BLUFFS MIDDLE SCHOOL



PARENT/STUDENT HANDBOOK 2012-2013

Foreword

This handbook is intended to be used by students, parents and staff as a guide to the rules, regulations, and general information about Bluffs Middle School. Each student is responsible for becoming familiar with the handbook and knowing the information contained in it. Parents are encouraged to use this handbook as a resource and to assist their child in following the rules contained in this handbook.

Although the information found in this handbook is detailed and specific on many topics, the handbook is not intended to be all encompassing so as to cover every situation and circumstance that may arise during any school day, or school year. This handbook does not create a "contract." The administration reserves the right to make decisions and make rule revisions at any time to implement the educational program and to assure the well being of all students. The administration will be responsible for interpreting the rules contained in the handbook. Should a situation or circumstance arise that is not specifically covered in this handbook, the administration will make a decision based upon all applicable school district policies, and state and federal statutes and regulations.

Questions about BMS	<u>Contact</u>
Locker Assignments	Counselors
Locker Problems	Principals/Custodians
Lost and Found	Main Office
Schedules	Counselors
Student Activities	Core Teachers
Classroom/Teacher	Counselors
Fines/Fees	Main Office
Friends/Other students	Main Office
Absences	Attendance Clerk
Lunch Tickets	Main Office

BLUFFS MIDDLE SCHOOL STAFF LIST 2012-2013

CERTIFIED STAFF

Jon Amundsen Reading/Science (6) Marylou Salomon Reading/Math (6) RuthAnne Aye Reading/Language Arts (7) Michael Scanlon Behavior Disorder Jim Barker Reading/Social Studies (7) Chad Scheel Reading/Language Arts (8) Wayne Bates School Psychologist Anne Schmall Family & Consumer Science Julia Baucum Reading/Math (8) Tammy Sessions Media Specialist/Reading (7) Cassie Behnke Reading/Science (8) Erin Shaddick Reading/Science (7) Vic Bentley Reading/Math (6) Tracy Simmons Occupational Therapist Jason Blanco Reading/Social Studies (8) Franklin Snocker Reading/Science (8) John Boswell Reading/Math (7) Deb Surber Computers Perry Brening Vocal Music Brooks Talkington Physical Education Mike Burda Physical Education Jill Walker Reading/Language Arts (8) Jill Curry Special Education Sharon Walker Counselor (6) Andrew Dick Principal Jody Wentz Computers
Jim Barker Reading/Social Studies (7) Chad Scheel Reading/Language Arts (8) Wayne Bates School Psychologist Anne Schmall Family & Consumer Science Julia Baucum Reading/Math (8) Tammy Sessions Media Specialist/Reading (7) Cassie Behnke Reading/Science (8) Erin Shaddick Reading/Science (7) Vic Bentley Reading/Math (6) Tracy Simmons Occupational Therapist Jason Blanco Reading/Social Studies (8) Franklin Snocker Reading/Science (8) John Boswell Reading/Math (7) Deb Surber Computers Perry Brening Vocal Music Brooks Talkington Physical Education Mike Burda Physical Education Jill Walker Reading/Language Arts (8) Jill Curry Special Education Sharon Walker Counselor (6) Andrew Dick Principal Jody Wentz Computers
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Andrew Dick Principal Jody Wentz Computers
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Time Designation Consider Management Designation of Table 1. 1
Lisa Downey Speech/Language Bert Wright Assistant Principal
Glenda Ehler Counselor (7)
Brooke Elley Reading/Social Studies (6) CLASSIFIED STAFF
Carolyn Escamilla Reading/Social Studies (7) Rich Castillo Head Custodian
Jordan Frey Transitional Learning Center Robin Davis TLC Job Coach
Justin Gipe Physical Education Jill Deaver Principal's Secretary
Ronetta Green Reading/Science (7) Julia Ellis Food Service
David Griess Reading/Science (6) Connie Ellwanger Food Service
Mike Hayhurst Reading/Social Studies (8) Janie Garcia Home Visitor
Ashley Hillman Orchestra Janal Green Library/PE Aide
Colleen Hoff Counselor (8) Amanda Gurrola Special Education PARA
Dave Hoxworth Physical Education/Ass't AD Becky Kiesel Special Education PARA
Kenna Hubbard Special Education Deb Koch Accompanist
Frank Ibero Band Jim Kasza Custodian
Mike Koch Band Stephanie Downer TLC Job Coach
Susan Krzyzanowski Nurse Ricardo Robles Custodian
Julie Landers Reading/Language Arts (6) Jared Mackrill ISS Supervisor/Behavior PARA
Chad Larson Reading/Math (7) Robert Magdaleno Custodian
Nikole Leonard Visual Arts Carol Marsden Food Service
Whitne Lofink Reading/Social Studies (6) Bea Reyes Counselors' Secretary
Andreana Marlow Special Education Vivian Rojas Attendance Clerk
Kary McCafferty Reading (6 and 7) Gina Sabala TLC PARA
James Miller Reading/Math (8) Marcy Seckinger Food Service Coordinator
Tammie Ostdiek Family & Consumer Science Theresa Stands Home Visitor
Andy Ouyang Asian Cultures & Language Crystal Stuhlmiller Food Service
Marty Patterson School Psychologist Carol Whiteley Special Education PARA
Brianna Rock Foreign Language

SCOTTSBLUFF PUBLIC SCHOOLS 2012-2013 School Calendar January <u>2013</u> Auaust 2012 Adopted 2/7/11 - Revised 5/7/12 S M W T F S S M W Τ <u>August</u> 9-10: New Teacher Orientation <u>/9</u>, 13-15: Teacher Prof Dev Day/No Students (13) (14)(15) 16: First Day for Students <u>September</u> 3: Labor Day Vacation 15-T 12-S 22-T 21-S 24: Teacher Prof Dev Day/No Students **October** September 2012 18: End of 1st Quarter February 2013 S М W T S М S 19: Teacher Work Day/No Students 23 & 25: Parent-Teacher Conferences 4-7 PM 24: Parent-Teacher Conferences 4-6 PM (15) 26: No School/Students and Teachers (18) November (24)21-23: Thanksgiving Holiday 19-T 18-S 18-S 20-T December 20: End of 1st Semester October 2012 21-31: Christmas/New Year Holiday March 2013 S W F S W S Т Τ January 1: New Year Holiday 2: Teacher Work Day/No Students 18 19 3: Second Semester for Students 25 i 26 23 i 24 i 19 i 20 i 21 i 18 i (22) 30 | 31 15 & 18: Teacher Prof Dev Days/No Students 22-T 21-S 19-T 18-S March 14: End of Third Quarter April 2013 November 2012 15: Teacher Work Day/No Students S Т W T F S 19 & 21: Parent -Teacher Conferences 4-7 PM S M T Τ S 20: Parent-Teacher Conferences 4-6 PM 22: No School/Students and Teachers 29: Easter Break April 1: Easter Break 19-S May 19: Graduation May 2013 December 2012 23: End of 2nd Semester/Students Last Day S M Τ W Τ S S M W S 24: Teachers Last Day 27: Memorial Day Vacation *Classified staff designated holidays will be published pending negotiations. *Parent-Teacher Conferences are full days for students ** May 19 - Senior Graduation (1:30 or 6:00 PM) 179 Instructional Days (Students) / 189 Teacher Contract Days 1st-9 Weeks - 44 days (Tentative School Times) 2nd-9 Weeks - 40 days Bluffs Middle School 3:07 PM High School -7:55 AM 3:30PM 7:50 AM 3rd-9 Weeks - 49 days Elementary 8:05 AM 3:30 PM 4th-9 Weeks - 46 days 1st Semester-84 days/2nd Semester-95 Days

SECTION I – MISSION AND EDUCATION PHILOSOPHY

Mission Statement of the Scottsbluff Public Schools

Scottsbluff Public Schools, in partnership with family, and community, will provide equal opportunities through standards-based and individualized curriculum where all students become productive citizens and life-long learners in a globally diverse society.

Educational Philosophy of the School District (from Board Policy 102)

As a school corporation of Nebraska, the Scottsbluff Public School District, acting through its School Board, is dedicated to promoting an equal opportunity for a quality public education to its students within the limitations of the school district's ability and willingness to furnish financial support to provide for students in cooperation with their parents and the school district community, the opportunity to develop a healthy social, intellectual, emotional, and physical self-concept in a learning environment that provides guidance to and encourages critical thinking in the students for a lifetime.

The board endeavors through the dedication of the school district's resources, to encourage students, who come to the school district from a variety of backgrounds, to look forward to the time when they will have jobs, homes, families, places in the school district community, and attain recognition as individuals. In order to achieve this goal, the board will seek qualified employees dedicated to development of their professional skills for the betterment of the education program and for the expertise for educational productivity.

Instruction and curriculum are the key elements of a public education. Critical thinking and problem-solving skills that will assist the students' preparation for life shall be instructed as part of a sequentially coordinated curriculum. The school district strives to prepare students for employment, to discover and nurture creative talent and to prepare them to meet and cope with social change in an atmosphere conducive to learning.

The support and involvement of the home and the school district community are essential to achieve educational excellence in the school district. The school district strives to maintain an active relationship with the home and the school district community to create within the students an awareness of dignity and worth of the individual, civic responsibility and respect for authority.

Scottsbluff Public Schools Board of Education

Bob Kinsey – President
Paul Snyder – Vice President
Ruth Kozal – Member
Mark Lang – Member
Kim Magana – Member
John Selzer – Member

Scottsbluff Public Schools Central Office Administration

Rick Myles – Superintendent Mike Mason – Director of Curriculum and Instruction Lavon Hood – Director of Finance Wendy Kemling – Director of Student Services

SECTION II – DAILY SCHEDULE AND PROCEDURES



Breakfast	7:20 AM
Hallways	7:45 AM
Classes Begin	7:50 AM
Dismissal	3:07 PM
Students off Grounds	3:17 PM

REGULAR DAILY SCHEDULE

EARLY RELEASE SCHEDULE

Period	<u>Time</u>	<u>Period</u>	<u>Time</u>
1	7:50-8:35	1	7:50-8:23
2	8:39-9:24	2	8:27-9:00
3	9:28-10:13	3	9:04-9:37
4	10:17-11:02	4	9:41-10:14
5	11:06-11:51	5	10:18-10:51
HR6A	11:06-11:28	HR6A	10:18-10:34
HR6B	11:29-11:51	HR6B	10:35-10:51
6	11:55-12:40	6	10:55-11:28
HR7A	11:55-12:17	HR7A	10:55-11:11
HR7B	12:18-12:40	HR7B	11:12-11:28
7	12:44-1:29	7	11:32-12:05
HR8A	12:44-1:06	HR8A	11:32-11:48
HR8B	1:07-1:29	HR8B	11:49-12:05
8	1:33-2:18	8	12:09-12:42
9	2:22-3:07	9	12:46-1:19

Entering and Leaving the Building

Beginning of School:

Students should not be on school grounds prior to 7:30 AM. Students who eat breakfast at school will be allowed in the building at 7:20 AM.

Student Pick Up and Drop Off:

Parents should make arrangements to pick up and drop off students in the following locations:

8th Grade—West Parking Lot

7th Grade—Main Entrance and Along 23rd Street

6th Grade—Along 2nd Avenue

Entering School:

Students are required to wait in their assigned areas upon arrival at the middle school. Students will enter specific doors by grade level in the mornings after the bell rings. This should prevent accidents from overcrowding.

- Sixth grade students will wait on the east side of the annex near the library's reading patio.
- Seventh grade students will wait near the main entrance on the south side of the main building.
- Eighth grade students will wait on the west end of the main building.

Dropping Off and Picking Up Students During the School Day:

Students are to remain on campus unless excused in accordance with school policies. Parents should pick students up at the main entrance on the south side of the building. Upon returning to school during the day students are to report to the secretaries at the main entrance on the south side building.

End of School:

Our regular school day ends at 3:07 PM. Make-up work, special help, after school detention, club meetings, and other school activities begin immediately after 3:07 PM. It is important that students who are involved in any of these activities report to the designated area on time. All other students must clear the building and school grounds by 3:17 PM.

Visitors

All visitors must report to the main entrance to sign in to receive a visitor's pass. Parents are welcome at all times. Please sign in/out at the main entrance upon entering/exiting the school. Visitations during the first week of school and the last week of school will require extraordinary reasons or permission from administrators.

Closed Campus

All students are required to remain on campus during the school day, except Bluffs Middle School allows students to leave campus during lunch with written parent permission. The parent must come to the office window to pick up their students and sign them out.

Cafeteria

Hot lunch may be purchased or students may bring a sack lunch from home. Milk and milkshakes are also available for purchase.

In accordance with Federal law and U.S. Department of Agriculture policy, this institution is prohibited from discrimination on the basis of race, color, national origin, sex, age or disability.

To file a complaint of discrimination, write USDA Director, Office of Civil Rights, 1400 Independence Avenue, SW, Washington, D.C. 20250-9410 or call (202) 720-5964 (voice and TDD). USDA is an equal opportunity provider and employer.

Cafeteria Expectations

Loss of cafeteria privileges may be invoked if appropriate conduct is not maintained. Lunch supervisors and cafeteria personnel have **full authority** to handle all regulations relating to student control and discipline. Directions are to be followed.

Be Safe—Not likely to cause any physical injury or harm.

- Follow Cafeteria Safety Guidelines.
 - √ Remain in cafeteria area until dismissed or with permission and a pass.
 - √ Keep food on tables.
 - ✓ Food is for eating and absolutely nothing else.

Be Responsible—To behave in a sensible way so other people will trust you.

- Follow Appropriate Procedures.
 - ✓ Wait calmly and quietly in line.
 - ✓ Cutting in line is not allowed.
 - ✓ Move to the table once you get your food.
 - ✓ Keep all food in the lunch area.
 - ✓ Clean up your area.

Be Respectful—To honor the rights or wishes of others.

- Use Appropriate Behavior.
 - ✓ Eat your own lunch.
 - ✓ Stay in your seat.
 - ✓ Use proper table manners.
 - ✓ Follow instructions of adults.
 - ✓ Use appropriate volume and language.

Home Room Lunch Period

Students will have a 22 minute study hall during their lunch period. Students will be involved in study skills, completing assignments, and will have opportunities to watch CNN Student News during this period.

SECTION III – EMERGENCY INFORMATION

Severe Weather and School Cancellations (from Board Policy 905.08)

In case of hazardous or emergency conditions, the superintendent may alter district and transportation schedules as are appropriate to the particular condition. Such alterations include closure of all schools, closure of selected schools or grade levels, delayed openings of schools and early dismissal of students.

At the beginning of each school year students, parents/guardians, and staff will be informed of the procedures used to notify them in case of an emergency closure.

<u>For your consideration</u>: Parents/guardians should not attempt to come to school during a tornado warning. School officials are not permitted to release students from the school building

during a tornado warning unless a parent/guardian is present to pick the student up. Tornado safety procedures are practiced regularly by students and staff members. Also, parents/guardians are urged not to call radio and television stations and school buildings during severe weather. Every effort will be made to provide accurate and timely information through the media.

Emergency Conditions

Bluffs Middle School has a signal which, when activated, includes the necessity to either evacuate the building or to move to safer areas of the building. All regular drills are held as required by law through the school year. There are plans for Emergency Exit System, Tornado Warning System, and Critical Incident Response.

SECTION IV – SCHOOL PROPERTY

Smoke-Free Environment (from Board Policy 1006.02)

Scottsbluff Public Schools declares all of our schools' buildings and grounds to be smoke-free. We would appreciate your help in meeting the goal of a smoke- and tobacco-free environment for our children. When you attend school events, including athletic events, please remember that our grounds are smoke-and tobacco-free and abide by our District's policy.

Care of School Property

- 1. Students are responsible for the proper care of all books, equipment, supplies and furniture supplied by the school.
- 2. Students, who disfigure property, break windows or do other damage to school property or equipment will be required to pay for the damage done or replace the item.

Fines are determined on books according to the following criteria:

Lost Book:	Replacement Cost:
Missing one or both covers:	Same as lost book
Loose Cover:	\$8.00
Missing Page:	\$1.00 per page (up to replacement cost)
Torn Page:	\$1.00 per page (up to replacement cost)
Marks that cannot be erased:	\$.50 per mark (up to replacement cost)

School-issued items that are stolen or damaged from unlocked lockers are the responsibility of the student to whom they were issued. Students must pay all fines before they can receive school publications and final grades.

Lockers

Each student will be assigned a locker. Students must use their own lockers and are not to share lockers with other students except as assigned by school officials. Students are expected to keep all valuables in their assigned locker. Students are also responsible for the cleanliness inside their locker and the door of their locker. Students may be assessed a fine for damage to lockers.

<u>Searches of Lockers and Other Types of Searches (from Board Policy 504.16)</u>

Student lockers, desks, computer equipment, and other such property are owned by the school. The school exercises exclusive control over school property. Students should not expect privacy regarding usage of or items placed in or on school property, including student vehicles parked on school property, because school property is subject to search at any time by school officials. Periodic, random searches of lockers, desks, computers and other such property may be conducted at the discretion of the administration.

The following rules shall apply to searches of students and of a student's personal property and to the seizure of items in a student's possession or control:

- 1. School items which have been or are reasonably expected to be used to disrupt or interfere with the educational process (that is, "nuisance items") may be removed from student possession.
- 2. Officials may conduct a search if there is a reasonable basis to believe that the search will uncover evidence of a crime or a school rule violation. The search must be conducted in a reasonable manner under the circumstances.
- 3. Illegal items or other items reasonably determined to be a threat to the safety of others or a threat to educational purposes may be taken and kept by school officials. Any firearm or other weapon shall be confiscated and delivered to law enforcement officials as soon as possible.

<u>Video Surveillance (from Board Policy 801.15)</u>

The board supports the use of video cameras on school buses as a means to monitor and maintain a safe environment for students and employees. The video cameras may be used on buses used for transportation to and from school, field trips, curricular events and extracurricular events. The contents of the videotapes may be used as evidence in a student disciplinary hearing.

Students are prohibited from tampering with the video cameras on the school buses. Students found in violation of this regulation shall be disciplined in accordance with the school district policies and shall reimburse the school district for any repairs or replacement necessary as a result of the tampering.

Video cameras are used in hallways and exterior of the building to monitor and maintain a safe environment for students and employees.

Student Phone Usage

Students may use the phone in the office to arrange transportation with their parents or for emergencies. The student must first get a pass from their teacher before coming to the office to use the phone. Abuse of this privilege could lead to a suspension of the phone privilege until there is a conference between the parents and an administrator.

Student Valuables

Students, not the school, are responsible for their personal property. Students are cautioned not to bring large amounts of money or items of value, such as iPods, iPads, MP3 players, Kindles, Nooks, or other electronic media to school. If it is necessary to bring valuable items or more money than is needed to pay for lunch, leave the money or valuables with a staff member in the school office for temporary and safe-keeping. Even then, the school is not in a position to guarantee that the student's property will not be subject to loss, theft, or damage.

Lost and Found

Students who find lost articles are asked to take them to the main office, where the articles can be claimed by the owner. If articles are lost at school, student should report that loss to office personnel.

Accidents

Every accident in the school building, on the school grounds, at practice sessions, or at any athletic event sponsored by the school must be reported immediately to the Principal.

Eye Protective Devices (from Board Policy 905.09)

The district shall supply eye protective devices for teachers, students and visitors to all shops and laboratories meeting the standard of the American National Standard Practice for occupational and Educational Eye and Face Protection as approved by American National Standard Institute (ANSI).

Every teacher and student shall be required to wear eye protective devices at all times while participating in or observing the following courses of instruction:

- 1. Vocational, technical, industrial arts, chemical, or chemical-physical involving exposure to:
 - a) Hot molten metals or other molten materials;
 - b) Milling, sawing, turning, shaping, cutting, grinding, or stamping of any solid materials;
 - c) Heat treatment, tempering, or kiln firing of any metal or other materials;
 - d) Gas or electric arc welding or other forms of welding processes;
 - e) Repair or servicing any vehicle; or
 - f) Caustic or explosive materials; and
- 2. Chemical, physical, or combined chemical-physical laboratories involving caustic or explosive materials, hot liquids or solids, injurious radiations, or other hazards not enumerated.

Insurance

Under Nebraska law the District may not use school funds to provide general student accident or athletic insurance. The District requires that all student participants in athletic programs have injury and accident insurance and encourages all students who are in classes with risk of personal injury or accident to have insurance coverage. The district does not make recommendations, nor handle the premiums or claims for any insurance company, agent or carrier. Information about student insurance providers will be available in the school office or on school bulletin boards.

Bulletins and Announcements

Bulletin boards and display cases are available for school-related and approved materials to be posted and displayed. Posters to be used in the halls or materials for distribution will need to be approved by the Superintendent's office.

SECTION IV – ATTENDANCE

Tardy Policy

Students are expected to be at school and in their classrooms on time. Punctuality is a life skill and we all need to do our part in teaching our students this important skill. The following steps will be taken in all classes if a student is tardy to any period. The tardiness count will start over at the beginning of each quarter. The accumulation of tardies will be counted individually for each class the student attends.

- **Tardy #1** Warning: Teacher will provide warning to the student and document the tardy.
- **Tardy #2** Teacher will visit with the student about tardiness and document the tardy. The time of the conference will be at the teacher's discretion.
- Tardy #3 Teacher will contact the student's parent/guardian and document the tardy. The
 - student will serve a 15 minute detention before or after school with the teacher.

Tardy #4 Office Referral

Teacher Expectations and Guidelines:

- Teachers will keep track of tardies on Infinite Campus.
- Teachers are the ones who should dismiss class.
- Teachers will document their parent/guardian contacts.
- Students who fail to serve detention will receive a Low Level Referral for "Non-Compliance."
- The teacher and student will work out the arrangements for the student to serve their detention.

First Period Tardies

BMS will accept two parent excuses per year for a tardy to first period. Unexcused tardies to first period include, but are not limited to reasons, such as waiting for a train, car trouble, oversleeping, dropping off siblings, missing the bus, etc. Excused tardies include reasons such as medical appointments which should be accompanied by a physician's note.

Tardy vs. Absent

A student late to class within the first 10 minutes of class will be counted tardy. A student missing more than 10 minutes of class will be counted absent.

Attendance Policy (from Board Policy 503.01)

Regular and punctual student attendance is required. The Board's policies require such attendance, the administration is responsible for developing further attendance rules and regulations, and students and parents are responsible for developing behaviors which will result in regular and punctual student attendance.

Excused Absences (from Board Policy 503.03)

Student absences approved by the principal shall be excused absences. Excused absences shall count as days in attendance for purposes of the truancy law. These absences include, but are not limited to, illness, family emergencies, recognized religious observances, appointments that cannot be scheduled outside the school day and school-sponsored or approved activities.

Students whose absences are approved shall make up the work missed and receive full credit for the missed school work. It shall be the responsibility of the student to initiate a procedure with the student's teacher to complete the work missed.

Students who wish to participate in school-sponsored activities must adhere to attendance and activity participation rules as outlined in the student handbooks.

It shall be the responsibility of the parent to notify the student's attendance center as soon as the parent knows the student will not be attending school on that day. The principal may request evidence or written verification of the student's reason for absence. Parents or guardians must call Bluffs Middle School at 635-6270 or 635-6274 whenever the student will be absent, late to school or will need to leave early. Any absence not called in within 48 hours will be listed as an unexcused absence/truancy.

Excessive Absenteeism and Referrals to Scotts Bluff County Attorney's Office

(Pursuant to Nebraska State Statutes: §79-201 and §79-209)

If a child is absent more than twenty days per year or the hourly equivalent and all of the absences are due to documented illness that makes attendance impossible or impracticable or are otherwise excused by school authorities, the attendance officer may report such information to the county attorney of the county in which the person resides. If the child is absent more than twenty days per year or the hourly equivalent and any of such absences are not excused, the attendance officer shall file a report with the county attorney of the county in which the person resides on a form which includes the following two statements, one of which must be designated by the school representative signing the report: (a) The school representative requests additional time to work with the student prior to intervention by the county attorney; and (b) the school representative believes that the school has used all reasonable efforts to resolve the student's excessive absenteeism without success and recommends county attorney intervention. If further action is necessary to address the child's attendance, the initial meeting between the parent or guardian of the child, the school, and the county attorney or his or her designee shall be at a location determined by the school.

Upon meeting with the families, students, and school officials, the County Attorney's office will consider the circumstances behind the large number of absences and take action accordingly. The action taken by the County Attorney's office could include filing a juvenile petition for truancy in the Juvenile Court or setting up an attendance plan through our diversion office.

Blue Slips

When you have an appointment during school time, you are required to obtain a "blue slip" from the office. This will be issued before school if your parent calls or writes a note. You are then required to sign out at the office window before departing as well as have the signature of the teacher for the first period to be missed. The slip should be returned to the office or any of your teachers. No parental contact with the school will result in your absence being unexcused. An unexcused absence will be treated the same as a truancy.

Pre-Arranged Absences

Absences requested by parents require that all school work missed due to the absence be completed as arranged with the classroom teacher. A form for pre-arranged absences is available from the office. Work missed when absent for school activities must also be completed as arranged with the teacher.

<u>Unexcused Absences (from Board Policy 503.04)</u>

Truancy is the failure to attend school for the minimum number of days established in the school calendar by the board.

If any student has accumulated a total of five to ten unexcused absences per semester, the school shall render all services in its power to compel the student's attendance. If the problem continues, the attendance officer shall serve written notice to the parent/guardian warning him/her of the need to comply with the compulsory attendance

statute of section 79-201. If the violation continues, within one week a report shall be filed with the county attorney as required by law.

Students are subject to disciplinary action for truancy including suspension and expulsion. It shall be within the discretion of the principal to determine, in light of the circumstances, whether a student may make up work missed because of truancy. Students receiving special education services will not be assigned to in-school suspension unless the goals and objectives of the student's Individualized Education Program are capable of being met.

Transferring In/Out

For students moving to or from public schools, Federal Law 99.31 states that "no parent signature is required for educational records sent to another educational agency." It is important that parents notify the school if they are transferring to a different district.

SECTION V – SCHOLASTIC ACHIEVEMENT

Marking System and Report Cards

Report cards are issued at the end of each nine weeks. Classes meeting for a full year or for only one nine week period will have a permanent grade recorded at the end of the semester. The whole range of letter grades includes:

A - Superior	$A = 90 - 100\%$
B - Above Average	$B = 80 - 89\%$
C - Average	$C = 70 - 79\%$
D - Below Average	$D = 60 - 69\%$
F – Failing	\dots F = 59% and Below
I – Incomplete	

Academic core classes and exploratory courses are graded using A, B, C, D, and F. In all core classes (Reading, Language Arts, Math, Science, and Social Studies) student grades are weighted so that 70% of a student's grade is based on student performance on grade level common assessments and 30% of a student's grade is based on student performance on daily work assignments. Students who do not submit assessments or fail to complete an assessment satisfactorily will be expected to complete the assessment before or after school, during lunch, and/or at Saturday School.

Bluffs Middle School Homework Policy

Introduction

Bluffs Middle School recognizes that homework is an important part of academic growth in middle school. It has the potential to affirm the learning partnership among students, teachers, and parents/guardians. We believe that family and leisure activities are important and the amount and type of homework assigned should reflect this belief. We acknowledge individual student differences in ability, achievement levels, and needs, and that some students may take more or less than the recommended time to complete assignments. The purpose of this homework policy is to guide teachers, parents/guardians, and students in ensuring that homework is meaningful and supports the learning experience for all students.

Students should have homework on a consistent basis. Timely, successful completion of this work is a part of each student's evaluation process. Homework is often begun in class. Assignments may be overnight or long term. It is important that students complete the work

independently so teachers can obtain an accurate assessment of understanding. Parents/guardians with questions regarding homework should contact individual teachers. It is the student's responsibility to complete and turn in homework as assigned.

Definition

Homework is any activity or assignment directed by the teacher to be performed outside the classroom that may include practicing skills learned in class, reading, studying, projects, or completion of assignments.

Purpose

The primary purposes associated with homework are as follows:

- To give students a chance to review and practice what they have learned.
- To prepare students for the next day's lesson.
- To reinforce and extend concepts introduced in class.
- To activate prior knowledge and assess student understanding.
- To establish study habits and self-reliance.
- To allow parents/guardians and teachers to monitor student progress.
- To allow for more in-depth exploration of topics than is possible during class time.
- To help students develop time management, study, and organizational skills.
- To provide parents/guardians with insights into what is being taught in the classroom and the progress of their child.

Guidelines for Time

Homework will be designed so that the typical student can complete all homework, including time for studying and preparing for tests and quizzes in the average minutes shown below:

Grade 6 – 60 minutes daily

Grade 7 – 70 minutes daily

Grade 8 – 80 minutes daily

As a general guideline, Bluffs Middle School students are expected to read 20-30 minutes per night for their Reading class. The time spent reading is included in the above daily minutes. Actual time required to complete assignments will vary with each student's study habits, academic skills, and selected course load. If your child is spending an inordinate amount of time on homework, the parent/guardian should contact their child's teachers. Students' total daily homework should not exceed the guidelines stated previously, assuming students have completed daily in-class assignments and make-up work.

Assistance for Homework

It is recommended that students seeking assistance with homework speak and work directly with their teachers as they will be able to recommend strategies to improve success on homework. Students should speak directly with teachers regarding tutoring hours or to arrange additional assistance outside of class time.

Responsibilities

As with all schoolwork, but especially with homework, the interaction among the teacher-student-parent/guardian is essential. The final responsibility for homework rests with the student.

The student should...

- Know each course's homework.
- Be aware of the importance of homework.
- Ensure homework is completed to the best of his/her ability.
- Complete homework in the given time frame.
- Manage time on projects and studying in order to maintain the guideline of 60-80 total minutes of homework.
- Ask for assistance from teachers, classmates, and parents/guardians as needed.

The teacher should...

- Assign relevant, challenging, and meaningful homework.
- Give clear instructions and ensure that students understand expectations including how homework will be assessed.
- Offer assistance when needed.
- Provide verbal or written feedback promptly to students.
- Maintain homework records and communicate with parents/guardians if homework issues begin to negatively impact the grade.
- Discuss in Student Success Team meetings to ensure the amount of homework assigned is reasonable, taking into account competing home obligations, extracurricular activities, and homework assigned by other teachers.

The parent/guardian should...

- Understand that 60-80 total minutes of homework is only a guideline and that there may be occasions when homework takes additional time. Some students routinely require more time.
- Take an active interest in homework.
- Set a regular, uninterrupted study/homework time each day in a designated place.
- Communicate regularly with teachers to monitor and encourage student progress.
- Update phone numbers and email addresses with the BMS Office as needed.
- Stay well informed via Infinite Campus Parent/Student Portal on the Scottsbluff Public Schools Website (http://www.sbps.net) and teachers' websites.

Suggested Websites for Assistance with Homework

- Math http://www.classzone.com/
- Advanced Math http://go.hrw.com/
- Core Areas http://www.discoveryeducation.com/students/

Infinite Campus Parent/Student Portal

The Infinite Campus Parent/Student Portal is an on-line grade program that allows parents to keep track of grades, attendance, and discipline referrals. Through the portal, you may access pertinent information about your child's attendance, grades, homework assignments, and discipline. For more information on the Infinite Campus Parent/Student Portal, please contact the BMS Office at 635-6270.

Make-Up Work

It is the responsibility of the student to make up any work that has been missed because of absence. In the event of an extended illness or injury, parents may request homework assignments from the school office (635-6283, 635-6270, 635-6274), beginning on the second consecutive day of the absence. Please call for homework by 9:00 AM and assignments will be available between 3:07-3:45 PM.

Grade Level Daily Work Assignment Guidelines 6th Grade:

- 1. Daily work assignments are considered late if submitted after the teacher's established due date.
- 2. The highest grade a student may earn on a late daily work assignment is a 70%.
- 3. Daily work received two weeks after the teacher's established due date will not be accepted.

7th Grade:

- 1. Daily work assignments are considered late if submitted after the teacher's established due date.
- 2. The highest grade a student may earn on a late daily work assignment is a 60%.
- 3. Daily work received two weeks after the teacher's established due date will not be accepted.

8th Grade:

- 1. Daily work assignments submitted after the teacher's established due date will receive a 0.
- 2. The highest grade a student may earn on a grade level common assessment submitted after the teacher's established due date will be a 70%.

Student Promotion, Retention, or Acceleration (from Board Policy 611.02)

Students will be promoted to the next grade level at the end of each school year based on the student's achievement, age, maturity, emotional stability, and social adjustment. Students will normally progress annually from grade to grade. Exceptions may be made when, in the judgment of the teachers and the principal, such exceptions are in the best educational interest of the students involved. Exceptions will always be made after prior notification and explanation to the student's parents, but the final decision will rest with school authorities.

Class Credit Policy

Students at Bluffs Middle School take eight classes each day and receive a grade for each class. Each student, therefore, receives 16 grades, or credits, in a school year. Each student must pass a minimum of 14 credits each year before promotion to the next grade level. Students who have earned less than 14 credits may be retained the following year at that current grade level. Each student's situation will be evaluated by teachers, counselors, and administrators on an individual basis.

We offer students these options to remain in good academic status.

- 1. Academic support from classroom teacher
- 2. Special Courses

Special Courses Offered for Recommended BMS Students

Focus Courses – Students who have been identified as below grade level in reading, math, or writing will be given the opportunity to take a 9-week intervention class called Focus Math, Focus Reading, or Focus Writing. These courses will take the place of a 9-week exploratory. Focus Courses will utilize A+ Learning Systems as a supplemental curriculum.

Guided Study – To provide extra support for students who are struggling academically at Bluffs Middle School, students may be placed into a Guided Study rather than an exploratory for nine or more weeks. This will provide extra support from a certified teacher in a structured setting.

Read 180 – Read 180 is a daily, 90-minute reading intervention course for students in Grades 6 and 7 who need extra support with reading. To accommodate the 90-minute learning block, Read 180 will take the place of one exploratory period.

Accelerated Courses – These courses will be offered in the areas of reading and math for students in grades 6-8 and in language arts for students in grade 8. Enrollment in these courses is based on teacher recommendation, student grades, and performance on assessments.

Honors Opportunities

All BMS students have the opportunity to pursue Honors Opportunities in Science and Social Studies. Honors Opportunities are assignment and project options that challenge students to demonstrate a deeper level of understanding of content, concepts, skill and application. Offered in the regular classroom, any student can participate in Honors Opportunities, by self-selecting a topic of interest to research (with teacher approval). The research and completion of the Honors Opportunities is student-driven with the teacher serving as the facilitator.

Features of the Honors Opportunities Program at Bluffs Middle School include:

- Alternative learning choices for students who have an interest and desire to embark on more challenging and advanced learning opportunities.
- More challenging opportunities not simply more assignments.
- Availability to interested students in Science and Social Studies, for one assignment or multiple assignments.
- Notation on the report card of any student who completes the honors requirement for the semester(s).

Every student can be an honors student at Bluffs Middle School!

<u>High Ability Learner (HAL) Program</u>

The High Ability Learners Program is designed for students with special needs in regard to the depth and pace of the curriculum. Any HAL activities that the students participate in are considered part of their curriculum and should not result in "extra- work" for the students. Teachers will plan alternative activities for HAL students in a manner that enriches and supplants core content without creating additional work over and above that planned for their peers.

Parent-Teacher Conferences

Parent-teacher conferences will be held this year on October 23^{rd} and October 25^{th} from 4:00-7:00 PM, October 24^{th} from 4:00-6:00 PM, March 19^{th} and March 21^{st} from 4:00-7:00 PM, and March 20^{th} from 4:00-6:00 PM.

SECTION VI – GUIDANCE AND HEALTH SERVICES

Child Find (from Board Policy 604.03.02)

All children with disabilities residing in Scottsbluff Public Schools, including children with disabilities attending non-public schools, regardless of the severity of their disabilities, and who are in need of special education and related services, are identified, located, and evaluated and a practical method is developed and implemented to determine which children with disabilities are currently receiving needed special education and related services.

Guidance and Counseling

The purpose of the guidance program is to help you gain the most you possibly can from your middle school experience. Students wishing to visit a counselor should contact the guidance secretary to arrange an appointment. You also need to get a pass and clear it with your teacher. Students for the 2012-2013 school year are assigned to counselors as follows:

6th Grade Mrs. Sharon Walker 7th Grade Mrs. Glenda Ehler 8th Grade Ms. Colleen Hoff

Health Services

Bluffs Middle School has an on-call nurse. Should a student become ill or injured while at school, he/she should report to the secretaries reception area in the main building. The nurse will be notified if injury or illness is serious. In NO instance should a student go home without checking out with either the nurse or office staff.

Emergency Referral Cards

The information on these cards is vitally important in those instances when a student becomes ill or is injured. The parents or designated persons will be contacted before a child is sent or taken home. Parents will be notified in the event the school nurse's diagnosis indicates that sores or eruptions are infectious. It is a parental responsibility to keep emergency cards up-to-date with changes of address, home phone numbers or work phone numbers.

Physical Education Limitations

If a student is not to participate for more than one day in physical education please provide the school with a note from your doctor. Students with physical limitations such as, asthma, diabetes, seizures, or other illness/health concerns need their record updated annually. CONTACT THE SCHOOL NURSE IMMEDIATELY AT 635-6280. Earrings, body rings, and jewelry are not allowed in physical education class due to the possibility of injury to the wearer or other students. Students will be asked to remove any jewelry or not be allowed to participate in the class activity. Any new body piercing usually generates a six-week period where the jewelry may not be removed. The student will be allowed to make up the class activities. A failing grade might be the result if these activities are not made up. We recommend that any piercing be done in the summer or over Christmas vacation.

Immunizations

State law requires that all students K-12 be immunized for D.P.T., polio, measles, rubella, varicella, mumps and Hepatitis B. The Tdap vaccination is required for incoming 7th graders. Dates of immunizations are required.

Physicals

State law requires evidence of a physical exam within six months prior to the beginning of the seventh grade, or in the case of a transfer from out of state to any other grade of the local school. Parents/guardians may decline such a physical by signing a waiver form.

Students who fail to provide required documentation of immunizations or physicals may be withheld from school sponsored activities.

Sports Physicals

Each student participating in interscholastic athletics is required to have a complete physical examination, to be given after June 1^{st} of each year.

Medications

Students must bring daily medication to the school nurse's office for safekeeping. Medication is taken in the nurse's office. A medication permission form must be completed before your child may receive medication at school. The Medication Permission form in the Parent-Student Handbook must be completed for students to receive prescription and non-prescription medication at school. Authority for, and special instructions are as follows:

Prescription Medication:

Must be in the container in which it is labeled by the prescriber. The label is to include name of the student, name of the medication, the dosage and frequency ordered, and the physician's name.

Long Term Prescription Medication:

Prescribed for daily and/or use for the duration of the school year. Medication must be property labeled as per <u>PRESCRIPTION MEDICATION</u>. Authorization requires the signature of the parent and the physician, <u>and must be renewed annually</u>. Students need written permission to carry inhalers for treatment of asthma from their medical provider.

Over-the-Counter or Non-prescription Medication:

Shall mean non-aspirin or aspirin substitute and may be administered upon the completion of the medication permission form by a parent or guardian. Consent may be given for the following uses: minor aches and pains, headache, toothache, menstrual cramps. Aspirin substitute will not be given for more than three consecutive days or in the presence of fever of 100 or greater. Aspirin substitute containers must bear the manufacturer's label identifying the medication, dosage schedule and the student's name. No other over the counter medication will be given.

Asthma Medication:

Shall mean the use of inhaler or nebulizer medication at school. Permission is granted by the completion of the Medication Permission form by parent and physician for <u>Long Term</u> <u>Medication</u>. The school nurse will be contacted for a student with persistent symptoms after one inhaler dose. Parents are asked to complete and submit an asthma protocol available at the back of this booklet and from the school nurse, for their child's record. Students need written permission from their medical provider to carry inhalers.

NO LOOSE CAPSULES, TABLETS, ASPIRIN OR UNIDENTIFIED, NON-LABELED SUBSTANCE WILL BE ACCEPTED FOR DISPENSING TO STUDENTS BY SCHOOL STAFF.

Scottsbluff Public Schools Head Lice Administrative Procedures

Scottsbluff Public Schools has developed head lice administrative procedures. The aim of the procedures is to ensure a consistent, coordinated and cooperative approach to managing head lice in the school community. A copy of the Head Lice Administrative Procedure may be obtained from the BMS School Nurse.

SECTION VII – STUDENT CODE OF CONDUCT AND BEHAVIOR EXPECTATIONS

Bluffs Middle School Code of Conduct and Behavior Expectations

Bluffs Middle School staff has developed a Positive Behavior Support (PBS) program which guidelines for appropriate behavior in all areas of the school. The goal of this program is to teach students responsible social behavior.

In the middle school program, there will be many strategies used to teach children to be safe, to be responsible, and to be respectful. Students will learn social skills, responsibility, and procedures necessary to be successful in school and in society.

Another component in a school-wide discipline program includes consequences. Reinforcing consequences for "good choices" may include, but are not limited to participation in school-wide activities, verbal praise, school-wide recognition, and positive letters and phone calls to parents by staff members.

Consequences for negative behavior will be based on the PBS Discipline Matrix.

Consequences will be handled with confidentiality and will be commensurate with the act.

Consequences may result in a Low Level Referral which may be managed by a Bluffs Middle School staff member or an Office Referral which may be processed by building administration.

Parents/guardians should be aware that there are school resources available to help students develop their responsibilities. These resources include the building administration, classroom educators, school counselor, school resource officer, and paraprofessionals.

Bluffs Middle School staff wants to work closely with students and parents to help each child become a responsible citizen. Parent comments and concerns regarding this program are welcomed. It is important to recognize the needs of each child in the educational process.

<u>NOTICE</u>: Discipline procedures will be handled case by case. Consequences may vary from student to student and situation to situation. When students are assigned to the office, actions taken are solely at the discretion of the administrator. Students who have been suspended or expelled from school may <u>NOT</u> be on any school grounds or at school activities without permission from an administrator.

Positive Behavior Support Expectations

PBS expectations are applied to all areas of the school including but not limited to restroom, office, classrooms, library, after school clubs, gymnasium, cafeteria, and all school activities.

Be Safe—Not likely to cause any physical injury or harm.

Be Responsible—To behave in a sensible way so other people will trust you.

Be Respectful—To honor the rights or wishes of others.

NOTICE: Each quarter, Bluffs Middle School will provide a Positive Behavior Supports (PBS) celebration program and reteaching session. Students who are absent from the reteaching session may be expected to make up the time in detention.

Drugs, Alcohol, or Tobacco Violations

The use or possession of drugs, alcohol, or tobacco in the building, on the campus, or at any school related activity is not permitted. Students shall not bring any form of drugs, alcohol, or tobacco to school. Any student found using, or in possession of drugs, alcohol, or tobacco on school property will be given appropriate consequences in accordance with the PBS Discipline Matrix. Any activity that could be considered as a violation of state or local statutes may be referred to the police. A suspension or expulsion may also result from these activities.

Cell Phones, Personal Listening Devices, and other Electronic Media Devices

Due to their serious disruption of the learning environment, threat to test security and personal privacy, and general inappropriate use by students, the following items are not to be used inside of the school building during the hours of 7:20 AM – 3:07 PM or while involved in a school sponsored activity. Students may only use Nooks, iPads, Kindles, etc. for reading purposes with permission from the teacher.

- Cell phones
- Personal listening devices; hereafter referred to as devices
- Other related electronic media devices; hereafter referred to as devices

Staff guidelines for the confiscation of a cell phone/other devices:

- Phone/device is heard
- Phone/device creates a disruption of any kind
- Student is using the phone/device for any reason (talking, texting, reading, checking messages, viewing, playing, listening, checking time, etc.)

Student response to confiscation:

- Without the loss of instructional time or focus, phone/device is quietly handed over to a school employee making the request. Failure to submit will be considered insubordination and consequences will follow handbook guidelines.
- Any appeal is addressed to a principal during non-instructional time.

Parental notification & consequences:

- First offense: Students will notify parent/guardian of the situation and take responsibility for having their parent/guardian come to school to pick up their phone/device. Phone/device will only be returned to the parent at the end of the day (after 3:07 PM) with a formal warning given at that time.
- All subsequent offenses: Notification that the phone/device was being used in violation
 of this policy will be made by an administrator to the student's parent/guardian.
 Consequences will follow the PBS Discipline Matrix in the Bluffs Middle School
 Parent/Student Handbook. Phone/device will be returned to the parent/guardian at the
 end of the day.
- Any offense that occurs during an assessment will result in confiscation of phone/device and score of 0 will be recorded.

If a student allows another student to use their phone/device during school hours both individuals may be subject to the consequences outlined in this policy.

The school is not responsible for lost, stolen, or damaged cell phones/devices, nor will we spend time investigating these issues. It will be the responsibility of the student or parent to turn the matter over to the local police department and any investigation by the police will be done outside the school day to avoid the interruption of instructional time. Students bring these items to school at their own risk. It is, however, recommended that students leave phones/devices in their lockers.

Student cell phones, including, but not limited to, text messages and digital photos, may be searched by the District, under limited circumstances. Specifically, school officials may not search students' cell phones, including the accessing and reading of their text messages and digital photos, unless those officials (1) have a reasonable suspicion, based on objective and articulable facts, that the search will provide evidence that the particular student was violating either the law or a school rule; and (2) the scope of the search is reasonably related to the objectives of the search and not excessively intrusive in light of the nature of the infraction.

Transmitting or Distributing Inappropriate Material

Students who create or distribute information via cell phone, e-mail, or through a web site that results in or is likely to result in the disruption of the educational process, advocates a violation of the Bluffs Middle School Code of Conduct (i.e. videotaping a fight), or is sexually explicit (commonly called sexting) may face additional disciplinary actions as deemed appropriate by administration.

<u>Dress Code Expectations – Dress for Success!</u>

Students at Bluffs Middle School are expected to dress appropriately for school. Below are the dress code expectations.

- No hats, do-rags, or inappropriate headwear.
- No saggy or baggy pants.
- No pajama apparel.
- No revealing clothes or tops.
 - ✓ No midriff showing
 - √ No cleavage showing
 - √ No spaghetti straps
 - ✓ No A-shirts
 - ✓ No tank tops
 - ✓ No short shorts and skirts—shorts and skirts must be mid thigh length or longer. ** This applies when wearing leggings/nylons/tights underneath shorts and skirts.
- No inappropriate accessories, i.e. chains, gloves, sunglasses, etc.
- No inappropriate slogans or lettering.

Examples of Restricted Clothing:

- ✓ Homies Apparel
- ✓ Player 69
- √ Tobacco/Alcohol/Drug Related Apparel
- ✓ Gang Related Apparel
- ✓ Vulgar or Offensive (guns, violence, sexual, etc.)
- Wear appropriate footwear. Appropriate footwear must have a rubber sole.
- No prescription sunglasses may be worn in the building, unless they are transition prescription glasses.

The following items are not to be taken to or worn in classrooms:

Backpacks, gym bags, coats, and jackets.

The final determination regarding whether clothing or apparel is appropriate rests with the building administration. Students wearing restricted clothing may be asked to change into something appropriate at school, they may be sent home, or may be suspended.

Gang Activity or Association

For the purpose of these policies, a gang is a group of three or more people who:

- interact together to the exclusion of others;
- claims a territory or area;
- have a name;
- have rivals/enemies; and
- exhibit antisocial behavior-often associated with crime or a threat to the community.

The type of dress, apparel, activities, acts, behavior or manner, or grooming displayed, reflected or participated in by the student shall not:

- lead school officials to believe that such behavior, apparel, activities, acts or other
 attributes are gang related or would disrupt or interfere with the school environment or
 activity and/or educational objectives;
- present a physical safety hazard to self, students, staff members, or other employees;
- create an atmosphere in which the well-being of a student, staff member, or other
 person is hindered by undue pressure, behavior, intimidation, overt gesture or threat of
 violence; or
- imply gang membership or affiliation by written communication, marks, drawing, paint, design, or emblem upon any school or personal property or on one's person.

Students who violate this policy shall be subject to the full range of school disciplinary measures, in addition to applicable criminal and civil penalties.

Public Displays of Affection

The school recognizes that feelings of affection may exist between students; however, students should refrain from inappropriate intimate behaviors on campus or at school related events. Repeated or especially inappropriate behavior in this regard may result in disciplinary consequences.

Bluffs Middle School Student Expectations at Home Football Games

Bluffs Middle School students' conduct at home football games reflect not only on you, but on your school, our school district, and community. Please show pride in our school, our school district, and community by showing your best behavior and sportsmanship.

- 1. BMS students will sit only in the designated area of the SOUTH section of the EAST grandstand.
- 2. You may sit in one of the other sections of the WEST grandstand only if you are accompanied by and sit with a parent.
- 3. Students will be required to sit for the entire game. You may get out of your seat and leave the stands only at HALFTIME of the football game to use the restroom and purchase something from the concession stand.
- 4. Students will use the restrooms and concession stands on the EAST side of the stadium. You will remain on the EAST side of the stadium for the entire game.
- 5. If you leave the game you will not be allowed to return.
- 6. At NO TIME are students to be on the playing field.
- 7. Students will not sit on or lean over the restraining walls at the back or sides of the stadium.
- 8. Please keep the aisles clear at all times.
- 9. Please stand, remove your hat, and be respectful during the playing of the Star Spangled Banner.

Students who choose to attend the home football games are choosing to attend in order to support and cheer on the high school football team. You will be asked to leave if you are constantly out of your seat and/or not abiding by any of the above expectations.

<u>Student Rights, Emergency Exclusion, Suspension, Expulsion or Reassignment of Students (from Board Policy 504.01a)</u>

This Board Policy is adopted to comply with the terms of Neb. Statute 79-268 et seq. Much of its language is abbreviated from the Law. Wherein this Policy does not comply with or is in conflict with said statutes, the provisions of said statutes shall nevertheless govern.

The Board of Education hereby authorizes:

- 1. emergency exclusion;
- 2. short-term suspension;
- 3. long-term suspension;
- 4. expulsion; or
- 5. mandatory reassignment of any pupil from school for conduct prohibited by law or by the Board's rules or standards.

Rules and standards shall be established by school officials, by delegation, and authorization of the Board of Education through handbooks and publications.

Rules and standards which form the basis for the above matters are set forth in the buildings' parent/student handbooks which shall be distributed at least annually at the beginning of each year, and shall be given to new students as they enter school during the term. Handbooks shall be approved by the Board of Education. A copy of this Policy shall be included in the handbooks.

- 1. **<u>Definitions:</u>** Board policy hereby provides for five types of exclusions:
 - a. Emergency Exclusion: Exclusion for an initial period of up to five days for reasons of health, danger to the person, or disruptive conduct.
 - b. Short-Term Suspension: Suspension to last from one to five school days.
 - c. Long-Term Suspension: Suspension to last from six (6) to twenty (20) school days.
 - d. Expulsion: Exclusion from attendance in all schools in the System in accordance with §79-283, R.R.S. 1943.
 - e. Mandatory Reassignment: Involuntary transfer of a student to another school within the System in connection with any disciplinary action.

2. **Emergency Exclusion:**

- a. Any student may be excluded from school for the following circumstances, subject to the procedural provisions of section §79-268 et seq., and if longer than five school days, subject to the provision of subsection (3) of §79-264.
 - If the student has a dangerous communicable disease transmissible through normal school contacts and poses an imminent threat to the health and safety of the school community; or
 - 2) If the student's conduct presents a clear threat to the physical safety of himself/herself, or others, or is so extremely disruptive as to make temporary removal necessary to preserve the rights of other students to pursue an education.
- b. An emergency exclusion shall be based upon a clear factual situation warranting it and shall last not longer than is necessary to avoid the dangers described in subsection (1) of this section.

c. If the superintendent or his designee determines that such emergency exclusion shall extend beyond five days, the school board shall adopt a procedure for a hearing to be held and a final determination made within ten school days after the initial date of exclusion. Such procedure shall substantially comply with the provisions of section §79-266 to 79-287 and such provisions shall be modified only to the extent necessary to accomplish the hearing and determination within this shorter time period.

The exclusion may last only as long as a clear factual situation warrants it. It may initially last for up to five school days and the following procedure should be followed:

- a. The principal should investigate.
- b. The student should receive oral or written notice of the charges and the reasons for the exclusion.
- c. The student should be told the basis of the evidence used to make the decision.
- d. The student should be given an opportunity to present his/her version of the story.
- e. Parents should be notified within 24 hours.
- f. The principal should try to hold a conference with the parents before or at the time the student returns to school.
- 3. **Short-Term Suspension:** The principal may suspend a student for as many as five school days for conduct which:
 - a. Constitutes grounds for expulsion under the law.
 - b. Violates the rules of the Board as outlined in the student handbooks.

The following procedure should be followed:

- a. The principal should investigate
- b. The student should receive oral or written notice of the charges and the reasons for the suspension.
- c. The student should be told the basis of the evidence used to make the decision.
- d. The student should be given an opportunity to present his/her version of the story
- e. Within 24 hours of such additional time as is reasonably necessary following suspension, a written statement shall be sent to the student and his or her parents or guardian describing the student's conduct, misconduct, or violation of rule and reason for action taken.
- f. The principal should try to hold a conference with the parents before or at the time the student returns to school
- g. Any student who is suspended pursuant to this Section may be given an opportunity to complete any class work, including but not limited to, examinations missed during the period of suspension pursuant to guidelines established for granting such opportunity to suspended students. These guidelines shall be provided to the student and parent or guardian at the time of suspension.
- 4. <u>Grounds for Long-Term Suspension, Expulsion or Mandatory Reassignment:</u> The following conduct constitutes grounds for long-term suspension, expulsion or mandatory reassignment when it occurs on school grounds or during an educational function or event off school grounds.
 - a. Use of violence, force, coercion, threat, intimidation, or similar conduct in a manner that constitutes a substantial interference with school purposes.
 - Willfully causing or attempting to cause substantial damage to property, stealing or attempting to steal property of substantial value, or repeated damage or theft involving property.
 - c. Causing or attempting to cause injury to a school employee, any student, or to a school volunteer. Personal injury caused by accident, self-defense, or other action undertaken on

- the reasonable belief that it was necessary to protect some other person shall not constitute a violation of this subdivision.
- d. Threatening or intimidating any student for the purpose of, or with the intent of, obtaining money or anything of value from such student.
- e. Knowingly possessing, handling, or transmitting any object or material that is ordinarily or generally considered a weapon.
- f. Engaging in the unlawful possession, selling, dispensing, or use of a controlled substance or an imitation controlled substance as defined in §28-401, a substance represented to be a controlled substance or alcoholic liquor as defined in §53-103 or being under the influence of a controlled substance or alcoholic liquor.
- g. Public indecency, as defined in Section §28-806, except that this subdivision shall apply only to students at least twelve years of age, but less than nineteen years of age.
- h. Sexually assaulting or attempting to sexually assault any person if a complaint has been filed by a prosecutor in a court of competent jurisdiction alleging that the student has sexually assaulted or attempted to sexually assault any person, including sexual assaults or attempted sexual assaults which occur on school grounds not at an educational function or event. For purposes of this subsection, sexual assault shall mean sexual assault in the first degree and sexual assault in the second degree as defined in section §28-319 and section §28-320.
- i. Engaging in any other activity forbidden by the laws of the State of Nebraska, which activity constitutes a danger to other students or interferes with school purposes.
- j. Repeated violation of any rules and standards validly established pursuant to Section §79-262, if such violations constitute a substantial interference with school purposes.
- 5. **Notice of Disciplinary Action** (In cases of long term suspension, expulsion, or mandatory reassignment): The principal or other person who decides to discipline a student must file a written charge and summary of the evidence with the Superintendent of Schools on the date of the decision.

The following procedure shall be followed:

- a. On the date of the decision, a written charge and a summary of the evidence supporting such charge shall be filed with the superintendent. The school shall, within two school days of the decision, send written notice by registered or certified mail to the student and his or her parent or guardian informing them of the rights established under the Student Discipline Act;
- b. Such written notice shall include the following:
 - The rule or standard of conduct allegedly violated and the acts of the student alleged to constitute a cause for long-term suspension, expulsion, or mandatory reassignment, including a summary of the evidence to be presented against the student
 - 2) The penalty, if any, which the principal has recommended in the charge, and any other penalty to which the student may be subject;
 - A statement that, before long-term suspension, expulsion, or mandatory reassignment for disciplinary purposes can be invoked, the student shall have a right to a hearing, upon request, on the specified charges;
 - 4) A description of the hearing procedures provided by the act, along with procedures for appealing any decision rendered at the hearing
 - 5) A statement that the principal, legal counsel for the school, the student, the student's parent, or the student's representative or guardian shall have the right (i) to examine the student's academic and disciplinary records and any affidavits to be used at the hearing concerning the alleged misconduct and (ii) to know the identity of the witnesses to appear at the hearing and the substances of their testimony; and

- 6) A form (504.01 Form 1) on which the student, the student's parent, or the student's guardian may request a hearing to be signed by such parties and delivered to the principal or superintendent in person or by registered or certified mail as prescribed in section §79-271 and 79-272; and
- c. When a notice of intent to discipline a student by long-term suspension, expulsion, or mandatory reassignment is filed with the superintendent, the student may be suspended by the principal until the date the long-term suspension, expulsion, or mandatory reassignment takes effect if no hearing is requested or, if a hearing is requested, the date the hearing action to be taken to the superintendent, if the principal determines that the student must be suspended immediately to prevent or substantially reduce the risk of (a) interference with an educational function or school purpose, or (b) a personal injury to the student himself or herself, other students, school employees, or school volunteers.
- Settlement Not Precluded: The student, student's parents or guardian may settle the matter
 with School officials without a hearing prior to having a hearing, and the matter will then be
 concluded.
- 7. The Penalty: If a hearing is requested within five days, as provided by the law, the matter shall be handled by a hearing examiner. The hearing examiner's report and recommendations shall be reviewed by the Superintendent of Schools and by the Board, if appealed. The Superintendent and Board may change or reduce the penalty, but may not increase it.
- 8. **The Hearing Examiner:** The hearing examiner shall:
 - a. Be any person (including any school employee) who:
 - 1) has not brought the charges;
 - 2) will not be a witness;
 - 3) has no involvement in the charge.
 - b. Be appointed by the Superintendent upon receipt of a written request for a hearing.
 - c.. Give written notice, within two days of being appointed, of the time and place of the hearing.
 - d. Set the hearing within five days of the request, but may extend this time period for good cause.
 - e. Not set the hearing on less than two days' actual notice to the parties (without their consent).
 - f. Remain impartial.
 - g. Be available before the hearing to answer questions on the nature and conduct of the hearing.
 - h. Request legal counsel to be present at the hearing if he/she deems it advisable. The hearing examiner may be advised by legal counsel in the conduct of the hearing.
 - i. Exclude the student, if he/she deems it advisable, at times when the student's psychological evaluation or emotional problems are being discussed.
 - j. Be in charge of the hearing and exclude disorderly persons.
 - k. Not be bound by rules of evidence.
 - 1. Ask witnesses to testify at the hearing, in his/her discretion.
 - m. Administer an oath to the witnesses.
 - n. Make reasonable efforts to assist in obtaining the presence of witnesses.
 - o. Question any witness, in his/her discretion.

- p. Conduct one hearing for a group of students, when the facts and charges are substantially the same.
- q. Provide separate hearings when a student's rights are substantially prejudiced by a group hearing.
- r. File a report of findings and recommendations.
- s. Limit the findings and recommendations solely to the evidence presented at the hearing.
- t. Explain the recommendations in terms of the needs of the student and the School Board.
- 9. **The Hearing:** If such a hearing is requested within said five school days of the student's receipt of written notice:
 - a. The Superintendent shall appoint a hearing examiner.
 - b. Within two school days of being appointed, the hearing examiner shall issue written notice of hearing to be held within five schools days of the school's receipt of the request.
 - c. The recommended punishment shall not go into effect. However, a school could exclude a student on an emergency basis or suspend a student for as many as five school days and concurrently initiate procedures for long-term suspension, expulsion or mandatory reassignment.

If a hearing is not requested by the student or the student's parent or guardian within five days following the receipt of written notice, the punishment recommended in the charge by the principal or his or her designee shall automatically go into effect upon the fifth school day following receipt of the written notice by the student or his or her parent or guardian. If a hearing is requested after five school days of receipt of written notice, but before thirty calendar days, a hearing shall be held and the punishment shall continue in effect pending a final determination.

Before the Hearing:

- a. Records and statements of witnesses must be made available for examination.
- b. The principal shall give the hearing examiner statements, in affidavit form, of persons with information about the student's conduct, but not unless these statements have been made available to the student, the student's parents, guardian or representative prior to the hearing.
- c. Witnesses may be asked to attend the hearing by the student, the student's parents, guardian or representative, the principal, or the hearing examiner.

At the Hearing:

- a. The proceedings need not be conducted by the rules of evidence.
- b. The hearing examiner will be in charge and may exclude disorderly persons.
- c. The hearing examiner, the student, the student's parents or guardian, the student's representative, if any, and counsel for the Board of Education, if the Board chooses to have counsel present (and the hearing examiner may request the advice of legal counsel) shall attend the hearing.
- d. Legal counsel for the Board may advise the hearing examiner in the conduct of the hearing or act as the principal's designee, but the same person may not serve both functions.
- e. The student may bring a representative and that person may be an attorney.
- f. Witnesses may be questioned by the student, parents, guardian or representative, the principal, the school's legal counsel, or the hearing examiner.
- g. Witnesses shall give testimony under an oath administered by the hearing examiner.
- h. Witnesses shall be present only when giving information.
- All persons giving evidence shall have the same immunity as a person testifying in a court case.
- j. The student may be excluded from the hearing, at the discretion of the hearing examiner, when the student's psychological evaluation or emotional problems are being discussed.

- k. Students may be given a group hearing when the facts and charges in each of their situations are substantially the same.
- 1. The School District shall record the hearing at its own expense. (A tape recording will suffice).

10. **The Decision:** The hearing examiner's report:

- a. Will include his/her findings and recommendations for action.
- b. Will explain the recommended action in light of the needs of the student and the School.
- c. Must be based on the evidence at the hearing.
- d. Shall be reviewed by the Superintendent who may change or reduce the penalty, but may not increase it.

The decision of the Superintendent and the findings of the hearing examiner shall be communicated to the student, student's parents or guardian, by mail or personal delivery and will take effect upon delivery.

- a. Except as herein provided, the expulsion of a student shall be for a period not to exceed the remainder of the semester in which it took effect unless the misconduct occurred (1) within ten school days prior to the end of the first semester, in which case the expulsion shall remain in effect through the second semester, or (2) within ten school days prior to the end of the second semester, in which case the expulsion shall remain in effect for summer school and the first semester of the following school year subject to the provisions of subsection (c) of this section. Such action may be modified or terminated by the school district at any time during the expulsion period.
- b. The expulsion of a student for (1) the knowing and intentional use of force in causing or attempting to cause personal injury to a school employee, school volunteer, or student except as provided in subdivision (3) of section §79,4,180 or (2) the knowing and intentional possession, use, or transmission of a firearm or other dangerous weapon shall be for a period not to exceed the remainder of the school year in which it took effect if the misconduct occurs during the first semester. If the expulsion takes place during the second semester, the expulsion shall remain in effect for summer school and may remain in effect for the first semester of the following school year. Such action may be modified or terminated by the school district at any time during the expulsion period.
- c. Any expulsion that will remain in effect during the first semester of the following school year shall be automatically scheduled for review before the beginning of the school year. The review shall be conducted by the hearing examiner after the hearing examiner has given notice of the review to the student and the student's parent or guardian. This review shall be limited to newly discovered evidence or evidence of changes in the student's circumstances occurring since the original hearing. This review may lead to a recommendation by the hearing examiner that the student be readmitted for the upcoming school year. If the School Board or Board of Education or a committee of such Board took the final action to expel the student, the student may be readmitted only by the action of the Board. Otherwise, the student may be readmitted by action of the superintendent.
- d. A school district that has expelled a student may suspend the enforcement of such expulsion for a period of not more than one full semester in addition to the balance of the semester in which the expulsion takes effect and may, as a condition of such suspended action, assign the student to a school, class, or program which the school district deems appropriate for rehabilitation of the student. Any two or more school boards may join together in providing such schools, classes, or program, and any district may by agreement with another district to send its suspended or expelled students to any school, class, or program, already in operation by such other school. In lieu of other authorized educational programs to which the student may be assigned, such school, class, or

program may be offered as a community-centered classroom and may include experiences for the student as an observer or aide in governmental functions, as an on-the-job trainee, and as a participant in specialized tutorial experiences or individually prescribed educational and counseling programs. Such programs shall include an individualized learning program to enable the student to continue academic work for credit toward graduation.

- e. At the conclusion of the designated period, the school district shall (1) reinstate any student who has satisfactorily participated in the school, class, or program to which such student has been assigned and permit the student to return to the school of former attendance or to attend other programs offered by the district or (2) if the student's conduct has been unsatisfactory, enforce the expulsion action.
- 11. <u>Appeal to the Board of Education:</u> The student, student's parents or guardian may appeal the Superintendent's determination by written request, filed with the Secretary of the Board or the Superintendent, within 7 school days following the receipt of Superintendent's determination.

The appeal shall be made solely on the record of the hearing, except that new evidence may be admitted to avoid substantial threat of unfairness.

The hearing board shall:

- a. Meet on or before the next regularly scheduled meeting of the Board of Education.
- b. Be composed of the Board of Education or a designated committee of the Board, consisting of not less than three members.
- c. Record any new evidence.
- d. Take new evidence, if necessary, to avoid the threat of substantial unfairness.
- e. Withdraw to deliberate privately on the record and any new evidence.
- f. Reopen the hearing to receive new evidence if the Board deems it necessary.
- g. Approve or change the Superintendent's decision, but it shall not approve a more severe sanction.
- h. Notify the student <u>and</u> the student's parents or guardian of the Board's final action by personal delivery or certified mail.
- 12. **Appeal to the District Court:** Any aggrieved party may appeal a final decision in a contested case to the district court of the county where the action was taken. The appeal must be filed within 30 days after service of the final decision by the Board of Education. The record of the case shall consist of:
 - a. The charge.
 - b. The notice.
 - c. The evidence presented.
 - d. The hearing examiner's findings and recommendations.
 - e. The action of the Superintendent.
 - f. Any additional evidence.
 - g. Any additional action taken in the case.

Reporting Student Law Violations

- 1. Cases of law violations or suspected law violations by students will be reported to the police and to the student's parents or guardian as soon as possible.
- 2. When a Principal or other school official releases a minor student to a peace officer (e.g., police officer, sheriff, and all other persons with similar authority to make arrests) for the purpose of removing the minor from the school premises,
- 3. The Principal or other school official shall take immediate steps to notify the parent, quardian, or responsible relative of the minor regarding the release of the minor to the

officer and regarding the place to which the minor is reportedly being taken, except when a minor has been taken into custody as a victim of suspected child abuse, in which case the Principal or other school official shall provide the peace officer with the address and telephone number of the minor's parents or guardian.

- 4. In an effort to demonstrate that student behavior is always subject to possible legal sanctions regardless of where the behavior occurs it shall be the policy of the District to notify the proper legal authorities when a student engages in any of the following behaviors on school grounds or at a school sponsored event:
 - a. Knowingly possessing illegal drugs or alcohol.
 - b. Assault.
 - c. Vandalism resulting in significant property damage.
 - d. Theft of school or personal property of a significant nature.
 - e. Automobile accident.
 - f. Any other behavior which significantly threatens the health or safety of students, staff or other persons or which is required by law to be reported.

	PBS Disc Formal Warning/Parent	-,		In-So Suspe			0	ut-	hool	Hearing for				
School-Wide Infractions	Contact	Detention		Da	Suspension Days							Expulsion		
Number of Days		1 2 3	5 1	2	3 4	5	1	2	3	3 4	4 5	5	9 + 1 ISS	
Alcohol Violation											,		1	2
Arson (Setting a fire)														1
Attendance Policy Violation	Time For Time				·	·		•		·	·	·		
Battery (Physical Attack/Harm)											1			2
Burglary/Breaking and Entering											1		2	
Cell Phone/Electronic Device Violation	1	2	3 4		5	6								
Cheating/Academic Misconduct														→
Drug Violation													1	2
Extortion					1	2					3	3		
Fighting (Mutual Altercation)														
Firearm Violation														1
Five Low Level Referrals														
Forgery														→
Gross Teacher Disrespect/Profanity to Staff Member				1	2			3			4	Į.		5
Other Object used as a weapon							-							→
Possession of a Knife											-	_		
School Threat (Threat of Destruction or Harm)										_				→
Serious Disruptive Behavior														-
Sexual Assault											-			→
Sexual Harrassment														<u> </u>
Six Plus Low Level Referrals														
Tardy Policy Violation		1 2	+											
Teasing/Harassing, Bullying				1 1		_			_	_		_		→
Tobacco Violation					1						2	2	3	
Theft (Stealing Personal or Other Property)					_			,					,	
Threat/Intimidation (Causing Fear or Harm)									t	\pm	\top	+		
Trespassing				, ,										
Vandalism (Damage to School or Personal Property)												3		

The PBS Discipline Matrix has suggested consequences, but the final decision regarding consequences is at the discretion of the building administration. With any school behavior offense covered by the law, law enforcement can be contacted for possible prosecution. Additional discipline may occur due to membership in extra-curricular activities. Discipline procedures apply to school buses, activities, field trips, and any occurrence on property owned by the school district. Per Scottsbluff Public Schools Board Policy 504.03 and Nebraska State Statute, the Bluffs Middle School Code of Conduct and Behavior Expectations also apply while on school owned, operated or chartered transportation; while attending or engaged in school activities; and while away from school grounds if misconduct will directly affect the good order, efficient management and educational processes of the school district.

SECTION VIII – RULES AND REGULATIONS FOR EXTRACURRICULAR ACTIVITIES

Student Fees (from Board Policy 504.19)

The board realizes some activities may require additional expenditures which are properly to be borne by students as a separate charge. Such charges may be waived as specified below depending upon the student's eligibility for the free and reduced-price lunch program. No fees, specialized or non specialized attire or equipment shall be required of students outside this policy. This policy does not apply to tuition payments by nonresident students.

For the purposes of this policy, the following definitions shall apply:

- 1. **Extracurricular activities** means student activities or organizations which are supervised or administered by the school district, which do not count toward graduation or advancement between grades, and in which participation is not otherwise required by the school district:
- 2. **Postsecondary education costs** means tuition and other fees associated with obtaining credit from a postsecondary educational institution.

The district may charge student fees or require students to provide specialized equipment or attire in the following areas:

- 1. Participation in extracurricular activities, including extracurricular music courses;
- 2. Admission fees and transportation charges for spectators attending extracurricular activities;
- 3. Postsecondary education costs, limited to tuition and fees associated with obtaining credits from the postsecondary institution;
- 4. Transportation fees for option students not qualifying for free lunches and nonresident students as allowed by state statute;
- 5. Copies of student files or records as allowed by state statute;
- 6. Reimbursement to the district for property lost or damaged by the student;
- 7. Before-and-after-school or pre-kindergarten services in accordance with state statute;
- 8. Summer school or night school; and
- 9. Breakfast and lunch programs.

The district may also require students to furnish musical instruments for participation in optional music courses that are not extracurricular activities. Students qualifying for free or reduced-price lunches shall be provided with a musical instrument of the school's choice.

Waivers for any of the following shall be provided for students who qualify for free or reducedprice lunches:

- 1. Fees and specialized equipment and specialized attire required for participation in extracurricular activities:
- 2. Admission fees and transportation charges for spectators attending extracurricular activities; and
- 3. Materials required for course projects where the project becomes the property of the student upon completion.

The superintendent shall establish a Student Fee Fund to ensure that funds collected as fees are properly recorded and deposited. The superintendent shall promulgate regulations outlining the purposes for which fees are collected and shall ensure such fees are spent for those purposes.

The superintendent shall promulgate regulations to be published annually in the student handbook authorizing and governing:

- 1. Any specialized clothing required for specified courses and activities;
- 2. Any personal or consumable items a student will be required to furnish for specified courses and activities;
- 3. Any materials required for course projects if the project becomes the property of the student upon completion; and
- 4. Any specialized equipment or specialized attire which a student will be required to provide for any extracurricular activity, including extracurricular music courses.
- a) Equipment or attire fitted for the student and which the student generally wears exclusively and becomes the property of the student, such as dance squad, cheerleading, and show choir uniforms and outfits, along with T-shirts for teams or band members, will be required to be provided by the participating student.
- b) The cost of maintaining any equipment or attire, including uniforms, which the student purchases or uses exclusively, shall be the responsibility of the participating student.

The superintendent shall also promulgate regulations authorizing and governing the following areas:

- 1. All fees to be collected within the nine numbered areas of the third paragraph of this policy;
- 2. Any other types of specialized equipment or attire to be provided by all students in the nine numbered areas of the third paragraph of this policy;
- 3. Procedures and forms for students or parent/guardians to apply for waivers under this policy;
- 4. Deadlines for waivers for all types of fees;
- 5. Procedures for allowing facilities use for NSAA District events to avoid conflict with this policy;
- 6. Procedures to avoid the direct handling of fees for students receiving postsecondary education credits;
- 7. Procedures for handling of fees related to summer school or night school;
- 8. Attendance requirements and procedures in connection with evening, weekend or summer use of facilities related to all extracurricular activities to avoid conflict with this policy;
- 9. Procedures for admitting students on waiver to extracurricular activities; and
- 10. Procedures for transportation of student spectators to extracurricular activities and collection of any related fees.

Public concerns or complaints regarding required fees, attire or equipment shall be addressed under Policy 1005.01, Public Complaints.

This policy will be reviewed and re-adopted annually by August 1 at a regular or special meeting of the board. This shall include a review of the amount of money collected under this policy and the use of waivers as provided by this policy. The policy shall be published in the student handbook provided at no cost to each student.

Physical Examination

A yearly physical examination is required. The physical form must be completed by a physician and submitted to the coach prior to participation. The physical covers all sports for the entire school year. The form will be kept on file in the activities office.

<u>Academic Eligibility Policy for Extracurricular Activities</u> *Purpose*

- 1. To make the student aware of low academic performance and hopefully encourage him/her to raise this performance level before it is too late.
- 2. While activities are extremely important to both the student and the school, the major purpose of the students should be to obtain an academic education.
- 3. Design an eligibility policy that will attempt to keep the students in school on a long term basis and not just until the end of the semester.
- 4. Have a policy that is reasonable to implement.
- 5. Have a policy that is fair and attempts to retain the students rather than force them out.
- 6. Normally a student that puts forth enough effort to be successful in academics will be your most dependable athlete/activity participant.

Policy

Students' grades will be checked weekly on Wednesday beginning on the third Wednesday of the 9-week grading period. If the grade check reveals an F, the student will be subject to the following academic eligibility policy:

- **Ineligibility** A student earning any F's will not be allowed to participate in any public performance, competition, or activity until all grades are passing. (**-see singular exception below).
 - Students with <u>one or more F's</u> will be assigned tutoring not to exceed 45 minutes in length, until all grades are passing. Students may attend practice only after attending their tutoring session.
 - Grades will be checked each Wednesday of the sports season and students and their coaches/sponsors, counselors, and parents will be notified of their eligibility status.
 The student is to discuss ineligibility with both coach/sponsors and parents.
 - **The first time a student becomes ineligible, he/she may petition for ACADEMIC PROBATION & RECOVERY. See below.
 - Students who fail to fulfill their obligation of attending tutoring may not be allowed to participate in the next public performance, competition, or activity.
- Academic Probation & Recovery Students earning one F may be placed on academic probation & recovery.
 - Students will be assigned to before school tutoring each day of the academic probation, not to exceed 45 minutes in length, until all grades are passing. They may then attend practice and/or participate in a performance, competition, or activity.
 - o Probationary status is granted for the period of one week.
 - o Probationary status may be used only once per season/activity.
 - o Students in year-long activities may access academic probation once a semester.
 - The academic probation is removed upon verification that the student is passing.

Attendance for Athletics/Activities

Participants in any activity should have good attendance and should never be truant from classes. With the exception of an absence due to illness, a student may participate in a school related activity so long as the absence was verified. Students who are absent due to illness for a half day may participate in programs the same day if absent AM and present PM. Students who are absent due to illness in the afternoon may not participate that evening. Any unexcused

absence from a class or classes will disallow participation in practice or competition that day. Students legitimately absent from all classes on Friday may participate in a performance on Saturday with the approval of the coach or sponsor of the activity.

Personal Conduct and Activity Participation

This policy will begin on the Monday of Week 7 of the current NSAA calendar (first day of fall practice) and continue until Sunday of Week 7 of the following year NSAA calendar.

Students participating in or who will participate in extracurricular activities that are found guilty of/or cited by law enforcement for:

- 1. Use or possession of alcohol; or having consumed alcohol;
- 2. Illegal use or possession of a narcotic or habit-forming drug; or having consumed a narcotic or habit forming drug will be suspended from all practices and all public performances involving extracurricular activities. The suspension period will begin on the day the student is formally notified by the Activities Director or the Building Administrators and will continue for two weeks.

If the suspended student and parent(s) or guardian(s) have met with an approved counselor for Drug and Alcohol evaluation and rehabilitation then the suspended student may resume practice after a suspension period of one week, but will still be suspended from all public performances involving extracurricular activities for a minimum suspension of two weeks.

If the student hasn't begun participation in an extracurricular activity then the student will be excluded from the first two weeks of practice and all public performances of the first extracurricular activity in which that the student is going to participate.

If the suspended student and parent(s) or guardian(s) have met with an approved counselor for Drug and Alcohol evaluation and rehabilitation then the suspended student may resume practice after a minimum suspension of one week, but will still be suspended from all public performances involving extracurricular activities for the first two weeks of that extracurricular activity.

A second offense of 1 or 2 above during the policy year will result in the student being suspended from ALL extracurricular activities for the remainder of the policy year.

Students participating in or who will participate in extracurricular activities, which are found guilty of/or cited by law enforcement for:

- 1. Possessing or using tobacco, chewing or smoking;
- 2. A misdemeanor or public misconduct;

may be suspended from the next public performance involving extracurricular activities. The suspended public performance will occur after or on the day the student is formally notified by the Activities Director or the Building Administrators. A second offense during the policy year will result in the student being suspended from the next two public performances. A third offense during the policy year will be dealt with by the Bluffs Middle School administration.

Students participating in or who will participate in extracurricular activities, who are found guilty of/or cited by law enforcement for a felony will be dealt with by the Bluffs Middle School administration.

Extracurricular Activities and Discipline Suspensions:

If a student participating in extracurricular activities is assigned in-school suspension or out-of-school suspension, they are not allowed to participate in a public performance during the suspension assignment. This includes weekend performances that fall between a Friday and Monday an in-school or out-of-school suspension. If a student participating in extracurricular activities is assigned out-of-school suspension, they will not be allowed to attend practice during the suspension assignment.

Mandatory Drug Testing Policy for Students Involved in Extracurricular Activities

The Board of Education for Scottsbluff Public Schools values students' participation in extracurricular activities. Such students, as role models for other students, are a key to our goal to provide the best possible educational program for our students. To achieve our goal and to maximize the skills and talents of our students, it is important that each student understands the dangers of drug and alcohol use. All students who participate in extracurricular activities in Grades 7 and 8 at Bluffs Middle School must participate in our mandatory drug testing programs. Coaches/sponsors will distribute information and signature forms at the start of each season. Parents/guardians of students in grades 7 and 8 who do not participate in extracurricular activities may choose to opt their students into the program.

SECTION IX – NOTIFICATIONS TO PARENTS AND STUDENTS

Nondiscrimination Statement

In accordance with Federal law and U.S. Department of Agriculture policy, this institution is prohibited from discrimination on the basis of race, color, national origin, sex, age or disability.

To file a complaint of discrimination, write USDA Director, Office of Civil Rights, Room 326 – W. Whitten Building, 1400 Independence Avenue, SW, Washington, D.C. 20250-9410 or call (202) 720-5964 (voice and TDD). USDA is an equal opportunity provider and employer.

Multicultural Policy (from Board Policy 604.04)

The Scottsbluff Public Schools' Board of Education recognizes the variety and values of the many different ethnic and cultural groups in American life and our community, and the importance of the contribution of these varied peoples to our way of life. The Scottsbluff Public Schools will develop and operate programs which help students develop positive attitudes between people of various origins and cultures.

The Scottsbluff Public Schools will seek to prepare all students for a pluralistic society and to provide students with equal educational opportunities.

Mutual Respect

Bluffs Middle School expects every staff member and student to be treated with respect and dignity. A show of disrespect toward a staff member or insubordination on the part of the student will not be tolerated.

Complaint Procedures

The proper procedures for a parent or student to make complaints or raise concerns about school staff or the school programs or activities are set forth below. Other procedures exist to address discrimination or harassment, the bullying of students, and to challenge disciplinary actions, and such other procedures should be used to address those types of concerns.

- 1. Complaint Procedure:
 - Step 1. Have a scheduled conference with the staff person involved in the complaint matter.
 - Step 2. Appeal to the principal if the matter is not resolved at Step 1.
 - Step 3. Appeal to the Superintendent if the matter is still unresolved at Step 2.
 - Step 4. Appeal to the Board of Education if the matter is still unresolved at Step 3.
 - Step 5. Written appeal should be made within five (5) days of the Superintendent's decision.
- 2. Conditions Applicable to All Levels of Complaint Procedure:

All information to be considered at each appeal step should be placed in writing in order to be most effective. Appeal decisions shall be expedited as quickly as possible. A decision at any level should be rendered within ten (10) calendar days, unless a legal hearing is requested or required.

Federal Programs Complaint Procedure

Federal regulations require the Scottsbluff Public Schools Board of Education to have on file written procedures for receiving and resolving any complaint from an organization or individual regarding a violation of a federal statute regulation that applies to federal programs. If you should have such a complaint, copies of the procedure are available at the district office, 2601 Broadway, Scottsbluff, NE.

Asbestos

Scottsbluff Public Schools has completed and has on file, in each school building and the Administration Office at 2601 Broadway, each Building Asbestos Management Plan. This plan contains the results of all building inspections and the response action necessary to either abate or encapsulate any asbestos-containing material. Each Building Plan is available for public inspection in the Principal's Office at each building with a master copy available at the Administration Office at 2601 Broadway, Scottsbluff, Nebraska.

Drug-Free Schools

The District implements regulations and practices which will ensure compliance with the Federal Drug-Free Schools and Communities Act and all regulations and rules promulgated pursuant thereto. The District's safe and drug-free schools program is established in accordance with principles of effectiveness as required by law to respond to such harmful effects.

Education and Prevention

This District promotes comprehensive, age appropriate, developmentally based drug and alcohol education and prevention programs, which will include in the curriculum the teaching of both proper and incorrect use of drugs and alcohol for all students in all grades of this School District. Further, this District will have proper in-service orientation and training for all employed staff.

Drug and Alcohol Use and Prevention

By this handbook, each student of the District is hereby provided a copy of the standards of conduct for student behavior in the District which prohibit the unlawful possession, use, or distribution of illicit drugs and alcohol on school premises or as a part of any of the school's activities.

Safe and Drug-Free Schools – Parental Notice

Notice to Parents: Pursuant to the provisions of the No Child Left Behind Act, if upon receipt of information regarding the content of safe and drug free school programs and activities other than classroom instruction, a parent objects to the participation of their child in such programs and activities, the parent may notify the School District of such objection in writing. Upon the receipt of such notice the student will be withdrawn from the program or activity to which parental objection has been made.

Statement of Zero Tolerance of Violence

We do not tolerate violence. Violence is any look, sign, work, or act that hurts a person's feelings or body, or causes a loss of their property. No one in this school is entitled to use violence.

Anti-Bullying Policy – Students (from Board Policy 504.21a)

The Board of Education recognizes the negative impact that bullying has on student health, welfare, and safety and on the learning environment at school. Students are prohibited from engaging in any form of bullying behavior. Bullying may be grounds for long-term suspension or expulsion. Any student who engages in bullying behavior that materially and substantially interferes with or disrupts the educational environment, the district's day-to-day operations, or the education process, regardless of where the student is at the time of engaging in the bullying behavior, may be subject to discipline to the extent permitted by law. Students are prohibited from engaging in behavior including the use of physical force or verbal, nonverbal, written, and electronic communication (including but not limited to instant messaging, text messaging, e-mailing, and using websites) to threaten, intimidate, ridicule, humiliate, or harass any person.

In determining the appropriate action to be taken in response to incidents of student bullying, the building principal or principal's designee shall consider existing policies and regulations that address the type of conduct that may be involved in bullying. Such policies and regulations include, but are not limited to 504.18 (Harassment by Students).

All district employees, and students share the responsibility to ensure that bullying does not occur at any district school, on any district property, at any district or school-sanctioned activities or events, when students are being transported in any vehicle dispatched by the district or one of its schools, or off school property when such conduct has a nexus to school or any district curricular or non-curricular activity or event.

Toward that end:

- All students who believe they have been victims of bullying in any such circumstance shall immediately report it to any district employee at their school.
- All students who witness student bullying in any such circumstance shall immediately report it to any district employee at their school.
- All district employees who have any incident of bullying reported to them shall promptly forward the report(s) to the principal or principal's designee for appropriate action.

- All district employees who witness student bullying in any such circumstance shall immediately take appropriate action to stop the bullying, as prescribed by the district and building principal, and shall promptly report the bullying to the principal or principal's designee for appropriate action.
- Each building principal or principal's designee shall ensure that all reports involving student bullying in any such circumstance are promptly and thoroughly investigated, and that appropriate action is taken.
- Any person who takes retaliatory action against a student who reports in good faith an incident of bullying shall be subject to disciplinary consequences.

In determining the appropriate action to be taken in response to incidents of student bullying, the building principal or principal's designee shall consider existing policies and regulations that address the type of conduct that may be involved in bullying.

Discipline for student bullying and for retaliation for reporting bullying may include suspension, expulsion, and/or removal from classroom or activity. In addition, the building principal shall consider other actions which may be appropriate in response to student bullying and retaliation, including, but not limited to:

- Holding assemblies and implementing programs to warn students that bullying is
 prohibited and advise them of the consequences for engaging in bullying activity, to
 encourage all students to immediately report incidences of student bullying, and to
 engender an atmosphere where bullying is not tolerated at school or school-related
 activities.
- Implementing student peer mediation programs.
- Holding conferences with the parents of students who continue to engage in bullying
 after administrator/teacher intervention, in order to develop cooperative strategies to
 correct the students' behavior.
- Separating students who continue to engage in bullying after administrator/teacher intervention from other students at school or from particular school programs or activities, until they can conform their behavior to acceptable standards.
- Withholding privileges (i.e., recess, field trips, participation in extracurricular activities, etc.) from students who continue to engage in bullying after administrator/teacher intervention, until they can conform their behavior to acceptable standards.
- Holding training and inservices to assist building staff in being alert to student bullying, taking appropriate action when bullying occurs, and helping to engender an atmosphere where bullying is not tolerated at school or school-related activities.

Harassment and Bullying Policy (from Board Policy 504.18)

It is the policy of Scottsbluff Public Schools that "bullying" type behavior is not to be permitted. These guidelines are established to respond specifically to bullying/harassment behavior. Students and parents are advised that other response measures are also in place and set forth in Section 9 of this handbook for behavior which is discriminatory or harassing on unlawful grounds (e.g., sexual harassment, harassment of students with disabilities, race harassment, etc.).

Harassment of students, staff or visitors by other students will not be tolerated in the school district. This policy is in effect while students are on school grounds, school district property, or on property within the jurisdiction of the school district; while on school-owned and/or school-operated transportation; while attending or engaged in school activities; and while

away from school grounds if the misconduct directly affects the good order, efficient management and welfare of the school district.

Harassment prohibited by the school district includes, but is not limited to, harassment on the basis of race, sex, creed, color, national origin, religion, marital status or disability. Students whose behavior is found to be in violation of this policy will be subject to the investigation procedure which may result in discipline, up to and including, suspension and expulsion.

Sexual harassment means unwelcome sexual advances, requests for sexual favors and other verbal or physical conduct of a sexual nature when:

- Submission to such conduct is made either explicitly or implicitly a term or condition of a student's education or of an individual's participation in school programs or activities.
- Submission to or rejection of such conduct by a student is used as the basis for decisions affecting the student; or
- Such conduct has the purpose or effect of unreasonably interfering with an individual's performance or creating an intimidating, offensive or hostile learning or work environment.

Sexual harassment as set out above, may include, but is not limited to the following:

- Verbal or written harassment or abuse, or unwelcome communication implying sexual motives or intentions:
- Pressure for sexual activity; repeated remarks to a person with sexual or demeaning implication;
- Unwelcome touching;
- Unwelcome and offensive public sexual display of affection;
- Suggesting or demanding sexual involvement, accompanied by implied or explicit threats concerning one's grades, achievements, etc.

Harassment on the basis of race, creed, color, religion, national origin, marital status or disability means conduct of a verbal or physical nature that is designed to embarrass, distress, agitate, disturb or trouble individuals when:

- Submission to such conduct is made either explicitly or implicitly a term or condition of a student's education or of an individual's participation in school programs or activities;
- Submission to or rejection of such conduct by a student is used as the basis for decisions affecting the student; or
- Such conduct has the purpose or effect of unreasonably interfering with an individual's performance or
- Creating an intimidating, offensive or hostile learning or work environment.

Harassment as set forth above may include, but is not limited to the following:

- Verbal, physical or written harassment or abuse;
- Repeated remarks of a demeaning nature;
- Implied or explicit threats concerning one's grades, achievements, etc.;
- Demeaning jokes, stories, or activities directed at an individual.

The district will promptly and reasonably investigate allegations of harassment. The building principal will be responsible for handling all complaints by students alleging harassment.

Retaliation against an individual because the individual has filed a harassment complaint or assisted or participated in a harassment investigation or proceeding is also prohibited. A

student who is found to have retaliated against an individual in violation of this policy will be subject to discipline, up to and including, suspension and expulsion.

Internet Safety and Acceptable Use Policy (from Board Policy 606.06)

The Board supports the use of computers, technology and the Internet in the District's instructional program as a resource to educate and inform. The use of these resources shall be consistent with the curriculum adopted by the School District and shall be employed in an appropriate and responsible manner to meet the varied instructional needs, learning styles, abilities and developmental levels of students in accordance with the Internet Safety and Acceptable Use Policy.

A. Internet Safety Policy

It is the policy of Scottsbluff Public Schools to comply with the Children's Internet Protection Act (CIPA). With respect to the District's computer network, the District shall: (a) prevent user access to, or transmission of, inappropriate material via Internet, electronic mail, or other forms of direct electronic communications; (b) provide for the safety and security of minors when using electronic mail, chat rooms, and other forms of direct electronic communications; (c) prevent unauthorized access, including so-called "hacking," and other unlawful activities online; (d) prevent unauthorized online disclosure, use, or dissemination of personal identification information of minors; and (e) implement measures designed to restrict minors' access to materials (visual or non-visual) that are harmful to minors.

- 1. <u>Definitions</u>. Key terms are as defined in CIPA. "Inappropriate material" for purposes of this policy includes material that is obscene, child pornography, or harmful to minors. The term "harmful to minors" means any picture, image, graphic image file, or other visual depiction that: (1) taken as a whole and with respect to minors, appeals to a prurient interest in nudity, sex, or excretion; (2) depicts, describes, or represents, in a patently offensive way with respect to what is suitable for minors, an actual or simulated sexual act or sexual contact, actual or simulated normal or perverted sexual acts, or a lewd exhibition of the genitals; and (3) taken as a whole, lacks serious literary, artistic, political, or scientific value as to minors.
- 2. Access to Inappropriate Material. To the extent practical, technology protection measures (or "Internet filters") shall be used to block or filter Internet, or other forms of electronic communications, access to inappropriate information. Specifically, as required by the CIPA, blocking shall be applied to visual depictions of material deemed obscene or child pornography, or to any material deemed harmful to minors. Subject to staff supervision, technology protection measures may be disabled or, in the case of minors, minimized only for bona fide research or other lawful purposes.
- 3. <u>Inappropriate Network Usage</u>. To the extent practical, steps shall be taken to promote the safety and security of users of the District's online computer network when using electronic mail, chat rooms, instant messaging, and other forms of direct electronic communications. Specifically, as required by CIPA, prevention of inappropriate network usage includes: (a) unauthorized access, including so-called 'hacking,' and other unlawful activities; and (b) unauthorized disclosure, use, and dissemination of personal identification information regarding minors.
- 4. <u>Supervision and Monitoring</u>. It shall be the responsibility of all members of the District staff to supervise and monitor usage of the online computer network and access to the

Internet in accordance with this policy and CIPA. Procedures for the disabling or otherwise modifying any technology protection measures shall be the responsibility of the Superintendent and the Superintendent's designees.

- 5. <u>Social Networking</u>. Students shall be educated about appropriate online behavior, including interacting with others on social networking websites and in chat rooms, and cyber bullying awareness and response.
- 6. <u>Adoption</u>. This Internet Safety Policy was adopted by the Board at a public meeting, following normal public notice.

B. <u>Computer Acceptable Use Policy</u>

- 1. <u>Technology Subject to this Policy</u>. This Computer Acceptable Use Policy applies to all technology resources of the District or made available by the District. Technology resources include, without limitation, computers and related technology equipment, all forms of e-mail and electronic communications, and the internet.
- 2. Access and User Agreements. Use of the District technology resources is a privilege and not a right. The Superintendent or designee shall develop appropriate user agreements and shall require that employees, students (and their parents or guardians), and others to sign such user agreements as a condition of access to the technology resources, as the Superintendent determines appropriate. Parents and guardians of students in programs operated by the District shall inform the Superintendent or designee in writing if they do not want their child to have access.

The Superintendent and designees are authorized and directed to establish and implement such other regulations, forms, procedures, guidelines, and standards to implement this Policy.

The technology resources are not a public forum. The District reserves the right to restrict any communications and to remove communications that have been posted.

3. <u>Acceptable Uses</u>. The technology resources are to be used for the limited purpose of advancing the District's mission. The technology resources are to be used, in general, for educational purposes, meaning activities that are integral, immediate, and proximate to the education of students as defined in the E-rate program regulations.

4. <u>Unacceptable Uses</u>.

The following are unacceptable uses of the technology resources:

- a. Personal Gain: Technology resources shall not be used, and no person shall authorize its use, for personal financial gain other than in accordance with prescribed constitutional, statutory, and regulatory procedures, other than compensation provided by law.
- b. Personal Matters: Technology resources shall not be used, and no person shall authorize its use, for personal matters.

Occasional use that the Superintendent or designee determines to ultimately facilitate the mission of the District is not prohibited by this provision. Examples of occasional use that may be determined to ultimately facilitate the mission of the District: sending an e-mail to a minor child or spouse; sending an e-mail related to a community group in which an employee is a member where the membership in the community group facilitates the District's mission.

This occasional use exception does not permit use by employees contrary to the expectations of their position. For example, employees may not play games or surf the net for purposes not directly related to their job during duty time; nor may students do so during instructional time.

The occasional use exception also does not permit use of the technology resources for private business, such as searching for or ordering items on the internet for non-school use; or sending an e-mail related to one's own private consulting business.

- c. Campaigning: Technology resources shall not be used, and no person shall authorize its use, for the purpose of campaigning for or against the nomination or election of a candidate or the qualification, passage, or defeat of a ballot question.
- d. Technology-Related Limitations: Technology resources shall not be used in any manner which impairs its effective operations or the rights of other technology users. Without limitation,
 - 1. Users shall not use another person's name, log-on, password, or files for any
 - reason, or allow another to use their password (except for authorized staff members).
 - 2. Users shall not erase, remake, or make unusable another person's computer, information, files, programs or disks.
 - 3. Users shall not access resources not specifically granted to the user or engage in electronic trespassing.
 - 4. Users shall not engage in "hacking" to gain unauthorized access to the
 - operating system software or unauthorized access to the system of other users.
 - 5. Users shall not copy, change, or transfer any software without permission from
 - the network administrators.
 - 6. Users shall not write, produce, generate, copy, propagate, or attempt to introduce any computer code designed to self-replicate, damage, or otherwise hinder the performance of any computer's memory, file system, or software. Such software is often called a bug, virus, worm, Trojan horse, or similar name.
 - 7. Users shall not engage in any form of vandalism of the technology resources.
 - 8. Users shall follow the generally accepted rules of network etiquette. The Superintendent or designees may further define such rules.
- e. Other Policies and Laws: Technology resources shall not be used for any purpose contrary to any District policy, any school rules to which a student user is subject, or any applicable law. Without limitation, this means that technology resources may not be used:
 - 1. to access any material contrary to the Internet Safety Policy; or to create or

- generate any such material.
- 2. to engage in unlawful harassment or discrimination, such as sending e-mails that contain sexual jokes or images.
- 3. to engage in violations of employee ethical standards and employee standards of performance, such as sending e-mails that are threatening or offensive or which contain abusive language; use of end messages on e-mails that may imply that the District is supportive of a particular religion or religious belief system, a political candidate or issue, or a controversial issue; or sending e-mails that divulge protected confidential student information to unauthorized persons.
- 4. to engage in or promote violations of student conduct rules.
- 5. to engage in illegal activity, such as gambling.
- 6. in a manner contrary to copyright laws.
- 7. in a manner contrary to software licenses.
- 5. <u>Disclaimer</u>. The technology resources are supplied on an "as is, as available" basis. The District does not imply or expressly warrant that any information accessed will be valuable or fit for a particular purpose or that the system will operate error free. The District is not responsible for the integrity of information accessed, or software downloaded from the Internet.
- 6. <u>Filter</u>. A technology protection measure is in place that blocks and/or filters access to prevent access to Internet sites that are not in accordance with policies and regulations. In addition to blocks and/or filters, the District may also use other technology protection measures or procedures as deemed appropriate.

Notwithstanding technology protection measures, some inappropriate material may be accessible by the Internet, including material that is illegal, defamatory, inaccurate, or potentially offensive to some people. Users accept the risk of access to such material and responsibility for promptly exiting any such material.

The technology protection measure that blocks and/or filters Internet access may be disabled only by an authorized staff member for bona fide research or educational purposes: (a) who has successfully completed District training on proper disabling circumstances and procedures, (b) with permission of the immediate supervisor of the staff member requesting said disabling, or (c) with the permission of the Superintendent. An authorized staff member may override the technology protection measure that blocks and/or filters Internet access for a minor to access a site for bona fide research or other lawful purposes provided the minor is monitored directly by an authorized staff member.

- 7. Monitoring. Use of the technology resources, including but not limited to internet sites visited and e-mail transmitted or received, is subject to monitoring by the administration and network administrators at any time to maintain the system and insure that users are using the system responsibly, without notice to the users. Users have no privacy rights or expectations of privacy with regard to use of the District's computers or Internet system. All technology equipment shall be used under the supervision of the Superintendent and the Superintendent's designees.
- 8. <u>Sanctions</u>. Violation of the policies and procedures concerning the use of the District technology resources may result in suspension or cancellation of the privilege to use the technology resources and disciplinary action, up to and including expulsion of students

and termination of employees. Use that is unethical may be reported to the Commissioner of Education. Use that is unlawful may be reported to the law enforcement authorities. Users shall be responsible for damages caused and injuries sustained by improper or non-permitted use.

Legal Reference: Children's Internet Protection Act, 47 USC § 254

FCC Order adopted August 10, 2011

47 USC § 254(h)(1)(b); 47 CFR 54.500(b) and 68 FR 36932 (2003) (E-

rate restrictions)

Neb. Rev. Stat. § 49-14,101.01 (Political Accountability and

Disclosure Act)

20 U.S.C. sec. 1232q (1988) (Family Educational Rights and

Privacy Act)

47 U.S.C. 201 et seq. (Communications Decency Act of 1995)

Children's Internet Protection Act and Neighborhood CIPA of 2000

Nebraska Statutes 79-2104

Cross Reference:	102	Educational Philosophy of the District
	401	Guiding Principles for Employees
	504	Student Rights and Responsibilities
	507	Student Records
	603	Curriculum Development
	604	Instructional Curriculum
	606.5	Media Centers
	606.06a	Social, collaborative, interactive, and responsive
		Technologies
	504.10	Form Student and Parent Agreement
	606.06	Form Staff Use Form
	1006	Use of District Facilities and Equipment

Notice of Nondiscrimination

Students, parents, employees, volunteers, school patrons, applicants for student admission or employment, sources of referral of applicants for admission and employment, professional organizations holding collective bargaining or professional agreements with the Bluffs Middle School, and all others who interact with Bluffs Middle School are hereby notified that the Bluffs Middle School does not discriminate on the basis of race, color, national origin, sex, age, marital status, religion, or disability in the admission, access to its facilities or programs, treatment, or employment in its programs or activities.

Designation of Coordinator(s)

Any person having inquiries concerning this district's compliance with anti-discrimination laws or policies or other programs should contact or notify the following person(s) who are designated as the coordinator for such laws, policies or programs. The contact address for the coordinator is: Scottsbluff Public Schools, 2601 Broadway, Scottsbluff, NE 69361, 308-635-6200.

Law, Policy or Program	Issue or Concern	Coordinator
Title VI	Discrimination or harassment based on race, color, or national origin; harassment	Superintendent
Title IX	Discrimination or harassment	Superintendent

	based on sex; gender equity	
Section 504 of the Rehabilitation	Discrimination, harassment or	Superintendent
Act and the Americans with	reasonable accommodations of	
Disability Act (ADA)	persons with disabilities	
Homeless student laws	Children who are homeless	Superintendent
Safe and Drug Free Schools and	Safe and drug-free schools	Superintendent
Communities	-	_

Anti-discrimination & Harassment Policy

Elimination of Discrimination: The Scottsbluff Public Schools hereby gives this statement of compliance and intent to comply with all state and federal laws prohibiting discrimination or harassment and requiring accommodations. This school district intends to take necessary measures to assure compliance with such laws against any prohibited form of discrimination or harassment or which require accommodations.

Preventing Harassment and Discrimination of Students

Purpose: Scottsbluff Public Schools is committed to offering employment and educational opportunity to its employees and students in a climate free of discrimination. Accordingly, unlawful discrimination or harassment of any kind by administrators, teachers, co-workers, students or other persons is prohibited. In addition, the Scottsbluff Public Schools will try to protect employees and students from reported discrimination or harassment by non-employees or others in the work place and educational environment

For purposes of this policy, discrimination or harassment based on a person's race, color, religion, national origin, sex, disability or age is prohibited. The following are general definitions of what might constitute prohibited harassment:

- In general, ethnic or racial slurs or other verbal or physical conduct relating to a person's race, color, religion, disability or national origin constitute harassment when they unreasonably interfere with the person's work performance or create an intimidating work, instructional or educational environment.
- Age harassment (40 years of age and higher) has been defined by federal regulations as a form of age discrimination. It can consist of demeaning jokes, insults or intimidation based on a person's age.
- Sexual harassment is defined by federal and state regulations as a form of sex discrimination. It can consist of unwelcome sexual advances, requests for sexual favors, or physical or verbal conduct of a sexual nature by supervisors or others in the work place, classroom or educational environment.

Sexual harassment may exist when:

- Submission to such conduct is either an explicit or implicit term or condition of employment or of participation and enjoyment of the school's programs and activities;
- Submission to or rejection of such conduct is used or threatened as a basis for employment related decisions, such as promotion, performance, evaluation, pay adjustment, discipline, work assignment, etc., or school program or activity decisions, such as admission, credits, grades, school assignments or playing time.
- The conduct has the purpose or effect of unreasonably interfering with an individual's work or educational performance or creating an intimidating, hostile, or offensive working, class room or educational environment.
- Sexual harassment may include explicit sexual propositions, sexual innuendo, suggestive comments, sexually oriented "kidding" or "teasing", "practical jokes",

jokes about gender-specific traits, foul or obscene language or gestures, displays of foul or obscene printed or visual material, and physical contact, such as patting, pinching or brushing against another's body.

Complaint and Grievance Procedures:

Employees or students should initially report all instances of discrimination or harassment to their immediate supervisor or classroom teacher. However, if the employee or student is uncomfortable in presenting the problem to the supervisor or teacher, or if the supervisor or teacher is the problem, the employee or student is encouraged to go to the next level of supervision. In the case of a student, the Principal would be the next or alternative person to contact.

If the employee or student's complaint is not resolved to his or her satisfaction within five (5) to ten (10) calendar days, or if the discrimination or harassment continues, or if as a student you feel you need immediate help for any reason, please report your complaint to the Superintendent of Scottsbluff Public Schools. If a satisfactory arrangement cannot be obtained through the Superintendent of Scottsbluff Public School, the complaint may be processed to the Board of Education.

The supervisor, teacher or the Principal of Bluffs Middle School will thoroughly investigate all complaints. These situations will be treated with the utmost confidence, consistent with resolution of the problem. Based on the results of the investigation, appropriate corrective action, up to and including discharge of offending employees, and disciplinary action up to expulsion against a harassing student, may be taken. Under no circumstances will any threats or retaliation be permitted to be made against an employee or student for alleging in good faith a violation of this policy.

Notice to Parents of Rights Afforded by Section 504 of the Rehabilitation Act of 1973

The following is a description of the rights granted by federal law to qualifying students with disabilities. The intent of the law is to keep you fully informed concerning the decisions about your child and to inform you of your rights if you disagree with any of these decisions.

You have the right to:

- 1. Have your child take part in, and receive benefits from, public education programs without discrimination because of his/her disability.
- 2. Have the school district advice you of your rights under federal law.
- 3. Receive notice with respect to identification, evaluation or placement of your child.
- 4. Have your child receive a free appropriate public education.
- 5. Have your child receive services and be educated in facilities which are comparable to those provided to every student.
- Have evaluation, educational and placement decisions made based on a variety of information sources and by persons who know the student and who are knowledgeable about the evaluation data and placement options.
- 7. Have transportation provided to and from an alternative placement setting (if the setting is a program not operated by the district) at no greater cost to you than would be incurred if the student were placed in a program operated by the district.
- 8. Have your child be given an equal opportunity to participate in nonacademic and extracurricular activities offered by the district.
- 9. Examine all relevant records relating to decisions regarding your child's identification, evaluation and placement.

- 10. Request mediation or an impartial due process hearing related to decisions or actions regarding your child's identification, evaluation, educational program or placement. (You and your child may take part in the hearing. Hearing requests are to be made to the Superintendent).
- 11. File a local grievance.

Notification of Rights Under FERPA

The Family Educational Rights and Privacy Act (FERPA) affords parents and students over 18 years of age ("eligible students") certain rights with respect to the student's education records:

- 1. The right to inspect and review the student's education records within 45 days of the day the district receives a request for access. Parents or eligible students should submit to the school principal (or appropriate school official) a written request that identifies the record(s) they wish to inspect. The principal will make arrangements for access and notify the parent or eligible student of the time and place where the records may be inspected.
- 2. The right to request the amendment of the student's education records that the parent or eligible student believes are inaccurate or misleading. Parents or eligible students may ask the school district to amend a record that they believe is inaccurate or misleading. They should write the school principal, clearly identify the part of the record they want changed, and specify why it is inaccurate or misleading. If the district decides not to amend the record as requested by the parent or eligible student, the district will notify the parent or eligible student of the decision and advise them of their right to a hearing regarding the request for amendment. Additional information regarding the hearing procedures will be provided to the parent or eligible student when notified of the right to a hearing.
- 3. The right to consent to disclosures of personally identifiable information contained in the student's education records, except to the extent that FERPA authorizes disclosure without consent. One exception which permits disclosure without consent is disclosure to school officials with legitimate educational interests. A school official is a person employed by the district as an administrator, supervisor, instructor or support staff member (including health or medical staff and law enforcement unit personnel); a person serving on the school board; a person or company with whom the district has contracted to perform a special task (such as an attorney, auditor, medical consultant or therapist); or a parent or student serving on an official committee, such as a disciplinary or grievance committee or assisting another school official in performing his or her tasks. A school official has a legitimate educational interest if the official needs to review an education record in order to fulfill his or her professional responsibility. Upon request, the district discloses education records without consent to officials of another school district in which a student seeks or intends to enroll.
- 4. The right to file a complaint with the U.S. Department of Education concerning alleged failures by the district to comply with the requirements of FERPA. The name and address of the office that administers FERPA is:

Family Policy Compliance Office U.S. Department of Education 400 Maryland Avenue, S.W. Washington, D.C. 20202 4605

Notice Concerning Directory Information

The district may disclose directory information. The types of personally identifiable information that the district has designated as directory information are as follows: student's name, address, telephone listing, electronic mail address, photograph, date of and place of birth, major fields of study, dates of attendance, grade level, enrollment status (e.g., undergraduate or graduate, full-time or part-time), participation in officially recognized activities and sports, weight and height of members of athletic teams, degrees, honors and

awards received, and most recent previous educational agency or institution attended. A parent or eligible student has the right to refuse to let the district designate any or all of those types of information about the student as directory information. The period of time within which a parent or eligible student has to notify the district in writing that he or she does not want any or all of those types of information about the student designated as directory information is as follows: two weeks from the time this information is first received. The district may disclose information about former students without meeting the conditions in this section.

Additional Notice Concerning Directory Information:

The district's policy is for education records to be kept confidential except as permitted by the FERPA law, and the district does not approve any practice which involves an unauthorized disclosure of education records. In some courses student work may be displayed or made available to others. Also, some teachers may have persons other than the teacher or school staff, such as volunteers or fellow students, assists with the task of grading student work and returning graded work to students. The district does not either approve or disapprove such teaching practices, and designates such student work as directory information and as non-education records. Each parent and eligible student shall be presumed to have accepted this designation in the absence of the parent or eligible student giving notification to the district in writing in the manner set forth above pertaining to the designation of directory information. Consent will be presumed to have been given in the absence of such a notification from the parent or eligible student.

Notice Concerning Disclosure of Student Recruiting Information

The No Child Left Behind Act of 2001 requires Bluffs Middle School to provide military recruiters and institutions of higher education access to secondary school students' names, addresses, and telephone listings. Parents and secondary students have the right to request that Bluffs Middle School not provide this information (i.e., not provide the student's name, address, and telephone listing) to military recruiters or institutions of higher education, without their prior written parental consent. Bluffs Middle School will comply with any such request.

Notice Concerning Staff Qualifications

The No Child Left Behind Act of 2001 gives parents/guardians the right to get information about the professional qualifications of their child's classroom teachers. Upon request, Bluffs Middle School will give parents/guardians the following information about their child's classroom teacher:

- 1. Whether the teacher has met State qualifications and licensing criteria for the grade levels and subject areas in which the teacher provides instruction.
- 2. Whether the teacher is teaching under an emergency or provisional teaching certificate.
- 3. The baccalaureate degree major of the teacher. You may also get information about other graduate certification or degrees held by the teacher, and the field of discipline of the certification or degree. We will also, upon request, tell parents/guardians whether their child is being provided services by a paraprofessional and, if so, the qualifications of the paraprofessional. The request for information should be made to an administrator in your child's school building. The information will be provided to you in a timely manner. Finally, Bluffs Middle School will give timely notice to you if your child has been assigned, or has been taught for four or more consecutive weeks by a teacher who does not meet the requirements of the Act.

Student Privacy Protection Policy

It is the policy of Bluffs Middle School to develop and implement policies which protect the privacy of students in accordance with applicable laws. The District's policies in this regard include the following:

Right of Parents to Inspect Surveys Funded or Administered by the United States Department of Education or Third Parties:

Parents shall have the right to inspect, upon the parent's request, a survey created by and administered by either the United States Department of Education or a third party (a group or person other than the District) before the survey is administered or distributed by the school to the parent's child.

Protection of Student Privacy in Regard to Surveys of Matters Deemed to be Sensitive:

The District will require, for any survey of students which contain one or more matters deemed to be sensitive (see section headed "Definition of Surveys of Matters Deemed to be Sensitive"), that suitable arrangements be made to protect student privacy (that is, the name or other identifying information about a particular student). For such surveys, the District will also follow the procedures set forth in the section entitled: "Notification of and Right to Opt-Out of Specific Events."

Right of Parents to Inspect Instructional Materials:

Parents shall have the right to inspect, upon reasonable request, any instructional material used as part of the educational curriculum for their child. Reasonable requests for inspection of instructional materials shall be granted within a reasonable period of time after the request is received. Parents shall not have the right to access academic tests or academic assessments, as such are not within the meaning of the term "instructional materials" for purposes of this policy. The procedures for making and granting a request to inspect instructional materials are as follows: the parent shall make the request, with reasonable specificity, directly to the building principal. The building principal, within five (5) school days, shall consult with the teacher or other educator responsible for the curriculum materials. In the event the request can be accommodated, the building principal shall make the materials available for inspection or review by the parent, at such reasonable times and place as will not interfere with the educator's intended use of the materials. In the event there is a question as to the nature of the curriculum materials requested or as to whether the materials are required to be provided, the building principal shall notify the parent of such concern, and assist the parent with forming a request which can reasonably be accommodated. If the parent does not formulate such a request, and continues to desire certain curriculum materials, the parent shall be asked to make their request to the Superintendent.

Rights of Parents to be Notified of and to Opt-Out of Certain Physical Examinations or Screenings:

The general policy and practice of the District is to not administer physical examinations or screenings of students which require advance notice or parental opt-out rights under the applicable federal laws, for the reason that the physical examinations or screenings to be conducted by the District will usually fit into one of the following exceptions: (1) hearing, vision, or scoliosis screenings; (2) physical examinations or screenings that are permitted or required by an applicable State law; and (3) surveys administered to students in accordance with the Individuals with Disabilities Education Act. For physical examinations or screenings which do not fit into the applicable exceptions, the District will follow the procedures set forth in the section entitled: "Notification of and Right to Opt-Out of Specific Events."

Protection of Student Privacy in Regard to Personal Information Collected from Students:

The general policy and practice of the District is to not engage in the collection, disclosure, or use of personal information collected from students for the purpose of marketing or for selling that information. The District will make reasonable arrangements to protect student privacy to the extent possible in the event of any such collection, disclosure, or use of personal information. "Personal information" for purposes of this policy means individually identifiable information about a student including: (1) a student or parent's first and last name, (2) home address, (3) telephone number, and (4) social security number. The term "personal information," for purposes of this policy, does not include information collected from students for the exclusive purpose of developing, evaluating, or providing educational products or services for, or to, students or educational institutions. This exception includes the following examples: (i) college or postsecondary education recruitment, or military recruitment; (ii) book clubs, magazines, and programs providing access to low-cost literary products; (iii) curriculum and instructional materials used by elementary schools and secondary schools; (iv) tests and assessments used by elementary schools and secondary schools to provide cognitive, evaluative, diagnostic, clinical, aptitude, or achievement information about student, or to generate other statistically useful data for the purpose of securing such tests and assessments, and the subsequent analysis and public release of the aggregate date from such tests and assessments; (v) the sale by student of products or services to raise funds for school-related or education-related activities; (vi) student recognition programs.

Parental Access to Instruments used in the Collection of Personal Information:

While the general practice of the District is to not engage in the collection, disclosure, or use of personal information collected from students for the purpose of marketing or for selling that information, parents shall have the right to inspect, upon reasonable request, any instrument which may be administered or distributed to a student for such purposes. Reasonable requests for inspection shall be granted within a reasonable period of time after the request is received. The procedures for making and granting such a request are as follows: the parent shall make the request, with reasonable specificity, directly to the building principal and shall identify the specific act and the school staff member or program responsible for the collection, disclosure, or use of personal information from students for the purpose of marketing that information. The building principal, within five (5) school days, shall consult with the school staff member or person responsible for the program which has been reported by the parent to be responsible for the collection, disclosure, or use of personal information from students. In the event such collection, disclosure, or use of personal information is occurring or there is a plan for such to occur, the building principal shall consult with the Superintendent for determination of whether the action shall be allowed to continue. If not, the instrument for the collection of personal information shall not be given to any students. If it is to be allowed, such instrument shall be provided to the requesting parent as soon as such instrument can be reasonably obtained.

Annual Parental Notification of Student Privacy Protection Policy:

The District shall provide parents with reasonable notice of the adoption or continued use of this policy and other policies related to student privacy. Such notice shall be given to parents of students enrolled in the District at least annually, at the beginning of the school year, and within a reasonable period of time after any substantive change in such polices.

Notification to Parents of Dates of and Right to Opt-Out of Specific Events:

The District shall directly notify the parents of the affected children, at least annually at the beginning of the school year, of the specific or approximate dates during the school year when any of the following activities are scheduled, or are expected to be scheduled:

- The collection, disclosure, or use of personal information collected from students for the purpose of marketing or for selling that information. (Note: the general practice of the District is to not engage in the collection, disclosure, or use of personal information collected from students for the purpose of marketing or for selling that information).
- Surveys of students involving one or more matters deemed to be sensitive in accordance with the law and this policy; and,
- Any non-emergency, invasive physical examination or screening that is required as a condition of attendance; administered by the school and scheduled by the school in advance; and not necessary to protect the immediate health and safety of the student or of other students. (Note: the general practice of the District is to not engage in physical examinations or screenings which require advance notice, for the reason that the physical examinations or screenings to be conducted by the District will usually fit into one of the following exceptions to the advance notice requirement and parental opt-out right: (1) hearing, vision, or scoliosis screenings; (2) physical examinations or screenings that are permitted or required by applicable State law, and (3) surveys administered to students in accordance with the Individuals Disabilities Education Act).

Parents shall be offered an opportunity in advance to opt their child out of participation in any of the above listed activities.

In the case of a student of an appropriate age (that is, a student who has reached the age of 18, or a legally emancipated student), the notice and opt-out right shall belong to the student.

Definition of Surveys of Matters Deemed to be Sensitive:

Any survey containing one or more of the following matters shall be deemed to be "sensitive" for purposes of this policy:

- 1. Political affiliations or beliefs of the student or the student's parent;
- 2. Mental or psychological problems of the student or the student's parent;
- 3. Sex behavior or attitudes;
- 4. Illegal, anti-social, self-incriminating or demeaning behavior;
- 5. Critical appraisals of other individuals with whom the student has close family relationships;
- 6. Legally recognized privileged or analogous relationships, such as those of lawyers, physicians, and ministers;
- 7. Religious practices, affiliations, or beliefs of the students or the student's parent;
- 8. Income (other than that required by law to determine eligibility for participation in a program or for receiving financial assistance under such program).

Parental Involvement Policies

General - Parental/Community Involvement in Schools:

Bluffs Middle School welcomes parental involvement in the education of their children. We recognize that parental involvement increases student success. It is Bluffs Middle School's policy to foster and facilitate, to the extent appropriate and in their primary language, parental information about, and involvement in, the education of their children.

Policies and regulations are established to protect the emotional, physical and social well being of all students.

- 1. Parental involvement is a part of the ongoing and timely planning, review and improvement of district and building programs.
- 2. Parents are encouraged to support the implementation of district policies and regulations.

- 3. Parents are encouraged to monitor their student's progress by reviewing quarterly report cards, attending parent-teacher conferences, and utilizing the Infinite Campus Parent/Student Portal.
- 4. Textbooks, tests and other curriculum materials used in the district are available for review by parents upon request.
- 5. Parents are provided access to records of students according to law and school policy.
- 6. Parents are encouraged to attend courses, assemblies, counseling sessions and other instructional activities with prior approval of the proper teacher or counselor and administrator. Parents' continued attendance at such activities will be based on the students' wellbeing.
- 7. Testing occurs in this school district as determined to be appropriate by district staff to assure proper measurement of educational progress and achievement.
- 8. Parents submitting written requests to have their student excused from testing, classroom instruction and other school experiences will be granted that request when possible and educationally appropriate. Requests should be submitted to the proper teacher or administrator within a reasonable time prior to the testing, classroom instruction or other school experience and should be accompanied by a written explanation for the request. A plan for an acceptable alternative shall be approved by the proper teacher and administrator prior to, or as a part of, the granting of any parent request.
- 9. Participation in surveys of students occurs in this district when determined appropriate by district staff for educational purposes. Parents will be notified prior to the administration of surveys in accordance with district policy. Timely written parental requests to remove students from such surveys will be granted in accordance with district policy and law. In some cases, parental permission must be given before the survey is administered.
- 10. Parents are invited to express their concerns, share their ideas and advocate for their children's education with board members, administrators and staff.
- 11. School district staff and parents will participate in an annual evaluation and revision, if needed, of the content and effectiveness of the parental involvement policy.

Homeless Students Policy

Homeless children for purposes of this Policy generally include children who lack a fixed, regular, and adequate nighttime residence, as further defined by applicable federal and state law.

No Stigmatization or Segregation of Homeless Students:

It is the District's policy and practice to ensure that homeless children are not stigmatized or segregated by the District on the basis of their status as homeless.

Homeless Coordinator:

The Superintendent or designee shall serve as the District's designated Homeless Coordinator. The Homeless Coordinator shall serve as the school liaison for homeless children and youth and shall ensure that: (1) homeless children are identified by school personnel; (2) homeless children enroll in, and have a full and equal opportunity to succeed in school; (3) homeless children and their families receive educational service for why they are eligible and referrals to health, dental, and mental health services and other appropriate services; (4) the parents or guardians of homeless children are informed of the educational and related opportunities available to their children and provided with meaningful opportunities to participate in the education of their children; (5) public notice of the educational rights of homeless children is disseminated where such children receive services under the federal homeless children laws,

such as schools, family shelters, and soup kitchens; (6) enrollment disputes are mediated in accordance with law; and (7) the parents or guardians of homeless children, and any unaccompanied youth, are fully informed of transportation services available under law. The Homeless Coordinator shall coordinate with State coordinators and community and school personnel responsible for the provisions of education and related services to homeless children. The Homeless Coordinator may designate duties hereunder as the Homeless Coordinator determines to be appropriate.

Enrollment of and Services to Homeless Children:

A homeless child shall be enrolled in compliance with law and be provided services comparable to services offered to other students in the school in which the homeless child has been placed. Placement of a homeless child is determined based on the child's "school of origin" and the "best interests" of the child. The "school of origin" means the school that the child attended when permanently housed or the school in which the child was last enrolled. Placement decisions shall be made according to the District's determination of the child's best interests, and shall be at either: (1) the child's school of origin for the duration of the child's homelessness (or, if the child becomes permanently housed during the school year, for the remainder of that school year) or (2) the school of the attendance area where the child is actually living. To the extent feasible, the placement shall be in the school of origin, except when such is contrary to the wishes of the homeless child's parent or legal guardian. If the placement is not in the school of origin or a school requested by the homeless child's parent or legal quardian, the District shall provide a written explanation of the placement decision and a statement of appeal rights to the parent or quardian. If the homeless child is an unaccompanied youth, the Homeless Coordinator shall assist in the placement decision, consider the views of the unaccompanied youth, and provide the unaccompanied youth with notice of the right to appeal. In the event of an enrollment dispute, the placement shall be at the school in which enrollment is sought, pending resolution of the dispute in accordance with the dispute resolution process. The homeless child shall be immediately enrolled in the school in which the District has determined to place the child, even if the child is unable to produce records normally required for enrollment, such as previous academic records, medical records, proof of residency, or other documentation. The District shall immediately contact the school last attended by the homeless child to obtain relevant academic and other records. If the homeless child needs to obtain immunizations or medical records, the District shall immediately refer the parent or quardian of the homeless child to the Homeless Coordinator, who shall assist in obtaining necessary immunizations or medical records. The District may nonetheless require the parent or quardian of the homeless child to submit contact information.

Transportation will be provided to homeless students, to the extent required by law and comparable to that provided to students who are not homeless, upon request of the parent or guardian of the homeless child, or by the Homeless Coordinator in the case of an unaccompanied youth, as follows: (1) if the homeless child's school of origin is Bluffs Middle School, and the homeless child continues to live in Bluffs Middle School, transportation to and from the school of origin shall be provided by Bluffs Middle School; and (2) if the homeless child lives in a school other than Bluffs Middle School, but continues to attend Bluffs Middle School based on it being the school of origin, the new school and the Bluffs Middle School shall agree upon a method to apportion the responsibility and costs for providing the child with transportation to and from the school of origin and, if they are unable to agree, the responsibility and cost for transportation shall be shared equally.

Student Fees

The board realizes some activities may require additional expenditures which are properly to be borne by students as a separate charge. Such charges may be waived as specified below depending upon the student's eligibility for the free and reduced-price lunch program. No fees, specialized or nonspecialized attire or equipment shall be required of students outside this policy. This policy does not apply to tuition payments by nonresident students.

For the purposes of this policy, the following definitions shall apply:

- Extracurricular activities means student activities or organizations which are supervised
 or administered by the school district, which do not count toward graduation or
 advancement between grades, and in which participation is not otherwise required by the
 school district:
- 2. **Postsecondary education costs** means tuition and other fees associated with obtaining credit from a postsecondary educational institution.

The district may charge student fees or require students to provide specialized equipment or attire in the following areas:

- 1. Participation in extracurricular activities, including extracurricular music courses;
- 2. Admission fees and transportation charges for spectators attending extracurricular activities:
- 3. Postsecondary education costs, limited to tuition and fees associated with obtaining credits from the postsecondary institution;
- 4. Transportation fees for option students not qualifying for free lunches and nonresident students as allowed by state statute;
- 5. Copies of student files or records as allowed by state statute;
- 6. Reimbursement to the district for property lost or damaged by the student;
- 7. Before-and-after-school or pre-kindergarten services in accordance with state statute;
- 8. Summer school or night school; and
- 9. Breakfast and lunch programs.

The district may also require students to furnish musical instruments for participation in optional music courses that are not extracurricular activities. Students qualifying for free or reduced-price lunches shall be provided with a musical instrument of the school's choice.

Waivers for any of the following shall be provided for students who qualify for free or reduced-price lunches:

- 1. Fees and specialized equipment and specialized attire required for participation in extracurricular activities;
- 2. Admission fees and transportation charges for spectators attending extracurricular activities; and
- 3. Materials required for course projects where the project becomes the property of the student upon completion.

The superintendent shall establish a Student Fee Fund to ensure that funds collected as fees are properly recorded and deposited. The superintendent shall promulgate regulations outlining the purposes for which fees are collected and shall ensure such fees are spent for those purposes.

The superintendent shall promulgate regulations to be published annually in the student handbook authorizing and governing:

- 1. Any non-specialized clothing required for specified courses and activities;
- 2. Any personal or consumable items a student will be required to furnish for specified courses and activities;

- Any materials required for course projects if the project becomes the property of the student upon completion; and
- 4. Any specialized equipment or specialized attire which a student will be required to provide for any extracurricular activity, including extracurricular music courses.
 - a. Equipment or attire fitted for the student and which the student generally wears exclusively and becomes the property of the student, such as dance squad, cheerleading, and show choir uniforms and outfits, along with T-shirts for teams or band members, will be required to be provided by the participating student.
 - b. The cost of maintaining any equipment or attire, including uniforms, which the student purchases or uses exclusively, shall be the responsibility of the participating student.

The superintendent shall also promulgate regulations authorizing and governing the following areas:

- 1. All fees to be collected within the nine numbered areas of the third paragraph of this policy;
- 2. Any other types of specialized equipment or attire to be provided by all students in the nine numbered areas of the third paragraph of this policy;
- 3. Procedures and forms for students or parent/guardians to apply for waivers under this policy;
- 4. Deadlines for waivers for all types of fees;
- 5. Procedures for allowing facilities use for NSAA District events to avoid conflict with this policy;
- 6. Procedures to avoid the direct handling of fees for students receiving postsecondary education credits;
- 7. Procedures for handling of fees related to summer school or night school;
- 8. Attendance requirements and procedures in connection with evening, weekend or summer use of facilities related to all extracurricular activities to avoid conflict with this policy;
- 9. Procedures for admitting students on waiver to extracurricular activities; and
- 10. Procedures for transportation of student spectators to extracurricular activities and collection of any related fees.

Public concerns or complaints regarding required fees, attire or equipment shall be addressed under Policy 1005.01, Public Complaints.

This policy will be reviewed and re-adopted annually by August 1 at a regular or special meeting of the board. This shall include a review of the amount of money collected under this policy and the use of waivers as provided by this policy. The policy shall be published in the student handbook provided at no cost to each student.

Legal Reference: Neb. Constitution, Art VII, Sect. 1

Neb. Statute 79-215 (tuition)

79-241 (option student busing) 79-605 (nonresident busing) 79-611 (transportation fees)

79-734 (books, equipment and supplies)

79-2,104 (student files)

79-2,125 to 2,134 (student fees law)

79-1104 (before-and-after-school services) 9-1106 to 1108 (learners with high ability)

Cross Reference: 505.05 Fines for Lost or Damaged Items

506	Student Activities
507.01	Student Records Access
801	Transportation
802.05	Free or Reduced Cost Meals Eligibility
1005.01	Public Complaints

See #504.19 Form

Approved: 03/11/02 Reviewed: Revised:

STUDENT FEE WAIVER PROCEDURES

The board recognizes that while certain fees, specialized equipment, or specialized attire are appropriate and authorized, some students and their families are not financially able to afford them. The school district will grant waivers upon request to the students of families eligible for free or reduced priced meals under the federal Child Nutrition program.

Waivers must be requested prior to the waiver deadline date. Waivers will not be approved retroactively for fees previously paid or specialized items, or attire purchased by students. Only those fees and items eligible for waivers as required by state statute shall be waived.

The following deadlines will apply to requests for waivers:

- 1. **Participation Fees or Specialized Equipment or Attire:** The end of the first week of practice for a particular sport or activity.
- Course project materials: The district may choose to allow students to purchase course projects through completion of a purchase request form, typically prior to beginning the project.

Parents or students eligible for waivers shall make an application on the form provided by the school district. Applications may be made at any time but must be renewed annually. Denial of a waiver may be appealed to the superintendent, but eligibility is strictly dependent upon meeting financial guidelines established by the Child Nutrition program.

The school district will treat the application and waiver process as any other student record and student confidentiality and access provisions will be followed.

The school district will annually notify parents and students of the waiver. The student fee policy and guidelines will be published annually in the Student Handbook.

Approved:	Reviewed:	Revised:
	TO.	
	59	

STUDENT FEES Course Project Purchase Form

Amendments to the Public Elementary and Secondary Student Fee Authorization Act prohibit the district from requiring students to furnish materials for standard course projects. In general, all course projects will remain the property of the district. However, it is the district's policy to allow students to purchase their projects provided they have agreed to such a purchase prior to beginning work on the project.

ALL INFORMATION REQUESTED ON THIS FORM MUST BE COMPLETED PRIOR TO BEGINNING THE PROJECT TO ALLOW PURCHASE BY THE STUDENT.

PLEASE PRINT

To Be Completed By The Instructor:	
Course:	Expected Completion Date
Project:	
Estimated Cost:	Instructor's Signature
I agree to	nurshage this project and/or all project materials
	purchase this project and/or all project materials
following the project's expected comp	pletion date.
Student's Signature	
I permit my student to purchase this p expected completion date.	roject and/or all project materials following the project's
Parent/Guardian's Signature	

STUDENT FEES Student Fee Waiver Application

The school district will waive certain fees for students who qualify for free and reduced lunches under the income guidelines of the United States Department of Agriculture. If you would like the school district to waive specific student fees for your child, you must fill this form out in its entirety and submit it, along with any required documentation, to the office of the Principal.

Part 1: Name of the child on whose behalf you are requesting a fee waiver: Part 2: Specific fee(s) for which you are requesting a waiver: *See Student Fee List in respective student handbooks
Part 3: Eligibility. Select ONE of the following:
a. Check here if your child is eligible for fee waivers because he or she is a foster child.
Please attach official documentation from the agency sponsoring the child.
b. Check here if you child is eligible for fee waivers because you receive Food Stamps, FDPIR or TANF for the child.
Please attach a copy of one of the following:
 A Food Stamp, FDPIR or TANF Certification Notice that shows dates of certification A letter from Food Stamp or Welfare Office confirming your receipt of Food Stamps, FDPIR of TANF An ATP (Authorization to Participate) card with an expiration date. Do not send your EBT card.
c. Check here if you are claiming your child is eligible because your household income is less then 180% of poverty level.
Please complete the following:

NAME (list everyone in your household)	Last mont	Check if no income			
	Earnings from work before deduction s	Welfare, child support, alimony	Pensions, retirement, Social Security	Other	
	\$_/	\$/	\$/	\$_/	
	\$_/	\$/	\$/	\$/	
	\$/	\$/	\$/	\$/	
	\$/	\$/	\$/	\$/	
	\$_/	\$/	\$/	\$/	
	\$/	\$/	\$_/	\$_/ 	

Please attach documents verifying the amount of money your household received last month from each source. The documents you provide must show the **name** of the person who received the income, the **date** it was received, **how much** was received and how often it was received.

Acceptable documentation includes:

Jobs: Current paycheck stub or pay envelope that shows how often pay is received; letter from employer stating gross wages and how often they are paid; or business or farming papers, such as a ledger or tax books.

Social Security, Pensions, or Retirement: A notice of eligibility from state employment security office, check stub, or letter from Workers' Compensation Court.

Welfare Payments: A benefit letter from a welfare agency.

Child Support or Alimony: A court decree, agreement, or copies of checks received. **Other income (such as rental income):** Information that shows the amount of income received, how often it is received, and the date received.

No income: A brief note explaining how you provide food, clothing and housing for your household and when you expect an income.

Part 4: Signature and verification

An adult household member must sign this application.

PLEASE READ THIS CERTIFICATION BEFORE SIGNING:

I certify that all information on this application is true and that all income is reported. By my signature on this document, I give school authorities permission to disclose my child's eligibility for fee waivers to school personnel as necessary to affect the fee waiver. I understand that any clothing, equipment, or other materials used by my child during his or her participation in the activity for which student fees have been waived are and will remain the property of the school district.

Sign here:		
Date:		

PLEASE RETURN THIS FORM TO THE SECRETARIES IN THE OFFICE.

Department/ Items		Student	Fee Waiver		
Class	Class		(will become the property		
			of the school)		
School supplies	Pencils	X			
	Pens	X			
	Colored Pencils	X			
	Notebooks	X			
	Paper	X			
	Folders	X			
	l box Kleenex	X			
	Math supplies (as needed)	X			
Family Consumer Science	Projects	X or	X		
Industrial					
Technology	Projects	X or	X		
Physical Education	Gym shorts	X			
•	T-shirt	X			
	Gym Shoes	X			
	Towel	X			
Band	Instrument	X or	X		
	Shirt (7 th & 8 th)	X or	X		
Choir	Swing Choir outfit				
	(as needed)	X or	X		





SCOTTSBLUFF - GERING PUBLIC SCHOOLS

(Revised February 2011)

"The Board of Education shall require evidence of a physical examination by a qualified physician with six months prior to the entrance of a child into the **beginner grade** and the **seventh grade**, or in the case **of a transfer from out-of-state** to any other grade of the local school, provided no such examination shall be required of any child whose parent or guardian shall object thereto in writing." School Law 79-214 (1999)

Each student participating in interscholastic athletics is required to have a complete physical examination (Nebraska School Activities Association requirement) to be given after May 1 of each year. This certifies that the athlete is qualified for the entire school year May 1 through the following closing day of school or the current year.

NAME:				SCHO	OL		
ADDRESS:					_AGE	SEX: M	F
		P	HYSICAL FIND	INGS			
Height	Weight						
	Pulse		Thyroid				
	Report, if given:						
	OS		Abdominal C	rgans			
With Glasses:			Orthopedic E				
OD	OS		Neck				
Does the student	now have or previously	had:	Spine				
Diabetes	Seizures		Upper Exti	remities			
	e Ulcers _		Lower Exti	remities			
Hearing Loss	Chicken Pox_	YR					
	Mononucleos		Feet				
Asthma			Evidence of S	scoliosis:	NO	YES	_
	mmended)		Evidence of I	Hernia:	NO	YES	<u> </u>
Hemoglobin (if red	commended)						
	RECORD OF IM	MUNIZATION	NS: (Please)	give dates	s – Month	n and Year)	
DPT	/HIB:	DT		HBV		POLIO	
eries#1					1		
eries #2				Series #2	2	Series #2	
Series #3		_		Series #3	3	Series #3	
Booster #1	/	Booster #1					
Booster #2	/	Booster #2				Booster #2	
MMR #1MN	MR #2Measles	Mumps	Rubella	TB	Varice	ella #1	Varicella #2
Idan (7 th Grade	only)	(p	loquired as per NE	Ctata Ctatuta)			
OF THE STIIDEN	NT HAVE ANY ALLERGIES	(K	lequired as per NE	State Statute)			
	SIGNIFICANT INJURIES (F						
HEAD INJURIES	310111111011111111111111111111111111111						
	ATION ON A DAILY OR E		TINE				
	DINGS AND REMARKS _						
Please Check Class	sifications:						
	udent may participate in	n the regular p	program of phy	sical educa	tion, recrea	ation, intramural	, athletics or related
activities.	, , , , ,	0 1	. ,		,	•	
	tudent has a condition	which might ri	isk sustaining i	njury from	participatio	n in the regular	program or needs a
	pted program as indicat						
Date		Ex	camining Physic	ian			
	D INTERCOLO: ACTIO A						
LEKTIFICATION FOR	R INTERSCHOLASTIC ATHL	ETICS: (Please		аск)			
			(over)				

CERTIFICATION FOR INTERSCHOLASTIC ATHLETICS

I certify that I have on this date examined this student and that on the basis of the examination requested by school authorities and the student's medical history as furnished to me, I have found no reason which would make it medically inadvisable for this student to compete in supervised athletic activities — **EXCEPT THOSE CROSSED OUT BELOW.**

BASEBALL	FOOTBALL	SOFTBALL	VOLLEYBALL
BASKETBALL	GOLF	TENNIS	SWIMMING
CROSS COUNTRY	SOCCER	TRACK	WRESTLING-estimated weight level:
GYMNASTICS			OTHERS:
	Sc	PORTS CANDIDATES'QU	IFSTIONNAIRE
		to be completed by parent	
	·	. ,.	(Circle one)
1. History of diabet	tes in family		YES
2. History of epilep	sy or other seizures dis	orders	YESN
	. •	YESN	
	_	YES	
• •			YESNo
			YESNo
_			YES
	•		
10. Do you know of	any reason this person	should not participate in s	ports? YES
DI 1: "	, , ,		
Please explain any "y	es" answers to the abo	ove questions:	
Date		Examining Physician signat	ure
DENTAL EXAM (Optional) Teeth			
Cavities:			
Dentist Signature			
Dato			

Scottsbluff Public Schools Parent and Student Handbook Permission Information Record Sheet

<u>Please check all appropriate responses</u>, sign the signature lines, and return to the school office. All forms are due back five (5) school days after you have received them. The parent(s)/guardian(s) and child's signatures and checked responses are the only signatures required for the below listed forms.

Printed Student's Name		
Grade Level	Teacher (Elementary Only)	
PARENT AND STUDENT H	IANDBOOK RESPONSE SHEET	
	ledge that I have received a copy of the Parent an ildren, including the behavior guidelines, expulsi	
FIELD TRIP/HEALTH INFO	ORMATION	
Yes, I hereby give per	rmission for my child to accompany his/her teach	ner on school trips during the school year.
No, I do not give perm	nission for my child to accompany his/her teache	er on school trips during the school year.
PICTURE - NEWS RELEAS	SE	
child by Scottsbluff Public Sch work, and/or video recordings l	become the property of the local school or districtional, instructional, or promotional purposes determined to the local school or districtional.	et and may be used by the school, district, or others
	consent to all photographs, audio recordings, acc Scottsbluff Public Schools staff or their designee	ademic work, and/or video recordings taken of me
No, I do not give perm	nission for my child to be photographed, filmed,	or videotaped for publication.
ILLNESSES		
	any relevant health information of my child, nece nong appropriate school personnel.	essary for educational planning and/or student
	that provides a protocol to follow by school per student is suffering a life-threatening asthma or sy	rsonnel to administer EpiPen/albuterol to a student systemic allergic reaction. After considering the
I DO wish to have my	child administered albuterol or medication from	an Epi-Pen by school personnel.
OR		
I DO NOT wish to ha circumstances.	we him/her administered albuterol or medication	from an Epi-Pen by school personnel under any
TITLE I REQUIREMENT (A	Elementary Only)	
Yes, I have reviewed t student compact. I sha	the Title I Parent Involvement Policy section of tall inform the school of any changes I would like	his handbook and the elementary school parent- to suggest be made to these documents.
Student's Signature:		Date:
Parent/Guardian Signature:_		Date:

ACCEPTABLE USE OF COMPUTERS AND NETWORKS

STUDENT'S AND PARENT'S AGREEMENT

In order to make sure that all members of the Scottsbluff Public Schools community understand and agree to these rules of conduct, Scottsbluff Public Schools asks that you as a student user sign the following statement:

I have received a copy of, and have read, the Internet Safety and Acceptable Use Policy adopted by the Scottsbluff Public Schools, and I understand and will abide by those district guidelines and conditions for the use of the facilities of Scottsbluff Public Schools and access to the Internet. I further understand that any violation of the district guidelines is unethical and may constitute a criminal offense. Should I commit any violation, my access privileges will be revoked. School disciplinary action and/or appropriate legal action will be taken.

I agree not to hold Scottsbluff Public Schools, any of its employees, or any institution providing network access to Scottsbluff Public Schools responsible for the performance of the system or the content of any material accessed through it.

Student's Name	
Student's Signature	_ Date:
As parent or guardian of the student named above to access networked computer services such as a understand that this free access is designed for exindividuals may be held liable for violations of the recognize that it is impossible to restrict access to a Scottsbluff Public Schools responsible for materials	electronic mail (e-mail) and the Internet. I ducational purposes. I also understand that ose Terms and Conditions. However, I also all controversial materials and I will not hold
I agree not to hold Scottsbluff Public Schools, any c network access to Scottsbluff Public Schools respo the content of any material accessed through it.	_ , , ,
Parent's Signature	Date:

This form will be retained on file by authorized faculty designee for duration of applicable computer/network/Internet use.