community) to help create/refine our vision and strategic priorities. | 2.5 |
| Overall | 2.81 |

| Your School District | | | |
|-----------------------------|---------------|---------------|----------|
| Key Works Action Areas | Your District | State Average | Variance |
| Vision | 3.81 (7) | 3.33 | 0.48 |
| Accountability | 3.72 (7) | 3.08 | 0.64 |
| Policy | 3.56 (7) | 3.69 | 0.13 |
| Community Leadership | 3.86 (7) | 3.22 | 0.64 |
| Relationships | 3.2 (7) | 3.87 | -0.67 |
| SP Overall Index | 3.63 | 3.44 | 0.19 |

How would your board respond?

Contact Information

Wisconsin Association of School Boards
 Lou Birchbauer, Consultant
 414-218-2805

School Perceptions
 Bill Foster
 262-644-4300

[LINK TO
 SCHOOL PERCEPTIONS'
 ANNUAL BOARD DEVELOPMENT
 WEBSITE](#)

| | | | | | | |
|-------------------------------|---------------------------------------|---|--|------------------------------------|-------------------------------------|----------------------|
| WASB Services | Meetings & Events | Products & Publications | School Law Information | Service Associates | WASB Insurance Plan | WSAA |
|-------------------------------|---------------------------------------|---|--|------------------------------------|-------------------------------------|----------------------|

Baseball Miller Park Game Details

Here are the details that I received over the phone.

1. **Date of Game (NG vs Mineral Point).** We get to choose between 3-5 available dates to play, rank them, and the Brewers will then decide on the date on a first come, first serve basis.
2. **Missing School.** It is very likely that we would have to miss a minimum of 1/2 day to a full day of school to play this game. I am aware of the importance of classroom time for a student-athlete, as being a student comes 1st, and athlete comes 2nd. However, I believe this is a 1-time opportunity and an amazing experience for our student-athletes. This is an event they will only get to experience once in their baseball career.
3. **Tickets.** We are **required** to sell \$11,000 worth of Brewers tickets to play the game. We get to choose which games and the price level of tickets. Ticket prices are based on location in Miller Park. The amount of tickets we have to sell, will be determined by the seat location. Meaning, the better the seat location, the least amount of tickets we will need to sell. To help with selling tickets, we would pick 2 games that would be more appealing to our community. We would pick a game against the Cubs and Cardinals, for example. Both teams have a lot of local fans, both are in the division and are rivals of the Brewers and the Cubs just won the World Series.
4. Plan on selling tickets. They are as follows
 - High school baseball players will be assigned to sell a specific amount of tickets, say \$250 worth of tickets. If we have 20 kids out, that will equate to \$5,000 worth of sales.
 - Utilize the New Glarus Youth Baseball Association and the 100+ plus players/families involved in youth baseball in the community. I would approach them to help sell and raise awareness for the event.
 - Utilize local businesses to sell tickets as a Chartered Bus Trip to the game.

I know that NG Baseball has done this trip 2 times in the past and has been able to meet the demands. Let me know if you need anything else. I am more than willing to meet in person to further discuss the details.

Chris

New Glarus Policy Project

District Specific Policies – “Not” Included in Policy Book Update

Section 400/5000 – Students

1. Policy 410 – Student Policy Goals
2. Policy 440 – Student Expression Activities (specificity)
3. Policy 442 – Student Involvement in Decision-Making
4. Policy 443.8 – Gangs and Gang-Related Activity
5. Policy 460 – Student Scholarships
6. Policy 492 – Student Photographs
 - More appropriate in the 8000 section – Operations. Does the Board want this policy added to that section?

“New” Policies for New Glarus School District

Section 400/5000 – Students

1. Policy 5111.01 – Homeless Students
2. Policy 5111.02 – Educational Opportunities for Military Children
3. Policy 5130 – Withdrawal from School
4. Policy 5223 – Absence for Religious Instruction
5. Policy 5310 – Health Services
6. Policy 5310.01 – Emergency Nursing Services
7. Policy 5320 – Immunization
8. Policy 5330 – Administration of Medication/Emergency Care
9. Policy 5335 – Care of Students with Chronic Health Conditions
10. Policy 5340 – Student Accidents/Illness/Concussion
11. Policy 5341 – Emergency Medical Authorization
12. Policy 5420 – Reporting Student Progress
13. Policy 5460.01 – Diploma Deferral
14. Policy 5364 – Early Graduation
15. Policy 5516 – Student Hazing
16. Policy 5540.01 – Investigations Involving Suspected Child Abuse
17. Policy 5630 – Corporal Punishment
18. Policy 5630.01 – Use of Seclusion and Physical Restraint with Students
19. Policy 5722 – School-Sponsored Publications and Productions
20. Policy 5730 – Equal Access for Non-District Sponsored Clubs and Activities
21. Policy 5771 – Search and Seizure
22. Policy 5830 – Student Fundraising
23. Policy 5850 – Social Events
24. Policy 5855 – Student Attendance at School Events
25. Policy 5870 – Student Production of Goods and Services
26. Policy 5880 – Public Performances by Students

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5000/page 1 of 3

| | |
|---------|--|
| 5000 | STUDENTS |
| 5111 | Eligibility of Resident/Nonresident Students |
| 5111.01 | Homeless Students |
| 5111.02 | Educational Opportunity for Military Children |
| 5112 | Entrance Age |
| 5113 | Open Enrollment Program (Inter-District) |
| 5113.01 | Course Options |
| 5114 | Nonimmigrant Students and Visitor Programs |
| 5130 | Withdrawal from School |
| 5200 | Attendance |
| 5200.01 | Full-Time Student |
| 5223 | Absences for Religious Instruction |
| 5230 | Late Arrival and Early Dismissal |
| 5310 | Health Services |
| 5310.01 | Emergency Nursing Services |
| 5320 | Immunization |
| 5330 | Administration of Medication/Emergency Care |
| 5335 | Care of Students with Chronic Health Conditions |
| 5340 | Student Accidents/Illness/Concussion |
| 5341 | Emergency Medical Authorization |
| 5350 | Student Suicide |
| 5350.01 | Positive Emotional Development of Students |
| 5410 | Promotion, Placement, and Retention |
| 5420 | Reporting Student Progress |
| 5421 | Grading |
| 5451.01 | Wisconsin Academic Excellence Scholarship |
| 5451.02 | Technical Excellence Higher Education Scholarships |

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5000/page 2 of 3

| | |
|---------|--|
| 5460 | Graduation Requirements |
| 5460.01 | Diploma Deferral |
| 5460.02 | Graduation Ceremony/Honors |
| 5461 | Children At-Risk of Not Graduating From High School |
| 5463 | Credits from Nonpublic Schools |
| 5464 | Early Graduation |
| 5500 | Student Code of Classroom Conduct |
| 5511 | Dress and Grooming |
| 5512 | Use of Tobacco by Students |
| 5513 | Care of District Property |
| 5515 | Student Use of Motor Vehicles |
| 5516 | Student Hazing |
| 5517 | Student Anti-Harassment |
| 5517.01 | Bullying |
| 5520 | Disorderly Conduct |
| 5530 | Drug Prevention |
| 5540 | The Schools and Governmental Agencies |
| 5540.01 | Investigations Involving Suspected Child Abuse |
| 5600 | Student Discipline |
| 5605 | Suspension/Expulsion of Students with Disabilities |
| 5610 | Suspension and Expulsion |
| 5610.02 | In-School Discipline |
| 5611 | Due Process Rights |
| 5630 | Corporal Punishment |
| 5630.01 | Use of Seclusion and Physical Restraint with Students |

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5000/page 3 of 3

| | |
|------|---|
| 5722 | School-Sponsored Publications and Productions |
| 5730 | Equal Access for Nondistrict-Sponsored Student Clubs and Activities |
| 5751 | School Age Parents and Married Status of Students |
| 5771 | Search and Seizure |
| 5772 | Weapons |
| 5780 | Student/Parent Rights |
| 5820 | Student Government |
| 5821 | Student Volunteers for School and Public Service |
| 5830 | Student Fundraising |
| 5840 | Student Groups |
| 5850 | Social Events |
| 5855 | Student Attendance at School Events |
| 5870 | Student Production of Goods and Services |
| 5880 | Public Performances by Students |

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5111.01/page 1 of 4

HOMELESS STUDENTS

Children and youth, including unaccompanied youth who meet the Federal definition of "homeless" will be provided a free appropriate public education in the same manner as all other students of the District. To that end, students who are homeless will not be stigmatized or segregated on the basis of their status as homeless and will be assigned to the school serving those non-homeless students residing in the area in which the homeless child is actually living. The District shall establish safeguards that protect homeless students from discrimination on the basis of their homelessness.

Homeless children and youth are defined as individuals who lack a fixed, regular, and adequate nighttime residence, and include those who meet any of the following criteria:

- A. share the housing of other persons due to loss of housing, economic hardship, or similar reason (referred to as "Doubled-up")
- B. live in motels, hotels, trailer parks, or camping grounds due to a lack of alternative adequate accommodations
- C. live in emergency or transitional shelters
- D. are abandoned in hospitals
- E. are awaiting foster care placement
- F. have a primary nighttime residence that is a public or private place not designed for or ordinarily used as a regular sleeping accommodation for human beings, or
- G. live in a car, park, public space, abandoned building, substandard housing, bus or train station, or similar setting

Additionally, pursuant to Federal law, migratory children who are living in circumstances described in A-G above are also considered homeless.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5111.01/page 2 of 4

Children, youth and their families who are homeless shall be provided equal access to the educational services for which they are eligible, including preschool programs administered by the School District.

The District shall remove barriers to the enrollment and retention of students who are homeless in schools in the District. Students who are homeless shall be enrolled immediately, even if they do not have the necessary enrollment documentation such as immunization and health records, proof of residency or guardianship, birth certificate, school records, and other documentation.

Students who are homeless will be provided services comparable to other students in the District including:

- A. transportation services;
- B. educational services for which the homeless student meets eligibility criteria including services provided under Title I of the Elementary and Secondary Education Act or similar State or local programs, educational programs for children with disabilities, and educational programs for students with limited English proficiency;
- C. programs in vocational and technical education;
- D. programs for gifted and talented students;
- E. school nutrition programs;
- F. before and after school programs.

Students who are homeless have the right to remain in their school of origin or the local attendance area school, according to the child's best interest. The school of origin is the school that the student attended when permanently housed or last enrolled. The local attendance area school is any public school that non-homeless students who live in the attendance area in which the student is actually living are eligible to attend.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5111.01/page 3 of 4

Students who are homeless have the right to dispute their school assignment, if their assignment is other than their school of origin. In determining the best interest of the student, the District shall, to the extent feasible, keep the student in the school of origin, except when doing so is contrary to the wishes of the homeless student's parent or guardian or the unaccompanied youth. If the student is sent to a school other than the school of origin or a school requested by the parent or guardian, a written explanation, including a statement regarding the right to appeal, will be provided to the homeless student's parent or guardian or the unaccompanied youth. The appeal process shall be as set forth in Policy 9130 – Public Requests, Suggestions, or Complaints.

The Board of Education requires that these rights and the dispute process be communicated to the parent or guardian of the homeless student or unaccompanied youth.

In addition to notifying the parent or guardian of the homeless student or unaccompanied youth of the rights described above, the District shall post public notice of educational rights of children and youth experiencing homelessness in each school.

At the request of the parent or guardian, or in the case of an unaccompanied youth, the local homeless liaison, transportation shall be provided for a homeless student to and from the school of origin as follows:

- A. If the homeless student continues to live in the School District in which the school of origin is located, transportation will be provided in accordance with District policy/administrative guidelines and Federal requirements.
- B. If the homeless student moves to an area served by another district, though continuing his/her education at the school of origin, the district of origin and the district in which the student resides must agree upon a method to apportion responsibility and costs for transportation to the school of origin. If the districts cannot agree upon such a method, the responsibility and costs must be shared equally.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5111.01/page 4 of 4

The District Administrator will appoint a Homeless Liaison who will perform the duties as assigned by the District Administrator. Additionally, the Liaison will coordinate and collaborate with the State Coordinator for the Education of Homeless Children and Youth as well as with community and school personnel responsible for the provision of education and basic needs services to children and youths who are homeless.

http://center.serve.org/nche/downloads/youthposeter_eng_color.pdf

42 U.S.C. 11431 et seq.

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5111.02/page 1 of 2

EDUCATIONAL OPPORTUNITY FOR MILITARY CHILDREN

Children of an active duty member of the United States armed services shall be entitled to all of the rights and protections afforded under the Interstate Compact on Educational Opportunity for Military Children (Compact).

The intent of this policy is to minimize the potential challenges to educational success for children of military families because of frequent moves and deployment of their parents by:

- A. facilitating the timely enrollment and placement of children of military families in educational and other school programs and activities;
- B. facilitating the on-time graduation of children of military families; and
- C. providing for the uniform collection and sharing of information between and among schools and military families.

A student whose parent is an active duty member of the uniformed services and has been called to duty for, is on leave from, or returned from deployment to a combat zone or combat support posting, shall be granted additional excused absences at the discretion of the District Administrator to visit with his/her parent relative to such leave or deployment of the parent. The additional excused absences granted by the District Administrator, to visit with a parent who has returned from deployment, is only required, if the return was within the past thirty (30) days

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5111.02/page 2 of 2

The District Administrator shall maintain guidelines for implementation of this policy is consistent with the Compact and State law.

The guidelines shall apply to children of military families within the state as well as between member states.

Interstate Compact on Educational Opportunity for Military Children
2009 Wisconsin Act 329

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policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5111/page 1 of 3

ELIGIBILITY OF RESIDENT/NONRESIDENT STUDENTS

The Board of Education establishes the following policy for determining the eligibility of students to attend the schools of this District.

- A. The Board will educate, tuition-free, students who are residents of the District. Proof of residency will be required for registration in the District. If residency is with individuals other than a parent, it must be based on a reason other than educational purposes.
- B. The District shall provide a free education to those students who are considered by Federal law to be illegal aliens or considered to be homeless by State-established criteria.
- C. Upon request of a student's parent, students who have gained twelfth grade status and who no longer reside within the District shall be permitted to complete their high school education tuition free.
- D. Resident students in grades 9-12 who attend a tribal school, private school, or home-based educational program shall be accepted into the District's educational programs for up to two (2) classes if the student satisfies the high school admission standards and sufficient space is available in the classes.
- E. A high school student who now resides in a different school district as a result of a reorganization under Chapter 117 and who has completed 9th and 10th grade at his/her former school district shall be allowed to complete his/her education at the former school district, provided the other district agrees. The school board of residence shall pay the student's tuition. The school of attendance shall count the student in its membership for State Aid purposes under subchapter II.
- F. Children of joint custody orders may attend school without payment of tuition if one (1) parent resides in this District or the order designates as the residential parent the parent with legal residence in the District.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5111/page 2 of 3

- G. Foreign students, participating in a bona fide, foreign-exchange program and living with a resident host family, may be admitted tuition-free.
- H. Students whose parents do not reside within the District, but who present evidence that they will move into the District within a short period of time, may enroll in the schools of this District as tuition students for the time not in residence. Tuition will be refunded in accordance with State law.
- I. Minor students residing in the District, but not living with a parent, may be required to provide information sufficient to allow the administration to properly determine resident status under law.
- J. Tuition students may be accepted in accordance with State law and the approval of the District Administrator.
- K. Nonresidents may be accepted into the District's Adult Education classes upon payment of the appropriate fees.
- L. Nonresident students may be accepted into the District's Summer or Interim Session School Program upon payment of appropriate fees.
- M. Nonresident students may be accepted into the District's program under the Full-Time Open Enrollment Program.
- N. The District Administrator, at his/her discretion, may deny admission to a student who has been expelled from another Wisconsin public school district, for the period of the unexpired term of the expulsion. When the expulsion from the other district has expired, the student is to be admitted providing all other eligibility requirements have been met.

The Board may prohibit the enrollment of a student during the term of an expulsion order issued by a charter school under section 118.40(2r) Wis Stats., or by a public school district in another state, provided that the Board determines that the conduct giving rise to the expulsion would have been grounds for expulsion under Policy 5610.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5111/page 3 of 3

- O. Students who have begun the school year as residents and who no longer reside in the District may be permitted to complete the school year tuition-free.
- P. Nonresident students may be accepted into the District's program under the Course Options Program. Nonresident students accepted into the District's Course Options Program may attend no more than two courses at any time.

118.51, 118.52, Wis. Stats.
120.13(1)(f), 121.77 , 121.81, 121.84, Wis Stats.
42 U.S.C. 11431, et. seq.

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5112/page 1 of 7

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 s/he attains the age of four (4) on or before September 1st
2. A child is eligible for five (5) year old kindergarten when s/he attains the age of five (5) on or before September 1st

of the year in which 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 year in which s/he enrolls. A student must have completed a kindergarten program or must receive 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 his or her prior state or country.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5112/page 2 of 7

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 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.

Appeal of Denial of Waiver

The parents of any student denied a waiver under this section by the 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.

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.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5112/page 3 of 7

C. 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 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.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5112/page 4 of 7

4. Timelines

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

- February/March: This is the preferred time to begin the early entrance process. Parents will meet with the Elementary Principal. Early entrants should attend the “Child Development Days” (CDD) screening. A score at the 90th percentile or higher (based on the child’s chronological age) is required for further screening for early entrance. The Principal should review the results of the CDD screening with parents and initiate a referral to the Early Entrance Committee, if appropriate.
- April 1 – May 15: Parents need to contact the Elementary Principal to begin the process. If a referral is made, the Early Entrance Committee will make every effort to complete the screening process and contact the parents with a decision before the end of the school year.
- May 15 – First day of the school year: Parents need to contact the Elementary Principal to begin the process. If a referral is made, the Early Entrance Committee will make every effort to complete the evaluation and come to a decision by the third Friday of the school year.

No referrals for early 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 early entrance process was started in that district.

5. 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.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5112/page 5 of 7

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 day care 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.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5112/page 6 of 7

6. **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 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.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5112/page 7 of 7

D. 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 his/her enrollment will interfere with the education of the other students.

Wis. Stats 118.14, 118.15, 120.12(25)

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5113.01/page 1 of 5

COURSE OPTIONS

The Board of Education will provide students enrolled in the District with the ability to take up to two (2) courses at any given time through one or more other educational institutions, including in a non-resident public school district, the University of Wisconsin system institution, a technical college, a nonprofit higher education institution, a tribal college, a charter school, and any other nonprofit organization approved by the Department of Public Instruction. Likewise, the Board will consider the enrollment of a non-resident student in up to two (2) courses per term under the criteria set forth in this policy and any criteria required by law.

Resident Student Applications for Course Options

A. General Procedures

The parent of any student enrolled as a resident of the District who wishes to attend one (1) or two (2) courses at another educational institution under this policy shall make a written application to such other institution no less than six (6) weeks prior to the beginning of the term in which the course(s) are offered. The application:

1. must be on a form provided by the Wisconsin Department of Public Instruction;
2. must be copied to the Board at the same time as the application is made to the other educational institution.

B. Decisional Criteria for Resident Applications

The Board shall review all applications received under this policy to attend courses at an outside educational institution under the criteria below. Both the educational institution of proposed attendance and the Board must approve the course.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5113.01/page 2 of 5

Acceptance or denial of any resident student's application shall be made no later than one (1) week prior to the start of the course. Rejection of a student's application to attend such courses shall be made in writing and shall provide an explanation of the reason for rejecting the application. One of the following reasons must be the basis for such rejection:

1. *Individualized Education Program (IEP).* If the Board determines that the proposed course conflicts with the student's IEP, the Board shall reject the course.
2. *High School Graduation Requirements.* If the Board determines that the proposed course does not satisfy graduation requirements, the Board may reject the application.
3. *Student Plan.* If the Board determines that the proposed course does not satisfy the student's academic and career plan, the Board may reject the application.

If the District determines that the course does not satisfy the District's high school graduation requirements, it shall notify the student in writing of this determination at least one week prior to the start date of the course. This notice shall be provided whether the application is approved or rejected.

Non-Resident Student Applications for Course Options

A. General Procedures

The parent of any non-resident student that wishes to attend one or two courses offered by the District shall make a written application to the Board no less than six (6) weeks prior to the beginning of the term in which the course(s) are offered. The application:

1. must be on a form provided by the Wisconsin Department of Public Instruction;

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5113.01/page 3 of 5

2. must be copied to the student's resident School Board at the same time as the application is made to the non-resident School Board.

B. Decisional Criteria

The Board will determine acceptance or rejection of a non-resident student's application to attend courses in the District using the same criteria and policies for entry into the course that apply to resident students, except that preference for attendance may be given to resident students. Applications from non-resident students that are already accepted into two courses in a particular term will be rejected on that ground. If a particular course has limited enrollment, those spots not taken by resident students will be allocated to non-resident applicants under this policy that otherwise qualify for enrollment on a randomly selected basis.

The parents and the resident school district are to be notified, in writing, no later than one (1) week prior to the commencement of the course whether the application has been accepted or rejected. If accepted, the notification is to include the name of the school the student is to attend and that the enrollment is valid only for the forthcoming semester or school year or special time period during which the course(s) will be offered. If rejected, the notice shall state the reason for the rejection.

General Requirements

A. Notice of Intent to Enroll

The parents of the student must notify both the resident school district and the district in which the student has applied for course options enrollment of the student's intent to enroll after receipt of the decision to accept the application but before the beginning of the applicable course.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5113.01/page 4 of 5

B. Transportation

By enrolling in a course under this policy either as a resident or non-resident, the parent understands that the parent is responsible for transporting the student to and from any courses attended under this policy, unless the Department of Public Instruction agrees to reimburse the parent directly for such costs.

C. Tuition for Attendance at Another School District

Tuition costs shall be paid for by the resident school district. Parents may not be charged any cost by either the resident school district or educational institution of attendance under this policy.

D. Tuition for Attendance at an Institution of Higher Education

The resident school board shall pay to the institution of higher education (educational institution), for each resident student attending a course at the educational institution under this section, an amount equal to the cost of providing the course to the student, calculated in a manner determined by the department.

Except as provided below, the institution of higher education (educational institution) may not charge to or receive from the student or the student's resident school board any additional payment for a student attending a course at the educational institution under this section.

An educational institution that is an institution of higher education may charge a student, or the parent of a minor student, additional tuition and fees for attending a course at the institution of higher education under this section, but only if the student will receive postsecondary credit for the successful completion of the course. The Board and the educational institution under this paragraph shall determine the amount of tuition and fees the institution of higher education (educational institution) may charge a student for attending such a course.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5113.01/page 5 of 5

E. Appeal of Rejection

Any application that is rejected under this policy may be appealed to the State Superintendent of Public Instruction within thirty (30) days of the decision. The Superintendent's decision is final and will only reverse the initial decision if that decision was arbitrary or unreasonable.

Release of Resident Students

The Board shall release any resident student who wishes to apply for part-time enrollment in another school district except that the District must refuse to allow a student to enroll if the course conflicts with the provisions of an IEP for the student.

Wis. Stats. 118.52

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5113/page 1 of 8

OPEN ENROLLMENT PROGRAM (Inter-District)

The School District ("District") will participate in the Wisconsin Public School Open Enrollment Program in accordance with applicable law and the relevant policies and rules of the District, all as amended from time-to-time.

DEFINITIONS

The following definitions will apply to the District's Open Enrollment Program.

A. Non-Resident District

A school district located in Wisconsin which is not a student's district of residence.

B. Non-Resident Student

A student who does not reside within the geographic boundaries of the District and who seeks admission to this District under the Open Enrollment Program.

C. Tuition Student

A non-resident student who attends school in the District and pays tuition in accordance with State law.

D. Full-Time Enrollment

A student is enrolled for the entire school day and receives all of his/her required education in this District.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5113/page 2 of 8

E. Class Size

The District's determination of the maximum number of students who can be accommodated properly in a particular classroom without jeopardizing the quality of the instructional program and mitigating circumstances for a particular school, class, or program, including enrollment projections established by the District Administrator.

F. Program Size

The enrollment or size restrictions in a specific program within a class or building. The District reserves the exclusive right to establish program size and to limit enrollment based upon the capability to properly allocate available resources, create and maintain a proper learning environment, and comply with contracts, grants, and applicable laws and regulations.

G. Resident Student

A student who is a resident of this District and is consequently entitled to attend school in this District in accordance with Policy 5111 - Eligibility of Resident/Non-resident Students.

FULL TIME OPEN ENROLLMENT

A. Procedures for Processing of Open Enrollment Applications

If there are more applications than spaces, the Board will fill the available spaces by random selection, provided that first priority will be given to non-resident students already attending District schools and their siblings.

If the District determines that space is not otherwise available for open enrollment students in the grade or program to which an individual has applied, the District may nevertheless accept a student or the sibling of a student who is already attending in the District.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5113/page 3 of 8

The District will establish a numbered waiting list of all applicants. When all available slots have been filled by randomly selecting names from all applicants, the remaining names will be drawn randomly and placed on the waiting list in order of selection.

B. Decisional Criteria for Non-Resident Applications

Decisions on non-resident open enrollment applications will be based only on the following criteria:

1. The availability of space in the schools, programs, classes, or grades within the District. The School Board shall determine during a regular meeting each January the number of regular education and special education spaces available. In determining the amount of space available, the District will count resident students, students attending the District for whom tuition is paid under 121.78(1)(a), Wis. Stats., and may include in its counted occupied spaces students and siblings of students who have applied under Section 118.51(3)(a) or (3m)(a) and are already attending public school in the District.

Other factors the District Administrator may consider in determining the availability of space include:

- a. District practices, policies, procedures or other factors regarding class size ranges for particular programs or classes.
- b. District practices, policies, procedures or other factors regarding faculty-student ratio ranges for particular programs, classes or buildings.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5113/page 4 of 8

- c. Enrollment projections for the schools of the District which include, but are not limited to, the following factors: the likely short and long-term economic development in the community, projected student transfers in and out of the District, preference requirements for siblings of non-resident open enrollment students, the required length of K-12 attendance opportunities for open enrollment students and current and future space needs for special programs, laboratories (e.g. in technology or foreign languages) or similar District educational initiatives.
2. Whether an applicant for a pre-kindergarten, four (4) year old kindergarten, early childhood or school operated day care program resides in a district which offers the program for which application is made.
3. Whether the non-resident student has been expelled from any school district within the current school year or the two (2) preceding school years, or is pending any disciplinary proceeding, based on any of the following activities:
 - a. Conveying or causing to be conveyed any threat or false information concerning an attempt or alleged attempt being made or to be made to destroy school property by means of explosives.
 - b. Engaging in conduct while at school or under school supervision that endangered the health, safety or property of others.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5113/page 5 of 8

- c. Engaging in conduct while not at school or while not under the supervision of a school authority that endangered the health, safety, or property of others at school or under the supervision of a school authority or of any school employee or Board member.
- d. Possessing a dangerous weapon (as defined in Section 939.22(10), Wis. Stats.) while on school property or under school supervision.

Notwithstanding the Board's acceptance of a non-resident student's application, the Board may withdraw acceptance if, prior to the beginning of the first school year in which the non-resident student will attend a school in the District, s/he is determined to fall under paragraph B. 3.

The Board may request a copy of a non-resident student's disciplinary records from the resident School Board.

The resident Board shall provide to the nonresident Board a copy of any expulsion order or findings, a copy of any pending disciplinary proceedings, a written explanation of said proceeding, the length of the expulsion or possible outcomes of a pending proceeding, and/or such records as permitted by law.

- 4. Whether the special education program or related services described in the non-resident student's Individualized Education Program ("IEP") are available in the District. Funding for the education of students with disabilities will be made to the non-resident school district by the Department of Public Instruction in accordance with State law.
- 5. Whether there is space available in the District to provide the special education or related services identified in the non-resident student's IEP, after consideration of class size limits, student-teacher ratios, and enrollment projections.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5113/page 6 of 8

6. Whether the non-resident student has been referred to his/her resident Board under Wis. Stat. 115.777(1) or identified by his/her resident school board under Wis. Stat. 115.77(1m)(a), but not yet evaluated by an individualized education program team.

(Note: If a non-resident student's IEP is developed or changed after starting in the District, and it is then discovered that the District does not have necessary programs available or does not have space in the special education program, the District may notify the student's parent and the student's resident Board. If such notice is provided, the non-resident may be transferred to his/her resident school district.)

7. If the Board has made a determination that a non-resident student attending the District under the Open Enrollment Program is habitually truant from the District during either semester of the current school year, the Board may prohibit the student from attending in the succeeding term or school year.

C. Reapplication Procedures

The Board will not require accepted non-resident students to reapply under the open enrollment policy when the non-resident student enters middle school, or high school. A non-resident student may be required to reapply only once.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5113/page 7 of 8

| **D.** Transportation

The parents of a student attending a non-resident school district will be solely responsible for providing transportation to and from the school site, or to a scheduled in-District bus stop, unless the non-resident student is a special education student and transportation is required by his/her IEP.

| **E.** The Board will not permit a neighboring District to bus resident students from within its boundaries for attendance at the non-resident neighboring District. The District Administrator shall develop procedures for implementing this provision.

ALTERNATIVE APPLICATION PROCEDURES

The parent of a non-resident student who wishes to attend a school in the District may apply at any time throughout the year by submitting an application under the alternative application procedure if the student satisfies at least one (1) of the statutory criteria and has not applied to more than three (3) non-resident school districts.

ANNUAL REVIEW

The Board shall review its Open Enrollment Program annually.

General Provisions

A. A student, who has been accepted under this program, who has not met the academic prerequisites for participation in a particular program in which the student wishes to enroll shall not be placed in that program.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5113/page 8 of 8

- B. The District's Policy 2260 – Nondiscrimination and Access to Equal Educational Opportunity shall apply to all applicants under this program. In addition, the District will not discriminate on the basis of an applicant's intellectual, academic, artistic, athletic, or other ability, talent, or accomplishment, or based on a mental or physical disability, except as provided for in the statute authorizing this program.

118.51, Wis. Stats.
Wis. Adm. Code Ch. P.I. 36

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5114/page 1 of 2

NONIMMIGRANT STUDENTS AND VISITOR PROGRAMS

The Board of Education recognizes the positive cultural benefits to the students, staff, and the community in meeting students from other countries and in having exchange students as members of the student body of this District's high school(s).

An exchange visitor student is a foreign national who has been selected by a sponsor that has been approved by the United States Department of State (USDOS) to participate in an exchange visitor program and who is seeking to enter or has entered the United States temporarily on a J-1 visa.

Exchange Visitor Program for Nonimmigrant Students with J-1 Visas

The Board authorizes the District Administrator to consider a request to admit an exchange visitor student who meets the USDOS requirements and applies for admission through a sponsoring organization, and to determine whether or not that student should be accepted.

In accordance with Federal law, an exchange visitor student will be selected and sponsored by an organization that has been approved by the USDOS. The Board, pursuant to Federal law, requires the sponsoring agency to secure prior written acceptance of the District Administrator for the placement of an exchange visitor student in any District high school.

After written acceptance of school placement is secured, the sponsoring agency should issue the certificate of eligibility for J-1 Visas to the exchange visitor student who meets the criteria established in Federal law for participation in an EVP.

Pursuant to Federal law the sponsoring agency is also responsible for selecting a host family who resides in the District for each exchange visitor student.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5114/page 2 of 2

Lastly, pursuant to Federal law, a sponsoring agency can place no more than five (5) exchange visitor students per District high school.

However, with Board approval, the District Administrator may request, in writing, the placement of more than five (5) students from a sponsoring agency in the high school.

Other Nonimmigrant Students

This policy does not apply to nonimmigrant students with citizenship in countries other than the United States who are not participating in an approved exchange visitor program at a District school or who are not sponsored by the District so they can attend a school in the District as participants in the student and exchange visitor program (SEVP) on a valid F-1 visa.

All other nonimmigrant students with citizenship in countries other than the United States who seek to enroll in the District's schools are subject to State law and the District's policies regarding enrollment and, if applicable, tuition.

8 C.F.R. 214 et seq.

8 U.S.C. 1101 (Immigration Reform and Control Act)

121.84(1)(c), Wis. Stats.

Mutual Education and Cultural Exchange Act of 1961, as amended

Immigration and Nationality Act

22 C.F.R. 62, Exchange Visitor Program

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5130/page 1 of 1

WITHDRAWAL 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 they complete the educational program that will equip them with skills and increase their chances for a successful and fulfilling life beyond the schools.

The Board directs that whenever a student wishes to withdraw from school, efforts should be made to determine the underlying reason for such action and the resources of the District should be used, when and as appropriate, to assist the student in reaching his/her career goals. 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 graduation, consistent with State law.

118.15(b-e), Wis. Stats.

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5200.01/page 1 of 1

FULL-TIME STUDENT

K-8:

Students enrolled in grades K through 8 are defined as full time students if they are enrolled in classes throughout the entire school day, or are enrolled in an equivalent alternative program supported by District funds.

9-12:

Students enrolled in high school (9-12) are defined as full time students if they are enrolled in the number of classes enabling the students to meet graduation requirements during the school year, or enrolled in an equivalent non-credit/credit alternative program supported by District funds. Every student in grades 9-12 shall be either in a regularly scheduled class, study hall, or a school-sponsored and supervised work experience program or other District-approved program each hour of the school day.

Exceptions

Individual student schedules may deviate from the definition of full time set forth above if the special needs of the student require such deviation, such as those identified in a student's Individualized Education Program or Section 504 Plan, and the adjustments to the student's schedule are made in accordance with state and federal law.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5200/page 1 of 8

ATTENDANCE

State law requires the Board of Education to enforce the regular attendance of students. Further, the Board recognizes that the District's educational program is predicated upon the presence of the student and requires continuity of instruction and classroom participation. The regular contact of students with one another in the classroom and their participation in a well-planned instructional activity under the tutelage of a competent teacher are vital to this purpose.

All children between six (6) and eighteen (18) years of age shall attend school regularly during the full period and hours, religious holidays excepted, that the school in which the child is enrolled is in session until the end of the term, quarter, or semester of the school year in which the child becomes eighteen (18) years of age, unless they fall under an exception under State law, this policy, or administrative guideline issued under this policy. A child who is enrolled in five (5) year-old kindergarten shall attend school regularly, religious holidays excepted, during the full period and hours that kindergarten is in session until the end of the school term.

Notification Required

The District Administrator shall require, from the parent of each student or from an adult student, who has been absent for any reason either a written or oral notification stating the reason for the absence and the time period covered by the absence. The Board reserves the right to verify such statements and to investigate the cause of each:

- A. single absence;
- B. prolonged absence;
- C. repeated unexplained absence and tardiness.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5200/page 2 of 8

School Attendance Officer

The District Administrator shall designate an administrator at each school to be the School Attendance Officer. The School Attendance Officer shall perform any duties and responsibilities s/he is required to perform by State law, this policy, and any administrative guidelines issued by the school. The duties of the School Attendance Officer shall include, but not be limited to, the following.

- A. Determining daily from attendance reports submitted by teachers which students enrolled in the school are absent from school and whether the absence is excused.
- B. Submitting to the District Administrator, on or before August 1st of each year, a report of the number of students enrolled in the school who were absent in the previous year and whether the absences were excused. The District Administrator shall then submit this information to the State Superintendent.
- C. Providing student attendance information to individuals and agencies for purposes authorized by State law and the Board's Policy 8330 - Student Records.

Excused Absences

As required under State law, a student shall be excused from school for the following reasons:

A. Physical or Mental Condition

The student is temporarily not in proper physical or mental condition to attend a school program.

B. Obtaining Religious Instruction

To enable the student to obtain religious instruction outside the school during the required school period (see Policy 5223 - Absences for Religious Instruction).

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5200/page 3 of 8

C. Permission of Parent

The student has been excused by his/her parent before the absence for any or no reason. A student may not be excused for more than ten (10) days per school year under this paragraph and must complete any course work missed during the absence.

D. Religious Holiday

For observance of a religious holiday consistent with the student's creed or belief.

E. Suspension or Expulsion

The student has been suspended or expelled.

F. Program or Curriculum Modification

The Board has excused the student from regular school attendance to participate in a program or curriculum modification leading to high school graduation or a high school equivalency diploma as provided by State law.

G. High School Equivalency – Secured Facilities

The Board has excused a student from regular school attendance to participate in a program leading to a high school equivalency diploma in a secured correctional facility, a secured child caring institution, a secure detention facility, or a juvenile portion of a county jail, and the student and his/her parent agrees that the student will continue to participate in such a program.

H. Child at Risk

The student is a "child at risk" as defined under State law and is participating in a program at a technical college on either a part-time or full-time basis leading to high school graduation, as provided under State law.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5200/page 4 of 8

Unexcused Absences

Unexcused absences demonstrate a deliberate disregard for the educational program and are considered a serious matter.

Truancy Plan

The Board will issue a Truancy Plan based upon the recommendations of the County Truancy Committee convened under State law, the Board's policies and procedures, and applicable provisions of State law. The Board will review and, if appropriate, revise the Truancy Plan at least once every two (2) years.

The Truancy Plan will include, at a minimum, the following:

- A. procedures to be followed for notifying the parents of the unexcused absences of a student who is truant or a habitual truant and for meeting and conferring with such parents
- B. plans and procedures for identifying truant children of all ages and returning them to school, including the identity of school personnel to whom a truant child shall be returned
- C. methods to increase and maintain public awareness of and involvement in responding to truancy within the school district
- D. a provision addressing the immediate response to be made by school personnel when a truant child is returned to school
- E. the types of truancy cases to be referred to the District Attorney and the time periods within which the District Attorney will respond to and take action on the referrals
- F. plans and procedures to coordinate the responses to the problems of habitual truants, as defined under Sec. 118.16(1)(a), Wis. Stats., with public and private social services agencies
- G. methods to involve the truant child's parent in dealing with and solving the child's truancy problem

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5200/page 5 of 8

A student will be considered truant if s/he is absent part or all of one (1) or more days from school during which the School Attendance Officer, principal, or a teacher has not been notified of the legal cause of such absence by the parent of the absent student. A student who is absent intermittently for the purpose of defeating the intent of the Wisconsin Compulsory Attendance Statute Sec. 118.15, Wis. Stats., will also be considered truant.

A student will be considered a habitual truant if s/he is absent from school without an acceptable excuse for part or all of five (5) or more days on which school is held during a school semester.

Notice of Truancy

The School Attendance Officer shall notify a truant student's parent of the student's truancy and direct the parent to return the student to school no later than the next day on which school is in session or to provide an excuse for the absence. The notice under this paragraph shall be given before the end of the second school day after receiving a report of an unexcused absence. Notice shall be made by personal contact or telephone call, if possible, and a written record of this notice shall be kept. In the event that an attempt is made to contact the parent by personal contact or telephone call and the parent is not reached, notice may be provided by 1st class mail. If such notice is not effective, notice shall be made by mail. This notice must be given every time a student is truant until the student becomes a habitual truant.

Notice of Habitual Truancy

When a student initially becomes a habitual truant, the School Attendance Officer shall provide a notice to the student's parent, by registered or certified mail, or by 1st class mail, which contains the following:

- A. a statement of the parent's responsibility under State law to cause the student to attend school regularly
- B. a statement that the parent or student may request program or curriculum modifications for the student under State law and that the student may be eligible for enrollment in a program for children at risk

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5200/page 6 of 8

- C. a request that the parent meet with the appropriate school personnel to discuss the student's truancy

The notice shall include the name of the school personnel with whom the parent should meet, a date, time, and place for the meeting and the name, address, and telephone number of a person to contact to arrange a different date, time, or place. The date for the meeting shall be within five (5) school days after the date that the notice is sent, except that with the consent of the student's parent the date for the meeting may be extended for an additional five (5) school days.

- D. a statement of the penalties, under State law or local ordinances that may be imposed on the parent if s/he fails to cause the child to attend school regularly as required by State law

The School Attendance Officer will also continue to notify the parent of a habitual truant's subsequent unexcused absences.

Referral to the District Attorney

Truancy cases will be referred to the District Attorney as provided in the County Truancy Committee Plan. The School Attendance Officer will ensure that appropriate school personnel have done the following before any case is referred to the District Attorney:

- A. met with the student's parent to discuss the student's truancy or attempted to meet with the student's parent and received no response or were refused
- B. provided an opportunity for educational counseling to the student to determine whether a change in the student's curriculum would resolve the student's truancy and have curriculum modifications under State law

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5200/page 7 of 8

- C. evaluated the student to determine whether learning problems may be a cause of the student's truancy and, if so, have taken steps to overcome the learning problems, except that the student need not be evaluated if tests administered to the student within the previous year indicate that the student is performing at his/her grade level
- D. conducted an evaluation to determine whether social problems may be a cause of the student's truancy and, if so, have taken appropriate action or made appropriate referrals

Note that paragraph A. is not required if the meeting between school personnel, the student, and the student's parent, which was requested in the Notice of Habitual Truancy to the parent, did not occur within ten (10) school days after the Notice was sent. Paragraphs B., C., and D. are not required if appropriate school personnel were unable to carry out the activity due to the student's absences from school.

Excused Absences

A student whose absence from school was excused, except for an expelled student, shall be permitted to make-up course work and any timester, or grading period examinations missed during the absences when they return to school. It is the student's responsibility to contact his/her teachers to determine what course work and examinations must be made-up. Teachers shall have the discretion to assign substitute course work and examinations. Teachers shall also have the discretion to specify where and when examinations and course work shall be completed, including outside regular school hours. The time for completing the work shall be commensurate with the length of the absence, unless extended by the principal based upon extenuating circumstances.

Unexcused Absences

Credit in a course or subject shall not be denied solely because of a student's unexcused absences from school.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5200/page 8 of 8

Students with unexcused absences shall be permitted to make-up course work and any trimester or grading period examinations missed during the absence if the student is at risk of receiving no credit in a course or subject if the work is not made up.

Subject to the immediately preceding two (2) paragraphs, credit may, but is not required to be given for the completion of make-up work. Further, credit for make-up work may be given only after the student has satisfied consequences imposed for unexcused absences. The extent to which make-up credit is given shall be determined on a case-by-case basis by the principal and the respective teachers.

If make-up work has been assigned, it is the student's responsibility to contact his/her teachers to determine what course work and examinations must be made-up. Teachers shall have the discretion to assign substitute course work and examinations. Teachers shall also have the discretion to specify where and when examinations and course work shall be completed, including outside regular school hours. The time for completing the work shall be commensurate with the length of the absence, unless extended by the principal based upon extenuating circumstances.

115, 118.15, 118.125(2), 118.153, 118.16, 118.162, Wis. Stats.

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5223/page 1 of 1

ABSENCES FOR RELIGIOUS INSTRUCTION

The Board of Education desires to cooperate with those parents who wish to provide for religious instruction for the children but also recognizes its responsibility to enforce the attendance requirements of the State.

The Board shall permit students, with written parental permission, to be absent from school during required school periods at least sixty (60) minutes but not more than 180 minutes per week to obtain religious instruction outside of school.

A student must be properly registered and a copy of such registration must be filed with the principal. The supervisor of the religious instruction must report monthly to the District the names of the students who are attending the weekly instruction.

The District will assume no liability for a student while attending religious instruction nor will it provide transportation for such instruction.

No solicitation for attendance at religious instruction shall be permitted on District premises. No member of the staff shall encourage nor discourage participation in any religious instruction program.

118.155, Wis. Stats.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5230/page 1 of 1

LATE ARRIVAL AND EARLY DISMISSAL

It is necessary that a student be in attendance throughout the school day in order to benefit fully from the educational program of the District.

The Board of Education recognizes, however, that from time-to-time compelling circumstances require that a student be late to school or dismissed before the end of the school day.

If one parent has been awarded custody of the student by the courts, the parent of custody shall provide the school with a copy of the custody order and inform the school in writing of any limitations in the rights of the noncustodial parent. Absent such notice, the school will presume that the student may be released into the care of either parent.

No student who has a medical disability which may be incapacitating may be released without a person to accompany him/her.

No student shall be released to anyone who is not authorized such custody by the parents.

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5310.01/page 1 of 1

EMERGENCY NURSING SERVICES

To provide for the protection of the students, the District shall make available emergency nursing services during the regular school day and during all school sponsored activities of students.

The District shall provide for the management of illness (Policy 5310, Policy 5335, Policy 8450, and Policy 8453), accidental injury (Policy 5340 and Policy 5341), and the administration of medication and emergency care (Policy 5330).

The District Administrator shall develop guidelines that will provide student emergency information cards, equipment, supplies, and space for the emergency nursing services that are appropriate and readily accessible. The District Administrator shall also identify a medical advisor.

The District shall make available emergency student information, first aid supplies, and appropriate and accessible space for the rendering of emergency nursing services.

This policy has been reviewed by the school nurse in cooperation with other school district personnel and representatives from community health agencies and services. The School Board shall review and evaluate emergency nursing services each year, including a review of the policies referenced above.

Wis. Stat. 121.02(1)(g)
PI 8.01(2)(g)4

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5310/page 1 of 2

HEALTH SERVICES

The Board of Education may require students to submit to periodic health examinations to:

- A. protect the school community from the spread of communicable disease;
- B. determine that each student's participation in health, safety, and physical education courses meets his/her individual needs;

The District shall specify the need for health services which may include, but not be limited to:

- student physical examinations;
- athlete physical examinations;
- dental examinations;
- vision screening;
- audiometric screening.

Any health services program should also include instruction to staff members on the observance of students for conditions that indicate physical defect or disability.

The Board shall directly notify the parents of students, at least annually at the beginning of the school year, of the specific or approximate dates during the school year when any non-emergency, invasive physical examination or screening is scheduled or expected to be scheduled for students if the examination or screening is: (1) required as a condition of attendance; (2) administered by the school and scheduled by the school in advance; and (3) not necessary to protect the immediate health and safety of a specific student, or other students.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5310/page 2 of 2

The term "invasive physical examination" means any medical examination that involves the exposure of private body parts, or any act during such examination that includes incision, insertion, or injection into the body, but does not include a hearing, vision, or scoliosis screening.

118.25(3)(4), 118.255, Wis. Stats.
20 U.S.C. 1232h

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IMMUNIZATION

The Board of Education requires that all students be properly immunized pursuant to the Wisconsin Statutes and regulations of the Wisconsin Department of Health Services (DHS).

All students shall be required to provide ~~records~~ written evidence establishing that they ~~meet~~ have completed the first immunization for each vaccine required for the student's grade and are on schedule for the remainder of the basic and recall (booster) immunizations, pursuant to the DHS immunization requirements, or request-submit a written waiver of those requirements not later than the 30th school day from the beginning of the school year or initial enrollment in the District, for students transferring into the District. All students shall be required to provide written evidence establishing that they have received the second dose of each vaccine required for that student's age or grade, or submit a written waiver of those requirements, not later than the 90th school day from the beginning of the school year or initial enrollment in the District, for students transferring in the District. Within thirty (30) school days after having been admitted to the District for the following school year, each student who has not submitted a waiver form shall provide written evidence of having completed all other required doses and/or vaccines, pursuant to the DHS immunization requirements.

The parent of any student for ~~which~~ whom record of proper immunization or a written waiver is not on file, shall be given written notification of this requirement by the 15th school day and the 25th school day following enrollment. The notice shall:

- A. state the immunization requirements, including a list of missing immunization;
- B. state that Court action and civil forfeiture penalty can result due to noncompliance;
- C. explain the reasons for the immunization program and provide information on how and where to obtain immunizations;

- D. inform the parent of the right to request a waiver of the immunization requirement based on reasons of health, religion, or personal conviction.

Waivers of the immunization requirements shall be granted only for medical, religious, or personal convictions.

The District may exclude any student who fails to satisfy the requirement to provide written evidence within thirty (30) school days after the date on which the student is admitted of having completed the first immunization for each vaccine required for the student's grade and being on schedule for the remainder of the basic and recall immunizations, pursuant to the DHS immunization requirements, or fails to submit a written waiver. In addition, if DHS determines that the District's compliance level from the previous school year is less than ninety-nine percent (99%), the District shall exclude any student enrolled in grades kindergarten (five (5) years old to six (6) through Grade 5) who fail to satisfy this requirement.

No student may be excluded for more than ten (10) consecutive school days unless, prior to the 11th consecutive school day of exclusion, the Board provides the student and the student's parent, guardian or legal custodian with an additional notice, a hearing and the opportunity to appeal the exclusion, as provided under Wis. Stats. 120.13(1)(c)3.

~~[OPTION – If the District has less than ninety-nine percent (99%) immunization compliance, then the following must be included:]~~

~~[] Any student that fails to meet the immunization requirements within the first thirty (30) school days of enrollment shall not be permitted to attend school for up to ten (10) day consecutive school days. The parent will be provided with an opportunity to be heard by the Board under the District's student expulsion policy. Notice to this effect shall be provided in writing to the parent and student.~~

~~[END OPTION]~~

The District Administrator shall establish administrative guidelines to implement this policy and comply with State law.

120.12(16), 252.04, Wis. Stats.
Wis. Adm. Code Chapter DHS 144.~~07~~

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5330/page 1 of 3

ADMINISTRATION OF MEDICATION/EMERGENCY CARE

The Board of Education shall not be responsible for the diagnosis and treatment of student illness. The administration of medication to a student during school hours will be permitted only when failure to do so would jeopardize the health of the student, the student would not be able to attend school if the medication were not administered during school hours, or the child is disabled and requires medication to benefit from his/her educational program.

For purposes of this policy, "practitioner" shall include any physician, dentist, podiatrist, optometrist, physician assistant, and advanced practice nurse prescriber who is licensed in any state. "Medication" shall include all drugs including those prescribed by a practitioner and any nonprescription drug products. "Administer" means the direct application of a nonprescription drug product or prescription drug, whether by injection, ingestion, or other means, to the human body. "Nonprescription drug product" means any nonnarcotic drug product which may be sold without a prescription order and which is prepackaged for use by consumers and labeled in accordance with the requirements of State and Federal law.

Before any prescribed medication may be administered to any student during school hours, the Board shall require the written instructions from the child's practitioner accompanied by the written authorization of the parent.

Nonprescription drug products may be administered to any student during school hours only with the prior written consent of the parent. Substances, which are not FDA approved (i.e. natural products, food supplements), will require the written instruction of a practitioner and the written consent of the parent. Only those nonprescription drugs that are provided by the parent or guardian in the original manufacturer's package which lists the ingredients and dosage in a legible format may be administered. Any dosage of nonprescription medication other than that listed on the medication's packaging must be authorized in writing by a medical practitioner.

The document authorizing the administration of both prescribed medication and nonprescription drug products shall be kept on file in the administrative offices.

Only medication in its original container; labeled with the date, if a prescription; the student's name; and the exact dosage will be administered. Parents, or students authorized in writing by their practitioner and parents, may administer medication.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5330/page 2 of 3

No student is allowed to provide or sell any type of medication to another student. Violations of this rule will be considered violations of Policy 5530 - Drug Prevention and of the Student Code of Conduct.

Medications will be administered and the instruction and consent forms will be maintained in accordance with the District Administrator's guidelines.

Any bus driver, staff member or volunteer, authorized in writing by the District Administrator or a principal, is immune from liability for his/her acts or omissions in administering medication including, but not limited to glucagon and epinephrine, unless the act or omission constitutes a high degree of negligence. Such immunity does not apply to health-care professionals.

All prescription medication shall be kept in a locked storage case in the school office, unless the medication is an emergency medication which the student is authorized to carry and self-administer by authorization of both the parent and practitioner, and the possession of such medication by the student in school is not prohibited by law or regulation.

The Board shall permit the administration by staff of any medication requiring a delivery method other than oral ingestion when both the medication and the procedure are prescribed by a practitioner and the delivery is under the supervision of a licensed nurse, provided that the staff member has completed any necessary training and that staff member voluntarily agrees to deliver the medication. No staff member, other than a health care professional, shall be required to administer medications that are administered by means other than oral ingestion.

Any staff member or volunteer who, in good faith, renders emergency care to a student is immune from civil liability for his/her acts or omissions in rendering such emergency care.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5330/page 3 of 3

Any district administrator or principal who authorizes an employee or volunteer to administer a nonprescription drug product or prescription drug to a student is immune from civil liability for the act of authorization unless it constitutes a high degree of negligence or the administrator or principal authorizes a person who has not received the required Department of Public Instruction training to administer the nonprescription drug product or prescription drug to a student. School nurses, as district employees, are regulated by the Wisconsin Nurse Practice Act and are therefore not necessarily immune from civil liability.

The school nurse(s) providing services or consultation on the District's Emergency Nursing Services Plan has provided assistance in the development of this policy and will also provide a periodic review of the written instructions and consent forms and the Medications Administration Daily Log(s).

118.29, 118.291, 121.02 Wis. Stats.
PI 8.01(2)(g)
Wis. Admin. Code N 6.03
2009 Wisconsin Act 160

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5335/page 1 of 1

CARE OF STUDENTS WITH CHRONIC HEALTH CONDITIONS

Students with chronic health conditions will be provided with a free appropriate public education. If their impairment does not require specially designed instruction for them to benefit educationally, they will be eligible for accommodations/modifications/interventions of the regular classroom, curriculum, or activity (i.e. the school setting) with every effort made to provide them with the same access to an education as students without disabilities. Such accommodations/modifications/interventions will be provided pursuant to a Section 504 Plan.

All information regarding student identification, health care management, and emergency care shall be safeguarded as personally identifiable information in accordance with Policy 8330 and Policy 8350.

The District will coordinate school health practices for management of a chronic health condition and shall provide for:

- A. development of individual health care action plans as appropriate;
- B. communication among school staff who interact with children with chronic health conditions;

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5340/page 1 of 2

STUDENT ACCIDENTS/ILLNESS/CONCUSSION

The Board of Education believes that school personnel have certain responsibilities in case of accidents, illness or concussions that occur in school. Said responsibilities extend to the administration of first aid by persons trained to do so, summoning of medical assistance, notification of administration personnel, notification of parents, and the filing of accident reports.

Accidents

Employees should administer first aid within the limits of their knowledge of recommended practices. All employees should make an effort to increase their understanding of the proper steps to be taken in the event of an accident. However, any staff member or volunteer who, in good faith, renders emergency care to a student is immune from civil liability for his/her acts or omissions in rendering such emergency care.

The administrator in charge must submit an accident report to the District Nurse on all accidents.

Illness

School personnel shall not diagnose illness or administer medication of any kind except in accordance with AG 5330.

Concussion

A concussion is a type of traumatic brain injury. Concussions occur when there is a forceful blow to the head or body that results in rapid movement of the head and causes any change in behavior, thinking, or physical functioning. Concussions are not limited to situations involving loss of consciousness. Some symptoms of a concussion include headache, nausea, confusion, memory difficulties, dizziness, blurred vision, anxiety, difficulty concentrating, and difficulty sleeping.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5340/page 2 of 2

Each school year students/parents shall be provided with an information sheet regarding concussion and head injury. If a student is going to participate in an activity where a concussive event may occur, the appropriate release must be signed at least once per school year.

Further, pursuant to AG 5340A – Student Accident/Illness/Concussion, parents who inform coaches and teachers that their child is being treated by a healthcare professional for a concussion must provide written clearance from that healthcare professional for full or limited participation in class, practice, activity, or competition. Prior to receiving written clearance from a healthcare professional, students who have sustained a concussion may not participate in any school-related physical activities.

118.29, 118.293, Wis. Stats.

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5341/page 1 of 1

EMERGENCY MEDICAL AUTHORIZATION

The District will distribute annually to parents of all students the Student Health Concern Form. In the event emergency medical treatment for a student is necessary, the District will adhere to the instructions on the authorization form.

The Student Health Concern Form will be kept in a separate, easily accessible file in each school building during the school year.

Any time a student or a group of students is taken out of the District to participate in a school event, the staff in charge of the event must take the Critical Alert list with emergency contacts for those students. This includes, and is not limited to, students involved in music trips, athletic trips, field trips, and academic contests. This does not include student spectators at events.

Whenever it is necessary for staff members to use emergency procedures in order to care properly for a student, they are not to abide by any "Do Not Resuscitate" (DNR) agreement that may exist for a student, unless ordered to do so by a court of law.

118.29(4), Wis. Stats.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5350/page 1 of 1

POSITIVE EMOTIONAL DEVELOPMENT OF STUDENTS

The New Glarus Board of Education recognizes stress, depression and suicide as critical problems for learners, the education system, and the community. The District will be actively involved in positive emotional development of students because children, youth and adults are at risk when they are under stress, depressed or suicidal.

The Board is aware of its responsibility to promote the positive emotional development of students in the District. Therefore, the District shall provide the following services to students:

- A. An instructional program designed to help prevent suicides by students. The program will provide students with the skills needed to make sound decisions, the knowledge of the conditions which may cause and the signs of suicidal tendencies, knowledge of the relationship between youth suicide and the use of alcohol and controlled substances, and knowledge of the available community youth suicide prevention and intervention services.
- B. Guidance and school psychological services which offer assistance to students with emotional problems or concerns through counseling or referral to appropriate community agencies.
- C. A coordinated school/community plan for awareness and action in time of crisis. Persons suspecting a student of having emotional problems which may result in suicidal tendencies shall report such suspicion to an Administrator or guidance counselor.

Any Board member, District employee or school volunteer who in good faith attempts to prevent suicide by a student shall be immune from civil liability for his/her acts or omissions with respect to the suicide or attempted suicide as provided by state law.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5350/page 1 of 3

STUDENT SUICIDE

The Board of Education recognizes that depression, anxiety, and other mental health conditions are severe problems among children and adolescents. A student who lives with a mental illness may not be able to benefit fully from the educational program of the schools, and a student who has engaged in or attempted self-harm poses a danger both to himself/herself and to other students.

All school personnel should be alert and report to an administrator or school psychologist, school counselor, or school nurse regarding any student who exhibits symptoms or warning signs of depression or who threatens or attempts suicide. Any such signs or the report of such signs from another student or staff member should be taken with the utmost seriousness.

SUICIDE PREVENTION PROCEDURES

When any person employed by the District shall have reason to believe, either by virtue of direct knowledge or a report from another person, that a student is in any danger of harming themselves through an attempted suicide, or has attempted suicide, that person is to report the situation immediately. The procedure to report this situation is as follows:

- A. Contact the Principal and/or a member of the Student Services team. Do not leave the suicidal student without adult supervision for any amount of time while making this contact. If the student's life is in imminent danger, the nearest law enforcement emergency agency shall be summoned to transport the student to the nearest hospital emergency room.
- B. If the student is determined to be at high risk, Green County Human Services will be called. The Principal and/or the Student Services team members shall then immediately contact the student's parent(s)/guardian and request that he/she meet with the school staff. The parent(s)/guardian shall be informed that their student has attempted or is planning an attempt at suicide and that Green County Human Services has been contacted. This meeting may take place at school, at the county department of family services agency, or at the hospital, depending on the danger to the student's life.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5350/page 2 of 3

- C. If the danger is not imminent, the parents/guardians will be called. The Principal and/or the intervention team member shall determine if it is appropriate to involve the county department of family services, crisis intervention, or the 51.42 board at this time or to urge the parent(s)/guardian to involve these agencies. In determining the immanency of the danger, the contact person should consult with another team member.
- D. When any outside agency is to be utilized, have a release of information form signed which will allow a two-way flow of information between the school and the community agency.
- E. After the immediate crisis has been resolved, the Student Services team shall meet to evaluate the situation and decide on an appropriate role for the school to take in assisting the student. A counselor or student services staff member will keep close contact with the student and the community agencies treating the student to insure a coordinated school agency approach.
- F. When appropriate, all teachers involved with the student shall be invited to an informal staffing to assist them in appropriately dealing with the student.

Throughout any intervention, it is essential that Board policies and District guidelines regarding confidentiality be observed at all times.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5350/page 3 of 3

Any officer, employee, or volunteer of this Board who, in good faith, attempt to prevent suicide by a student is immune from civil liability for his/her acts or omissions in respect to the suicide or attempted suicide.

Using the Department of Public Instruction notice, the District Administrator shall annually inform the professional staff of the resources available from the Department and other resources regarding suicide prevention.

49.45(30c), Wis. Stats.
115.365(3), Wis. Stats.
118.295, Wis. Stats.

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policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5410/page 1 of 3

PROMOTION, PLACEMENT, AND RETENTION

The District makes extensive efforts to avoid the necessity of high stakes promotion/retention determinations through a system of strategic supports and interventions to address individual student learning deficits. Early identification of problems is important to assist the student, parent/guardian, and school in resolving them. If, after extensive efforts, insufficient academic progress results and retention is necessary, a detailed retention plan is prepared designed to maximize modifications and supports to the student during the retention year.

Promotion/retention determinations are based on multiple criteria. Significant factors considered are state test scores, other district and classroom assessment results, teacher recommendations, grades, and attendance.

Each Principal delineates the specific rationale, procedures and timelines for promotion and retention decisions in his/her building and conveys them to staff and parents/guardian. Promotion and retention determinations are made by administrators at the building levels and may be appealed to the Superintendent.

A. Elementary and Intermediate Promotion/Retention

The decision to promote or retain at the elementary and intermediate levels is made after careful consideration of academic achievement in core academic subjects (reading, written language, mathematics, science, and social studies.) Also considered are study skills, social development, physical development, problem-solving abilities and attendance. Promotion and retention decisions shall be made consistent with state law requirements.

The Principal, guidance counselor, and classroom teacher are key members of the committee responsible for assessing student progress and making promotion and retention decisions. Other specialists are included as necessary. Parent input is encouraged throughout the process and parents are to be informed no later than the spring parent-teacher conferences that their child is being considered for retention.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5410/page 2 of 3

B. Middle School Promotion and Retention

Promotion from grade to grade within the middle school to high school is determined on the basis of academic achievement represented by successful completion of the core academic subjects (communication arts, mathematics, science, social studies). Other considerations may be study skills, social development, physical development, problem-solving abilities, and attendance. Each student with one or more core academic subject failures may be considered for retention. Promotion and retention decisions shall be made consistent with state law requirements.

The Principal, Assistant Principal, Guidance Counselor, and classroom teacher are key members of the committee responsible for assessing student progress and making promotion and retention decisions. Other specialists are included as necessary. Parent input is encouraged throughout the process and parents are to be informed no later than the spring parent-teacher conferences that retention is being considered for their child.

The Board of Education recognizes that the personal, social, physical, and educational growth of children will vary and that they should be placed in the educational setting most appropriate to their needs at the various stages of their growth.

It shall be the policy of the Board that each student be moved forward in a continuous pattern of achievement and growth that is with his/her own development.

Such pattern should coincide with the system of grade levels established by this Board and the instructional objectives established for each.

Promotion from Grade 4 and Grade 8

The criteria for promotion from Grades 4 and 8 shall include the student's score on the 4th and 8th grade examination, unless the student has been excused from taking the examination; the student's academic performance; the recommendations of teachers which shall be based solely on the student's academic performance; and any other academic criteria recommended for Board consideration.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5410/page 3 of 3

118.33(6), Wis. Stats.

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policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5420/page 1 of 1

REPORTING STUDENT PROGRESS

The Board of Education believes that the cooperation of school and home is a vital ingredient to the growth and education of the whole child. It recognizes its responsibility to keep parents informed of student welfare and progress in school.

The Board directs the establishment of a system of reporting student progress which shall include written or electronic reports, parent conferences with teachers, and shall require all appropriate staff members to comply with such a system as part of their professional responsibility.

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policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5421/page 1 of 1

GRADING

It is the philosophy of the District that students will respond more positively to the opportunity for success than to the threat of failure. It seeks, therefore, through performance objectives in its instructional program, to make achievement both recognizable and possible for students. It emphasizes achievement in its processes of evaluating student performance and it reports achievement through the use of symbols and letter grades.

The issuance of grades on a regular basis serves to promote a process of continuous evaluation of student performance, to inform the student, his/her parents/guardians, and his/her counselor of his/her progress, and to provide a basis for bringing about change in student performance, if such change seems necessary.

The District shall not discriminate in the methods, practices, or materials used for evaluating or testing students on the basis of sex, race, national origin, religion, ancestry, creed, pregnancy, marital or parental status, sexual orientation or physical, mental, emotional or learning disability or handicap. Discrimination complaints shall be processed in accordance with established procedures.

Legal Ref.: Sections 118.001 Wisconsin Statutes 118.13 120.12 (2)

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5451.01/page 1 of 3

WISCONSIN ACADEMIC EXCELLENCE SCHOLARSHIP

Wisconsin's Academic Excellence Scholarship is a State supported program, jointly administered by the Department of Public Instruction (DPI) and the Higher Education Aids Board (HEAB). The program offers scholarship recipients an exemption from specified tuition and fees for post high school education at eligible higher education institutions in Wisconsin.

Annually, by February 25th, the recipient of the Wisconsin Academic Excellence Higher Education Scholarship shall be determined by the criteria set by the Wisconsin Higher Education Aids Board (HEAB). Due to the deadline of February 25th, the Wisconsin Academic excellence Higher Education Scholarship is determined after the first trimester grades are finalized. If the initial criteria outlined below fails to identify the recipient, the Scholarship Committee shall use the secondary criteria as established by this policy.

Initial Criteria

The students shall be rank-ordered based on their cumulative GPA (grade point average) for the first ten trimesters of their high school career. The recipients shall be the student with the highest GPA. The alternate will be designated based on the next highest GPA. Secondary Criteria The following criteria will be applicable to the graduating class of 2011 and all graduating classes thereafter:

- A. The student with the most Advanced Placement and/or dual credit college classes including but not limited to PLTW, and Madison College classes successfully completed will be designated as the recipient or alternate.
- B. Should students be tied for any position on the list of recipients and alternates based on GPA and the most A.P and/or dual credit college classes successfully completed, the student with the most A.P. and/or dual credit college classes and the highest cumulative score on the ACT shall be designated as the recipient or alternate. Should students still be tied, the ACT plus writing cumulative score should be referred to.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5451.01/page 2 of 3

- C. Should any recipients or alternates be tied after the first two steps, the High School Scholarship Committee shall select the recipient or alternate based on the number of school leadership positions held by the student. School leadership positions shall be defined as an officer position in an established, District approved activity, including athletic captains, co-curricular officers, club and activity officers, and student government officers. The decision of this committee in interpreting this provision shall be final.
- D. In the event any remaining tie has not been broken after the first three steps, the scholarship shall be awarded to the student who has attended New Glarus High School for the longest period of time.
- E. The Scholarship Committee shall determine, in its discretion, how to rank candidates who remain tied after the above steps are followed. The Committee shall then rank order all recipients and alternates and scholarships shall be offered accordingly.
- F. Should the recipient decide to decline the scholarship, he/she and his/her parents must sign a release for an alternate to receive the scholarship.

Qualifications

- A. The recipient must be a resident of Wisconsin and the United States who is either a citizen or an alien lawfully admitted for permanent resident by the INS.
- B. The recipient must be enrolled in the New Glarus High School for the last six (6) consecutive full trimesters prior to graduating from New Glarus High School.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5451.01/page 3 of 3

Other Information

- A. The school recipients and alternates are final.
- B. The recipient and alternates' GPAs shall include the same number of places past the decimal that the high school normally uses on the official high school transcript.
- C. Students participating in the full time public school open enrollment program shall compete for the scholarship at the high school they actually attend.

39.41 Wis. Stats

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5451.02/page 1 of 3

TECHNICAL EXCELLENCE HIGHER EDUCATION SCHOLARSHIPS

Wisconsin's Technical Excellence Higher Education Scholarship is a State supported program, jointly administered by the Department of Public Instruction (DPI) and the Higher Education Aids Board (HEAB). The program offers scholarship recipients scholarships for post high school education at eligible technical education institutions in Wisconsin.

By February 25th of each school year, the School Board will designate the appropriate number of senior(s) from the high school with the highest levels of proficiency in technical education subjects as scholars eligible to receive a Technical Excellence Higher Education Scholarship.

The number of seniors permitted by state law with a demonstrated exemplary level of proficiency in technical education subjects, as determined under these procedures, will be selected as the high school's designee(s) to receive the Wisconsin Technical Excellence Scholarship. Any ties will be broken and alternates will be designated as further provided by law and in these procedures. A student who receives a Technical Excellence Scholarship is not eligible to receive a Wisconsin Academic Excellence High Education Scholarship, and vice versa. The District's designation of its scholar(s) and alternates is not a final determination that the student has met, or will meet, all applicable requirements for receipt of the scholarship funds.

DESIGNATING SCHOLARS AND ALTERNATES

The District shall identify its Technical Excellence Scholarship designee(s) and alternate(s) using the following procedures:

- A. Any high school senior who is eligible to compete for the scholarship shall declare his/her interest in being considered as a candidate by submitting, on a timely basis, a form or other means of notice as directed by the administration.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5451.02/page 2 of 3

- B. Members of the District's high school staff shall verify that each student who has submitted a timely declaration of interest meets the minimum eligibility requirements that are to be verified at the school level, including all such requirements established under these procedures or by the JEAB or by the scholarship program's authorizing statute
- C. For purposes of ranking the qualified scholarship candidates and designating scholars and alternates, the District adopts the points-based ranking system established by the HEAB, under which students' grade-point average in their Career and Technical Education (CTE) courses serves as the initial tie-breaker if two or more relevant students have acquired the identical number of points. If there are any remaining relevant ties, those remaining ties shall be resolved through the further tie-breaking procedures that have been developed and approved by representatives of the high school administration and staff.
- D. The high school will designate and rank a group of alternates that is at least equal in number to the number of scholarships that the high school is permitted to award under these procedures.

ADDITIONAL REQUIREMENTS/PROCEDURES FOR AWARDING POINTS IN THE POINTS-BASED RANKING SYSTEM

Points associated with Career and Technical Education (CTE) courses will be awarded based upon a standard of each 0.5 high school credit earned toward high school graduation earning 0.5 of a point. CTE courses that are in progress during the grading period in which the district designates its scholars and alternates shall be counted in the point based on the high school credit expected to be earned. The District will use the definition of CTE courses identified by the FEAB.

For points earned for participation during high school in a Career and Technical Student Organization (CTSO) that is offered in the District, the burden is on the student to demonstrate for each participation point claimed that he/she actively and regularly participated in a qualifying CTSSO for substantially all of the school year in question. "Substantially all of the school year" means at least $\frac{3}{4}$ of the full school term in grades 9, 10 and 11, and beginning prior to November and continuing through February in grade 12.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5451.02/page 3 of 3

ASSIGNMENT OF RESPONSIBILITIES

A work team comprised of at least one high school administrator and at least one high school counselor or CTE teacher shall be responsible for reviewing the relevant records and ranking and ordering the designated scholars and alternates, including defining and applying written tiebreaking procedures to the extent necessary. The staff members working on the designations shall submit their work to the High School Principal for final review.

The High School Principal shall be responsible for ensuring that the District timely designates and notifies the HEAB of the District's scholars and alternates.

DISTRICT REQUIREMENTS DETERMINING WHEN A STUDENT MAY COMPETE FOR THE SCHOLARSHIP

As far as (1) determining when a student acquires senior status and the year in which he/she may otherwise compete for the Technical Excellence Scholarship; and (2) defining the length of time the student must have attended high school in the District in order to compete for the Technical Excellence Scholarship, the District will use the same standards that apply to the process for designating scholars and alternates for the Academic Excellence Scholarship.

HIGH SCHOOL GRADING POLICY

The District has a written high school grading system that shall be applied to the process of designating scholars and alternates for a Technical Excellence Scholarship. To the extent it is necessary to calculate a student's overall grade point average, or grade point average in a subset of courses especially relevant to the Technical Excellence Scholarship, the high school grading system shall be applied, so far as practical, in the same manner as it is applied to calculate the student's cumulative grade-point average as reported on the student's high school transcript (including to the same number of decimal place).

39.415 Wis. Stats

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5460.01/page 1 of 2

DIPLOMA DEFERRAL

Social graduation is an opportunity for students with individualized education programs (“IEPs”) to participate in high school graduation ceremonies without obtaining an official diploma. Students with IEPs who have completed all academic requirements for high school graduation, but who have not yet completed their transition-related IEP goals may be eligible for social graduation. Students may participate in social graduation only upon the recommendation of their respective IEP teams. If social graduation is recommended, the student may engage in all aspects of the graduation celebration (e.g., wearing a cap and gown; sitting with the graduating class; having his/her name printed in the program and read aloud at the ceremony; walking across the stage to receive a faux diploma). Instead of receiving an official diploma, however, the student will receive an unsigned diploma or a certificate of participation.

The determination of whether social graduation is recommended for any particular student will be made on an individual basis during the first semester of any year in which the student’s chronological peer group is eligible to receive a high school diploma. The IEP team may raise the issue, or the student and/or his/her parent may raise the issue. The IEP team members should consider whether social graduation is appropriate to further the student’s progress with regard to IEP goals. The team may also consider any objectives the student will be required to accomplish before s/he is eligible to participate. Finally, the team should determine additional arrangements or preparations, if any, that will need to be made to enable the student to participate in the ceremony. If the team determines that social graduation is recommended, the District Administrator shall be notified. The IEP team makes the final decision with regard to social graduation, in accordance with the student’s IEP goals, Federal and State laws and regulations and Board policies. Students for whom participation in graduation ceremonies is precluded for disciplinary issues (when the discipline was not a manifestation of the student’s disability) or nonpayment of school fines may not participate in social graduation.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5460.01/page 2 of 2

After participating in the ceremony, the student is expected to continue working on his/her IEP transition goals and objectives. The student will also continue to receive services to address his/her transitional, vocational, and/or independent living skills as delineated in his/her IEP. An official high school diploma will be granted to the student when the IEP team determines that the transition goals have been met.

When the student turns twenty-two (22) during the school year, s/he will be permitted to complete the current trimester before services cease.

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5460.02/page 1 of 1

GRADUATION CEREMONY/HONORS

Participation and Recognition

- A. Official District recognition at the graduation exercises shall consist of the following:
 - 1. Wearing of gold honor cords for the graduating students attaining a 3.75 or greater grade point average on a 4.0 system. Wearing of silver honor cords for graduating students attaining 3.5-3.74 grade point average. Wearing of red honor cords for the graduating students attaining a 3.2-3.49 grade point average. These honors will be based on grade point at the end of term 2 of the senior year.
 - 2. The Board recommends the development of a “Senior Awards Night” to recognize seniors and present awards and scholarships.
- B. Participation in the graduation ceremony shall be reserved for those senior students who have:
 - 1. Met all the graduation requirements as outlined in Board Policy 5460.
 - 2. Participated in practice for graduation and abide by the rules for participation in the ceremony established by the Principal (free from the influence/use of drugs and alcohol, proper dress, no noisemakers, etc.).

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5460/page 1 of 3

GRADUATION REQUIREMENTS

It shall be the policy of the Board of Education to acknowledge each student's successful completion of the instructional program appropriate to the achievement of District goals and objectives as well as personal proficiency by the awarding of a diploma at fitting graduation ceremonies.

Graduation diplomas awarded by the District shall be based on learning achievements rather than on the amount of time students spend in attendance. Specific achievement information shall be available on transcripts to those who will assist the learner in his/her development in a post- secondary institution or career.

Each student successfully completing a prescribed high school program and other requirements outlined below shall, upon the recommendation of the high school principal and approval of the Board of Education, be presented a diploma certifying graduation. All students must complete 28.0 credits including the 17.0 credits of Specific Course Requirements. All students must take a minimum of four periods of classes per trimester while Juniors and Seniors in an approved work experience or co-op program are to take a minimum of three periods of classes per trimester. Only in special cases, after consultation with the counselor and approval of the high school principal, will students be allowed to take less than the normal load.

Middle School Students Enrolled in High School Classes

Middle school students enrolled in a course(s) at the high school will not be counted towards high school credit, GPA, or class rank. It will appear on the middle school report card and in the student's cumulative file. A notation will be made in the comment section of the student's high school transcript that this course was taken while the student was in middle school.

Students may be provided the option to retake the class when enrolled in high school for high school credit, GPA, and class rank.

A. Specific High School Course Requirements:

1. Four (4) credits of English
2. Three and a half (3.5) credits of Social Studies

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5460/page 2 of 3

3. Three (3) credits of Science
 4. Four (4) credits of Mathematics
 5. One and a half (1.5) credits of Physical Education – taken through district approved Physical Education curriculum
 6. Half (.5) credits of Employability Skills
 7. Half (.5) credits of Health
 8. Eleven (11) credits electives in Career and Technical Education, World Language, Fine Arts, and other courses.
- B. In order to be granted a high school diploma, beginning with the 2016-2017 school year, a student must successfully complete a civics assessment
- C. One (1) Credit Courses:
- All one-credit courses, except those specifically marked otherwise, must be taken for the equivalent of two trimesters. A student dropping a one-credit course at the end of one trimester will receive .5 credit for the trimester work completed.
- D. Retaking Classes:
- Classes may be retaken for credit. However, a class when retaken cannot be counted toward graduation requirement unless the grade for the class the first time it was taken was a failure. All classes retaken will appear on the student's transcript. However, the most recent grade will be utilized in computing the student's grade point average.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5460/page 3 of 3

E. Credit and Graduation Requirement Determination:

The High School Principal shall determine if a student has met all requirements for graduation. This includes an evaluation of courses taken at other schools and institutions and accommodations made for students with exceptional educational needs, interest or requirements.

Courses taken at other institutions or schools must have the prior approval of the high school principal to be granted credit at New Glarus High School. This prior approval stipulation applies only to students enrolled in the New Glarus School District and not to transfer students. Transfer students' records will be evaluated by the High School Principal upon the student's acceptance into New Glarus High School and the student and his/her parents/guardians will be informed of the remaining credits necessary to meet graduation requirements.

The decision of the High School Principal may be appealed to the *District Administrator* within ten calendar days of the above notification. Appeals to the Board of Education must be made within ten days of the *notification of the District Administrator's* decision

115.28, 118.30, 118.33, Wis. Stats.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5461/page 1 of 3

CHILDREN AT-RISK OF NOT GRADUATING FROM HIGH SCHOOL

The Board of Education shall establish programs to serve children in the District who are identified as "children at-risk" in compliance with State statutes. This policy meets the requirements of State law which includes identifying and serving "children at-risk" students as defined below:

Students who are at-risk of not graduating high school because they are dropouts or are at least two (2) of the following:

- A. one (1) or more years behind their age group in the number of high school credits attained
- B. two (2) or more years behind their age group in basic skill level (math and reading)
- C. habitually truant
- D. parents
- E. adjudicated delinquents, and
- F. eighth grade students whose score in each area of the student assessment was below basic level of failing and eighth grade students that were not promoted to ninth grade

The District shall identify all children at-risk enrolled in the District and assure that a plan is developed for each such student that describes how the District will meet each student's needs. Each plan shall be completed on or before August 15th of each year. All programs and services developed for "children at-risk" shall be designed to improve and expand educational opportunities for these children on an individualized basis, through a variety of means (e.g., additional instruction, differentiation, intervention), and provide alternative courses or program modifications which satisfactorily meet the District's graduation requirements.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5461/page 2 of 3

Principals are responsible for identifying and addressing barriers to learning through a variety of strategies. The plan will communicate the structure, strategies, and program offerings for students at-risk which will vary by individual. Strategies for support, interventions, programs, and alternative educational options are made available to all students and at all levels as needed.

The Board uses a Response to Instruction (RtI) Model that is designed as a continuum for Literacy, Mathematics, and Behavior. RtI is defined as a systemic process for achieving high levels of academic and behavioral success for all students through:

- A. multi-level, high quality instructional approached for general, at-risk, advanced learners, and special education student needs;
- B. a balanced assessment system;
- C. collaborative practices.

The Board will make reasonable efforts to help each student acquire the necessary skills, concepts, and content of course or subject area s/he is enrolled through systemic practices of RtI. Student capabilities will be identified for RtI using multiple criteria in accordance with District guidelines. These guidelines are aligned with the Wisconsin Department of Public Instruction's recommendations.

The District will maintain an RtI Continuum and supporting documents which outline specific implementation procedures and guidelines that will be reviewed annually.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5461/page 3 of 3

Parent involvement will be actively solicited to improve student success. Community service agencies' participation and partnerships will be encouraged and actively sought to meet student needs.

Students shall be identified and referred to these programs and services in accordance with State regulations and guidelines established by the administration. An annual report concerning "children at-risk" shall be made to the Board.

118.153, 118.33(1), 121.02(1)(n), Wis. Stats.
P.I. 25

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5463/page 1 of 1

CREDITS FROM NONPUBLIC SCHOOLS

In recognizing its responsibility to uphold the minimum educational standards of the State of Wisconsin, the Board of Education establishes the following policy and criteria regarding the acceptance of credits for students transferring to the high school from nonpublic schools, whether they are private schools, as defined by law, or other types of schools.

For credit or course-work to be accepted for courses taken in such schools, assurance of compliance with minimum requirements established by the State must be provided.

Recognition of credits or course-work shall be granted when the proper assurance and the student's transcript has been received. The District reserves the right to assess such transfer students in order to determine proper placement and to be assured the student can demonstrate the learnings which are prerequisite to a placement.

Although credits from nonpublic schools may be granted and placed on a student's transcript, no grades will be entered on the transcript or considered for class ranking. Only grades awarded for courses taken at the District or at a school whose curriculum meets the requirements stated in 118.165(1) shall be considered in class ranking and for entering in the transcript.

118.165, 115.01, Wis. Stats.
P.I. 18, Wis. Adm. Code

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5464/page 1 of 1

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 in accordance with school regulations. The principal may honor this request if all conditions for graduation are met and the student fulfills the graduation requirements.

The student may participate in the graduation ceremonies with his/her designated class.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5500/page 1 of 7

STUDENT CODE OF CLASSROOM CONDUCT

The School District of New Glarus is committed to maintaining an educational atmosphere of excellence. Teachers are expected to create a positive classroom environment that is conducive to learning and self-discipline. Students are expected to behave in a manner that is based on respect and consideration for the rights of others. Students are to allow teachers to instruct effectively and students to participate in learning activities. Students are further expected to know and abide by the rules of behavior established by the classroom teacher, school administration, and Board. Parents/guardians should be aware of their children's activities, performance and behavior in school, and are asked to cooperate and consult with the school to prevent or address any concerns.

Student behavior that is dangerous, disruptive, and unruly or that interferes with the teacher's ability to teach effectively will not be tolerated. Any student who engages in such behavior may be subject to removal from class and placement as outlined below. In addition, the student may be subject to disciplinary action in accordance with established Board Policies, school rules, municipal ordinances and state/federal laws and regulations. Removal from class under this Code does not prohibit the District from pursuing or implementing other disciplinary measures, including but not limited to detentions, suspension or expulsion, for the conduct for which the student was removed.

For the purpose of this Code, a "class" is any class offered as part of the normal schedule of instruction or any extension of such class (i.e. field trip). This excludes co-curricular activities and other school activities that are not typically defined as classes.

A "teacher" is any certified instructor, intern, student teacher, counselor, nurse, Administrator, or designee in the employ of the District. A "teacher of a class" means the regularly assigned teacher of the class, or any teacher assigned to teach, monitor, assist in or oversee the class.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5500/page 2 of 7

This Classroom Code of Conduct applies to all students in grades K-12.

A. Student Removal From Class

A student may be removed from class for, but not limited to, the following reasons: dangerous, disruptive, damaging, or unruly behavior, behavior that violates expectations set forth in Board of Education Policies and Student Handbooks, behavior that interferes with the ability of the teacher to teach effectively or interferes with the ability of others to learn, and behavior which is inconsistent with class decorum.

When a student is removed from class, s/he will be sent or escorted to the Building Principal or his/her designee. The teacher removing the student will notify the Building Principal or his/her designee and inform him/her of the reason(s) for the student's removal. A written explanation of the reason(s) shall be given to the Building Principal or his/her designee within 24 hours of the student's removal from class.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5500/page 3 of 7

B. Placement Procedures

This Code of Conduct distinguishes between two, essentially separate kinds of removal from class: short term or temporary removal, and long-term removal. The Building Principal or his/her designee shall decide whether a student who has been removed from a class for violating the Classroom Code of Conduct is to be placed in either a long term or short term placement. When making placement decisions, the Building Principal or his/her designee shall consider the following factors: the interests of the other students in the class and the teacher, the reason(s) the student was removed from class, the type of placement options available to students in the District, the estimated length and time of placement, the student's individual needs, whether the student has been removed from a class previously and the relationship of the placement to any disciplinary action. The Building Principal or his/her designee may consult with other appropriate school personnel, as s/he deems necessary when making or evaluating placement decisions. A student's parents/guardians may also be consulted regarding student placement decisions when determined by the Building Principal or his/her designee to be in the best interest of the student involved or when required by law.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5500/page 4 of 7

All placement decisions shall be made consistent with established Board of Education Policies and in accordance with State/Federal laws and regulations.

1. Short Term Placement Procedures

In the majority of cases, a student shall remain in the short term removal area for at least the duration of the class or activity from which s/he was removed. The Building Principal or his/her designee shall inform the student of the reason(s) for removal from class, and shall allow the student an opportunity to present his/her version of the situation. The Building Principal or his/her designee shall then, after weighing the interest of the removed student, the other students in the class, and the teacher, determine if readmission to the class is the best or only alternative. In the event it is not deemed appropriate to return the student to regular classes, the Building Principal or his/her designee shall either retain the student in short term removal, or, where necessary, appropriate and practical, shall take steps to have the student sent home.

2. Long Term Placement Procedures

A student warrants long term removal from class when his/her actions have been severe and serious and/or there have been repeated violations of the Classroom Code of Conduct.

Students who are removed long term from a class will be placed in an alternative educational setting. This setting may include, but is not limited to, the following:

- a. Another instructional setting.
- b. Another class or another appropriate place in the school.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5500/page 5 of 7

- c. An alternative education program approved by the Board. State law defines an alternative education program as an instructional program approved by the Board that utilizes successful alternative or adaptive school structures and teaching techniques and that is incorporated into existing, traditional classrooms or regularly scheduled curricular programs, or offered in place of regularly scheduled curricula programs.

In any long-term placement provided, the student must continue to receive an educational program and services comparable to, though not necessarily identical with, those of the class from which s/he was removed. Such program need not be in the precise academic subject of the student's former class.

Long-term removal is an administrative decision not subject to a formal right of appeal. However, the parents/guardians of the student, and/or the student, may have the right to meet with the Building Principal or his/her designee. When possible, such a meeting shall take place within three (3) school days of the request. At the meeting, the Building Principal or his/her designee shall inform the parents/guardians and/or student as fully as possible regarding the basis for the removal, the alternatives considered and the basis for the decision. Nothing in this Code shall prevent the Building Principal or his/her designee from implementing a removal to another class, placement or setting, prior to any meeting, over the objection of the parents/guardians or student.

A. Parent/Guardian Notification Procedures

1. The teacher who initiated the removal of a student from class will attempt to notify parents/guardians within 24 hours of the incident that caused the student to be removed from his/her class. The classroom teacher shall keep written logs or records regarding all attempts to contact the parents/guardians of the removed student and provide these to the Building Principal or his/her designee within 24 hours of the student's removal from class.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5500/page 6 of 7

2. The Building Principal or his/her designee shall notify the parents/guardians of the student orally or in writing, when a teacher has removed a student from class. This notification shall include the reason(s) for the student's removal from class and the placement decision involving the student. This notice shall be given as soon as possible after the student's removal from class and after a placement determination has been made.
 - a. If the removal from class and change in educational placement involves a student with a disability, parent/guardian notification shall be made consistent with the with the United States Department of Education – Part B, Procedural Safeguards Notice, and state/federal laws and regulations and state/federal laws and regulations.
 - b. If the student removed from a class is also subject to disciplinary action (ex: detention, suspension, expulsion) for the particular classroom conduct, the student's parents/guardians shall also be notified of the disciplinary action in accordance with policy and legal requirements.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5500/page 7 of 7

The District shall not discriminate in enforcing the Classroom Code of Conduct on the basis of sex, race, religion, national origin, ancestry, color, creed, pregnancy, marital or parental status, sexual orientation or physical, mental, emotional or learning disability or handicap. Discrimination complaints shall be processed in accordance with established procedures.

118.13, Wis. Stats.

118.164, Wis. Stats.

120.13, Wis. Stats.

Wis. Admin. Code P.I. 9.03

Wis. Admin. Code P.I. 41

Fourteenth Amendment, U.S. Constitution

20 U.S.C. Section 1681, Title IX of Education Amendments Act

20 U.S.C. Section 1701 et seq., Equal Educational Opportunities Act of 1974

29 U.S.C. Section 794, Rehabilitation Act of 1973

42 U.S.C. Section 2000 et seq., Civil Rights Act of 1964

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

Vocational Education Program Guidelines for Eliminating Discrimination and Denial of Services, Department of Education, Office of Civil Rights, 1979

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5511/page 1 of 1

DRESS AND GROOMING

The Board of Education recognizes that each student's mode of dress and grooming is a manifestation of personal style and individual preference. The Board will not interfere with the right of students and their parents to make decisions regarding their appearance, except when their choices interfere with the educational program of the schools.

Accordingly, the District Administrator shall establish such grooming guidelines as are necessary to promote discipline, maintain order, secure the safety of students, and provide a healthy environment conducive to academic purposes as noted in student handbook.

Such guidelines shall establish the dress requirements for members of the athletic teams, bands, and other school groups when representing the District at a public event.

The District Administrator designates the principal as the arbiter of student dress and grooming in his/her building

120.13(1), Wis. Stats.

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5512/page 1 of 1

USE OF TOBACCO BY STUDENTS

The Board of Education is committed to providing students, staff, and visitors with a tobacco and smoke-free environment. The negative health effects of tobacco use for both users and non-users, particularly in connection with second hand smoke, are well-established. In addition, students less than eighteen (18) years of age are generally prohibited by law from purchasing or possessing cigarettes and other tobacco products.

For purposes of this policy, "use of tobacco" means to chew or maintain any substance containing tobacco, including smokeless tobacco, in the mouth to derive the effects of tobacco, as well as all uses of tobacco, including cigars, cigarettes, pipe tobacco, chewing tobacco, snuff, any other matter or substances that contain tobacco, in addition to papers used to roll cigarettes and/or the smoking of electronic, "vapor," or other substitute forms of cigarettes, clove cigarettes and any other lighted smoking devices for burning tobacco or any other substance. Accordingly, the Board prohibits students from using or possessing tobacco in any form on District premises, in District vehicles, within any indoor facility owned or while leased or contracted for by the District and used to provide education or library services to children, and at all District-sponsored events.

120.12(20), Wis. Stats.
254.92, Wis. Stats.
20 U.S.C. 6081 et seq.
U.S.D.O.E. Memorandum, 1995
20 U.S.C. 7182
20 U.S.C. 7114

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policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5513/page 1 of 1

CARE OF DISTRICT PROPERTY

Basic to the philosophy of the Board of Education is a respect for the rights of others. Students are urged to exercise this respect in regard to the belongings of others, including District property. Each student should realize that vandalism to District property is costly to repair and is directly related to increased school taxes.

Attempts should be made to teach students respect for property which can be done in connection with the care of textbooks and the use of District materials and equipment.

In accordance with law, students who cause damage to District property shall be subject to disciplinary measures including suspension and expulsion. Also their parents shall be financially liable for such damage to the extent of the law except that students over eighteen (18) years of age or older shall be liable for damage they cause.

The Board authorizes the imposition of fines for the loss, damage, or destruction of District owned, borrowed or leased equipment, school records, apparatus, musical instruments, library materials, textbooks, and for damage to District buildings.

The District Administrator may report to the appropriate authorities any student whose damage of District property has been serious or chronic in nature.

120.13, Wis. Stats.

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5515/page 1 of 1

STUDENT USE OF MOTOR VEHICLES

The Board of Education regards the use of motor vehicles for travel to and from school by students as an assumption of responsibility on the part of those students -- a responsibility in the care of property, in the observation of safety rules, and in the display of courtesy and consideration toward others.

The Board will permit the use of motor vehicles by students, in accordance with the rules of this District, provided that such students are licensed drivers.

The Board will not be responsible for motor vehicles which are lost, stolen, or damaged.

The District Administrator shall establish standards for the granting of permits which shall contain the warning that infraction of the rules may result in the revocation of the permit.

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5516/page 1 of 3

STUDENT HAZING

The Board of Education believes that hazing activities of any type are inconsistent with the educational process and may in some circumstances be a violation of State law. It prohibits all such activities at any time in school facilities, on school property, and at any District-sponsored activity or event.

Hazing shall be defined for purposes of this policy as performing any act or coercing another, including the victim, to perform any act of initiation into any class, group, or organization that causes or creates a risk of causing mental, emotional, or physical harm. Permission, consent, or assumption of risk by an individual subjected to hazing shall not lessen the prohibitions contained in this policy.

Administrators, faculty members, and other employees of the District shall be alert to possible situations, circumstances, or events that might include hazing. If hazing or planned hazing is discovered, the students involved shall be informed by the discoverer of the prohibitions contained in this policy and shall be ordered to end all hazing activities or planned activities immediately. All hazing incidents shall be reported immediately to the Principal or to the District Administrator. The individual informed of the situation shall immediately do the following:

- A. Write all information concerning the reported activity or planned activity received from the person reporting the incident to create a complete record of the initial contact with administration.
- B. Determine if any potential criminal activity has occurred, and if so contact law enforcement immediately.
- C. Determine whether the information received illustrates hazing behavior that is based on the student's or any group of students sex (including transgender status, change of sex, or gender identity), race, color, national origin, religion, creed, ancestry, marital or parental status, sexual orientation or physical, mental, emotional or learning disability, or any other characteristic protected by Federal or State civil rights laws ("Protected Classes"). If the conduct reported appears to be based on one (1) or more Protected Class, the Administrator shall inform the District Compliance Officer and refer to Policy 5517 – Student Anti-Harassment and proceed accordingly.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5516/page 2 of 3

- D. If the hazing or planned hazing does not appear to be based on any Protected Classes, then the Administrator shall proceed to conduct an investigation consistent with the procedures found in Policy 5517.01 - Bullying. If at any point, information surfaces indicating that hazing activity was based on one (1) or more Protected Class, the Administrator or designee conducting the investigation shall contact the Compliance Officer and consult Policy 5517 – Student Anti-harassment.

Students, administrators, faculty members, and other employees who fail to abide by this policy may be subject to disciplinary action and may be held personally liable for civil or criminal penalties. Disciplinary action for students may include, but is not limited to, suspension and/or expulsion. Disciplinary action for staff members may be issued up to and including termination from employment. (See Policy 3139 – Staff Discipline or Policy 4139 – Staff Discipline).

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5516/page 3 of 3

The District Administrator shall make this policy available to all students and District employees, and incorporate it into building, staff, and student handbooks. It may also be the subject of discussion at employee staff meetings or in-service programs.

118.13 Wis. Stats.

120.13 Wis. Stats

948.51 Wis. Stats

P.I. 9, 41 Wis. Admin. Code

Fourteenth Amendment, U.S. Constitution

20 U.S.C. 1415

20 U.S.C. 1681 et seq., Title IX of Education Amendments Act

20 U.S.C. 1701 et seq., Equal Educational Opportunities Act of 1974

29 U.S.C. 794, Rehabilitation Act of 1973

42 U.S.C. 1983

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

42 U.S.C. 2000 et seq., Civil Rights Act of 1964

42 U.S.C. 2000d et seq.

34 C.F.R. Sec. 300.600-300.662

Vocational Education Program Guidelines for Eliminating Discrimination and Denial of Services, Department of Education, Office of Civil Rights, 1979

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policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517.01/page 1 of 7

BULLYING

The Board of Education is committed to providing a safe, positive, productive, and nurturing educational environment for all of its students. The Board encourages the promotion of positive interpersonal relations between members of the school community. Bullying toward a student, whether by other students, staff, or third parties is strictly prohibited and will not be tolerated. This prohibition includes physical, verbal, and psychological abuse. The Board will not tolerate any gestures, comments, threats, or actions which cause or threaten to cause bodily harm or personal degradation. This policy applies to all activities in the District, including activities on school property, including at any of the school buildings or other property used exclusively or in part, whether leased or owned by the District, for the purpose of school-related functions or events; or while traveling to or from school or to and from school-sponsored functions or events; in transporting vehicles arranged for by School District officials. The policy applies as well during activities that occur off school property if the student or employee is at any school-sponsored, school-approved or school-related activity or function, such as field trips or athletic events where students are under the supervision of school authorities, or where an employee is engaged in school business, or where there is otherwise a connection to the school such that the conduct at issue affects or is intended to affect the student's educational environment.

Definitions

“Bullying”

Bullying is deliberate or intentional behavior using word or actions, intended to cause fear, intimidation, or harm. Bullying may be a repeated behavior and involves an imbalance of power. Furthermore, it may be serious enough to negatively impact a student's educational, physical, or emotional well being. The behavior may be motivated by an actual or perceived distinguishing characteristic, such as, but not limited to: age; national origin; race; ethnicity; religion; gender; gender identity; sexual orientation; physical attributes; physical or mental ability or disability; and social, economic, or family status; however this type of prohibited bullying behavior need not be based on any of those particular or other particular characteristics. It includes, but is not necessarily limited to such behaviors as stalking, cyberbullying, intimidating, menacing, coercing, name-calling, taunting, making threats, and hazing.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517.01/page 2 of 7

Some examples of Bullying are:

- A. Physical – hitting, kicking, spitting, pushing, pulling, taking and/or damaging personal belongings or extorting money, blocking or impeding student movement, unwelcome physical contact.
- B. Verbal – taunting, malicious teasing, insulting, name calling, making threats.
- C. Psychological – spreading rumors, manipulating social relationships, coercion, or engaging in social exclusion/shunning, extortion, or intimidation.
- D. "Cyberbullying" – the use of information and communication technologies such as e-mail, cell phone and pager text messages, instant messaging (IM), defamatory personal web sites, and defamatory online personal polling web sites, to support deliberate, repeated, and hostile behavior by an individual or group, that is intended to harm others."

The Board recognizes that cyberbullying can be particularly devastating to young people because:

- 1. cyberbullies more easily hide behind the anonymity that the Internet provides;
- 2. cyberbullies spread their hurtful messages to a very wide audience with remarkable speed;
- 3. cyberbullies do not have to own their own actions, as it is usually very difficult to identify cyberbullies because of screen names, so they do not fear being punished for their actions; and

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517.01/page 3 of 7

4. the reflection time that once existed between the planning of a prank – or a serious stunt – and its commission has all but been erased when it comes to cyberbullying activity;
5. hacking into or otherwise gaining access to another’s electronic accounts (e-mails, social media, etc.) and posing as that individual with the intent to embarrass or harm the individual.

Cyberbullying includes, but is not limited to the following:

1. posting slurs or rumors or other disparaging remarks about a student on a web site or on weblog;
2. sending e-mail or instant messages that are mean or threatening, or so numerous as to drive-up the victim’s cell phone bill;
3. using a camera phone to take and send embarrassing photographs of students;
4. posting misleading or fake photographs of students on web sites.

"Harassment" includes, but is not limited to, any act which subjects an individual or group to unwanted, abusive behavior of a nonverbal, verbal, written or physical nature on the basis of sex, (including transgender status, change of sex, or gender identity), race, color, national origin, religion, creed, ancestry, marital or parental status, sexual orientation or physical, mental, emotional or learning disability, or any other characteristic protected by Federal or State civil rights laws. Harassment is prohibited by Policy 5517 – Student Anti-Harassment.

"Staff" includes all school employees and Board members.

"Third parties" include, but are not limited to, coaches, school volunteers, parents, school visitors, service contractors, vendors, or others engaged in District business, and others not directly subject to school control at inter-district or intra-district athletic competitions or other school events.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517.01/page 4 of 7

For a definition of and instances that could possibly be construed as hazing, consult Policy 5516.

Complaint Procedures

Any student that believes s/he has been or is the victim of bullying should immediately report the situation to the building principal or assistant principal, or the District Administrator. The student may also report concerns to a teacher or counselor who will be responsible for notifying the appropriate administrator or Board official. Complaints against the building principal should be filed with the District Administrator. Complaints against the District Administrator should be filed with the Board President.

Every student is encouraged to report any situation that they believe to be bullying behavior directed toward a student. Reports may be made to those identified above.

All school staff members and school officials who observe or become aware of acts of bullying are required to report these acts to the building principal or assistant principal, or the District Administrator.

Reports of bullying may be made verbally or in writing and may be made confidentially. All such reports, whether verbal or in writing, will be taken seriously and a clear account of the incident is to be documented. A written record of the report, including all pertinent details, will be made by the recipient of the report.

All complaints about behavior that may violate this policy shall be investigated promptly by the building principal. The staff member who is investigating the report of bullying shall interview the victim(s) of the alleged bullying and collect whatever other information is necessary to determine the facts and the seriousness of the report. If, during an investigation of a reported act of bullying in accordance with this Policy, the principal determines that the reported misconduct may have created a hostile learning environment and may have constituted harassment based on sex (transgender status, change of sex, or gender identity), race, color, national origin, religion, creed, ancestry, marital or parental status, sexual orientation or physical, mental, emotional or learning disability, or any other characteristic protected by Federal or state civil rights laws, the principal will report the act of bullying to one of the Compliance Officers who shall assume responsibility to investigate the allegation in accordance with Policy 5517 – Student Anti-Harassment.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517.01/page 5 of 7

Parents of each student involved in the bullying report will be notified prior to the conclusion of the investigation. The District shall maintain the confidentiality of the report and any related student records to the extent required by law.

If the investigation finds that bullying has occurred, it will result in prompt and appropriate remedial and/or disciplinary action. This may include student discipline, including, but not limited to reprimand, suspension, or possible expulsion. Further, the result of an investigation that finds that bullying has occurred may result in discharge for employees, exclusion for parents, guests, volunteers, and contractors, and removal from any official position and/or a request to resign for Board members. Individuals may also be referred to law enforcement officials.

The complainant shall be notified of the findings of the investigation, and as appropriate, that remedial action has been taken.

This policy shall not be interpreted to infringe upon the First Amendment rights of students (i.e., to prohibit a reasoned and civil exchange of opinions, or debate, that is conducted at appropriate times and places during the school day and is protected by State or Federal law).

Retaliation against any person who reports, is thought to have reported, files a complaint, or otherwise participates in an investigation or inquiry concerning allegations of bullying is prohibited and will not be tolerated. Such retaliation shall be considered a serious violation of Board policy and independent of whether a complaint is substantiated. Suspected retaliation should be reported in the same manner as bullying. Making intentionally false reports about bullying for the purpose of getting someone in trouble is similarly prohibited and will not be tolerated. Retaliation and intentionally making a false report may result in disciplinary action as indicated above.

If a student or other individual believes there has been bullying, regardless of whether it fits a particular definition, s/he should report it and allow the administration to determine the appropriate course of action.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517.01/page 6 of 7

Privacy/Confidentiality

The School District will respect the privacy of the complainant, the individual(s) against who the complaint is filed, and the witnesses as much as possible, consistent with the Board's legal obligations to investigate, to inform parents, to take appropriate action, and to conform with any discovery or disclosure obligations. All records generated under this policy and its related administrative guidelines shall be maintained as confidential to the extent permitted by law.

To the extent appropriate in conducting a thorough investigation and/or as legally permitted, confidentiality will be maintained during the investigation process.

Notification

Notice of this policy will be annually distributed to all students enrolled in the School District, their parents and/or guardians and employees. The policy will also be distributed to organizations in the community having cooperative agreements with the schools. Additionally, the policy will be posted in conspicuous locations in all school buildings and departments within the District and discussed with students, as well as incorporated into the teacher, student, and parent/guardian handbooks. All new hires will be required to review and sign off on this policy and the related complaint procedure.

The School District will also provide a copy of the policy to any person who requests it.

Records and Reports

Records will be maintained on the number and types of reports made, and sanctions imposed for incidents found to be in violation of the bullying policy.

An annual summary report shall be prepared and presented to the School Board, which includes trends in bullying behavior and recommendations on how to further reduce bullying behavior. The annual report will be available to the public.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517.01/page 7 of 7

Education and Training

In support of this policy, the Board promotes preventative educational measures to create greater awareness of bullying behavior. The District Administrator shall provide appropriate training to all members of the School District community related to the implementation of this policy and its accompanying administrative guidelines. All training regarding the Board's policy and administrative guidelines on bullying will be age and content appropriate.

Wis. Stat. 118.46

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policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517/page 1 of 17

STUDENT ANTI-HARASSMENT

Prohibited Harassment

It is the policy of the Board of Education to maintain an educational environment that is free from all forms of harassment, including sexual harassment. This commitment applies to all District operations, programs, and activities. All students, administrators, teachers, staff, and all other school personnel share responsibility for avoiding, discouraging, and reporting any form of harassment. This policy applies to conduct occurring in any manner or setting over which the Board can exercise control, including on school property, or at another location if such conduct occurs during an activity sponsored by the Board.

The Board will not tolerate any form of harassment and will take all necessary and appropriate actions to eliminate it, including suspension or expulsion of students and disciplinary action against any other individual in the School District community. Additionally, appropriate action will be taken to stop and otherwise deal with any third party who engages in harassment against our students.

The Board will vigorously enforce its prohibition against harassment based on the traits of sex (including transgender status, change of sex, or gender identity), race, color, national origin, religion, creed, ancestry, marital or parental status, sexual orientation or physical, mental, emotional or learning disability, or any other characteristic protected by Federal or state civil rights laws (hereinafter referred to as "Protected Characteristics"), and encourages those within the School District community as well as third parties, who feel aggrieved to seek assistance to rectify such problems. Additionally, the Board prohibits harassing behavior directed at students for any reason, even if not based on one of the Protected Characteristics, through its policies on bullying (See Policy 5517.01 – Bullying).

Harassment may occur student-to-student, student-to-staff, staff-to-student, male-to-female, female-to-male, male-to-male, or female-to-female. The Board will investigate all allegations of harassment and in those cases where harassment is substantiated, the Board will take immediate steps designed to end the harassment, prevent its reoccurrence, and remedy its effects. Individuals who are found to have engaged in harassment will be subject to appropriate disciplinary action.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517/page 2 of 17

For purposes of this policy, "School District community" means individuals students, administrators, teachers, staff, and as well as Board members, agents, volunteers, contractors, or other persons subject to the control and supervision of the Board.

For purposes of this policy, "third parties" include, but are not limited to, guests and/or visitors on District property (e.g., visiting speakers, participants on opposing athletic teams parent), vendors doing business with, or seeking to do business with the Board, and other individuals who come in contact with members of the School District community at school-related events/activities (whether on or off District property).

Other Violations of the Anti-Harassment Policy

The Board will also take immediate steps to impose disciplinary action on individuals engaging in any of the following prohibited acts:

- A. Retaliating against a person who has made a report or filed a complaint alleging harassment, or who has participated as a witness in a harassment investigation.
- B. Filing a malicious or knowingly false report or complaint of harassment.
- C. Disregarding, failing to investigate adequately, or delaying investigation of allegations of harassment, when responsibility for reporting and/or investigating harassment charges comprises part of one's supervisory duties

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517/page 3 of 17

Definitions

Bullying

Bullying is prohibited by Board Policy 5517.01 – Bullying. It is defined as deliberate or intentional behavior using words or actions, intended to cause fear, intimidation, or harm. Bullying may be a repeated behavior and involves an imbalance of power. Furthermore, it may be serious enough to negatively impact a student’s educational, physical, or emotional well-being. Bullying need not be based on any Protected Characteristic. Bullying behavior rises to the level of harassment when the prohibited conduct is based upon the student’s sex (including transgender status, change of sex, or gender identity), race color, national origin, religion, creed, ancestry, marital or parental status, sexual orientation of physical, mental, emotional or learning disability, or any other characteristic protected by Federal or State civil rights.

Harassment

Harassment means any threatening, insulting, or dehumanizing gesture, use of data or computer software, or written, verbal or physical conduct directed against a student based on one or more of the student’s Protected Characteristics that:

- A. places a student in reasonable fear of harm to his/her person or damage to his/her property;
- B. has the effect of substantially interfering with a student's educational performance, opportunities, or benefits; or
- C. has the effect of substantially disrupting the orderly operation of a school.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517/page 4 of 17

Sexual Harassment

"Sexual harassment" is defined as unwelcome sexual advances, requests for sexual favors, sexually motivated physical conduct or other verbal or physical conduct or communication of a sexual nature when:

- A. submission to that conduct or communication is made a term or condition, either explicitly or implicitly, of access to educational opportunities or program;
- B. submission or rejection of that conduct or communication by an individual is used as a factor in decisions affecting that individual's education;
- C. that conduct or communication has the purpose or effect of substantially or unreasonably interfering with an individual's education, or creating an intimidating, hostile, or offensive educational environment.

Sexual harassment may involve the behavior of a person of either gender against a person of the same or opposite gender.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517/page 5 of 17

Prohibited acts that constitute sexual harassment may take a variety of forms. Examples of the kinds of conduct that may constitute sexual harassment include, but are not limited to:

- A. unwelcome verbal harassment or abuse;
- B. unwelcome pressure for sexual activity;
- C. unwelcome, sexually motivated or inappropriate patting, pinching, or physical contact, other than necessary restraint of students by teachers, administrators, or other school personnel to avoid physical harm to persons or property;
- D. unwelcome sexual behavior or words including demands for sexual favors, accompanied by implied or overt threats concerning an individual's educational status;
- E. unwelcome sexual behavior or words, including demands for sexual favors, accompanied by implied or overt promises of preferential treatment with regard to an individual's educational status;
- F. unwelcome behavior or words directed at an individual because of gender;

Examples are:

- 1. repeatedly asking a person for dates or sexual behavior after the person has indicated no interest;
- 2. rating a person's sexuality or attractiveness;
- 3. staring or leering at various parts of another person's body;
- 4. spreading rumors about a person's sexuality;
- 5. letters, notes, telephones calls, or materials of a sexual nature;
- 6. displaying pictures, calendars, cartoons, or other materials with sexual content.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517/page 6 of 17

- G. inappropriate boundary invasions by a District employee or other adult member of the District community into a student's personal space and personal life.
- H. remarks speculating about a person's sexual activities or sexual history, or remarks about one's own sexual activities or sexual history; and
- I. verbal, nonverbal or physical aggression, intimidation, or hostility based on sex or sex-stereotyping that does not involve conduct of a sexual nature.

It is further the policy of the Board that a sexual relationship between staff and students is not permissible in any form or under any circumstances, in or out of the work place, in that it interferes with the educational process and may involve elements of coercion by reason of the relative status of a staff member to a student.

Not all behavior with sexual connotations constitutes sexual harassment. Sex-based or gender-based conduct must be sufficiently severe, pervasive, and persistent such that it adversely affects, limits, or denies an individual's education, or such that it creates a hostile or abusive educational environment, or such that it is intended to, or has the effect of, denying or limiting a student's ability to participate in or benefit from the educational program or activities.

Race/Color Harassment

Prohibited racial harassment occurs when unwelcome physical, verbal, or nonverbal conduct is based upon an individual's race or color and when the conduct has the purpose or effect of interfering with the individual's educational performance; of creating an intimidating, hostile, or offensive learning environment; or of interfering with one's ability to participate in or benefit from a class or an educational program or activity. Such harassment may occur where conduct is directed at the characteristics of a person's race or color, such as racial slurs, nicknames implying stereotypes, epithets, and/or negative references relative to racial customs.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517/page 7 of 17

Religious (Creed) Harassment

Prohibited religious harassment occurs when unwelcome physical, verbal, or nonverbal conduct is based upon an individual's religion or creed and when the conduct has the purpose or effect of interfering with the individual's work or educational performance; of creating an intimidating, hostile, or offensive learning environment; or of interfering with one's ability to participate in or benefit from a class or an educational program or activity. Such harassment may occur where conduct is directed at the characteristics of a person's religious tradition, clothing, or surnames, and/or involves religious slurs.

National Origin Harassment

Prohibited national origin harassment occurs when unwelcome physical, verbal, or nonverbal conduct is based upon an individual's national origin and when the conduct has the purpose or effect of interfering with the individual's educational performance; of creating an intimidating, hostile, or offensive working and/or learning environment; or of interfering with one's ability to participate in or benefit from a class or an educational program or activity. Such harassment may occur where conduct is directed at the characteristics of a person's national origin, such as negative comments regarding customs, manner of speaking, language, surnames, or ethnic slurs.

Disability Harassment

Prohibited disability harassment occurs when unwelcome physical, verbal, or nonverbal conduct is based upon an individual's physical, mental, emotional or learning disability and when the conduct has the purpose or effect of interfering with the individual's educational performance; of creating an intimidating, hostile, or offensive learning environment; or of interfering with one's ability to participate in or benefit from a class or an educational program or activity. Such harassment may occur where conduct is directed at the characteristics of a person's disabling condition, such as negative comments about speech patterns, movement, physical impairments or defects/appearances, or the like.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517/page 8 of 17

Reporting Procedures

Students and all other members of the School District community, as well as third parties, are encouraged to promptly report incidents of harassing conduct to a teacher, administrator, supervisor, or District employee or official so that the Board may address the conduct before it becomes severe, pervasive, or persistent. Any teacher, administrator, supervisor, or other District employee or official who receives such a complaint shall file it with the District's Anti-Harassment Compliance Officer at his/her first opportunity.

Students who believe they have been subjected to harassment are entitled to utilize the Board's complaint process that is set forth below. Initiating a complaint will not adversely affect the complaining individual's participation in educational or extra-curricular programs unless the complaining individual makes the complaint maliciously or with knowledge that it is false.

If, during an investigation of a reported act of bullying in accordance with Policy 5517.01 – Bullying, the principal determines that the reported misconduct may have created a hostile learning environment and may have constituted harassment based on sex (including transgender status, change of sex, or gender identity), race, color, national origin, religion, creed, ancestry, marital or parental status, sexual orientation or physical, mental, emotional or learning disability, or any other characteristic protected by Federal or state civil rights laws, the principal will report the act of bullying to one of the Compliance Officers who shall assume responsibility to investigate the allegation in accordance with this policy.

Reporting procedures are as follows:

- A. Any student who believes s/he has been the victim of harassment prohibited under this policy will be encouraged to report the alleged harassment to any District employee, such as a teacher, administrator or other employee.
- B. Any parent of a student who believes the student has been the victim of harassment prohibited under this policy is encouraged to report the alleged harassment to the student's teacher, building administrator or District Administrator.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517/page 9 of 17

- C. Teachers, administrators, and other school officials who have knowledge or received notice that a student has or may have been the victim of harassment prohibited under this policy shall immediately report the alleged harassment to the Compliance Officer.
- D. Any other person with knowledge or belief that a student has or may have been the victim of harassment prohibited by this policy shall be encouraged to immediately report the alleged acts to any District employee, such as a teacher, administrator or other employee.
- E. The reporting party or complainant shall be encouraged to use a report form available from the principal of each building or available from the District office, but oral reports shall be considered complaints as well. Use of formal reporting forms shall not be mandated. However, all oral complaints shall be reduced to writing.
- F. To provide individuals with options for reporting harassment to an individual of the gender with which they feel most comfortable, each school's building principal shall be advised to designate both a male and a female Complaint Coordinator for receiving reports of harassment prohibited by this policy. At least one (1) Complaint Coordinator or other individual shall be available outside regular school hours to address complaints of harassment that may require immediate attention.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517/page 10 of 17

District Compliance Officers

The Board designates the following individuals to serve as the District's "Compliance Officers" (hereinafter referred to as the "COs").

Building Principal
New Glarus Schools
1701 2nd Street
New Glarus, WI 53574
608-527-2410

School Guidance Counselor
New Glarus Schools
1701 2nd Street
New Glarus, WI 53574
608-527-2410

The names, titles, and contact information of these individuals will be published annually in the staff handbooks and on the School District's web site.

A CO will be available during regular school/work hours to discuss concerns related to harassment, to assist students, other members of the School District community, and third parties who seek support or advice when informing another individual about "unwelcome" conduct, or to intercede informally on behalf of the student.

Any Board employee who directly observes harassment of a student is obligated, in accordance with this policy, to report such observations to one of the COs within two (2) business days. Thereafter, the COs must contact the student, if over age eighteen (18) or the student's parents if under the age eighteen (18), within two (2) business days to advise s/he/them of the Board's intent to investigate the alleged misconduct, including the obligation of the compliance officer to conduct an investigation following all the procedures outlined in the complaint procedures.

The COs are assigned to accept complaints of harassment directly from any member of the School District community or a visitor to the District, or to receive complaints that are initially filed with a school building administrator. Upon receipt of a complaint, either directly or through a school building administrator, a CO will begin review and investigation or the CO will designate a specific individual to conduct such a process. The CO will prepare recommendations for the District Administrator or will oversee the preparation of such recommendations by a designee. All members of the School District community must report incidents of harassment that are reported to them to the Compliance Officer as soon as possible, but always within no more than two (2) calendar days of learning of the incident.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517/page 11 of 17

Investigation and Complaint Procedure

Any student who believes that s/he has been subjected to harassment may seek resolution of his/her complaint through the procedures described below. Further, a process for investigating claims of harassment and a process for rendering a decision regarding whether the claim of harassment was substantiated are set forth below.

Due to the sensitivity surrounding complaints of harassment, time lines are flexible for initiating the complaint process; however, individuals should make every effort to file a complaint within thirty (30) days after the conduct occurs while the facts are known and potential witnesses are available. Once the complaint process is begun, the investigation will be completed in a timely manner (ordinarily, within fifteen (15) calendar days of the complaint being received).

If at any time during the investigation process the investigator determines that the complaint is properly defined as Bullying, under Policy 5517.01 - Bullying and not Harassment under this Policy, because the conduct at issue is not based on a student's Protected Characteristics, the investigator shall transfer the investigation to the appropriate building principal.

Complaint Procedure

A student who believes s/he has been subjected to harassment hereinafter referred to as the "complainant", may file a complaint, either orally or in writing with a teacher, principal, or other District employee at the student's school, the CO, District Administrator, or other District employee who works at another school or at the District level. Due to the sensitivity surrounding complaints of harassment, time lines are flexible for initiating the complaint process; however, individuals should make every effort to file a complaint within thirty (30) days after the conduct occurs while the facts are known and potential witnesses are available. If a complainant informs a teacher, principal, or other District employee at the student's school, the CO, District Administrator, or other District employee, either orally or in writing, about any complaint of harassment, that employee must report such information to the CO within two (2) business days.

Throughout the course of the process as described herein, the CO should keep the parties informed of the status of the investigation and the decision making process.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517/page 12 of 17

All complaints must include the following information to the extent it is available: the identity of the individual believed to have engaged in, or to be actively engaging in, harassment; a detailed description of the facts upon which the complaint is based; and a list of potential witnesses.

If the complainant is unwilling or unable to provide a written statement including the information set forth above, the Compliance Officer shall ask for such details in an oral interview. Thereafter the CO will prepare a written summary of the oral interview, and the complainant will be asked to verify the accuracy of the reported charge by signing the document.

Upon receiving a complaint, the CO will consider whether any action should be taken in the investigatory phase to protect the complainant from further harassment or retaliation including but not limited to a change of class schedule for the complainant or the alleged harasser, or possibly a change of school for either or both of the parties. In making such a determination, the Compliance Officer should consult the District Administrator prior to any action being taken. The Complainant should be notified of any proposed action prior to such action being taken.

As soon as appropriate in the investigation process, the CO will inform the individual alleged to have engaged in the harassing conduct, hereinafter referred to as the "respondent", that a complaint has been received. The respondent will be informed about the nature of the allegations and a copy of these administrative procedures and the Board's anti-harassment policy shall be provided to the respondent at that time. The respondent must also be provided an opportunity to respond to the complaint.

Within five (5) business days of receiving the complaint, the CO will initiate a formal investigation to determine whether the complainant has been subject to offensive conduct/harassment. A principal will not conduct an investigation unless directed to do so by the Compliance Officer.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517/page 13 of 17

Although certain cases may require additional time, the Compliance Officer will attempt to complete an investigation into the allegations of harassment within fifteen (15) calendar days of receiving the formal complaint. The investigation will include:

- A. interviews with the complainant;
- B. interviews with the respondent;
- C. interviews with any other witnesses who may reasonably be expected to have any information relevant to the allegations;
- D. consideration of any documentation or other evidence presented by the complainant, respondent, or any other witness which is reasonably believed to be relevant to the allegations

At the conclusion of the investigation, the CO shall prepare and deliver a written report to the District Administrator which summarizes the evidence gathered during the investigation and provides recommendations based on the evidence and the definition of harassment as provided in Board policy and State and Federal law as to whether the complainant has been subject to harassment. In determining if harassment occurred, a preponderance of evidence standard will be used. The CO's recommendations must be based upon the totality of the circumstances, including the ages and maturity levels of those involved. The CO may consult with the Board Attorney before finalizing the report to the District Administrator.

Absent extenuating circumstances, within ten (10) business days of receiving the report of the CO, the District Administrator must either issue a final decision regarding whether or not the complaint of harassment has been substantiated or request further investigation. A copy of the District Administrator's final decision will be delivered to both the complainant and the respondent.

If the District Administrator requests additional investigation, the District Administrator must specify the additional information that is to be gathered, and such additional investigation must be completed within ten (10) business days. At the conclusion of the additional investigation, the District Administrator must issue a final written decision as described above.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517/page 14 of 17

The decision of the District Administrator shall be final. If the complainant feels that the decision does not adequately address the complaint s/he may appeal the decision to the State Superintendent of Public Instruction.

The Board reserves the right to investigate and resolve a complaint or report of harassment regardless of whether the member of the School District community or third party alleging the harassment pursues the complaint. The Board also reserves the right to have the complaint investigation conducted by an external person in accordance with this policy or in such other manner as deemed appropriate by the Board.

Additional School District Action

If the evidence suggests that the harassment at issue is a crime or requires mandatory reporting under the Children's Code (Sec. 48.981, Wis. Stat.), the CO or District Administrator shall report the harassment to the appropriate social service and/or law enforcement agency charged with responsibility for handling such investigations and crimes.

Any reports made to the local child protection service or to local law enforcement shall not terminate the CO's obligation and responsibility to continue to investigate a complaint of harassment. While the COs may work cooperatively with outside agencies to conduct concurrent investigations, in no event shall the harassment investigation be inhibited by the involvement of outside agencies without good cause after consultation with the District Administrator.

Confidentiality

The District will make all reasonable efforts to protect the rights of the complainant and the respondent. The District will respect the privacy of the complainant, the respondent, and all witnesses in a manner consistent with the District's legal obligations under State and Federal law. Confidentiality cannot be guaranteed however. All complainants proceeding through the investigation process should be advised that as a result of the investigation, the respondent may become aware of the complainant's identity.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517/page 15 of 17

During the course of an investigation, the CO will instruct all members of the School District community and third parties who are interviewed about the importance of maintaining confidentiality. Any individual who is interviewed as part of a harassment investigation is expected not to disclose any information that s/he learns or that s/he provides during the course of the investigation.

All public records created as a part of an investigation of a complaint of harassment will be maintained by the CO in accordance with the Board's records retention policy. Any records which are considered student records in accordance with the state or Federal law will be maintained in a manner consistent with the provisions of the law.

Sanctions and Monitoring

The Board shall vigorously enforce its prohibitions against harassment by taking appropriate action reasonably calculated to stop the harassment and prevent further such harassment. While observing the principles of due process, a violation of this policy may result in disciplinary action up to and including the discharge of an employee or the suspension/expulsion of a student. All disciplinary action will be taken in accordance with applicable law. When imposing discipline, the District Administrator shall consider the totality of the circumstances involved in the matter, including the ages and maturity levels of those involved. In those cases where harassment is not substantiated, the Board may consider whether the alleged conduct nevertheless warrants discipline in accordance with other Board policies.

Where the Board becomes aware that a prior remedial action has been taken against a member of the School District community, all subsequent sanctions imposed by the Board and/or District Administrator shall be reasonably calculated to end such conduct, prevent its reoccurrence, and remedy its effects.

Reprisal

Submission of a good faith complaint or report of harassment will not affect the complainant's status or educational environment. However, the Board also recognizes that false or fraudulent claims of harassment or false or fraudulent information about such claims may be filed. The Board reserves the right to discipline any person filing a false or fraudulent claim of harassment or false or fraudulent information about such a claim.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517/page 16 of 17

The District will discipline or take appropriate action against any member of the School District community who retaliates against any person who reports an incident of harassment prohibited by this policy or participates in a proceeding, investigation, or hearing relating to such harassment. Retaliation includes, but is not limited to, any form of intimidation, reprisal, or harassment.

Education and Training

In support of this policy, the Board promotes preventative educational measures to create greater awareness of discriminatory practices. The District Administrator will develop a method of discussing this policy with the School District community. Training on the requirements of non-discrimination and the appropriate responses to issues of harassment will be provided to the School District community at such times as the Board in consultation with the District Administrator determines is necessary or appropriate.

This policy shall be reviewed at least annually for compliance with local, State, and Federal law.

The District shall conspicuously post a notice including this policy against harassment in each school in a place accessible to the School District community and members of the public. This notice shall also include the name, mailing address and telephone number of the Complaint Coordinators, the name, mailing address and telephone number of the State agency responsible for investigating allegations of discrimination in educational opportunities, and the mailing address and telephone number of the United States Department of Education, Office for Civil Rights.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5517/page 17 of 17

A summary of this policy shall appear in the student handbook and shall be made available upon request of parents, students, and other interested parties.

48.981, Wis. Stats.

118.13, Wis. Stats.

P.I. 9, 41 Wis. Admin. Code

Fourteenth Amendment, U.S. Constitution

20 U.S.C. 1415

20 U.S.C. 1681 et seq., Title IX of Education Amendments Act

20 U.S.C. Section 1701 et seq., Equal Educational Opportunities Act of 1974

29 U.S.C. 794, Rehabilitation Act of 1973

42 U.S.C. 1983

42 U.S.C. Section 2000 et seq., Civil Rights Act of 1964

42 U.S.C. 2000d et seq.

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

34 C.F.R. Sec. 300.600-300.662

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policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5520/page 1 of 1

DISORDERLY CONDUCT

The Board of Education recognizes the right of each student to attend school for the purpose of receiving an education. The disruption of the educational program of the schools by disorder or any other purposeful activity will not be tolerated.

For purposes of this policy, disorder shall be any deliberate activity by an individual or a group, whether peaceful or violent, which is reasonably likely to disrupt the normal operation of the school.

The Board, having the responsibility for providing an educational program for the students of this District, shall have the authority to preserve order for the proper functioning of that program.

Students shall not be disturbed in the exercise of their constitutionally guaranteed rights to assemble peaceably and to express ideas and opinions, privately or publicly, provided that such exercise does not infringe on the rights of others and does not interfere with the operation of the schools.

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policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5530/page 1 of 3

DRUG PREVENTION

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

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

- A. all dangerous controlled substances as so designated and prohibited by Wisconsin statute;
- B. all chemicals which release toxic vapors;
- C. all alcoholic beverages;
- D. any prescription or patent drug, except those for which permission to use in school has been granted pursuant to Board policy;
- E. "look-alikes";
- F. anabolic steroids;
- G. any other illegal substance so designated and prohibited by law.

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.

In order to promote a drug-free environment, the District shall:

- A. emphasize the prevention of drug use;

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5530/page 2 of 3

- B. provide for a comprehensive, age-appropriate, developmentally-based drug and alcohol education and prevention program which:
 - 1. addresses the legal, social, psychological, and health consequences of drug and alcohol use;
 - 2. provides information about effective techniques for resisting peer pressure to use illicit drugs and alcohol;
- C. include a statement to students that the use of illicit drugs and the unlawful possession and use of alcohol is wrong and harmful;
- D. provide standards of conduct that are applicable to all students which clearly prohibit, at a minimum, the unlawful possession, use, or distribution of illicit drugs and alcohol by students on school premises or as a part of any school activity;
- E. include a clear statement that disciplinary sanctions, up to and including expulsion and referral for prosecution, will be imposed on students who violate the school standards of conduct and a description of those sanctions;

The sanctions may include, together with punitive action, voluntary referral to appropriate persons or agencies for screening and assessment. Such referral may only be made to qualified and properly licensed individuals or programs.
- F. provide information about any drug and alcohol counseling and rehabilitation and reentry programs available to students and provide procedures to direct students and their parents to the appropriate programs;
- G. require that all parents and students be given a copy of the standards of conduct regarding the unlawful possession, use, or distribution of illicit drugs and alcohol by students;
- H. require the notification to parents and students that compliance with the standards of conduct is mandatory;

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5530/page 3 of 3

- I. provide a biennial review of the school district's program to determine its effectiveness and implement changes as needed and to ensure that disciplinary sanctions are consistently enforced;

The District Administrator shall ensure that the warning notice concerning anabolic steroids is installed and properly maintained in each of the District's locker rooms or athletic dressing areas.

Professional staff members are not liable for referring a student to law enforcement or for removing a student from school premises or from participation in a school-related activity for suspicion of possession, distribution, or consumption of any alcoholic beverage or a controlled substance.

118.24(2)(f), 118.257, 125.09(2), Wis. Stats.
Drug-Free Schools and Communities Act of 1986 as amended
20 U.S.C. 3171 et seq., 3224A

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policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5540.01/page 1 of 1

INVESTIGATIONS INVOLVING SUSPECTED CHILD ABUSE

In the event of a law enforcement or social services investigation involving allegations of child abuse under Chapter 48 of the Wisconsin Statutes, school officials shall permit access to any student the law enforcement officer or social services agent determines s/he must speak with.

Office staff shall notify the District Administrator or the building administrator of any such investigation and shall keep a log of activities by the agency conducting the investigation, noting the date, and time of any interviews and the students involved.

The school administration shall notify the student's parents only after being advised by the agency conducting the investigation that parental contact will not impede their investigation. Because such investigations may involve allegations against the student's caretaker(s), the administration must not contact the parents unless authorized to do so by the investigating agency.

If the investigating agency determines that it must remove the student from school in the course of their investigation, the administrator should make a record of when the student was released, the agency to which the student was released and the name of the individual agent that removed the student.

This policy should be viewed in conjunction with Policy 8462. Nothing in this policy affects District staff responsibilities as mandatory reporters of suspected child abuse.

Wis. Stats. 48.981

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policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5540/page 1 of 4

THE SCHOOLS AND GOVERNMENTAL AGENCIES

The Board of Education is committed to maintaining the educational atmosphere of the schools and restricting access by individuals not part of the school system but also recognizes its responsibility to cooperate with law enforcement agencies and its need for assistance from law enforcement in certain circumstances.

When law enforcement requests permission to interview a student at school, the District Administrator or building administrator shall be contacted prior to any further action by law enforcement. The administrator shall determine whether it is appropriate to provide access to the student based on the officer's purpose, whether the officer has stated that there is an emergency involving imminent threat, or that the officer is in possession of a valid warrant. A warrant shall be deemed valid if executed by a judicial officer and describes the school premises.

If law enforcement is contacted by the administration for assistance, administration may maintain the lead role in the investigation and may be present or contact a parent to be present for any interview to the extent reasonable.

When an agency requests permission to remove a student, or does remove a student without prior permission, the building administrator shall notify the District Administrator.

Law enforcement investigations on school premises fall into two (2) primary categories. First, some investigations will occur at the request of school administration due to suspicion of a violation of school policy that may also be criminal. Second, law enforcement investigations may occur without the initiation of school officials and may or may not involve activity on school grounds.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5540/page 2 of 4

Different procedures are to be followed in each instance as outlined below:

- A. By law enforcement personnel, on request of school authorities
1. An administrator may exercise his/her discretion in determining whether to request assistance of police in investigating a crime, or allegation of a crime, committed in his/her school building or school grounds during school hours. If assistance is so requested, it shall be directed to the local law enforcement agency and the administration shall remain the primary investigator with assistance from law enforcement. When determining whether to contact law enforcement, a school administrator shall consider the mandatory reporting requirements of Section 48.981 in the event the allegations involve suspected child abuse or neglect.
 2. If the administrator requests assistance, a police officer may conduct an investigation within the school building and interview students as witnesses in school during the school day. The administrator shall be present during the interview unless the law enforcement officer, student or his/her parent requests that the school official not be present. The student may request other representation such as legal counsel. If a student requests legal counsel, the administrator will make an effort to contact the parent(s) and the student will be put in custody of the police. The administrator may attempt to contact the parent(s) of any student prior to questioning by police. A decision whether to take a student into custody is the decision of the police.
 3. If the investigation focuses on a particular student as a prime suspect of crime, the administrator and the police officer shall abide by the guidelines with respect to any interrogation, search and arrest. Once law enforcement is involved in an investigation of possible criminal activity on school grounds, assuring that the constitutionally protected rights are respected during the investigation process is the law enforcement officers' responsibility.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5540/page 3 of 4

4. School officials shall assist and cooperate in investigations as requested by law enforcement and consistent with District responsibility to maintain the confidentiality of student records under State and Federal law.

B. By law enforcement personnel without request of school authorities

1. Police officers will be asked to make every effort to interview students outside of the school hours and outside of the school setting in those cases where assistance has not been requested by school authorities. This procedure will not apply to circumstances where a serious crime may be involved, or where imminent threats to persons or property may be involved or where law enforcement states that it is not feasible to interview the student outside of school due to the nature of the investigation and that they are not able to provide specific information substantiating the need to immediately interview the student.
2. If the police deem it absolutely necessary to interview a student at school, the law enforcement personnel shall first contact the administrator regarding the planned visit and inform the administrator of the circumstances that require him/her to investigate within the school and obtain his/her approval to interview a student during school hours. The police officer shall not commence his/her investigation until such approval is obtained. The law enforcement personnel may appeal to the District Administrator if it is deemed that approval was unreasonably withheld.

The administrator shall make every effort to maintain the privacy of the student.

3. Accordingly, the administrator shall do the following:

Request that the student be pulled out of class by a school administrator, rather than a police officer, if necessary.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5540/page 4 of 4

4. If law enforcement officer is in possession of a **valid warrant**, school officials shall in no way interfere with the officer's execution of the warrant. A warrant shall be considered "valid" if it accurately describes the school facility and is executed by an authorized judicial official. District officials shall not attempt to evaluate the sufficiency of probable cause upon which the warrant is based.

In the event a law enforcement officer seeks to execute a warrant on school grounds, the officer is to be directed to building administration. The administration shall attempt to assist in executing the warrant by directing the student to report to the office. The school administration shall then (1) contact the student's parent if the student is a minor; and (2) contact the District Administrator. This process shall be followed unless the law enforcement official states that s/he has reason to believe that the subject of the warrant poses an immediate threat to the health and safety of others while in the school. In such a case, school officials shall grant access to the facility for execution of the warrant.

120.13(35), Wis. Stats.
118.257, Wis. Stats.

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5600/page 1 of 1

STUDENT DISCIPLINE

The Board of Education acknowledges that conduct is closely related to learning and that an effective instructional program requires an orderly school environment, which is, in part, reflected in the behavior of students.

The Building Administrator shall have the authority to assign discipline to students, subject to District administrative guidelines and the student's due process right to notice, hearing, and appeal.

Teachers and other employees of this Board having responsibility for the supervision of students shall have the authority to take such means as may be necessary to control the disorderly conduct of students

- A. in all situations and in all places where such students are within the jurisdiction of this Board.
- B. when such conduct interferes with the educational program of the schools or threatens the health and safety of others.

120.13(1), Wis. Stats.

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5605/page 1 of 1

SUSPENSION/EXPULSION OF STUDENTS WITH DISABILITIES

In matters relating to the disciplining of students with disabilities, the Board of Education shall abide by Federal and State laws.

The District Administrator shall ensure they are properly implemented when disciplining any student with disabilities.

20 U.S.C. Section 1401 et seq.
Section 504, 1973 Rehab. Act
Chapter 115, Wis. Stats.
Section 120.13(1)

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5610.02/page 1 of 1

IN-SCHOOL DISCIPLINE

It is the purpose of this policy to provide an alternative to out-of-school suspension. The availability of in-school discipline options is dependent upon the financial ability of the Board of Education to support such a program.

In-school discipline will only be offered at the discretion of the Building Principal for offenses found in the Student Code of Conduct.

No student is to be detained after the close of the regular school day unless the student's parent has been contacted and informed that the student will be detained. No student shall be refused transportation services until the parent has been notified and other suitable transportation arrangements have been made. Notification to the parent is the responsibility of District personnel and should be made prior to the departure of school buses. If a parent cannot be contacted, the child should be detained on another day.

120.13(1), Wis. Stats.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5610/page 1 of 4

SUSPENSION AND EXPULSION

The Board of Education recognizes that exclusion from educational programs of the School District, by suspension or expulsion, is a substantial sanction and that such action must comply with the student's due process rights.

SUSPENSION

For purposes of this policy, "suspension" shall be the short-term exclusion of a student from a regular District program.

The District Administrator, the principal, or a teacher designated by the District Administrator may suspend a student for up to five (5) school days or, if a notice of expulsion hearing has been sent, for up to fifteen (15) consecutive school days, or ten (10) consecutive school days for each incident if the student is eligible for special education services under Chapter 115, Wis. Stats.

The suspension must be reasonably justified based upon the grounds authorized under Sec. 120.13, Wis. Stats., which include, but are not limited to: noncompliance with school rules or Board rules; knowingly conveying any threat or false information concerning an attempt or alleged attempt being made or to be made to destroy any school property by means of explosives; conduct by the student while at school or while under the supervision of a school authority that endangers the property, health, or safety of others; conduct while not at school or while not under the supervision of a school authority that endangers the property, health, or safety of others at school or under the supervision of a school authority; or conduct while not at school or while not under the supervision of a school authority that endangers the property, health, or safety of any employee or School Board member of the District in which the student is enrolled.

The District Administrator, the principal, or a teacher designated by the School District Administrator shall suspend a student if the student possessed a firearm, as defined in 18 U.S.C. 921(a)(3), while at school or while under the supervision of a school authority.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5610/page 2 of 4

The parent of a suspended minor must be given prompt notice of the suspension and the reason for the suspension. The student's suspension from school shall be entered in the student's record as required by the rules adopted by the Board concerning the content of the student records. The suspended student or the student's parent or guardian may, within five (5) school days following the commencement of the suspension, have a conference with the District Administrator, who shall be someone other than a principal, administrator or teacher in the suspended student's school, to discuss removing from the student's records reference to the suspension. Reference to the suspension on the student's school record shall be removed if the District Administrator finds that: the student was suspended unfairly or unjustly; the suspension was inappropriate, given the nature of the alleged offense; or the student suffered undue consequences or penalties as a result of the suspension.

A suspended student shall not be denied the opportunity to take any trimester or grading period examinations or to complete course work missed during the suspension period. Such work shall be completed pursuant to the procedures established by the Board.

In the event a student is classified as Homeless, the building principal shall consult with the Homeless Coordinator to determine whether the conduct is a result of homelessness. The Homeless Coordinator will assist administration and the student's parents or guardian in correcting conduct subject to disciplinary action that is caused by homelessness.

EXPULSION

Under this policy, expulsion shall mean the Board will not permit a student to attend school at all for a specified period of time. If the student is expelled, the Board will determine the length of the expulsion period, which may extend at a maximum to the student's 21st birthday.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5610/page 3 of 4

The Board may expel a student only when it is satisfied that the interest of the school demands the student's expulsion and only when the student: repeatedly refused or neglected to obey the rules established by the School District; knowingly conveyed or caused to be conveyed any threat or false information concerning an attempt or alleged attempt being made or to be made to destroy any school property by means of explosives; engaged in conduct while at school while under the supervision of a school authority that endangered the property, health, or safety of others; engaged in conduct while not at school or while not under the supervision of a school authority that endangered the property, health, or safety of others at school or under the supervision of a school authority or endangered the property, health, or safety of any employee or Board member of the School District in which the student is enrolled; or was at least sixteen (16) years old and had repeatedly engaged in conduct while at school or while under the supervision of a school authority that disrupted the ability of school authorities to maintain order or an educational atmosphere at school or at an activity supervised by a school authority and that such conduct did not otherwise constitute grounds for expulsion. For purposes of this policy, conduct that endangers a person or property includes making a threat to the health or safety of a person or making a threat to damage property.

The School Board shall expel a student from school for not less than one (1) year whenever it finds that the student brought a firearm to school or, while at school or while under the supervision of a school authority, possessed a firearm, as defined in 18 U.S.C. 921(a)(3), unless the Board finds that the punishment should be reduced based upon the circumstances of the incident. Any such finding by the Board shall be in writing.

The District shall refer any student who brings a firearm (as defined in 18 U.S.C. 921(a)(3)) or a weapon to school to the criminal justice or juvenile delinquency system.

As required by 20 U.S.C. 7151, the District Administrator will ensure that the following information is sent to the Wisconsin Department of Public Instruction: a copy of this policy; a description of the circumstances surrounding any expulsion(s) for violating the above-stated firearms policy; the name of the school; the number of students expelled; and the types of firearms involved.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5610/page 4 of 4

Prior to expelling a student, the Board shall provide the student with a hearing. Prior written notice of the hearing must be sent separately to both the student and if the student is a minor, to his/her parent(s) or guardian(s). The notice must be sent at least five (5) days prior to the date of hearing, not counting the date notice is sent. The notice must also satisfy the requirements of Sec. 120.13(1)(c)4, Wis. Stats.

An expelled student or, if the student is a minor, the student's parent(s) or guardian(s) may appeal the Board's expulsion decision to the Wisconsin Department of Public Instruction. An appeal from the decision of the Department may be taken within thirty (30) days to the circuit court for the county in which the school is located.

In the event a student is classified as Homeless, the building principal shall consult with the Homeless Coordinator to determine whether the conduct is a result of homelessness. The District will not expel a homeless student for conduct that is caused by the student's homelessness. The Homeless Coordinator will assist administration and the student's parents or guardians in correcting conduct subject to disciplinary action that is caused by homelessness. If the conduct in question is determined not to be caused by the student's homelessness, the District shall proceed with expulsion proceedings as outlined in this policy.

119.25, 120.13, Wis. Stats.
18 U.S.C. 921(a)(3)
20 U.S.C. 7151
42 U.S.C. 11431 et seq.

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5611/page 1 of 2

DUE PROCESS RIGHTS

The Board of Education recognizes the importance of safeguarding a student's constitutional rights, particularly when subject to the District's disciplinary procedures.

To better ensure appropriate due-process is provided a student, the Board establishes the following guidelines:

A. Students subject to suspension:

The suspended student, and if a minor, the parent of the suspended minor student shall be given prompt notice of the suspension and the reason for the suspension. The student or the student's parents may within five (5) school days following the beginning of the suspension, have a conference with the District Administrator. This conference will serve as the opportunity for the student to respond to the charges against him/her. If the Administrator finds that the student was suspended unfairly or unjustly or that the student suffered undue consequences as the result of suspension, the student's record shall be expunged.

B. Students subject to expulsion:

Prior to expelling a student, the Board must hold a hearing. A student and his/her parent must be given written notice of the intention to expel and the reasons therefor, at least five (5) days prior to the date of the hearing. The hearing is the opportunity for the student and his/her parent to appear with a representative or legal counsel before the Board to answer the charges. The Board will keep written minutes of the hearing. The hearing will be closed. The student and/or his/her parent may appeal the expulsion consistent with Chapter 120.13, Wis. Stats.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5611/page 2 of 2

In addition, this statement of due process rights should be placed in all student handbooks in a manner that will facilitate understanding by students and their parents.

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5630.01/page 1 of 5

USE OF SECLUSION AND PHYSICAL RESTRAINT WITH STUDENTS

It is the policy of the Board of Education to permit the use of seclusion and restraint only when a student's behavior presents a clear, present and imminent risk to the physical safety of the student or others, it is the least restrictive intervention feasible and it is performed in a manner consistent with this policy and law. All students, including students with disabilities, must be treated with dignity and respect. Behavior interventions and support practices must be implemented in such a way as to protect the health and safety of the students and others.

All employees and "covered individuals" shall comply with State and Federal law regarding the use of seclusion and physical restraint.

Seclusion is defined in the law as the involuntary confinement of a student, apart from other students, in a room or area from which the student is physically prevented from leaving.

Individuals covered by the law include employees of a public or charter school and student teachers. The law specifically includes individuals contracted with the school to provide services, such as CESA employees and student teachers.

The "covered individuals" (school employees and contracted individuals who provide services for a public or charter school) may use seclusion with a student only if all of the following apply:

- A. The student's behavior presents a clear, present, and immediate risk to the physical safety of the student or others and it is the least restrictive intervention available.
- B. The seclusion lasts only as long as necessary to resolve the risk to physical safety.
- C. A covered individual maintains constant supervision of the student.
- D. The seclusion room or area is free of objects or fixtures that may injure the student.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5630.01/page 2 of 5

- E. The student has adequate access to bathroom facilities, drinking water, necessary medication, and meals.
- F. No door connecting the seclusion room or area to other rooms or areas is capable of being locked.

Physical restraint is defined as a restriction that immobilizes or reduces the ability of a student to freely move his/her torso, arms, legs, or head. The “covered individuals” may only use physical restraint on or with a student only if all of the following apply:

- A. The student's behavior presents a clear, present, and immediate risk to the physical safety of the student or others and it is the least restrictive intervention available.
- B. The degree of force used and the duration of the physical restraint do not exceed the degree and duration that are reasonable and necessary to resolve the risk.
- C. There are no medical contraindications to the use of physical restraint.
- D. None of the following maneuvers or techniques are used:
 - 1. those that do not give adequate attention and care to protecting the student's head
 - 2. those that cause chest compression
 - 3. those that place pressure or weight on the student's neck or throat
 - 4. it does not constitute corporal punishment
 - 5. neither mechanical nor chemical restraints are used

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5630.01/page 3 of 5

Actions that are specifically excluded from the definitions of seclusion and physical restraint above include: 1) if a student is not confined to an area from which s/he is physically prevented from leaving; 2) directing a disruptive student to temporarily separate himself/herself from the general activity in the classroom to allow the student to regain control or for the teacher to maintain or regain classroom order; 3) directing a student to temporarily remain in the classroom to complete tasks; or 4) briefly touching or holding a student's hand, arm, shoulder, or back to calm, comfort or redirect the student.

Parental Notice and Written Report Requirements

Whenever seclusion or physical restraint is used with or on a student, the Principal or his/her designee shall notify the student's parent or guardian as soon as practicable but no later than one (1) business day after the incident. The notice shall advise the parent of the incident and of the availability of the written report.

The Principal shall prepare this written report, in consultation with the individuals involved, within two (2) business days of the incident. The written report shall include details of the student and staff involved in the incident, the description of the incident and the actions of the student before, during and after the incident. The written report shall be retained as a record by the school district and within three (3) business days of the incident, the report shall be made available to the parent for review.

In addition, the Director of Special Education will be required to prepare and present an annual report to the Board of the number of incidents involving seclusion or physical restraint, the total number of students involved and the number of students with disabilities involved in such incidents.

Individual Education Program (IEP) Requirements

The law requires that for students with identified disabilities under the Individuals with Disabilities in Education Act (IDEA), the first time that seclusion or physical restraint is used on a "child with a disability," the student's Individual Education Program (IEP) team must convene as soon as possible after the incident. The IEP team shall review the student's Individualized Education Plan to ensure that it contains appropriate positive behavioral interventions and supports to address behaviors that are of concern and to revise the IEP if necessary.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5630.01/page 4 of 5

Mandatory Training for Staff

Staff who engage in the lawful use of physical restraint shall obtain training as to the methods of preventing the need for physical restraint, identification of dangerous behaviors that may indicate the need for physical restraint and the methods of evaluating risk of harm such that physical restraint is warranted, experience in administering and receiving various types of restraint, instruction on the effects of restraint, monitoring signs of distress during restraint, obtaining medical assistance and demonstrating proficiency in administering physical restraint.

Pursuant to State law, the District Administrator shall create and maintain a record of the training received by the employees and school staff covered by the State law governing seclusion and restraint (Act 125).

Limited Training Requirement Exception

Training for staff in the use of physical restraint is required unless the situation is an emergency and a trained individual is not immediately available due to the “unforeseen nature of the emergency.” However, at a minimum the school in which physical restraint is used must ensure that at least one (1) employee has been trained in its use.

Disciplinary Action for a Violation of This Policy

In addition to any penalty prescribed by law, the District Administrator is directed by this policy to see that a Board employee who intentionally, knowingly or recklessly violates this policy is subject to disciplinary action up to and including dismissal. A Board employee engages in conduct "intentionally" if, when s/he engages in the conduct, it is his/her conscious objective to do so. A Board employee engages in conduct "knowingly" if, when s/he engages in the conduct, s/he is aware of a high probability of a violation of this policy. A Board employee engages in conduct "recklessly" if s/he engages in conduct in violation of this policy in a plain, conscious, and unjustifiable disregard of harm that might result to a student and the disregard involves a substantial deviation from acceptable standards of conduct established by this policy.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5630.01/page 5 of 5

Retaliation for Fully Implementing or Reporting Violations

No Board employee shall be permitted to retaliate against a person for reporting or objecting to actions in violation of this policy or providing information regarding a violation of this policy.

Individuals with Disabilities Education Act, as amended
Wis. Stats. Chapter 115 and 118 (115.787 and 118.305)

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5630/page 1 of 2

CORPORAL PUNISHMENT

While recognizing that students may require disciplinary action in various forms, the Board of Education cannot condone the use of unreasonable force and fear as an appropriate procedure in student discipline.

Professional staff should not find it necessary to resort to physical force or violence to compel obedience. If all other means fail, staff members may always resort to the removal of the student from the classroom or school through suspension, expulsion, or other disciplinary intervention.

Professional staff as well as support staff, within the scope of their employment, may use and apply reasonable and necessary force to:

- A. quell a disturbance threatening physical injury to self or others;
- B. obtain possession of weapons or other dangerous objects upon or within the control of the student;
- C. use self-defense or defend others;
- D. protect property;
- E. remove a disruptive student from school premises, a school-related activity, or a District vehicle;
- F. prevent a student from inflicting harm on himself/herself;
- G. protect the safety of others.

In addition, staff members may use or apply incidental, minor, or reasonable physical contact designed to maintain order and control within the scope of employment.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5630/page 2 of 2

In accordance with State law, corporal punishment shall not be permitted. If any staff member, full-time, part-time, or substitute intentionally inflicts, or causes to be inflicted, physical pain by hitting, paddling, spanking, slapping, forcing prolonged maintenance of physically-painful positions, or makes use of any other kind of physical force as a means of disciplining a student, s/he may be subject to discipline up to and including discharge by this Board and possibly criminal assault charges as well. This prohibition applies as well to volunteers and those with whom the District contracts for services.

In determining whether or not a person was acting within the exceptions noted above, if appropriate, deference may be given to reasonable, good faith judgements made by District employees or agents.

118.31, Wis. Stats.

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5722/page 1 of 3

SCHOOL-SPONSORED PUBLICATIONS AND PRODUCTIONS

The Board of Education sponsors student publications and productions as means by which students learn, under adult direction/supervision, the rights and responsibilities inherent when engaging in the public expression of ideas and information in our democratic society.

For purposes of this policy, "school-sponsored student media" shall include both student publications and productions. "Student publications" shall include any written materials, (including, but not limited to, banners, flyers, posters, pamphlets, notices, newspapers, playbills, yearbooks, literary journals, books, and t-shirts and other school-sponsored clothing), as well as material in electronic or on-line form (including, but not limited to, websites, web logs ("blogs"), video or audio clips, and newsletters or announcements transmitted by e-mail, wireless broadcast or other similar distribution/dissemination). "Student productions" shall include vocal and theatrical performances, impromptu dramatic presentations, or any electronic media (including, but not limited to, radio and television programs, podcasts, and other video or audio productions that are recorded for re-broadcast or broadcast in real time using any available broadcast technology). Further, the term "publication" shall include distribution and dissemination of a student publication; and the term "performance" shall include presentation and broadcast of a student production.

The following speech is unprotected and prohibited in all school-sponsored student publications and productions: speech that is defamatory, libelous, obscene or harmful to juveniles; speech that is reasonably likely to cause substantial disruption of or material interference with school activities or the educational process; speech that infringes upon the privacy or rights of others; speech that violates copyright law; speech that promotes activities, products or services that are unlawful (illegal) as to minors as defined by State or Federal law; and speech that otherwise violates school policy and/or State or Federal law. The Board authorized the administration to engage in prior review and restraint of school-sponsored publications and productions to prevent the publication or performance of unprotected speech.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5722/page 2 of 3

All school-sponsored student publications and productions are nonpublic forums. While students may address matters of interest or concern to their readers/viewers, as nonpublic forums, the style and content of the student publications and productions can be regulated for legitimate pedagogical, school-related reasons. School officials shall routinely and systematically review and, if necessary, restrict the style and/or content of all school-sponsored student publications and productions prior to publication/performance in a reasonable manner that is neutral as to the viewpoint of the speaker. Legitimate pedagogical concerns are not confined to academic issues, but include the teaching by example of the shared values of a civilized social order, which consists of not only independence of thought and frankness of expression but also discipline, courtesy/civility, and respect for authority. School officials may further prohibit speech that is grammatically incorrect, poorly written, inadequately researched, biased or prejudiced, vulgar or profane, or unsuitable for immature audiences. All school-sponsored student publications and productions must be approved by Administration.

The Board expressly authorizes the publication/performance of student media outside the school community (i.e. to the general public). See Board Policy 9160.

The building principal shall designate one or more professional staff members to serve as advisors for the purpose of establishing guidelines for appropriate subject matter for publication and with responsibility for compliance with established guidelines. The staff member shall review proposed content and promptly notify the student writers whether their proposed article will or will not be published.

Students shall not be disciplined and/or retaliated against for exercising and/or asserting their free speech rights as defined in this policy. Nothing in this policy, however, restricts the Board's ability to impose post-publication/performance discipline related to a student engaging in the impermissible publication/performance of unprotected speech.

Advertising is permitted in all school-sponsored student publications/productions.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5722/page 3 of 3

Advertisements submitted for publication or inclusion in a production shall be reviewed by the building principal for a determination that they are appropriate for juveniles. The District Administrator retains the final authority to determine whether an advertisement is appropriate and will be included in a publication/production. Advertisements may be rejected for legitimate pedagogical school-related reasons unrelated to the viewpoint of the advertiser (e.g., the advertisement encourages action that would endanger the health and safety of students).

General Prohibitions

Regardless of their status as non-public or limited-purpose public *forums*, the Board prohibits publications, productions and advertisements that:

- A. promote, favor, or oppose any candidate for election or the adoption of any bond issue, proposal, or question submitted at any election;
- B. fail to identify the student or organization responsible for the publication/performance;
- C. solicit funds for nonschool organizations or institutions when such solicitations have not been approved by the District Administrator.

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5730/page 1 of 3

EQUAL ACCESS FOR NONDISTRICT-SPONSORED STUDENT CLUBS AND ACTIVITIES

The Board of Education will generally not permit the use of school facilities by nondistrict-sponsored student clubs and activities or District-sponsored, extra-curricular clubs and activities during instructional hours, unless the activity will not interfere with instructional time for participating students. During noninstructional time, however, no group of students, regardless of the size of the group, will be denied an opportunity to meet on the basis of the religious, political, philosophical, or other content of the activity.

An application for permission for Nondistrict-Sponsored student clubs and activities to meet on school premises shall be made to the Building Principal, who shall grant permission provided that s/he determines that:

- A. the activity has been initiated by students;
- B. attendance at the meeting is voluntary;
- C. no agent or employee of the District will promote, or lead;
- D. the meeting does not unduly disrupt the orderly conduct of instructional activities in the school;
- E. nonschool persons do not direct, conduct, control, or regularly attend the activity.

A student-initiated group granted permission to meet on school premises shall be provided the same rights and access and shall be subject to the same administrative guidelines that govern the meetings of student organizations sponsored by this Board, except as provided by this policy. Participation in a student-initiated meeting must be available to all students who wish to attend and cannot be denied on the basis of sex (including transgender status, change of sex, or gender identity), race, color, national origin, religion, creed, ancestry, marital or parental status, sexual orientation or physical, mental, emotional or learning disability, or any other characteristic protected by Federal or State civil rights law (hereinafter referred to as "Protected Characteristics").

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5730/page 2 of 3

The Board will not permit the organization of a fraternity, sorority, or secret society. A student-initiated meeting may be attended by no more than two (2) outside resource person(s). The District Administrator may exclude nonstudents from directing, controlling, or attending any such meetings of students.

A professional staff member may be assigned to attend a student initiated meeting in a custodial capacity but shall not be required to participate in the activity. No professional staff member shall be compelled to attend a student-initiated meeting if the content of the speech at the meeting is contrary to his/her beliefs.

Adults or community organizations who wish to sponsor a meeting or activity for students shall follow the procedure established in Policy 7510 – Use of District Facilities to request permission to use the District's facilities for such a meeting or activity. Adults who make such a request shall be required to provide a general description of the purpose of the meeting or activity, and participation in such a meeting must be available to all students who wish to attend and cannot be denied on the basis of a student's sex (including transgender status, change of sex, or gender identity), race, color, national origin, religion, creed, ancestry, marital or parental status, sexual orientation or physical, mental, emotional or learning disability, or any other characteristic protected by Federal or State civil rights law (hereinafter referred to as "Protected Characteristics"). Furthermore, conducting such a meeting or activity during the school day may be permitted, provided it occurs during non-instructional time and parental permission is granted for any student wishing to participate.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5730/page 3 of 3

The principal may take such actions as may be necessary to maintain order and discipline on school premises and to protect the safety and well-being of students and staff members.

118.13 Wis. Stats.

P.I. 9, 41 Wis. Admin. Code

Fourteenth Amendment, U.S. Constitution

20 U.S.C. 1415

20 U.S.C. 1681 et seq., Title IX of Education Amendments Act

20 U.S.C. 1701 et seq., Equal Educational Opportunities Act of 1974

20 U.S.C. 4071 et seq., Equal Access Act of 1984

29 U.S.C. 794, Rehabilitation Act of 1973

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

42 U.S.C. 1983

42 U.S.C. 2000d et seq.

42 U.S.C. 2000e et seq., Civil Rights Act of 1964

34 C.F.R. 300.600-300.662

Vocational Education Program Guidelines for Eliminating Discrimination and Denial of Services, Department of Education, Office of Civil Rights, 1979

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5751/page 1 of 1

SCHOOL AGE PARENTS AND MARRIED STATUS OF STUDENTS

A student's marital status shall not be a basis for discrimination or other restriction in that student's educational programming. Likewise, the Board of Education supports the provision of modifications and other services to enable resident school age parents to continue their education.

School age parents include any person under the age of twenty-one (21) who is not a high school graduate and is a parent, expectant parent, or a person who has been pregnant within the immediately preceding 120 days.

The school may request medical verification of a pregnant student's ability to continue in all classes in her program. A school age parent, however, may not be compelled to withdraw from his/her regular education program.

115.91 Wis. Stats.

118.13 Wis. Stats.

118.15(4m) Wis. Stats.

P.I. 9, 41, Wis. Adm. Code

Fourteenth Amendment, U.S. Constitution

20 U.S.C. 1681, Title IX of Education Amendments Act

20 U.S.C. 1701 et seq., Equal Educational Opportunities Act of 1974

29 U.S.C. 794, Rehabilitation Act of 1973

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

42 U.S.C. 2000 et seq., Civil Rights Act of 1964

Vocational Education Program Guidelines for Eliminating Discrimination and Denial of Services, Department of Education, Office of Civil Rights, 1979

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policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5771/page 1 of 4

SEARCH AND SEIZURE

The Board of Education has charged school authorities with the responsibility of safeguarding the safety and well-being of the students in their care. In the discharge of that responsibility, school authorities may search school property such as lockers used by students or the person or property, including vehicles, of a student, in accordance with the following policy.

School Property

The Board acknowledges the need for in-school storage of student possessions and shall provide storage places, including desks and lockers, for that purpose. Desks and lockers are public property and school authorities may make reasonable regulations regarding their use. The District retains ownership and possessory control of student desks and lockers and the same may be searched at random by school personnel at any time. A showing of reasonable cause or suspicion is not a necessary precondition to a search under this paragraph. Students shall not have an expectation of privacy in lockers, desks, or other school property as to prevent examination by a school official. The Board directs the school principals to provide students with written notice of this policy at least annually and that routine inspections be done at least annually of all such storage places.

The Board directs that the searches may be conducted by the District Administrator.

Student Person and Possessions

The Board recognizes that the privacy of students or his/her belongings may not be violated by unreasonable search and seizure and directs that no student be searched without reasonable suspicion that the search will turn up evidence that the student has violated or is violating either a particular law or a particular rule of the school. Any search under this paragraph must be reasonable in scope and reasonable in the manner in which it is conducted. The extent of the search will be governed by the seriousness of the suspected infraction, the student's age and gender, the student's disciplinary history, and any other relevant circumstances or information.

This authorization to search shall also apply to all situations in which the student is under the jurisdiction of the Board.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5771/page 2 of 4

In a situation in which a search of a student's person or possessions is appropriate, school administrators should conduct the search unless the information justifying the search suggests that the student is in possession of dangerous materials whereby the expertise of law enforcement is necessary. In such a case, the school official shall contact law enforcement and request their assistance.

Under no circumstances shall a school official ever conduct a strip search of a student.

Parking Permit Required

Permission for a student to bring a vehicle on school property shall be conditioned upon written consent of the search of the vehicle and all containers inside the vehicle by a school administrator with reasonable suspicion to believe the search will produce evidence of a violation of a particular law, a school rule, or a condition that endangers the safety or health of the student driver or others. If an administrator determines a search is necessary, s/he should request consent to search the vehicle and all containers inside the vehicle. If consent is not given, a school administrator may proceed with the search. An administrator may contact the police liaison officer or law enforcement agency for assistance in conducting a search.

Except as provided below, a request for the search of a student or a student's possessions will be directed to the principal. S/He shall attempt to obtain the freely-offered, written consent of the student to the inspection; however, provided there is reasonable suspicion pursuant to the above paragraphs, s/he may conduct the search without such consent. Whenever possible, a search will be conducted by the principal in the presence of the student and a staff member other than the principal. A search prompted by the reasonable suspicion that health and safety are immediately threatened will be conducted with as much speed and dispatch as may be required to protect persons and property.

Search of a student's person or intimate personal belongings shall be conducted by a person of the student's gender, in the presence of another staff member of the same gender, and in a manner that is minimally intrusive to the student based on the reasonable suspicion justifying the search.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5771/page 3 of 4

Use of Dogs

The Board authorizes the use of specially-trained dogs to detect the presence of drugs and devices such as bombs on school property under the following conditions:

- A. The presence of the dogs on school property is authorized in advance by the District Administrator, except in emergency situations, or is pursuant to a court order or warrant.
- B. The dog must be handled by a law enforcement officer or certified organization specially trained to safely and competently work with the dog.
- C. The dog is represented by the Sheriff or Chief of the law enforcement agency providing the service as capable of accurately detecting drugs and/or devices.

The principal shall be responsible for the prompt recording in writing of each student search, including the reasons for the search; information received that established the need for the search and the name of informant, if any; the persons present when the search was conducted; any substances or objects found and the disposition made of them; and any subsequent action taken. The principal shall be responsible for the custody, control, and disposition of any illegal or dangerous substance or object taken from a student.

The District Administrator may request the assistance of a law enforcement agency in implementing any aspect of this policy. Where law enforcement officers participate in a search on school property or at a school activity pursuant to a request from the District Administrator, the search shall be conducted by the law enforcement officers at the direction of a District official. Law enforcement searches conducted independent of any District official request or direction shall be conducted based on standard applicable to law enforcement.

Anything found in the course of a search pursuant to this policy which constitutes evidence of a violation of a particular law or school rule or which endangers the safety or health of any person shall be seized and properly cataloged for use as evidence if appropriate. Seized items shall be returned to the owner if the items may be lawfully possessed by the owner. Seized items that may not lawfully be possessed by the owner shall be turned over to law enforcement.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5771/page 4 of 4

The District Administrator shall provide students and staff with written notice of this policy at least annually via the Employee and Student Handbooks.

118.32, 118.325 Wis. Stats.
948.50, Wis. Stats.
Wisconsin Const. Art. 1 Section 11
U.S. Constitution, 4th Amendment

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policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5772/page 1 of 2

WEAPONS

The Board of Education prohibits students from possessing, storing, making, or using a weapon in any setting that is under the control and supervision of the District for the purpose of school activities approved and authorized by the District including, but not limited to, property leased, owned, or contracted for by the District, a school-sponsored event, or in a District vehicle, to the extent permitted by law.

The term “weapon” means any object which, in the manner in which it is used, is intended to be used, or is represented, is capable of inflicting serious bodily harm or property damage, as well as endangering the health and safety of persons. Weapons include, but are not limited to, firearms (including, but not limited to, firearms as defined in 18 U.S.C. 921(a)(3)), guns of any type whatsoever, including air and gas-powered guns (whether loaded or unloaded), knives, (subject to the exceptions below) razors, with unguarded blades, clubs, electric weapons, metallic knuckles, martial arts weapons, ammunition, and explosives.

The District Administrator will refer any student who violates this policy to the student’s parents or guardians and may also make a referral to the criminal justice or juvenile delinquency system. The student may also be subject to disciplinary action, up to and including expulsion.

Policy exceptions include:

- A. weapons under the control of law enforcement personnel while on duty, or qualified former law enforcement officers, off duty law enforcement officers, or out-of-state law enforcement officers;
- B. items pre-approved by a principal, as part of a class or individual presentation under adult supervision, including, but not limited to Hunters' Education courses, if used for the purpose and in the manner approved (working firearms and live ammunition will never be approved);

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5772/page 2 of 2

Any student who has reason to believe that a person has or will violate this policy shall report to the District Administrator or the supervisor of the activity immediately. The report should include as much detail as possible concerning the person(s) involved, the weapon, the location of the person(s), and how this information was obtained.

This policy will be published annually in all District student and staff handbooks. Publication is not a precondition to enforcement of this policy.

120.13(1), Wis. Stats.
943.13, Wis. Stats.
948.605, Wis. Stats.
18 U.S.C. 921(a)(3)
18 U.S.C. 922
20 U.S.C. 7151

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5780/page 1 of 2

STUDENT/PARENT RIGHTS

The Board of Education recognizes that students possess not only the right to an education but the rights of citizenship as well.

In providing students the opportunity for an education to which they are entitled, the District shall attempt to offer nurture, counsel, and custodial care appropriate to their age and maturity. At the same time the Board recognizes that no student may be deprived of the basic right to equal access to the educational program and his/her constitutional right to due process and free expression and association as appropriate for the school environment.

Attendant to the rights afforded to each student, however, are certain responsibilities, which include respect for the rights of others, obedience to properly constituted school authority, and compliance with the guidelines and rules of the District.

Since a student who has reached the age of majority possesses the full rights of an adult, s/he may authorize those school matters previously handled by his/her parents, but s/he also assumes the responsibility for his/her performance in school, attendance, and compliance with the guidelines and District rules.

Administrators, counselors, and teachers shall not provide a supporting affidavit for students who have petitioned the court to grant them the status of emancipated minors unless prior approval has been obtained from the District Administrator.

Parents also have rights in the school system to know about their student's educational experience. Specific rights are listed in topic areas of these policies.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5780/page 2 of 2

In addition, parents have the right to inspect any instructional materials used as part of the educational curriculum for their student. Instructional materials means instructional content, regardless of format, that is provided to the student, including printed or representational materials, audio-visual materials, and materials available in electronic or digital formats (such as materials accessible through the Internet). Instructional material does not include academic tests or academic assessments.

This policy shall not supercede any rights under the Family Education Rights and Privacy Act.

20 U.S.C. 1232h

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policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5820/page 1 of 1

STUDENT GOVERNMENT

The Board of Education sanctions and recommends the organization of a student council in the secondary school and middle school. Such councils shall assist in improving the general welfare of all students and shall give students the opportunity to participate in the orderly workings of the democratic process.

Student councils shall not have authority to make policies for the District or regulations for the school. Nor shall they have any disciplinary authority, except for recommending removal from the council of one of their members. However, a council may make recommendations to the administration on any topic of student concern.

The administration and student council of any school shall keep channels of communication open, not only between themselves, but between all students and the council.

Members of student senate shall be elected democratically. The rights and responsibilities of the council shall be clearly set forth. An advisor for the student council shall be selected by the administration.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5821/page 1 of 1

STUDENT VOLUNTEERS FOR SCHOOL AND PUBLIC SERVICE

The Board of Education encourages the utilization of student volunteers in the educational program (e.g. student librarians, student office helpers, etc.) and in useful community services. However, student volunteers must be capable of carrying out the additional load without endangering their academic achievement. Therefore, all student volunteers shall be expected to maintain their grades, attend all classes, and recognize that the activity to which they are volunteering their services is secondary to their primary goal of obtaining an education.

Teachers and members of the community are encouraged to check with the guidance counselor and the Principal before students are sought for volunteer help, to make sure that the students can afford academically to undertake the additional responsibility.

Legal Ref.: Sections 118.001, 120.13, Wisconsin Statutes

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5830/page 1 of 2

STUDENT FUNDRAISING

The Board of Education acknowledges that the solicitation of funds from students must be limited since compulsory attendance laws make the student a captive donor and may also disrupt the program of the schools.

For purposes of this policy "student fundraising" shall include the solicitation and collection of money from students for any purpose and shall include the collection of money in exchange for tickets, papers, or any other goods or services for approved student activities.

The Board will permit student fundraising by students in school, on school property, or at any school-sponsored event only when the profit therefrom is to be used for school purposes or for an activity connected with the schools. The Board requires that fundraisers by student clubs and organizations that involve the sale to students food items and/or beverage that will be consumed on campus, the food and/or beverages items to be sold comply with the current USDA Dietary Guidelines for Americans and the Smart Snack Rules. Each student organization shall be permitted two (2) fundraising exceptions per school year where foods and beverages that are not allowable under the Smart Snack Rules can be sold. If approved, fundraisers that involve the sale, to students, of food items or beverages to be consumed on District property shall not compete directly with the sale of reimbursable meals.

Fundraising by approved school organizations, those whose funds are managed by the District, may be permitted in school by the Principal.

Fundraising off school grounds may be permitted by the District Administrator.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5830/page 2 of 2

Fundraising by students on behalf of school-related organizations whose funds are not managed by the District may be permitted on school grounds by the District Administrator. If the fundraising activity will involve students under age twelve (12), such students' parents must provide written permission for the student to participate in the fundraising activity. Any student under nine (9) years of age, or each group containing one (1) or more students under nine (9) years of age, must be physically accompanied by a parent or a person at least sixteen (16) years of age.

All other fundraising shall be done in accordance with Board Policy 9700.

Wis. Stat. 103.23

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5840/page 1 of 1

STUDENT GROUPS

It is the policy of the Board of Education that student groups be recognized as authorized school organizations only if they are approved by the school administration, sponsored by school-approved personnel, composed of members of the current student body, hold the majority of their meetings at school, and have established aims which are educational in nature.

Membership in the organization or operation of any high school fraternity, sorority, or any other secret society as described by law is prohibited throughout the School District. In particular, the Board will not tolerate any type of gang or gang-related activity to occur on District property or while students are under the auspices of the Board.

939.22(9), Wis. Stats.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5850/page 1 of 1

SOCIAL EVENTS

The Board of Education recognizes the value of student social events in enhancing and enriching the educational experience for the children of this community.

The Board will make school facilities available and provide appropriate staff for the conduct of social events within the school facilities which have been approved by the principal.

School social events which take place outside school facilities must be approved by the District Administrator.

As voluntary participants in school social events, students shall be held responsible for compliance with the rules set forth for their conduct, and infractions of those rules will be subject to the same disciplinary measures applicable during the regular school program.

Participation in school events is not a right and may be denied to any student who has demonstrated disregard for the rules of the school.

120.13(1), Wis. Stats.

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5855/page 1 of 1

STUDENT ATTENDANCE AT SCHOOL EVENTS

The Board of Education encourages students to attend as many school events held after school as possible, without interfering with their school work and home activities. Enthusiastic spectators help to build school spirit and encourage those students who are participating in the event.

However, in order to ensure that students attending as nonparticipants are properly safe-guarded, the Board recommends that all 4K-6th grade students be accompanied by a parent or adult chaperone when they arrive at the event and throughout its duration. The Board will not be responsible for students if they attend without an adult chaperone.

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**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5870/page 1 of 1

STUDENT PRODUCTION OF GOODS AND SERVICES

It is the policy of the Board of Education that students may produce goods and services for nonprofit community organizations or groups during school hours or in school activities only to the extent that such production furthers the educational development of those students. Care must be exercised by the administration in interpreting this policy to avoid exploitation of the students.

policy

**BOARD OF EDUCATION
SCHOOL DISTRICT OF NEW GLARUS**

STUDENTS
5880/page 1 of 1

PUBLIC PERFORMANCES BY STUDENTS

The Board of Education recognizes the value to students of sharing their talents and skills with the community through participation and performances in public events.

The Board endorses such performances when:

- A. they constitute a learning experience which contributes to the educational program;
- B. the circumstances of the event do not pose a threat to the health, safety, and well-being of the students who will be involved.

All requests for public performances by students require the approval of the principal