Dear Students and Parents,

Welcome to Gahanna Lincoln High School. This year we will welcome well over 2,000 students into our building for the new school year. We offer a variety of opportunities for our students to excel in the
classroom, in the community, and on the athletic field. We offer over 40 extra-curricular activities, over 250 courses and numerous varsity sports. GLHS has students who annually score above the State and National average on State and National standardized assessments.

In our school setting at GLHS, we have procedures and policies set forth in our handbook to guide our staff, students and parents. Please find in our handbook our policies and procedures for the 2019-20 school year. If you have questions or concerns, please feel free to call the school administration at (614) 478-5500.

I look forward to working with you to make GLHS an exciting and great place to learn.

Thank you,

Jessica Williams
Principal, Lincoln High School

IMPORTANT CONTACTS

Principal   Academic Officer   Interim Athletic Director
Mrs. Jessica Williams  Mr. Jason Bates  Ms. Kathryn Harris

Assistant Principals   School Counselors
Mr. Chuck Banks  Mrs. Kalena Falk (A - Car & Career Center Seniors)
Mr. Dustin Cullen  Dr. Julie Nelson Slagle (Cas - Fo & Career Center Seniors)
Mr. Ron Foltz  Mrs. Melissa Monnig (Fp - Ke)
Mr. Tim Gagliardo  Mr. Duane Miller (Kf - Or)
Mr. Matt McGregor  Mrs. Annie Prenoveau (Os - Sn)
                  Mrs. Lauren Himmel (So - Z)

School Resources Officers   Frequently Used Phone Numbers
Officer Ben Corbin  Receptionist  478-5500  Principal’s Office  478-5500
Officer Marvin Hixon  Attendance  478-5515  Athletic Office  478-5518
Officer Todd Huffman  Guidance  478-5508  Fr. Experience  479-1562

Board of Education   District Office Leaders
Beryl Piccolantonio, President  Steve Barrett, Superintendent
Daphne Moehring, Vice President  Jill Elliott, Assistant Superintendent
Matthew Campbell, Board Member  Steve Vasek, Interim Treasurer
Jennifer Chrysler, Board Member  Jeff Collett, Executive Director of
Technology  
Bryan Hairston, Board Member  

The Board of Education prohibits discrimination on the basis of race, color, national origin, sex (including sexual orientation or transgender identity), disability, age, religion, military status, ancestry, or genetic information (collectively, "Protected Classes") in its educational programs or activities, and does
not tolerate harassment of any kind. Equal educational opportunities shall be available to all students and shall be designed to meet the varying needs of all students.

WEBSITES AND SOCIAL MEDIA ACCOUNTS

For more information about our school and district, please visit us:

On the Web - www.GahannaSchools.org
On Facebook - www.facebook.com/GahannaJeffersonSchools
On Twitter - @GahannaJeffersn
@GLHSLions
On Instagram - @GahannaJeffersn
On YouTube - Gahanna-Jefferson Public Schools

LINCOLN HIGH SCHOOL MISSION STATEMENT

Educating our students today for the opportunities and challenges of tomorrow.
OUR VISION
What do we wish to become?

Our vision is to build relationships with students, parents and our community to ensure student learning is our most important investment and priority.

OUR MISSION
Why do we exist?

Our mission is to inspire, nurture, and empower all students to love learning.

OUR BELIEFS
Collective commitments

TO ENSURE SUCCESSFUL PARTICIPATION IN OUR LOCAL COMMUNITY AND GLOBAL ECONOMY, WE BELIEVE...

1. Significant learning happens when students form significant relationships.

2. It is essential that all students develop empathy, an appreciation for diversity, strong character, and a deep sense of Lion pride.

3. Success is born out of reflection, perseverance, learning from setbacks, and the right level of support in the classroom and the community.

4. Learning opportunities must be equitable, relevant, and enable effective communication, critical thinking, creative thinking, collaboration, character development and citizenship.

5. All students need to engage in deep learning that joins academic achievement, character and high quality work, involving rigorous writing, reading, and problem solving.

6. Assessments are best when they engage students in understanding and improving their learning, motivating them to increase the quality of their work.

7. Learning can happen anywhere, and we embrace opportunities beyond the classroom by way of worksite visits, mentorships, internships, and service.

8. Learning is best when teachers connect the art and science of teaching and are given opportunities to develop autonomy, mastery and purpose in the service of improving their craft.

9. Flexible learning environments are important to foster the development of creators, innovators, and problem solvers in an ever-changing world.

10. When students are given a voice and choice in their learning, they will yearn to lead and make the world a better place.
GAHANNA-JEFFERSON GRADUATE PROFILE

We educate each student to become a global citizen who is serious about learning, is appreciative of the arts, is culturally aware of social issues, and is sensitive to the diversity among us. As a global citizen, a Gahanna-Jefferson student will be:

A Responsible Community Member
- Possesses integrity and a well developed work ethic
- Respects self, others, and the environment
- Values diversity
- Is character driven and goal oriented
- Contributes to society through service and civic duty
- Promotes positive health and wellness through responsible decision making

A Collaborative Team Member
- Respects others’ opinions and contributions
- Contributes to teamwork and/or demonstrates leadership qualities
- Displays open mindedness and is flexible
- Expresses individuality and is passionate about beliefs

A Comprehensive Problem Solver
- Thinks creatively, critically and independently
- Identifies problems and accesses resources
- Creates and implements a plan of action
- Reflects, evaluates, and plans next steps

An Effective Communicator
- Listens actively
- Writes well for various purposes
- Adapts public speaking to different audiences
- Interprets and conveys information logically

A Proficient Technology User
- Navigates a variety of tools efficiently and creatively
- Uses technology morally and ethically
- Chooses appropriate resources according to the task

Each student will receive a rigorous academic foundation in English, mathematics, science, social studies, economics, foreign language, fine arts, speech, technology applications, physical and health education and optional courses. Each student will be able to pursue educational opportunities relevant to individual interests. The relationships the student develops with peers, staff and community members throughout the GJ journey will support the transition from student to global citizen.

ACADEMICS
MINIMUM GRADUATION CREDIT REQUIREMENTS

Students must earn a minimum of 20 credits to fulfill Lincoln High School and State Department of Education graduation requirements. These credits must include:

- 4 credits of English (includes ½ credit of speech)
- 4 credits of Math
- 1 credit of Biological Science
- 1 credit of Physical Science
- 1 credit elective Science
- 1 credit of U.S. History
- 1 credit of Global Studies
- 1 credit of U.S. Government
- .5 credit of Physical Education (2 semesters .25 each)
- .5 credit of Health
- .5 credit of Speech
- 3.5 credits of Student Choice

Additional credit electives (one full credit or 2 half credits of elective coursework must include Business Technology, Fine Arts or International Language)

Students must take 7 End-of-Course exams (Algebra 1, Geometry, English 9, English 10, US History, American Government and Biology) and choose one pathway to earn their high school diploma:
1. Earn 18 cumulative points on the End-of-Course exams
2. Earn a remediation-free score on the ACT or SAT
3. Earn an industry-recognized credential and a passing score on the Workkeys career-readiness assessment

* Students must meet all the requirements for graduation in order to participate in the graduation ceremony.

HONORS DIPLOMA REQUIREMENTS

DIPLOMA WITH HONORS

Must earn:
- 4 credits of English
- 4 credits of Math (at least Algebra I, II, Geometry and another higher level course or sequence of courses)
- 4 credits of Science (including two units of advanced science)
- 4 credits of Social Studies
- 3 credits of 1 Foreign Language or 2 units of 2 Foreign Languages
- 1 credit of Fine Arts

Overall GPA of 3.5 up to last grading period
Career/Technical not counted toward requirements and may not be used to meet requirements
Obtain a composite score of 27 on ACT OR score of 1280 on SAT for the critical reading and math

STEM Honors Diploma
Must earn:

- 4 credits of English
- 5 credits of Math (at least Algebra I, II, Geometry and another higher level course or sequence of courses)
- 5 credits of Science (including two credits of advanced sciences)
- 3 credits of Social Studies
- 3 credits of 1 Foreign Language or 2 units of 2 Foreign Languages
- 1 credit of Fine Arts
- 2 credits of electives with a focus in STEM

Overall GPA of 3.5 up to last grading period
Obtain a composite score of 27 on ACT or combined score of 1280 on SAT verbal and mathematics
Complete a field experience and document in a portfolio specific to the area of focus
Develop a comprehensive portfolio of work based on field experience or topic related to area of focus

**Arts Honors Diploma**

Must earn:

- 4 credits of English
- 4 credits of Math (at least Algebra I, II, Geometry and another higher level course or sequence of courses)
- 3 credits of Science (including two credits of advanced sciences)
- 3 credits of Social Studies
- 3 credits of 1 Foreign Language or 2 units of 2 Foreign Languages
- 4 credit of Fine Arts
- 2 credits of electives with a focus in fine arts

Overall GPA of 3.5 up to last grading period
Obtain a composite score of 27 on ACT or combined score of 1280 on SAT verbal and mathematics
Complete a field experience and document in a portfolio specific to the area of focus
Develop a comprehensive portfolio of work based on field experience or topic related to area of focus

**Social Science and Civic Engagement Honors Diploma**

Must earn:

- 4 credits of English
- 4 credits of Math (at least Algebra I, II, Geometry and another higher level course or sequence of courses)
- 3 credits of Science (including two credits of advanced sciences)
- 5 credits of Social Studies
- 3 credits of 1 Foreign Language or 2 units of 2 Foreign Languages
- 1 credit of Fine Arts
- 3 credits of electives with a focus in social science and/or civics

Overall GPA of 3.5 up to last grading period
Obtain a composite score of 27 on ACT or combined score of 1280 on SAT verbal and mathematics
Complete a field experience and document in a portfolio specific to the area of focus
Develop a comprehensive portfolio of work based on field experience or topic related to area of focus

**COURSE REGISTRATION - SCHEDULING OF CLASSES**

1. **Course Changes** - Planning a schedule for the next school year is a difficult task and situations may occur requiring a change in that schedule. Changes have a serious effect on class size, teacher
assignments, and the overall master schedule. The student and parent should NOT plan a current class schedule with the idea that it can be changed. Only the following reasons will constitute a need for change after posted deadline:

A. A technical error was made in the process of scheduling the student’s requests.
B. The student has been clearly academically misplaced.
C. There is a scheduling conflict.

No schedule change will be officially recorded on permanent records until the following conditions are fulfilled:

A. All schedule changes must go through the assigned counselor.
B. Schedules will not be changed without appropriate signatures on the Change Form.
C. The schedule change has been entered into the computer and the student assigned a new schedule.
D. The student must attend classes in the current schedule until it has been changed.

Failure to do so will result in discipline for unexcused absences.

2. Adding a Class After School Begins - Course additions must occur no later than five (5) day after the beginning of a semester or year course. Course additions are subject to course availability. A course may be scheduled in place of a study hall. The schedule will not be rearranged to accommodate an additional course.

3. Course Withdrawal After School Begins - Students may drop a course without penalty until the twenty-third day of a semester class and the end of the first grading period for a year class. The course will be replaced with a study hall. Students will not be permitted to drop a class if their class load would drop below the required amount (5 courses each semester for 11th and 12th graders and 6 courses for 9th and 10th graders).

4. Course Level Transfer Requests - Students and parents requesting a course level change or a transfer from an honors or advanced placement course to regular placement after the beginning of the school year must first discuss this concern with the course instructor. The can best evaluate the academic placement of the student, and with the approval of the department chair, the appropriate form should be completed and sent to the Guidance for schedule adjustment.

Teacher recommended course reassignment will be made only until the end of the first grading period. Student initiated reassignment (without teacher recommendation) will be made at the end of the first grading period or earlier upon approval of the teacher. The grade earned to date will follow the student to the reassigned placement. For any reason when a student transfers in a course to a different class the grade earned to date will follow to the reassigned class.

DROPPING A COURSE AFTER THE DEADLINE WILL RESULT IN An “F”, WHICH WILL APPEAR ON THE TRANSCRIPT AND BE INCLUDED IN THE G.P.A. THE STUDENT/PARENT/GUARDIAN SHOULD MEET WITH THE TEACHER AND GUIDANCE COUNSELOR WHEN THIS CONCERN MAY ARISE.

5. Repeating a Class When a “D” Has Been Earned in a Sequential Class

A. This policy applies to sequential classes only where a D has been earned (e.g. Span 1, Span II, Alg I, Geom)
B. Students electing to repeat the course during the school year at GLHS may “replace” the original grade with the new grade earned. Both grades will show on the transcript, but only
the replacement/ higher grade will be calculated into the GPA. Please note that students repeating a course in which they had a D will not receive additional course credit for the repeated course.

C. Students who have a D in a sequential class may also choose to repeat the course in Summer School in order to gain missing skills. If they repeat the course in Summer School, the SS grade will be averaged with the original D and that grade will be posted as the SS grade, which would then count in the GPA. The original D remains on the transcript but will not count in the GPA. (No additional credit would be posted).

6. Summer School

A. Courses taken for credit in an approved summer school program will be recorded on the student’s cumulative record.

B. All letter grades earned in Summer School due to failures will be calculated in the GPA. These grades do not replace the original F, which will remain on the transcript. Both the original F and the SS grade will be reflected in the GPA.

C. The student must be enrolled in the course at the end of the semester/year and fail the course in order to be eligible to take it as a make-up course in Summer School for credit. See above section for students who choose to repeat with a D in a sequential course.

COLLEGE CREDIT PLUS PROGRAM

College Credit Plus replaces Ohio’s Post-Secondary Enrollment Options (PSEO) program and all alternative dual enrollment programs previously governed by Ohio Revised Code Chapter 3365. This program is designed for students, grades 7-12, that have demonstrated college readiness and are looking to jumpstart their college experience. Upon successful completion, students will earn transcripted college credit as well as high school credit for the courses taken. Students admitted to the program will be required to perform at the same level as the college’s regular students. Grades will be reflected in the high school GPA as well as the college transcript.

1. Students must notify their counselor in writing of their intent to participate by April 1 before year of participation. A meeting with a school counselor/Dean of Curriculum, parents and student is required to clarify all College Credit Plus guidelines. Failure to do so will make them ineligible to participate without permission of the superintendent.

2. Students may enroll in college courses that they are eligible for upon acceptance by the college/university of choice.

3. If the student fails to complete the course(s), the parent or student will be liable for any and all financial obligations.

4. Students must meet all the application and enrollment deadlines set by the college/university.

5. Texts and related supplemental materials purchased for the student are the property of the school. The student is for returning texts and supplemental materials to the school at the conclusion of the course and for any fines associated with abuse of the text and related materials.

6. Transportation will be the responsibility of the student/parents.

ACADEMIC AWARD & HONORS

Presidential Award for Educational Excellence

- GPA - 3.5 and a 27 Composite ACT score, or 27 on Math or Reading ACT OR equivalent SAT score

Academic Recognition Day (specific grade point average requirement)

- 9th grade 3.9 GPA
- 10th grade 3.8 GPA
- 11th grade 3.7 GPA
- 12th grade 3.6 GPA

National Honor Society
- Specific grade point average, 3.5 or above for both juniors and seniors.
- Outstanding school/community leadership and citizenship.
- Honorary service organization with service projects.
- Membership based on faculty and committee recommendation

GRADING SCALE

<table>
<thead>
<tr>
<th>GRADE</th>
<th>REGULAR SCALE</th>
<th>AP SCALE</th>
<th>HONORS SCALE</th>
</tr>
</thead>
<tbody>
<tr>
<td>98 - 100 = A+</td>
<td>4.0</td>
<td>5.0</td>
<td>4.5</td>
</tr>
<tr>
<td>92 - 97 = A</td>
<td>4.0</td>
<td>5.0</td>
<td>4.5</td>
</tr>
<tr>
<td>90 - 91 = A-</td>
<td>3.7</td>
<td>4.625</td>
<td>4.1625</td>
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<tr>
<td>88 - 89 = B+</td>
<td>3.3</td>
<td>4.125</td>
<td>3.7125</td>
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<tr>
<td>82 - 87 = B</td>
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<tr>
<td>80 - 81 = B-</td>
<td>2.7</td>
<td>3.375</td>
<td>3.0375</td>
</tr>
<tr>
<td>78 - 79 = C+</td>
<td>2.3</td>
<td>2.875</td>
<td>2.5875</td>
</tr>
<tr>
<td>72 - 77 = C</td>
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<tr>
<td>70 - 71 = C-</td>
<td>1.7</td>
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<tr>
<td>68 - 69 = D+</td>
<td>1.3</td>
<td>1.625</td>
<td>1.4625</td>
</tr>
<tr>
<td>62 - 67 = D</td>
<td>1.0</td>
<td>1.25</td>
<td>1.125</td>
</tr>
<tr>
<td>60 - 61 = D-</td>
<td>0.7</td>
<td>0.875</td>
<td>0.7875</td>
</tr>
<tr>
<td>0 - 59 = F</td>
<td>0.0</td>
<td>0.000</td>
<td>0.0000</td>
</tr>
</tbody>
</table>

AP grading scale will be a weighted factor of 1.25
Honors grading scale will be a weighted factor of 1.125
Students need to attain the following units of credit to achieve the next grade status:
- 10th grade status..........................5.0 credits
- 11th grade status..........................10.00 credits
- 12th grade status..........................15.0 credits
- Graduation....................................20.0 credits

TRANSCRIPTS

Official transcripts must be sent from institution to institution. Only unofficial transcripts will be released to students. Each transcript requested costs $2.00. Allow five (5) working days for processing. Requests submitted without the required five-day processing time will be assessed a $10.00 late fee. Please be aware of deadlines.

GRADE CARDS

Grade cards are made available every 9 weeks. Grade cards for the end of the year are available in the Infinite Campus Parent Portal. Dates when issued:

First Quarter............ 10/18/19
Third Quarter............ 3/20/20
Second Quarter......... 1/10/20
Fourth Quarter......... 6/1/20

Grade cards may be withheld, but not limited to, the following reasons:
- Overdue library books or fines
- Lab/class fees
● Lost/damaged textbooks
● Instructional fee
● Parking fines

EXAMS

The high school operates a special exam schedule at the end of the first semester and the end of the school year. **Student attendance for every exam period is extremely important.**

- Exams will not be given earlier than the scheduled time.
- Exams represent 1/5 of the semester grade.
- In some specific courses, projects may be substituted for a written examination.
- Requests by students to take semester or final examinations on a date other than on the scheduled days must be presented to the principal. In most cases, exams will not be approved for dates prior to the released exam schedule. Most make-up exams will be scheduled for a time and date after the regular exam period.
- Exams missed due to excused absences are to be made up within one week of the final day of the school year (unless the student has received prior principal approval). Students are to contact the guidance office to schedule a date and time to make up any missed exams.
- The exam schedule is subject to change from year to year.

WITHDRAWAL PROCEDURES

In order to withdraw a student the parent/guardian must come to the guidance office to fill out the necessary paperwork and speak with the school counselor, without consent from guidance withdraw will not be official.

COLLEGE ENTRANCE AND CAREER EXAMINATION SCHEDULE

Information regarding dates and registration deadlines for the PSAT, ACT & SAT, ASVAB and other tests can be found on the Lincoln High School website (www.gahannaschools.org) under the “Guidance Department” heading.

Registration materials are available in the Guidance Office. Students may take the ACT or SAT college entrance tests as often as desired. Students may register online at www.actstudent.org and www.collegeboard.com.

ADVANCED PLACEMENT TESTS

College Entrance Examination Tests for possible college credit and advanced placement in college courses are offered in May of each school year at Lincoln High School. All students enrolled in AP courses are required to take AP tests. **19-20 AP Exams will be held May 6th – May 17th, 2020.**

SAFETY AND SECURITY

STUDENT SAFETY
In cooperation with the Gahanna Police Department, the use of police dogs in the parking lots and buildings, including lockers may be used to identify illegal substances. Students may be subject to searches conducted by school personnel and/or the Gahanna police.

SECURITY CAMERAS

Video surveillance may be in use in any interior or exterior area of the school facility where privacy is not expected.

PESTICIDE APPLICATION ON SCHOOL PROPERTY

Pesticides may periodically be applied to school property. Parents have the right to request prior notification of pesticide applications on school property. Any parent that wishes to have prior notification of pesticide application should notify the building principal in writing. Prior notification will be provided to those parents who request the notification in the form of a written notice to be sent home with the child or through email.

ID CARDS

All students of Gahanna Lincoln High School are required to carry their picture IDs with them at all times. Students are required to show their picture IDs at the library, school activities and at the request of any school employee. A replacement fee of $5.00 may be charged to replace the original ID.

BUILDING ACCESS

Students are permitted in the high school from 6:50 a.m. until 3:05 p.m. Students who are not involved in school-sponsored activities after school are to leave promptly after dismissal. Students who are remaining for an activity must report to the assigned area and coach/advisor by 3:05 p.m. Doors will be locked by 4:00 p.m.

Students who are not involved in an after school activity, but need to remain on the premises waiting to be picked up must have a parent call the High School. A note will be given to show any administrator or campus supervisor who might question their presence on campus. Students waiting to leave the campus must remain in the front lobby vestibule of Hamilton Hall.

Students are to be OFF school grounds during their “early dismissal” times. Students with “early dismissal” who are waiting on their rides need to wait in the outer front lobby vestibule outside the inner double doors of the front lobby. Students returning early from the Career Centers must also remain in this area. Students with Early Release may not ride the bus home.

MANDATED REPORTING

School employees are required by law to report any suspicion of abuse and/or neglect.

SCHOOL VISITOR POLICY

The Board of Education welcomes and encourages visits to school by parents, other adult residents of the community, and interested educators. But in order for the educational program to continue
undisturbed when visitors are present and to prevent the intrusion of disruptive persons into the schools, it is necessary to invoke visitor controls.

The Superintendent or building administrator has the authority to prohibit the entry of any person to a school of this District or to expel any person when there is reason to believe the presence of such person would be detrimental to the good order of the school. If such an individual refuses to leave the school grounds or creates a disturbance, the building administrator is authorized to request from the local law enforcement agency whatever assistance is required to remove the individual.

Rules regarding entry of persons other than students, staff, and faculty upon school grounds or premises shall be posted conspicuously at or near the entrance to such grounds or premises if there are no formal entrances, and at the main entrance to each school building. In addition, the rules shall be posted in a central location in each school and made available to students, upon request.

A Board member who is interested in visiting schools or classrooms shall notify the Superintendent and the building administrator.

The Board member shall be visiting as an interested individual in a similar capacity to any parent or citizen of the community. These visits should not be considered to be inspections nor as supervisory in nature.

If, during a visit to a school or program, a Board member observes a situation or condition which causes concern, s/he should discuss the situation with the principal as soon as convenient. Such a report or discussion shall not be considered official.

If the Board member believes the situation or condition serious enough, s/he may wish to also inform the Superintendent.

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**STUDENT SERVICES**

**DISTRICT BREAKFAST AND LUNCH PROGRAMS**

Students at Gahanna-Jefferson Public Schools may purchase a well-balanced, nutritious meal each day made by the district’s Food Service Staff based on USDA requirements.

Students purchasing a plate lunch may choose 3-5 components – protein (meat/meat alternate), whole grains, ½ pint of milk, and must include a fruit or vegetable.

A variety of vegetables from each vegetable sub-group are offered weekly including:

- Dark Green
- Red/Orange
- Beans/Legumes
- Starchy
- Other Veggies
Breakfast includes 3-4 components including whole grain-rich items, fruit, and milk. Breakfast is available at Chapelfield, Goshen Lane, Jefferson, Lincoln, Royal Manor, Middle Schools South & West, and Lincoln High School.

Plate lunch and breakfast menus are available online at www.gahannaschools.org. Elementary plate lunches cost $2.75 (reduced .40); $3.00 at middle and high school; breakfast is $1.50 (reduced .30).

Students use their 6-digit student identification number as their PIN on the café POS system. Parents are encouraged to prepay for meals through My Payments Plus online, by cash (not encouraged), or checks. The charge limit is 4 meals.

Families may apply for free or reduced-price meals any time during the school year. Applications are available in each school, and the administration office, and may be submitted online at http://fnr.gjps.org Students on the free and reduced-price meals program are eligible for a plate lunch (and plate breakfast where offered) daily. The cafeteria POS system provides complete confidentiality.

At no cost, My Payments Plus at www.MyPaymentsPlus.com allows families to:
- Check each child's current account balance online
- Create settings to receive email notifications when their account reaches a low balance
- For a small program fee you can make a prepayment into your child’s meal account using a credit or debit card and create settings to automatically replenish the account. Online deposits of $50 or more will earn a bonus (to offset the program fee of .0475%).

Procedure for Meal Charges

It is the responsibility of parents to provide lunch for their children while at school. It is important that children receive the nutrition they need to stay focused and learn during the school day. The Gahanna-Jefferson Child Nutrition Department’s goal is to provide healthy meals to students and support its self-funded account.

Unpaid meal charges place a financial strain on the Child Nutrition Department. While we intend to feed all students needing lunch, and treat the students with respect regarding charging of meals, it remains the parents’ responsibility to provide payment or pack lunches.

CHARGE LIMIT = 4 MEALS

Parents and students:
- Parents may apply for Free/Reduced-Price School Meals online at fnr.gjps.org at any time during the school year as they are processed daily. Hard copy meal applications may be submitted at the school or via email at GREENL@GJPS.ORG
- Parents may prepay for meals by check made payable to the school cafeteria, with cash or online by credit/check card at www.mypaymentsplus.com. Parents will need their student’s ID number to register for a free account. Student account balances, purchase history,
online payments may be viewed, as well setting up notifications for low balances and auto pay features.

- Parents may call the Child Nutrition office at 614-478-5531 for student account balances. Parents may also limit purchases, ex. “Plate Lunch only” by calling Beverly Fansler or submit the School Meals Special Diet and Restrictions Form.
- Students may inquire about their balance with the cashier. Cashiers also remind the students “to tell someone at home that you need lunch money”.

Child Nutrition Department:

- The Child Nutrition office notifies parents at least twice weekly of their child(ren)’s negative balance via email and will repeat until the lunch debt is paid (please check your SPAM folder).
- In the event a student has reached his/her charge limit, has no packed lunch, and no funds in hand, a ONE time Emergency Meal (Plate Lunch or Breakfast) funded by the “Fill My Tummy Fund” donations will be provided. The Child Nutrition office will email the parent to inform them that their student’s account is in crisis.
- After an Emergency Meal has been provided and no funds are available, and the student has no packed lunch, an alternative meal will be offered. An alternative meal is a cheese sandwich and a fruit or vegetable of the day during lunch, and a fruit/grain bar for breakfast.
- Charging of snacks, beverages, or second entrees are never allowed. These a la carte purchases must be paid with cash or with funds in the student’s account.

Please note: During the last 2 weeks of school students may not charge meals. They must have cash, check, or funds on their account to purchase breakfast or lunch. Remaining balances will transfer to the next school year.

Questions can be directed to Linda Green, Child Nutrition Supervisor or Beverly Fansler, Child Nutrition Services Assistant at 614.478.5531.

HIGH SCHOOL LUNCH

Ninth and Tenth grade students will remain in the café during assigned lunch period.
- Students will speak in a low conversational tone and remain seated until dismissed from the cafeteria.
- Students may then proceed to the lobby, school store (Paw Print), or remain in the cafeteria.
- Students are responsible for the disposal of their trash before the dismissal bell from the cafeteria.
- Students must have table cleared of trash and trays so that staff may clean the tables.
- Closed Lunch Policy means that a ninth or tenth grade student will remain in the cafeteria during the lunch period until dismissed to the lobby. Failure to comply with this policy may result in Disciplinary consequences.

Eleventh and Twelfth grade students will be allowed to leave campus for lunch or they may eat lunch in the cafeteria and remain there until release time. Leaving school grounds for lunch is a privilege
extended to **juniors** and **seniors**. In order for a student to retain this privilege, the following regulations must be maintained:

- All students who leave campus for lunch must respect the property of the people and businesses.
- Appropriate driving and behavior during time off campus.
- All business establishments must be afforded courtesy.
  1. School policy is in effect during lunch periods and students must conduct themselves in an appropriate manner.
  2. All outside doors are secured because classes are in session and for the safety of students. Students returning from lunch must enter through the Lobby of Hamilton Hall or Lincoln Hall.
  3. Parents may contact an administrator to request closed lunch.
  4. Disciplinary consequences for 11th and 12th grade students may include:
     - Loss of open lunch privilege for the entire year.
     - Other form of discipline determined by school administrators.
     - Remember to respect the property of the homes in our community. Congregating on private property without the owner’s permission is trespassing. We all represent GLHS, please remember to respect the institution and represent our BRAND.

Cafeteria services are available in the café with plate lunches or la carte menu. Juniors and seniors have the option of eating lunch in the cafeteria or off school grounds. Classes are in session for students not on lunch break. The consumption of meals is permitted only in the cafeteria. Students are not allowed to eat meals in the lobby or hallways, including collaboration areas in Clark Hall. Trash bins are in all areas of the school. Failure to comply may result in discipline.

Any 11th or 12th grade student not planning to return to school for the afternoon must either sign out through regular procedures or their parent/guardian must contact the Attendance Office **BEFORE THE END OF THAT DAY** for that student’s absence to be excused. The School Messenger absence line can be accessed 24 hours and is checked daily.

**LOCKERS**

- Lockers are the property of the school district.
- Lockers are optional to all students at registration or in the Attendance Office.
- Students may NOT change lockers after assignment without permission of the Attendance Office secretary.
- The administration reserves the right to inspect any and all lockers as needed.
- Locks will be removed from unassigned lockers.
- The students are responsible for cleanliness and neatness of the assigned lockers.
- The security of the lockers is the responsibility of the students.
- All students are urged to secure their personal property with a lock at all times. **Do not** share the locker combination or key with other students.
- Lockers for the Physical Education classes should also be secured with a lock during class time. A secured Locker Room does not ensure security for valuables and/or money.
  - The school administration does not recommend students bring valuables or money to school.
STUDY HALLS

Study Halls are to be used for homework, reading, or work related to learning. Students are expected to be on time and in their seats before the bell. Conversation among students is inappropriate. Common courtesy is to be used at all times for a quiet, non-distracting atmosphere. Students who want to be assigned to another study area of the building must bring a pass from the assigning classroom teacher.

PASS ROOM

Students may use the PASS Room in room H108 for tutoring during a Study Hall or Lunch period. Teachers are assigned to tutor students who want extra help. Students must report to Study Hall with a pass from assigned classroom teacher or have a pass to leave the cafeteria before being allowed to go to the PASS Room. PASS room is also available both before & after school Monday through Thursday in room H108.

INFORMATION CENTER

Students may use the Information Center during Study Hall and Lunch periods. Study Hall students must first report to Study Hall with a pass from an assigned classroom teacher before being allowed to proceed to the Information Center.

TEXTBOOKS

When textbooks are issued to each student in the subject areas, the student is responsible for seeing that proper care is taken of each book. If the book is lost or defaced in any manner, the student is responsible for making payment according to a set schedule. Student record/grades may be held until payment is made.

GUIDANCE

Guidance services include individual counseling, planning high school schedules, education beyond high school, and career goals. Counselors are available in the Guidance Office throughout the school day. Guidance Office procedure is as follows:
1. Sign in for appointment before/after school or at lunch.
2. Return to class.
3. Students will be called to Guidance Office within 24-48 hours of signing up to see their counselor.

STUDENT HEALTH INFORMATION

The health clinic is a place provided for students who become ill or injured at school. If a student becomes ill during the school day, he/she should acquire permission from the classroom or study hall teacher to go to the clinic. **STUDENTS MUST HAVE A PASS TO COME TO THE CLINIC UNLESS IT IS AN EMERGENCY.**
If your student is complaining of being sick in the morning, please take their temperature before sending them to school. If the student is vomiting, has diarrhea or has a temperature of 100 degrees F or greater, the student must stay home from school until they are fever-free, vomit free or diarrhea free (without the use of medication) for 24 hours.

Gahanna-Jefferson students are excluded from school in accordance with the recommendations from the Ohio Department of Health. The Ohio Department of Health’s Communicable Disease Chart can be viewed at: Http://www.odjfs.state.oh.us/forms/file.asp?id=1730&type=application/pdf

MEDICATIONS

According to Ohio laws and school district policy, it is necessary for the district to follow strict guidelines pertaining to students taking medications at school. Because of this, students are not permitted to take medication at school unless the necessary form is completed by both the physician or nurse practitioner and parent. This form is available from the school office or on the district website:

Prescription Medication Form
Non-Prescription/Over-The Counter Medication Form

The medication must be brought to school by an adult, in the original container labeled with the student’s name, name of medication, dose and time it is to be given. This policy applies to prescriptions, as well as over-the-counter medications, like Tylenol, Motrin, cough drops, etc.

We strongly urge that all medications be administered at home whenever possible. For questions or clarifications, please contact the school nurse assigned to your building.

ATTENDANCE INFORMATION

SCHOOL ATTENDANCE

Regular attendance is an important factor in the establishment of strong learning behaviors and a good scholastic record. Work missed because of an absence from school is very difficult to make up. There is NO SUBSTITUTE for actual participation in daily classroom discussion, lessons and work, and it is imperative that students attend school when they are well and able.

Classes are in session as follows:

- Elementary School - 8:00 AM to 2:25 PM
- Middle School - 8:45 AM to 3:30 PM
- High School - 7:35 AM to 2:50 PM

Students are required to be in school on time for their first class to start and are not permitted in the building before or after school hours unless supervised by a member of the faculty. Students may not leave school between classes or before their last class without the permission of the office.
CALL-INS/NOTIFICATION OF ABSENCES

It is very important that both the school district and parent/guardian know where students are at all times. The school and the parent/guardian need to work together to keep each other informed when students are not in school.

A. The parent/guardian should make every effort possible to notify the school in ALL cases of student absence. Calls should be made to the school office between the hours of:
   ● Elementary School - 7:30 AM to 3:30 PM
   ● Middle School - 8:00 AM to 4:00 PM
   ● High School - 7:15 AM to 3:15 PM

B. When possible, the parent/guardian should notify the school in advance of an absence. (e.g. A phone call or a note from a parent/guardian on Wednesday to notify the school of an absence on Friday)

C. If a student is absent, and no notification was received from the parent/guardian, the school will attempt to contact the parent/guardian within two hours of the start of school. If no contact is made, an explanation from the parent/guardian will be necessary. If the school does not receive an explanation of the absence within three (3) school days, the absence will automatically be considered unexcused.

D. Absences, late arrivals, and early dismissals will be calculated by minutes. Whether the absence from the time missed at school is considered excused or unexcused is dependent upon the reason given and to the discretion of the principal or his/her designee.

EXCUSABLE REASONS FOR ABSENCE

An excused absence may be granted at the discretion of the principal or his/her designee. An excused absence will only be granted for the time missed at school for the following reasons:

A. personal illness, other health-related appointments, or professional appointments (a written physician’s statement verifying the illness may be required and will be required when a student is considered to be Excessively Absent or Habitually Truant)
B. illness in the family necessitating the presence of the child (a written physician’s statement and an explanation as to why the child’s absence was necessary may be required)
C. quarantine of the home (as determined by the proper health officials)
D. death in the family
E. necessary work at home due to absence or incapacity of parent(s)/guardian(s) (applicable only to a child over fourteen (14) years of age)
F. observation or celebration of a bona fide religious holiday
G. out-of-state travel to participate in a District-approved enrichment or extracurricular activity (up to a maximum of twenty-four (24) hours per school year)
H. such good cause as may be acceptable to the Superintendent
I. medically necessary leave for a pregnant student in accordance with Policy 5751
service as a precinct officer at a primary, special, or general election in accordance with the program set forth in Policy 5725.

NEEDS MEDICAL/COURT EXCUSE (NMCE)

When a student of compulsory school age is absent from school with or without legitimate excuse for thirty-eight (38) or more hours in one month, or sixty-five (65) or more hours in a school year the attendance officer shall notify the child’s parent or guardian of the child’s absences, in writing, within seven (7) school days after the date of the absence that triggered the notice requirement. This will require that the student have a doctor/dentist/court excuse for every absence in order for it to be excused. A student has three (3) days to provide a doctor, dentist, or court excuse. If the student does not have a doctor/dentist/court excuse, the absence will be unexcused. Students with a temperature of 100 degrees or higher or a communicable illness that warrants being sent home by the school nurse will be considered an excused absence by the school. A student with the NMCE determination who ONLY gets permission from his/her parent/guardian to go home from the clinic will be considered unexcused.

TARDINESS

Students late to school must report to the office to sign in before reporting to class. Parents/Guardians must provide an explanation for the tardiness. Excessive tardies that are unexcused will result in disciplinary action by the office. If the school does not receive an explanation of the tardiness within three (3) school days, the tardiness will automatically be considered unexcused.

UNEXCUSED ABSENCES, TARDIES, EARLY DISMISSAL

The determination of whether or not the time missed from school is excused or unexcused will be at the discretion of the principal or his/her designee. Excessive absences, tardies, and early dismissals that are unexcused will result in a disciplinary action by the office. Examples of unexcused absences, tardies, and early dismissals include, but are not limited to:

A. Cutting classes or study halls
B. Missing the bus or a ride
C. Oversleeping
D. Shopping
E. Suspension
F. Truancy
G. Lice (may be unexcused if the absence related to lice is excessive)
H. No parent contact with Attendance Office
I. Tanning, portrait sitting, cosmetic appointments, baby-sitting, not returning from lunch, driving classes etc.
J. Car trouble

No student shall leave school grounds without permission of the principal or an assistant principal.

HABITUALLY TRUANT
A student will be considered habitually truant if the student is of compulsory school age and absent without a legitimate excuse for thirty (30) or more consecutive hours, for forty-two (42) or more hours in one (1) school month, or for seventy-two (72) or more hours in one (1) school year.

Legitimate excuses for the absence of a student who is otherwise habitually truant include but are not limited to:

A. the student was enrolled in another school district;
B. the student was excused from attendance in accordance with R.C. 3321.04; or
C. the student has received an age and schooling certificate.

**ABSENCE INTERVENTION TEAM**

To the extent required by law as determined on an annual basis, within ten (10) days of a student becoming habitually truant, the Principal shall assign the student to an absence intervention team.

Within fourteen (14) school days after the assignment of a student to an absence intervention team, the team shall develop an intervention plan for that student in an effort to reduce or eliminate further absences. Each intervention plan shall vary based on the individual needs of the student, but the plan shall state that the attendance officer shall file a complaint not later than sixty-one (61) days after the date the plan was implemented, if the child has refused to participate in, or failed to make satisfactory progress on, the intervention plan. Within seven (7) school days after the development of the plan, reasonable efforts shall be made to provide the student’s parent/guardian/custodian, with written notice of the plan.

Each absence intervention team may vary based on the needs of each individual student but shall include a representative from the child’s building, another representative from the child’s building who knows the child, and the child’s parent or parent’s designee, or the child’s guardian ad litem, or temporary custodian. The team also may include a school psychologist, counselor, social worker, or representative of a public or nonprofit agency designed to assist students and their families in reducing absences.

The members of the absence intervention team shall be selected with seven (7) school days of the student meeting the habitually truant threshold. Within the same period of seven (7) school days, the Principal shall make at least three meaningful, good faith attempts to secure the participation of the student’s parent/guardian/custodian, guardian ad litem, or temporary custodian on that team. A good faith attempt to secure participation of the parent shall include, but not be limited to, contacting (or attempting to contact) the parent by telephone, email, or regular mail. If the student’s parent responds to any of those attempts, but is unable to participate for any reason, the Principal shall inform the parent of the parent’s right to appear by designee. If seven (7) school days elapse and the student’s parent/guardian/custodian, guardian ad litem, or temporary custodian fails to respond to the attempts to secure participation, the attendance officer shall investigate whether the failure to respond triggers mandatory abuse or neglect reporting to the public children services agency; At the same time, the absence intervention team shall continue to develop an intervention plan for the child notwithstanding the absence of the child’s parent/guardian/custodian, guardian ad litem, or temporary custodian.

**INTERVENTION STRATEGIES**
In order to address the attendance practices of a student who is habitually truant, the intervention team may, as part of an intervention plan, take any of the following intervention actions:

A. provide counseling to the student
B. request or require the student’s parent to attend a parental involvement program
C. request or require a parent to attend a truancy prevention mediation program
D. notify the Registrar of Motor Vehicles of the student’s absence
E. take appropriate legal action
F. assignment to an alternative school (Note: If the District has established an alternative school, it must appear as an alternative intervention strategy.)

In the event that a student becomes habitually truant within twenty-one (21) school days prior to the last day of instruction of a school year, the Principal may, in his/her discretion, assign a school official to work with the child’s parent/guardian/custodian, guardian ad litem, or temporary custodian to develop an absence intervention plan during the summer.

The absence intervention process shall commence upon the first day of instruction of the next school year.

RETURNING TO SCHOOL AFTER AN ABSENCE

All students should make arrangements to complete missed work. A student will have a minimum of one school day for each day of absence to make up assignments. If a student misses more than one (1) day of school, homework may be requested by calling the office. Work will be sent to the office by the end of the day for pick up. If the parent/guardian cannot arrive at school before the office is closed for the day to pick up the assignments, it is the parent’s/guardian’s responsibility to make arrangements to retrieve the work.

STEPS FOR ABSENCE BY PERMISSION

Appointments with a doctor, dentist, court etc., should not be made during school time. Should this be necessary, however, the parent/guardian of the student must contact the school prior to the student's first scheduled period of absence. If the student is released, and it is learned that the excuse was NOT valid, the absence will be unexcused. Students leaving or returning to the school grounds during the school day MUST first report to the office. Failure to sign out may result in an unexcused absence.

FAMILY TRAVEL

Ohio has specific compulsory attendance regulations, and Gahanna-Jefferson Public Schools must comply with those statutes. Ohio Revised Code Section 3321.02 states, “every child actually resident in the state shall be amenable to the laws relating to compulsory education, and neither he nor the person in charge of him shall be excused from the operations of said sections or the penalties under them on the ground that the child’s residency is seasonal, that the parent of the child is a resident of another state, or that the child has attended school for the legal period in another state.”

Whenever a pre-planned absence for family travel is requested, the parent/guardian must discuss it with the principal. The length of absence should be made clear, and those involved should have an opportunity to express their views on the potential effects of the absence.
The District will only approve a student's absence for family travel when he/she will be in the company of his/her own parent/guardian or other family members but no other student's parent(s)/guardian(s), unless there are extenuating circumstances deemed appropriate by the principal. Planned absences will not be excused if your child has already met or will meet (based on the current request) the absence threshold for Excessive Absence and/or Habitual Truancy.

If a student is absent for family travel outside of excused absences allowed by the District, he/she will be considered unexcused from school and subject to the laws regarding habitual truancy. The school district may be obligated to report the parent/guardian to the Franklin County Juvenile Court System and file charges of lack of compliance with the compulsory education rules. During this time period, the student may be given approximate assignments to be completed. The time missed will be counted as an authorized, unexcused absence but shall not be a factor in determining grades unless the make-up work is not completed.

**PLANNED ABSENCE (e.g. family travel, college visit, etc.)**

In the event that the student knows in advance that he/she will be absent (e.g. family travel, college visit, etc.) for several days, the parent/guardian should send a note to the office a week in advance. The student will be given a "Planned Absence Form." This form must be returned to the office before the planned absence begins. All make-up work is due on the first day the student returns from the planned absence. This work includes any tests that the student may have missed during his/her planned absence. We strongly discourage any planned absences during the last week of any grading period or during statewide testing.

**ABSENCE ON EXTRA-CURRICULAR DAYS**

Students who are absent from school for a half day or longer may not be permitted to participate in any extracurricular activity on that day.

**STUDENT CONDUCT**

**STUDENT CODE OF CONDUCT**

Respect for the law and for those in authority shall be expected of all students. This includes conformity to school rules as well as general provisions of law affecting students. Respect for the rights of others, consideration of their privileges, and cooperative citizenship shall also be expected of all members of the school community.

Respect for real and personal property; pride in one's work; achievement within the range of one's ability; and exemplary personal standards of courtesy, decency, and honesty shall be maintained in the schools of this District. It is the responsibility of students, teachers and administrators to maintain a classroom environment that:

- Allows teachers to communicate effectively with all students in the class;
- Allows all students in the class the opportunity to learn;
- Has consequences that are fair, and developmentally appropriate;
• Considers the student and the circumstances of the situation; and
• Enforces the Student Code of Conduct accordingly.

A student may be subject to disciplinary action for violation of the Student Code of Conduct even if the misconduct occurs on property not owned or controlled by the Board but that is connected to activities or incidents that have occurred on property owned or controlled by the Board, or misconduct that, regardless of where it occurs, is directed at a Board official or employee, or the property of such official or employee, or otherwise impacts the educational environment. In addition, a student may be subject to discipline for misconduct that occurs as follows:

A. On school grounds during school hours including the time immediately preceding and after school.
B. On school grounds during a school-sponsored activity, event, or function, or on school grounds at any other time when the school is being used by any school group;
C. Off school grounds at a school-sponsored activity, event, or function;
D. In transit to or from school;
E. On a school bus or at a school bus stop;
F. Off school grounds at any time for a violation (1) that involves assault upon, or damage or destruction to the property of, a teacher, administrator, or other school employee, or (2) that poses a danger to the security and well-being of teachers, administrators, other school employees, or that would put a reasonable person in fear of harm to personal security and well-being, or (3) that brings the District into ill repute (such as vandalism or the writing of graffiti that identifies the District or a school within the District), or (4) conduct that impacts the educational environment.

Students are responsible for all items they bring on school grounds, e.g. the contents in cars whether known or unknown. Students are also responsible for all the contents of book bags and items in possession, whether known or unknown.

1. **Academic Misconduct** - A student shall not cheat or plagiarize on any tests or other school assignments.
2. **Alcohol** - Use, possession, sale, distribution, purchase, receipt, concealment, or being under the influence of alcohol or the misuse of a product containing a substance that can provide an intoxicating or mood-altering effect on school grounds, on school vehicles, and at any school-sponsored event (Refer to Drug Prevention Policy).
3. **Alternative Nicotine Delivery Device** - Use, possession, sale, distribution, purchase, receipt, concealment, or being under the influence of electronic or other substitute forms of nicotine or chemicals which release toxic vapors (including, but not limited to vaporizer instruments, electronic cigarettes or cartridges for either).
4. **Assault** - An incident that results in serious bodily injury to oneself or others. Serious bodily injury is defined as “A bodily injury that involves substantial risk of death; extreme physical pain; protracted and obvious disfigurement; or protracted loss or impairment of the function of a bodily member, organ or faculty (18 U.S.C. § 1365(3)(h)).
5. **Bullying, Harassment, and Intimidation** - Bullying, harassment and intimidation is an intentional written, verbal, electronic or physical act that a student has exhibited toward another student, staff or school employee more than once that causes both mental and/or physical harm and is sufficiently severe, persistent or pervasive that it creates an intimidating, threatening or abusive educational environment for the other individual.

6. **Dress and Appearance** - Students shall not violate school rules pertaining to dress and appearance. Students shall attend school and present themselves in a manner which is within the bounds of decency and good taste, is clean, not hazardous to their safety or to the safety of others, and which does not detract from the educational environment (Refer to Dress and Appearance Guidelines).

7. **Drugs Other Than Tobacco or Alcohol** - Use, possession, sale, distribution, purchase, receipt, concealment, or being under the influence of drugs, counterfeit drugs, look-alike drugs or paraphernalia other than tobacco or alcohol.

8. **Explosives/Other Dangerous Substances** - Any destructive device, which includes a bomb, a grenade, a rocket having a propellant charge of more than four ounces, a missile having an explosive or incendiary charge of more than one-quarter ounce and a mine or similar device. This definition would also include any weapon that will, or that may be readily converted to, expel a projectile by the action of an explosive or other propellant, and that has any barrel with a bore of more than one-half inch in diameter.

9. **False Alarms/Bomb Threat** - Any threat (verbal, written, or electronic) by a person to bomb or use other substances or devices for the purpose of exploding, burning, causing damage to a school building or school property, or to harm students or staff.

10. **Fighting** - Participation in an incident involving physical violence.

11. **Firearm** - A firearm is any weapon which will, is designed to, or may readily be converted to expel a projectile; the frame or receiver of any such weapon; any firearm muffler or firearm silencer; or any machine gun. This includes firearm components, ammunition, zip guns, starter guns, and flare guns.

12. **Firearm Look-alike** - Any item that resembles a firearm but does not have the explosive characteristics of a firearm, but may use a spring loaded device or air pressure by which to propel an object or substance (i.e., toy guns, cap guns, bb guns, pellet guns).

13. **Forgery/Falsification/Misleading School Personnel** - A student shall not forge the name of another person or falsify times, dates, grades, addresses, or any other information whether orally or in writing.

14. **Gang Paraphernalia** - Students shall not wear, use or possess gang related dress (including bandanas), literature, or names on person, books or property.

15. **Hazing** - Hazing is any act or coercion of another individual, including the victim, to carry out an act of initiation on any student or organization that causes or creates a substantial risk of causing mental or physical harm to any person.
16. **Identification** - All students must promptly, upon request, correctly identify themselves to school authorities. Note: All students of Gahanna Lincoln High School are required to carry their picture IDs with them at all times.

17. **Inappropriate Behavior/Disrespect** - Students are expected to conduct themselves in a manner that is conducive to the learning environment and educational process and is respectful toward all peers and school personnel. It is recognized that no list of prohibited conduct can specifically encompass every action which may become a subject of discipline.

18. **Inappropriate Use of Technology** - Students must follow appropriate use of technology policies. It is recognized that no list of prohibited use of technology can specifically encompass every action which may become subject to disciplinary action (Refer to Access to District Technology Resources and/or Information Resources From Personal Communication Devices and Student Education Technology Acceptable Use and Safety).

19. **Insubordination/Violation of School Discipline Procedures** - A student shall comply with directives and assigned consequences given by school personnel in a respectful manner.

20. **Knife/Other Dangerous Weapon** - A weapon, device, instrument, material, or substance, animate or inanimate, that is used for, or is readily capable of causing death or serious bodily injury.

21. **Other Dangerous Weapon Look-alike** - Any item that resembles a destructive device, which includes a bomb, a grenade, a rocket having a propellant charge of more than four ounces, a missile having an explosive or incendiary charge of more than one-quarter ounce and a mine or similar device. This definition would also include any weapon that will, or that may be readily converted to, expel a projectile by the action of an explosive or other propellant, and that has any barrel with a bore of more than one-half inch in diameter.

22. **Physical Aggression** - Unauthorized contact.

23. **Profanity/Abusive Language/Obscenity** - A student shall not use profane, vulgar, racially, religiously or sexually derogatory, or other improper language. Nor shall a student use vulgar, profane or other improper gestures or signs.

24. **School Bus Violation** - A student shall not interfere with or disrupt the operation of a school bus by activities dangerous to its safe operation including, but not limited to, failing to remain seated, throwing objects out the window or at passengers or at the driver, shouting or other disorderly conduct which can cause physical harm, emotional stress or diversion of the driver’s attention. Students shall conduct themselves in a safe and orderly manner and shall not trespass on nearby property while waiting to board the bus and after leaving the bus.
25. **Sexual Misconduct** - A student shall not engage in any sexual misconduct while on school premises, under school authority, or while attending any school-sponsored activities. “Sexual misconduct” includes public indecency, having sexual contact with another even with consent, and sexually harassing comments and behavior.

26. **Theft/Possession of Stolen Property** - A student shall not take, acquire, receive, retain, or possess the property of the school or any other person without authorization.

27. **Threats** - A student shall not threaten with physical or non-physical aggression/violence or coerce by any means, any student, teacher, school employee or other individual. Nor shall a student coerce another student or any other person to employ threats of intimidation, physical or non-physical aggression/violence.

28. **Tobacco Products** - Use, possession, sale, distribution, purchase, receipt, or concealment of tobacco, tobacco substitutes (including smokeless tobacco), counterfeit tobacco, or look-alike tobacco.

29. **Truancy** - A student shall comply with school attendance regulations. No student shall be absent from all or any portion of regularly scheduled classes or other mandatory activities without school authorization and parental consent. Presence in unauthorized areas, such as the school parking lot during the school day, without a pass or without permission of a staff member, shall be considered a violation of this provision. Leaving the school campus without the permission of authorized school personnel shall also be a violation of this provision. Repeated tardiness to school or to specific classes shall also be considered a violation of this provision (Refer to School Attendance Policy Guidelines).

30. **Unauthorized Sales** - A student shall not sell, buy, and offer to sell or buy, or exchange any service or product without prior authorization of the building principal.

31. **Unwelcome Sexual Misconduct** - Unwelcome sexual advances, requests for sexual favors, other physical or verbal conduct or communication of a sexual nature, including gender-based harassment that creates an intimidating, hostile, or offensive education or work environment (i.e., pinching, grabbing, suggestive comments, gestures or jokes or pressure to engage in sexual activity).

32. **Vandalism/ Damage to School or Personal Property** - A student shall not cause or attempt to cause damage to or destruction of any school property or property belonging to another person. Disciplinary consequence will include restitution of cost where necessary.

A student who violates the Student Code of Conduct may be subject to disciplinary action, including, but not limited to, parent conferences, detention, in-school suspension, Saturday school, removal, suspension, expulsion or permanent exclusion. Repeated violations of the Student Code of Conduct may escalate the disciplinary action.
Lincoln High School must provide each student with the maximum opportunity to acquire an education. No student has the right to interfere with this opportunity by his/her actions, poor manners, or lack of consideration. All rules and regulations are instituted and enforced with this thought in mind. Personal self-discipline and responsibility are goals of student growth. The teacher or school administration may use student conferences, parent conferences, detention, or out of school suspension when necessary. Discipline will be administered shortly after the occurrence or as soon as the process allows.

**BUS CONDUCT**

Riding to or from school on buses furnished by the Board of Education is a privilege and also a convenience for high school students. The driver is responsible for the bus and therefore his/her instructions must be followed. The failure of a student to follow these rules and regulations may result in administrative discipline and/or forfeiting the privilege of transportation by school bus. **Students must ride their assigned bus only.**

**DRIVING/PARKING PRIVILEGES**

Only cars with permits issued by the administration may be parked in student assigned areas. Parking without permits may result in disciplinary action, fines and towing. **STUDENTS ARE NOT TO PARK ON THE GRASS OR FIRE LANE FOR ANY REASON.** Cars driven by students are not to be occupied or moved during the hours school is in session except when leaving school grounds for lunch or other off campus business. If it is necessary for a student to be in the parking lot at any time, he/she must have permission. Reckless operation of motor vehicles will not be permitted on school property. The privilege of parking on school property may be denied any student who violates the parking rules or is a safety hazard. **Illegal parking may result in a fine being assessed, disciplinary consequences, towing and/or loss of parking privileges.**

**SENATE BILL 204 LOSS OF DRIVER’S LICENSE/TEMPORARY PERMIT**

1. Under Ohio Law (3321.13), the Superintendent **MUST** report any student less than 18 years of age who drops out of school to the Registrar of Motor Vehicles and Juvenile Court. This will result in the suspension of license or temporary instructor’s permit.
2. Students involved with the selling or distributing of drugs **WILL BE** reported to the Registrar of Motor Vehicles, resulting in the loss of their license or temporary permit.
3. Students under 18 who are expelled from school for any reason **WILL BE** reported to the Registrar of Motor Vehicles and lose their license or permit.
4. Students under 18 **SHALL BE** reported to the Registrar of Motor Vehicles if they are: A. habitually absence (10 or more consecutive unauthorized days or 15 unauthorized per semester) B. found in possession, or under the influence of drugs or alcohol at school or at a school function.

**PARKING RULES AND REGULATIONS**

Parking at GLHS is a privilege extended on a limited priority basis to student of Junior or Senior status only. Students who are issued parking permits accept the responsibility of adhering to school policies and safe driving practices. **Only the person to whom this permit is issued may use the permit.**
Selling of this permit or allowing others to use it will result in the permit being revoked and possible disciplinary consequences and towing off property may be administered.

The school reserves the right to restrict access to parking on campus to facilitate special events in the buildings. Failure to adhere to these rules will result in a fine. **Any permit holder’s vehicle(s) may be subject to towing after the first ticket is issued.** Multiple parking violations will result in school discipline and/or the loss of parking privileges. School disciplinary action and/or multiple parking violations may result in the denial of a parking application or may impact placement on the waitlist. A student not purchasing a parking pass, tampering with or forging a pass and found parking on school grounds or in other authorized lots may be towed and will be charged as follows: $25.00 per violation. Vehicles parked on school property are subject to search at the discretion of School Administration. **The parking lot may be patrolled at any time during any school day.**

**TECHNOLOGY ACCEPTABLE USE AND PERSONAL COMMUNICATION DEVICE POLICY**

Students are permitted to use the district's technology resources including the network from personal communication devices and are responsible for understanding the policies found here:
https://go.boarddocs.com/oh/gahanna/Board.nsf/goto?open&id=B2DFPJ3E698A
https://go.boarddocs.com/oh/gahanna/Board.nsf/goto?open&id=B2DFPJ3E698A

All students are expected to annually review and acknowledge notice of district policies pertaining to technology use and personal devices at registration.

**CELL PHONES & MOBILE DEVICES**

Cell Phones must be secured safely while at school. Use of the cell phone during school hours, 7:35-2:50, is allowed ONLY before 7:35, after 2:50, between classes and during lunch. Phones impounded will be returned to parents. Students who continue to disregard this policy may be disciplined under the Code of Conduct. *Parents may contact a student by calling the receptionist, at 478-5500.* **Inappropriate use of CAMERA PHONES is prohibited in the school zone. The use of any technology to videotape or photograph persons or school property without the prior expressed consent of a school official is strictly prohibited.**

**EXTRACURRICULAR EXPECTATIONS**

Participation in extracurricular activities is a privilege and therefore all rules and regulations of Lincoln High School will remain in effect for all activities at all times either on or off school premises. Students must be present in school for at least half-day to participate in an after school activity.

**HALLWAY CONDUCT**

Students should be in the halls during class period changes only and are expected to obey the common rules of courtesy. Excessive aggressive behavior and noise are inappropriate and may be subject to discipline. Students will not engage in **PDA (public display of affection)** while on the school campus and during the school day or during school activities.

**PROHIBITED ITEMS**
The following Items are inappropriate and strongly discouraged for students to bring to school:

- Balloons
- *Noxious/toxic items
- Flowers
- *Squirt guns
- *Laser pens
- Flowers
- Essential Oils/bottles
- Playing cards
- Skateboards/Roller blades
- *Dice

*Starred items will be returned to parents ONLY. Students may be subject to disciplinary action for having these items. Students from Career Centers will abide by prohibited items policy while on Lincoln High School campus. We are not responsible for lost or stolen items.

**PROBLEM SOLVER LOCATOR**

- **Accident Report**
  - Nurse Edna. Wright
  - 478-5579
- **Activities**
  - Administrator/Attendance Office
  - 478-5515
- **Athletic Boosters**
  - Athletic Office
  - 478-5518
- **Athletic Eligibility**
  - Athletic Office
  - 478-5518
- **Attendance**
  - Attendance Office
  - 478-5515
- **Calendar**
  - Athletic Office
  - 478-5518
- **Change of Address**
  - Attendance/Guidance Office
  - 478-5508
- **Clinic & Medication**
  - Dr. Edna Wright
  - 478-5579
- **Club Information**
  - Ron Foltz/Attendance Office
  - 479-1411
- **Freshman Experience Center**
  - Freshman Experience Center
  - 479-1562
- **Grade Questions**
  - Counselor, Guidance Office
  - 478-5508
- **Graduation Office**
  - Tim Gagliardo, Attendance Office
  - 479-1417
- **Intervention Assistance**
  - Chandra Earp
  - 479-1571
- **Job Opportunities**
  - Kit Lynch, DECA
  - 478-5517
- **Locker Problems**
  - Attendance Office
  - 478-5515
- **Lost and Found**
  - Custodian’s Office
  - 478-5500
- **Messages to Students**
  - Principal’s Office
  - 478-5500
- **Messages to Teachers**
  - Principal’s Office
  - 478-5500
**STUDENT DRESS AND APPEARANCE**

All Gahanna schools have a concern for the health, safety and general well-being of each student in establishing dress/appearance guidelines. Therefore, we reserve the right to restrict dress, accessories, and/or other aspects of appearance that are inconsistent with safety, good health practices, community norms and are disruptive to the educational process – both during the regular school day as well as at all school-related activities. Enforcement of the dress code is the responsibility of the staff and the administration.

Students should govern their dress and grooming by maintaining reasonable standards of neatness and cleanliness. It is desired that these dress guidelines will assist students in making appropriate choices that serve as an indication of their pride in themselves and in their school. Attempts by students to call undue attention to themselves and/or to cause disruption of the educational process will not be permitted. The following dress/appearance guidelines are in place to promote a common understanding and cooperation among students, parents, and schools.

Dress and Appearance Guidelines:

1. Nothing should be worn on the head inside school buildings, other than for religious or medical reasons including, but not limited to hats, caps, bandanas and sunglasses.
2. Shoes will be worn at all times. Slippers/bedroom shoes are not permitted. Footwear that may be harmful to the flooring or present a safety concern may not be worn in the building (examples include, but are not limited to, shoes with wheels and athletic cleats).
   - Elementary students must wear shoes with a back and are not permitted to wear flip flops or slides.
3. All clothing shall be within the bounds of decency and good taste as appropriate for school.
4. Dresses, skirts and short-length shorts shall not be shorter than mid-thigh in length.
5. No sleepwear.
6. Tube tops, low cut tops, muscle shirts, sheer tops, spaghetti strap tops, halter tops and/or any strapless top or dress which reveals breasts or undergarments are not acceptable.
7. No exposed midriffs. As a test for appropriate length, no bare midsection shall be exposed when arms are raised above head.
8. Pants must be secured at the natural waistline. Underwear or shorts under pants shall not be visible.
9. Clothing or accessories that advertise alcohol, tobacco, or other drugs; contains gang-related symbolism; is suggestive, offensive, or profane; has sexual connotations; promotes, puts down, insults, threatens, or harasses any member of the school staff or student body based upon issues such as gender, sexual orientation, race, religion, or disabilities; or creates a hostile, intimidating, harassing, or offensive learning environment is unacceptable and cannot be worn.

Violations of the Dress Guidelines may result in the following actions:

- A student will be asked to correct any violation of the dress guidelines. If the violation cannot be corrected at school, the parents will then be contacted to assist in correcting the violation.
- If a student must go home to change, any time out of school will be counted as unexcused.
- According to the discretion of the administration, students in violation of the dress/appearance guidelines may be subject to disciplinary action.

REMOVAL, SUSPENSION, EXPULSION, AND PERMANENT EXCLUSION OF STUDENTS

The Board of Education recognizes that exclusion from the educational program of the schools, whether by emergency removal, out-of-school suspension, expulsion, or permanent exclusion, is the most severe sanction that can be imposed on a student in this District, and one that cannot be imposed without due process. However, the Board has zero tolerance of violent, disruptive or inappropriate behavior by its students.

No student is to be removed, suspended out-of-school, expelled and/or permanently excluded unless his/her behavior represents misconduct as specified in the Student Code of Conduct/Student Discipline Code approved by the Board. The Code shall also specify the procedures to be followed by school officials when implementing such discipline. In addition to the procedural safeguards and definitions set forth in this policy and the student/parent handbook, additional procedures and considerations shall apply to students identified as disabled under the IDEA, ADA, and/or Section 504 of the Rehabilitation Act of 1973. (See Policy 5605 - Suspension/Expulsion of Students with Disabilities.)

Students may be subject to discipline for violation of the Student Code of Conduct/Student Discipline Code even if that conduct occurs on property not owned or controlled by the Board but where such conduct is connected to activities or incidents that have occurred on property owned or controlled by the Board, or conduct that, regardless of where it occurs, is directed at a District official or employee, or the property of such official or employee.

For purposes of this policy and the Student Code of Conduct/Student Discipline Code, the following shall apply:
A. "Emergency removal" shall be the exclusion of a student who poses a continuing danger to District property or persons in the District or whose behavior presents an on-going threat of disrupting the educational process provided by the District. (See Policy 5610.03 "Emergency Removal")

B. "Suspension" shall be the temporary exclusion of a student by the Superintendent, Principal, assistant principal, or any other administrator from the District's instructional program for a period not to exceed ten (10) school days. Suspension shall not extend beyond the current school year, if at the time a suspension is imposed, fewer than ten (10) days remain in the school year.

The Superintendent may instead require a student to participate in a community service program or another alternative consequence for a number of hours equal to the remaining part of the period of the suspension. The student shall be required to begin such community service program or alternative consequence during the first full week day of summer break.

The Superintendent may develop a list of appropriate alternative consequences, and set forth such list in the applicable guidelines.

In the event, the student fails to complete the required community service or the assigned alternative consequence, the Superintendent may determine the next course of action. Such course of action, however, shall not include requiring the student to serve the remaining time of the suspension at the beginning of the following year.

The procedures for suspension are set forth in the Student Code of Conduct/Student Discipline Code and Policy 5611 - Due Process Rights.

A student who is suspended shall be permitted to complete any classroom assignments missed because of the suspension, and receive at least partial credit for a completed assignment. Grade reductions on account of the student's suspension are permitted; however, no student may receive a failing grade on a completed assignment solely on account of his/her suspension.

C. "Expulsion" shall be the exclusion of a student from the schools of this District for a period not to exceed the greater of eighty (80) school days or the number of school days remaining in a semester or term in which the incident that gives rise to the expulsion takes place or for one (1) year as specifically provided in this policy and the Student Code of Conduct/Student Discipline Code. Only the Superintendent may expel a student. The procedures for expulsion are set forth in the Student Code of Conduct/Student Discipline Code and Board Policy 5611 “Due Process Rights”.

1. **Firearm or Knife**
Unless a student is permanently excluded from school, the Superintendent shall expel a student from school for a period of one (1) year for bringing a firearm or knife capable of causing serious bodily injury to a school building or on to any other property (including a school vehicle) owned, controlled, or operated by the Board, to an interscholastic competition, an extra-curricular event, or to any other school program or activity that is not located in a school or on property that is owned or controlled by the Board, except that the Superintendent may reduce this period on a case-by-case basis in accordance with this policy. Similarly, the Superintendent shall expel a student from school for a period of one (1) year for possessing a firearm or knife capable of causing serious bodily injury at school or on any other property (including a school vehicle) owned, controlled, or operated by the Board, at interscholastic competition, an extra-curricular event, or at any other school program or activity that is not located in a school or on property that is owned or controlled by the Board, except the Superintendent may reduce this period on a case-by-case basis in accordance with this policy. The expulsion may extend, as necessary, into the school year following the school year in which the incident that gives rise to the expulsion takes place. The Superintendent shall refer any student expelled for bringing a firearm (as defined in 18 U.S.C. 921(a)(3)) or weapon to school to the criminal justice or juvenile delinquency system serving the District.

A firearm is defined as any weapon, including a starter gun, which will or is designed to or may readily be converted to expel a projectile by the action of an explosive, the frame or receiver of any such weapon, any firearm muffler or silencer, or any destructive device. A destructive device, includes, but is not limited to any explosive, incendiary, or poison gas, bomb, grenade, rocket having a propellant charge of more than four (4) ounces, missile having an explosive or incendiary charge of more than one-quarter ounce, mine, or other similar device.

A knife capable of causing serious bodily injury is defined as any weapon or cutting instrument consisting of a blade fastened to a handle; a razor blade; or any similar device (including sharp, metal martial arts weapons such as ninja throwing stars) that is used for, or is readily capable of, causing death or serious bodily injury.

The Superintendent may, in his/her sole judgment and discretion, modify or reduce such expulsion in writing, to a period of less than one(1) year, on a case-by-case basis, upon consideration of the following:

a. Applicable State or Federal laws and regulations relating to students with disabilities (for example, where the incident involves a student with a disability and the misconduct is determined by a group of persons knowledgeable about the child to be a manifestation of the student’s disability);

b. The degree of culpability given the age of the student and its relevance to the misconduct and/or punishment and/or evidence regarding the probable danger posed to the health and safety of others, including
evidence of the student’s intent and awareness regarding possession of the firearm or knife; capable of causing serious bodily injury; AND/OR

c. The academic and disciplinary history of the student, including the student’s response to the imposition of any prior discipline imposed for behavioral problems.

2. **Violent Conduct**

If a student commits an act at school, on other school property, at an interscholastic competition, extra-curricular event, or any other school program or activity and the act:

a. would be a criminal offense if committed by an adult; AND

b. results in serious physical harm to person(s) as defined in R.C. 2901.01(A)(5), or to property as defined in R.C. 2901.01(A)(6)

The Superintendent may extend the expulsion into the next school year or reduce the expulsion as necessary on a case-by-case basis as specified below. The student need not be prosecuted or convicted of any criminal act to be expelled under this provision.

The Superintendent may, in his/her sole judgment and discretion, reduce such expulsion to a period of less than one (1) year, on a case-by-case basis, upon consideration of the following:

a. applicable State or Federal laws and regulations relating to students with disabilities (for example, where the incident involves a student with a disability and the misconduct is determined by a group of persons knowledgeable about the child to be a manifestation of the student’s disability); OR

b. other extenuating circumstances, including, but not limited to, the academic and disciplinary history of the student, including the student’s response to the imposition of any prior discipline imposed for behavioral problems.

If at the time of the expulsion, there are fewer days remaining in the school year than the number of days of the expulsion, the Superintendent may apply any or all of the remaining period to the following school year.

3. **Bomb Threats**

If a student makes a bomb threat to a school building or to any premises at which a school activity is occurring at the time of the threat, the Superintendent may expel the student for a period of up to one (1) year. The Superintendent may extend the expulsion into the next school year or reduce the expulsion as necessary on a case-by-case basis as specified below. The student need not be
prosecuted or convicted of any criminal act to be expelled under this provision.

The Superintendent may, in his/her sole judgment and discretion, reduce such expulsion to a period of less than one (1) year, on a case-by-case basis, for the following reasons:

a. for students identified as disabled under the IDEA, ADA, and Section 504 of the Rehabilitation Act of 1973, upon recommendation from the group of persons knowledgeable of the student’s educational needs; OR

b. other extenuating circumstances, including, but not limited to, the academic and disciplinary history of the student, including the student’s response to the imposition of any prior discipline imposed for behavioral problems.

If at the time of the expulsion, there are fewer days remaining in the school year than the number of days of the expulsion, the Superintendent may apply any or all of the remaining period to the following school year.

D. "Permanent exclusion" shall mean the student is banned forever from attending a public school in the State of Ohio. (See Policy 5610.01)

If a student is expelled for more than twenty (20) school days or for any period of time that extends into the next school year, the Superintendent shall provide the student and his/her parents with the names, addresses, and telephone numbers of those public or private agencies in the community which offer programs or services that help to rectify the student's behaviors and attitudes that contributed to the incident(s) that caused the expulsion.

If the Superintendent determines that a student's behavior on a school vehicle violates school rules, s/he may suspend the student from school bus-riding privileges for the length of time deemed appropriate for the violation and remediation of the behavior. Any such suspension must comply with due process and the Student Code of Conduct/Student Discipline Code.

The Board authorizes the Superintendent to provide for options to suspension/expulsion of a student from school which may include alternative educational options.

The Superintendent shall initiate expulsion proceedings against a student who has committed an act that warrants expulsion under Board policy even if the student withdraws from school prior to the hearing or decision to impose the expulsion. The expulsion must be imposed for the same duration it would have been had the student remained enrolled.

The Board may temporarily deny admittance to any student who has been expelled from the schools of another Ohio district or an out-of-state district if the student’s expulsion period set by the other district has not expired. The expelled student shall first be offered an opportunity for a hearing. This provision also applies to a student who is the subject of a power of attorney designating the child’s grandparent as the attorney-in-fact or caretaker authorization affidavit executed by the child’s grandparent and is seeking admittance into the schools of this District in accordance with Policy 5111.
The Board may temporarily deny admittance to any student who has been suspended from the schools of another Ohio district if the student’s suspension period set by the other district has not expired. The suspended student shall first be offered an opportunity for a hearing before the Board.

When a student is expelled from this District, the Superintendent shall send written notice to any college in which the expelled student is enrolled under Postsecondary Enrollment Options at the time the expulsion is imposed. The written notice shall indicate the date the expulsion is scheduled to expire and that the Board has adopted a provision in Policy 2271 under R.C. 3313.613 to deny high school credit for postsecondary courses taken during an expulsion.

If the expulsion is extended, the Superintendent shall notify the college of the extension.

The Superintendent may recommend a student perform community service in conjunction with or in place of a suspension or expulsion. The Board may adopt guidelines to permit the Superintendent to impose a community service requirement beyond the end of the school year in lieu of applying the expulsion into the following school year.

A copy of this policy is to be posted in a central location in each school and made available to students and parents upon request. Key provisions of the policy should also be included in the parent-student handbook.

PERMANENT EXCLUSION OF NONDISABLED STUDENTS

In accordance with the law, the Board of Education may seek to permanently exclude a student, sixteen (16) years of age or older, who has been convicted of or adjudicated delinquent for the reason of the following offenses:

A. carrying a concealed weapon or conveying or possessing a deadly weapon or dangerous ordnance on property owned or controlled by a board of education or at an activity held under the auspices of this Board

B. possessing, selling, or offering to sell controlled substances on property owned or controlled by a board of education or at an activity under the auspices of this Board

C. complicity to commit any of the above offenses, regardless of where the complicity occurred

In accordance with law, any student, sixteen (16) years of age or older, who has been convicted or adjudicated delinquent for committing the following offenses may be subject to permanent exclusion:

A. rape, gross sexual imposition or felonious sexual penetration

B. murder, manslaughter, felonious or aggravated assault

C. complicity to commit offenses described in paragraphs A and B, regardless of where the complicity occurs

The above statement of policy on permanent exclusion is to be posted in a central location in each school as well as made available to students upon request.

If the Superintendent has adequate evidence that a student, sixteen (16) years old or older at the time of the offense, has been convicted of or is an adjudicated delinquent resulting from any of the above
offenses, s/he shall submit a written recommendation to the Board that the student should be permanently excluded from the public schools by the State Superintendent of Public Instruction. The recommendation is to be accompanied by the evidence, other information required by statute, and the name and position of the person who should present the District's case to the State Superintendent. The Board, after considering all the evidence, including the hearing of witnesses, shall take action within fourteen (14) days after receipt of the Superintendent's recommendation.

If the Board adopts the resolution, the Superintendent shall submit it to the State Superintendent, together with the required documents and the name of the person designated by the Board as its representative to present the case to the State Superintendent. A copy of the resolution shall be sent to both the student and his/her parents.

If the Board fails to pass the resolution, it shall so notify the Superintendent, in writing, who, in turn, shall provide written notification of the Board's action to both the student and his/her parents.

If the State Superintendent rejects the Board's request, the District Superintendent shall readmit the student in accordance with statute and District guidelines.

If the State Superintendent acts on the Board's request, his/her actions and those of the District shall be in accord with the procedures described in statute.

**IN-SCHOOL DISCIPLINE**

It is the purpose of this policy to allow for an alternative to out-of-school suspension. The availability of in-school discipline options is dependent upon the financial ability of the Board of Education to support them.

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

The Superintendent is to establish administrative guidelines for the proper operation of such programs. As long as the in-school disciplinary alternatives are served entirely in the school setting, they will not require any notice, hearing, or appeal rights. Any student who is issued an in-school disciplinary assignment shall serve such assignment in a supervised learning environment within the school setting and shall be permitted to complete any classroom assignments missed because of the in-school discipline.

**DRUG PREVENTION POLICY**

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

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

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

A. all dangerous controlled substances as so designated and prohibited by Ohio statute;
B. all chemicals which release toxic vapors;
C. all alcoholic beverages;
D. any prescription or patent drug, except those for which permission to use in school has been granted pursuant to Board policy;
E. anabolic steroids;
F. any substance containing betel nut (areca nut);
G. any substance that is a "look-alike" to any of the above;
H. any counterfeit to any of the above.

The Board prohibits the use, sale, distribution, purchase, receipt, possession, concealment, or distribution being under the influence of any drug or any drug-related paraphernalia as the term is defined by law, or the misuse of a product containing a substance that can provide an intoxicating or mood-altering effect
   A. on school grounds.
   B. on school vehicles
   C. at any school-sponsored event.

It further establishes a drug-free zone within 1000 feet of any facility used by the District for educational purposes.

The Superintendent shall prepare guidelines for the identification, amelioration, and regulation of drug use in the schools. Such guidelines shall:

A. emphasize the prevention of drug use;

B. provide for a comprehensive, age-appropriate, developmentally-based drug and alcohol education and prevention program which:
   1. addresses the legal, social, psychological, and health consequences of drug and alcohol use;
   2. provides information about effective techniques for resisting peer pressure to use illicit drugs and alcohol;
   3. assists students to develop skills to make responsible decisions about substance abuse and other important health issues;
   4. promotes positive emotional health, self-esteem, and respect for one's body;
   5. meets the minimal objectives as stated in the essential performance objectives for health education as established by the State Department of Education;

C. include a statement to students that the use of illicit drugs and the unlawful possession and use of alcohol is wrong and harmful;

D. provide standards of conduct that are applicable to all students and which clearly prohibit, at a minimum, the unlawful possession, use, or distribution of illicit drugs and alcohol by students on school premises or as a part of any school activity;

E. include a clear statement that disciplinary sanctions, up to and including expulsion and referral for prosecution, will be imposed on students who violate the school standards of conduct and a description of those sanctions;
The sanctions may include, together with punitive action, voluntary referral to appropriate persons or agencies for screening and assessment. Such referral may only be made to qualified and properly licensed individuals or programs.

F. provide information about any drug and alcohol counseling and rehabilitation and reentry programs available to students and provide procedures to direct students and their parents to the appropriate programs;

G. require that all parents and students be given a copy of the standards of conduct regarding the unlawful possession, use, or distribution of illicit drugs and alcohol by students;

H. require the notification to parents and students that compliance with the standards of conduct is mandatory;

I. establish means for dealing with students suspected of drug use or suspected of possessing or distributing drugs in school and ensure that the District's policy and administrative guidelines on Search and Seizure Policy 5771 and AG 5771, Suspension and Expulsion Policy 5610 and AG 5610, and Permanent Exclusion Policy 5610.01 and AG 5610.01 are complied with fully.

The Superintendent shall establish administrative guidelines necessary to implement this policy. Such guidelines shall ensure that the proper notice regarding the use of anabolic steroids is posted in each of the District's locker rooms used by students in grades 7-12.

OFFENSES AND DISCIPLINARY ACTION

Students who voluntarily request assistance or counseling in situations where no offense, as specified below, has been detected will not be deemed in violation of this policy based on information divulged. Where an offense, as specified below, has been detected, violations of this policy will not necessarily be excused because the student requests assistance or counseling.

1. Selling/Distribution - No student shall sell, transmit, distribute, supply, or offer to sell, transmit, distribute, or supply any quantity of alcohol, illegal drugs, counterfeit drugs, controlled substances, drug paraphernalia or instruments, or prescription drugs, as specified in the preceding statement of policy.

First Offense:

1. Parents will be notified immediately and the student will be removed from school for the remainder of the day.
2. The police shall be notified.
3. Consultation with parent(s) and student emphasizing available education and counseling services for alcohol and other drug evaluation procedures will be conducted.
4. The student may be suspended for ten (10) days and may be recommended for expulsion.
5. The student may lose parking privileges for the remainder of the year.
6. The Registrar of Motor Vehicles and the Juvenile Court may be notified for the purpose of suspending the temporary instruction permit or operator’s license or denying the opportunity to obtain such a permit or license until the student becomes age 18, earns a high school diploma or GED.

Second or subsequent offenses:
1. The student may be recommended for expulsion.

2. Use/Possession/Purchase - No student shall possess, conceal, use, purchase, offer to purchase drug paraphernalia or instruments such as, pipes, roach clips, syringes, hypodermic needles, cocaine spoons or kits or any other item normally or actually used for the packaging, conveyance, dispensation or use of alcohol or other drugs. Nor shall any student use, be under the influence of, possess, conceal, have control of, purchase or attempt to purchase intoxicants, illegal drugs, and counterfeit drugs, controlled substances, or prescription drugs when such use, possession or control is prohibited by law, school policies or regulations of the Board of Education. Students may possess or use prescription and non-prescription medications consistent with School District Medication Policy (see Student Health Information section).

First offense:
1. Parent(s) will be notified and the student may be removed from school for the remainder of the day.
2. Police may be notified.
3. The student may lose school parking privileges for the remainder of the year.
4. Consultation with parent(s) and student emphasizing available education and counseling services may be conducted.
5. The student may be suspended for ten (10) days or the student may be suspended for seven (7) days with the agreement to complete a minimum of twelve (12) hours of student-family education pertaining to alcohol and other drugs and/or an evaluation by counselor certified to evaluate abuse of alcohol or other drugs (CAC, CCDC, OR CDC) as agreed to by school officials, student and parent(s). A written evaluation must be sent to school officials including findings and recommendations for the student.
6. The Registrar of Motor Vehicles and the Juvenile Court may be notified for the purpose of suspending the temporary instruction permit or operator’s license or denying the opportunity to obtain such a permit or license until the student becomes age 18, earns a high school diploma or GED.

Second offense:
1. All of the above except item 5 shall be modified only in the following respects: The student will be suspended for ten (10) days and a recommendation for expulsion with no alternative option for a lesser penalty.
2. The Registrar of Motor Vehicles and the Juvenile Court may be notified for the purpose of suspending the temporary instruction permit or operator’s license or denying the opportunity to obtain such a permit or license until the student becomes age 18, earns a high school diploma or GED.

EXTENDED SCHOOL DAY DETENTION
ESD may be assigned to students who have not complied with the approved Student Code of Conduct. Students assigned ESD will report to the designated area promptly at 3:15pm with the assigned staff member. ESD activities may include academic support, community service, school clean up activities or any combination of the said activities to be determined by the supervising staff member. In order to receive credit for completing their ESD, students must comply with staff directives while following all school policies and procedures during their time assigned to ESD. ESD will conclude at 5:15pm on each assigned day. Students who are unable to attend their assigned ESD detention due to an excused absence will serve the ESD detention on the next regularly scheduled ESD detention day. Failure to comply with or attend an assigned ESD detention may result in further school discipline.

SATURDAY SCHOOL DETENTION

The Saturday School may be assigned as a disciplinary alternative for out-of-school suspensions and/or in-school restrictions. The assignment of a Saturday School is based on the building Administrator’s discretion.

- Saturday School will be held in the PASS Room (H-108) beginning at 8:30am through 11:30am.
- Provide students with extra time to work on school studies.
- Will not be used as an alternative for drug and or alcohol related offenses.

The following guidelines apply to all students assigned to Saturday School Detention:

1. Report to Lincoln High School from 8:30am-11:30am on the date(s) assigned.
2. Students will not be admitted after 8:40am
3. Bring homework or some other school-related work. This is the student’s responsibility. Students who show up without any books or work to do will be sent home. Students may also be given something extra to do by the Saturday School Detention monitors. Students will not be allowed to sleep or talk.
4. I-pods, cards, or other recreational articles are not allowed.
5. Food or beverages are not allowed.
6. There will be a five minute break at 10:00am. All school rules are to be observed during this time.
7. Failure to attend Saturday School Detention, late arrival (after 8:40am), failure to cooperate, or failure to follow the above guidelines may result in further school discipline.
8. Rescheduling Saturday School Detention is at the discretion of the Administrator.
9. No cell phones will be permitted, and if brought, must be turned in to the teacher on duty until the conclusion of Saturday School Detention.

SEARCH AND SEIZURE

The Board of Education recognizes that the privacy of students or their belongings may not be violated by unreasonable search and seizure and directs that no student be searched without reasonable suspicion or in an unreasonable manner.

The Board acknowledges the need for in-school storage of student possessions and shall provide storage places, including desks and lockers, for that purpose. Such spaces remain the property of the Board and, in accordance with law, may be the subject of random search. Where locks are provided for such places, students may lock them against incursion by other students, but in no such places shall
students have such an expectation of privacy as to prevent examination by a school official. The Board directs the school principals to conduct a routine inspection at least annually of all such storage places.

School authorities are charged with the responsibility of safeguarding the safety and well-being of the students in their care. In the discharge of that responsibility, school authorities may search the person or property, including vehicles, of a student, with or without the student's consent, whenever they reasonably suspect that the search is required to discover evidence of a violation of law or of school rules. The extent of the search will be governed by the seriousness of the alleged infraction and the student's age.

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

Administrators are permitted to conduct a random search of any student's locker and its contents at any time, providing proper notice has been posted in the locker areas of each building.

Search of a student's person or intimate personal belongings shall be conducted by a person of the same sex, in the presence of a second staff member who, if requested by the student would be the same sex as the student being searched.

However, in exceptional circumstances when the health or safety of the student or of others is immediately threatened a search may be conducted by a person of the opposite sex in the presence of a second staff member of either sex.

Administrators are authorized to arrange for the use of a breath-test instrument for the purpose of determining if a student has consumed an alcoholic beverage. It is not necessary for the test to determine blood-alcohol level, since the Board has established a zero tolerance for alcohol use.

The Board also authorizes the use of canines, trained in detecting the presence of drugs or devices, when the Superintendent has reasonable suspicion that illegal drugs or devices may be present in a school. This means of detection shall be used only to determine the presence of drugs in locker areas and other places on school property where such substances could be concealed. Canine detection must be conducted in collaboration with law enforcement authorities or with organizations certified in canine detection and is not to be used to search individual students unless a warrant has been obtained prior to the search.

Except as provided below, a request for the search of a student or a student's possessions will be directed to the principal who shall seek the freely offered consent of the student to the inspection. Whenever possible, a search will be conducted by the principal in the presence of the student and a staff member other than the principal. A search prompted by the reasonable belief that health and safety are immediately threatened will be conducted with as much speed and dispatch as may be required to protect persons and property.

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

**BULLYING AND OTHER FORMS OF AGGRESSIVE BEHAVIOR**

The Board of Education is committed to providing a safe, positive, productive, and nurturing educational environment for all of its students. The Board encourages the promotion of positive interpersonal relations between members of the school community.

Harassment, intimidation, or bullying toward a student, whether by other students, staff, or third parties is strictly prohibited and will not be tolerated. This prohibition includes aggressive behavior, physical, verbal, and psychological abuse, and violence within a dating relationship. The Board will not tolerate any gestures, comments, threats, or actions which cause or threaten to cause bodily harm or personal degradation. This policy applies to all activities in the District, including activities on school property, on a school bus, or while enroute to or from school, and those occurring off school property if the student or employee is at any school-sponsored, school-approved or school-related activity or function, such as field trips or athletic events where students are under the school's control, in a school vehicle, or where an employee is engaged in school business.

This policy has been developed in consultation with parents, District employees, volunteers, students, and community members as prescribed in R.C. 3313.666 and the State Board of Education's Model Policy.

Harassment, intimidation, or bullying means:

A. any intentional written, verbal, electronic, or physical act that a student or group of students exhibits toward another particular student(s) more than once and the behavior both causes mental or physical harm to the other student(s) and is sufficiently severe, persistent, or pervasive that it creates an intimidating, threatening, or abusive educational environment for the other student(s); or

B. violence within a dating relationship.

"Electronic act" means an act committed through the use of a cellular telephone, computer, pager, personal communication device, or other electronic communication device.

Aggressive behavior is defined as inappropriate conduct that is repeated enough, or serious enough, to negatively impact a student's educational, physical, or emotional well being. This type of behavior is a form of intimidation and harassment, although it need not be based on any of the legally protected characteristics, such as sex, race, color, national origin, marital status, or disability. It would include, but not be limited to, such behaviors as stalking, bullying/cyberbullying, intimidating, menacing, coercion, name calling, taunting, making threats, and hazing.

Harassment, intimidation, or bullying also means cyberbullying through electronically transmitted acts (i.e., internet, e-mail, cellular telephone, personal digital assistance (PDA), or wireless hand-held device) that a student(s) or a group of students exhibits toward another particular student(s) more than once and the behavior both causes mental and physical harm to the other student and is sufficiently severe, persistent, or pervasive that it creates an intimidating, threatening, or abusive educational environment for the other student(s).
Any student or student's parent/guardian who believes s/he has been or is the victim of aggressive behavior should immediately report the situation to the Building Principal or assistant principal, or the Superintendent. The student may also report concerns to teachers and other school staff who will be responsible for notifying the appropriate administrator or Board official. Complaints against the Building Principal should be filed with the Superintendent. Complaints against the Superintendent should be filed with the Board President.

Every student is encouraged, and every staff member is required to report any situation that they believe to be aggressive behavior directed toward a student. Reports may be made to those identified above.

All complaints about aggressive behavior that may violate this policy shall be promptly investigated. The Building Principal or appropriate administrator shall prepare a written report of the investigation upon completion. Such report shall include findings of fact, a determination of whether acts of harassment, intimidation, and/or bullying were verified, and, when prohibited acts are verified, a recommendation for intervention, including disciplinary action shall be included in the report. Where appropriate, written witness statements shall be attached to the report.

If the investigation finds an instance of harassment, intimidation, and/or bullying/cyberbullying by an electronic act or otherwise, has occurred, it will result in prompt and appropriate remedial and/or disciplinary action. This may include suspension or up to expulsion for students, up to discharge for employees, exclusion for parents, guests, volunteers, and contractors, and removal from any official position and/or a request to resign for Board members. Individuals may also be referred to law enforcement officials.

If, during an investigation of a reported act of harassment, intimidation and/or bullying/cyberbullying, the Principal or appropriate administrator believes that the reported misconduct may have created a hostile learning environment and may have constituted unlawful discriminatory harassment based on a Protected Class, the Principal will report the act of bullying and/or harassment to one of the Anti-Harassment Compliance Officers so that it may be investigated in accordance with the procedures set forth in Policy 5517 - Anti-Harassment.

Retaliation against any person who reports, is thought to have reported, files a complaint, or otherwise participates in an investigation or inquiry concerning allegations of aggressive behavior is prohibited and will not be tolerated. Such retaliation shall be considered a serious violation of Board policy and independent of whether a complaint is substantiated. Suspected retaliation should be reported in the same manner as aggressive behavior. Retaliation may result in disciplinary action as indicated above.

Deliberately making false reports about harassment, intimidation, bullying and/or other aggressive behavior for the purpose of getting someone in trouble is similarly prohibited and will not be tolerated. Deliberately making false reports may result in disciplinary action as indicated above.

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

The District shall implement intervention strategies (AG 5517.01) to protect a victim or other person from new or additional harassment, intimidation, or bullying and from retaliation following such a report.
This policy shall not be interpreted to infringe upon the First Amendment rights of students (i.e., to prohibit a reasoned and civil exchange of opinions, or debate, that is conducted at appropriate times and places during the school day and is protected by State or Federal law).

The complainant shall be notified of the findings of the investigation, and as appropriate, that remedial action has been taken. If after investigation, acts of bullying against a specific student are verified, the Building Director or appropriate administrator shall notify the custodial parent/guardian of the victim of such finding. In providing such notification care shall be taken to respect the statutory privacy rights of the perpetrator of such harassment, intimidation, and/or bullying.

If after investigation, acts of harassment, intimidation, and/or bullying by a specific student are verified, the Building Director or appropriate administrator shall notify in writing the custodial parent/guardian of the perpetrator of that finding. If disciplinary consequences are imposed against such student, a description of such discipline shall be included in the notification.

Complaints

Students and/or their parents/guardians may file reports regarding suspected harassment, intimidation, or bullying. Such reports shall be reasonably specific including person(s) involved, number of times and places of the alleged conduct, the target of suspected harassment, intimidation, and/or bullying, and the names of any potential student or staff witnesses. Such reports may be filed with any school staff member or administrator, and they shall be promptly forwarded to the Building Director for review, investigation, and action.

Students, parents/guardians, and school personnel may make informal or anonymous complaints of conduct that they consider to be harassment, intimidation, and/or bullying by verbal report to a teacher, school administrator, or other school personnel. Such complaints shall be reasonably specific including person(s) involved, number of times and places of the alleged conduct, the target of suspected harassment, intimidation, and/or bullying, and the names of any potential student or staff witnesses. A school staff member or administrator who receives an informal or anonymous complaint shall promptly document the complaint in writing, including the information provided. This written report shall be promptly forwarded by the school staff member and/or administrator to the Building Director for review, investigation, and appropriate action.

Individuals who make informal complaints as provided above may request that their name be maintained in confidence by the school staff member(s) and administrator(s) who receive the complaint. Anonymous complaints shall be reviewed and reasonable action shall be taken to address the situation, to the extent such action may be taken that (1) does not disclose the source of the complaint, and (2) is consistent with the due process rights of the student(s) alleged to have committed acts of harassment, intimidation, and/or bullying.

When an individual making an informal complaint has requested anonymity, the investigation of such complaint shall be limited as is appropriate in view of the anonymity of the complaint. Such limitation of investigation may include restricting action to a simple review of the complaint subject to receipt of further information and/or the withdrawal by the complaining student of the condition that his/her report be anonymous.

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

**Reporting Requirement**
At least semi-annually, the Superintendent shall provide to the President of the Board a written summary of all reported incidents and post the summary on the District web site (if one exists). The list shall be limited to the number of verified acts of harassment, intimidation, and/or bullying, whether in the classroom, on school property, to and from school, or at school-sponsored events.

Allegations of criminal misconduct and suspected child abuse will be reported to the appropriate law enforcement agency and/or to Child Protective Services in accordance with statute. District personnel shall cooperate with investigations by such agencies.

**Immunity**
A School District employee, student, or volunteer shall be individually immune from liability in a civil action for damages arising from reporting an incident in accordance with this policy and R.C. 3313.666 if that person reports an incident of harassment, intimidation, and/or bullying promptly, in good faith, and in compliance with the procedures specified in this policy. Such immunity from liability shall not apply to an employee, student, or volunteer determined to have made an intentionally false report about harassment, intimidation, and/or bullying.

**Notification**
Notice of this policy will be annually circulated to and posted in conspicuous locations in all school buildings and departments within the District and discussed with students, as well as incorporated into the teacher, student, and parent/guardian handbooks. At least once each school year a written statement describing the policy and consequences for violations of the policy shall be sent to each student's custodial parent or guardian.

The statement may be sent with regular student report cards or may be delivered electronically.

The policy and an explanation of the seriousness of bullying by electronic means shall be made available to students in the District and to their custodial parents or guardians.

State and Federal rights posters on discrimination and harassment shall also be posted at each building. All new hires will be required to review and sign off on this policy and the related complaint procedures.

**Education and Training**
In support of this policy, the Board promotes preventative educational measures to create greater awareness of aggressive behavior, including bullying and violence within a dating relationship. The Superintendent or designee shall provide appropriate training to all members of the School District community related to the implementation of this policy and its accompanying administrative guidelines. All training regarding the Board’s policy and administrative guidelines about aggressive behavior and bullying in general, will be age and content appropriate.
Annually, the District shall provide all students enrolled in the District with age-appropriate instruction regarding the Board's policy, including a written or verbal discussion of the consequences for violations of the policy to the extent that State or Federal funds are appropriated for this purpose.

Students in grades seven (7) through twelve (12) shall receive age-appropriate instruction in dating violence prevention education, including instruction in recognizing dating violence warning signs and characteristics of healthy relationships. Parents, who submit a written request to the Building Director to examine the dating violence prevention instruction materials used in the school, will be afforded an opportunity to review the materials within a reasonable period of time.

The District shall provide training, workshops, and/or courses on this policy for school employees and volunteers who have direct contact with students, to the extent that State or Federal funds are appropriated for these purposes. Time spent by school staff in these training programs shall apply toward mandated continuing education requirements.

In accordance with Board Policy 8462, the Superintendent shall include a review of this policy on bullying and other forms of harassment in the required training in the prevention of child abuse, violence, and substance abuse and the promotion of positive youth development.

The Superintendent shall develop administrative guidelines to implement this policy. Guidelines shall include reporting and investigative procedures, as needed. The complaint procedure established by the Superintendent shall be followed.

GAHANNA JEFFERSON BOARD RESOLUTION PARTICIPATION IN INTERSCHOLASTIC EXTRACURRICULAR ACTIVITIES

WHEREAS, the Ohio General Assembly passed, in 1997, Ohio Revised Code 3313.535 which, among other things, requires Boards of Education of Ohio's public schools to adopt policies establishing a minimum grade point average which students must attain and a pass/fail policy as a prerequisite to participating in interscholastic extracurricular activities sponsored by the school district; and WHEREAS, this Board of Education recognizes the values associated with and gained as a result of participation in those interscholastic extracurricular activities; and WHEREAS, the board of Education further recognizes the incentives which participation in interscholastic extracurricular activities provide to students to achieve success in the classroom; NOW, THEREFORE, BE IT RESOLVED, that in order to be eligible to participate in any interscholastic extracurricular activities, students must meet the following requirements:

STUDENTS ENROLLED IN GRADES 9-12

1. In the immediately preceding grading period, a student must receive a passing grade in a minimum of 5 one-credit courses. Physical education class is ¼ credit, and not equivalent to a one-credit course.
2. In the immediately preceding grading period, a student must receive a 1.5 grade point average in courses, which count toward graduation.
3. Grade point averages shall be calculated using a weighted four-point scale.
4. A student who has achieved a 1.5 to a 2.0 grade point average, in the immediately preceding grading period will be required to participate in provided intervention programs in order to remain eligible.
5. Summer School grades may not be used to fulfill the Ohio High School Athletic Association eligibility requirements.
6. Incoming Freshmen must have a 75% passage of courses in the last grading period of the 8th grade year to be eligible for the Fall quarter.

CLUB, ACTIVITIES, AND SPORTS INFORMATION

Offerings, locations and availabilities are subject to change, check the Guidance Office and Freshman Experience Center for updates.

**Art Club**
**Advisors:** TBA  
**Dues:** $45  
**Meets:** TBA
Art Club provides a structured and unique art experience for students outside of the regular art classroom. We will explore alternative art making processes some of which include glass fusing and silk painting. We will also take time to visit local galleries and museums in the Columbus area. Our purpose is to explore the many facets of art making and ways to include it in everyday life.

**Band**
**Advisor:** Mr. Cebriak  
**Dues:** $35.00 uniform fee plus purchase of shoes, spats, gloves  
$25.00 Pay to Participate fee
Band is for the development of instrumental skills, musicianship and citizenship. Placement and audition in October. Band camps required two weeks prior to school starting in August. This is a class-one credit.

**Book Club**
**Advisor:** Mrs. Gleek  
**Meets:** 3-3:30 Wednesdays, September-April  
**Location:** Library
The book club reads a collection of 36 books in order to prepare for the Central Ohio Battle of the Books that happens each April. See Mrs. Gleek for this year's list.

**Boxing Club**
**Advisor:** Mr. Desiderio-Finley  
**Meets:** Fridays  
**Location:** TBA
The Boxing Club was made to teach boxing and to bring people who enjoy the same sport together in one place. Students that join will learn technique and conditioning. Boxing gives students the skills of discipline and coordination, while also promoting a healthy mind and a confident stature.

**Choir**
**Advisor:** Mr. Lahman  
**Dues:** $25.00 Pay to Participate fee  
**Meets:** Class offered during the school day
Musical learning and expression through the participation in live performance oriented classes.
Freshmen choir, Soprano-Alto, Tenor-Bass, Acapella and Chorale. All choirs excluding freshmen year are by audition. One credit.

**DECA Distributive education club of America**  
Advisor: Mr. Lynch  
Meets: Class offered during the school day  
For SENIORS only. To gain exposure and experience in business and marketing. Students interview for the program in March and are selected and then notified.

**Educators Rising**  
Advisor: Mrs. Hilderbrand  
Meets: During Teaching Professions Class  
Location: C110  
Educators Rising is a career and technical student organization. The organization is a co curricular component of the Eastland Fairfield Teaching Professions Program housed at Clark Hall in Gahanna. The mission of Educator Rising is to foster the recruitment and development of prospective educators worldwide through the dissemination of innovative programming and relevant research. Students will have an opportunity to compete at state and national competitions, as well as participate in a variety of community service activities.

**Environmental Club**  
Advisor: Mr. Hardin  
Meets: TBA  
Environmental Club will organize and participate in a “wear green” day and create a green school mural. The club will deliver environmental presentations to peers, such as Bee Aware. Create environmental tips and memos for the school website, newsletter, and bulletin boards. We will also promote special occasions like Waste Reduction Week, Environment Week, and Earth Day.

**FDOA Future Doctors of America**  
Advisor: Mrs Boron  
Meets: Tuesdays after school  
Location: H199  
FDOA club is to give students a chance to meet other students who share the same interest and goals as them and plan for the future. They will discuss and learn different types of doctors, different types of medical fields and steps it takes to become a doctor, the importance in excelling in your school work throughout high school and what residency, fellowship and eventual attending means.

**Fellowship of Christian Athletes**  
Advisor: Mr. Marshall  
Meets: Mondays 6:45-7:45pm  
Location: C212  
Opportunity for students to practice in Christian fellowship and come together in prayer.

**Gahanna Lincoln Investment Society**  
Advisor: Mr. Culver  
Meets: Thursdays 7am  
Location: H108  
The Gahanna Lincoln Investment Society exists to advance our knowledge in investing through
researching, proposing, and trading stock in a controlled investing through researching, proposing, and trading stock in a controlled environment. By creating structured group and providing students with different leadership opportunities in the investment process, we will promote accountability and collaboration as we learn to be financially responsible investors.

Gamers
Advisor: Mr. Lockwood
Meets: TBA
The Gamers Club play all types of games: Video Games, Board Games and Card Games. No M rated video games are played during our meetings.

Gay-Straight Alliance
Advisor: Mrs. Garling & Mrs. Gordyan
Meets: Thursdays 3-4
Location: H168
Do you support the LGBT community? Are you against bullying? Do you want to make a change within our school? Gay Straight Alliance is a club dedicated to promoting tolerance and acceptance within the community, and giving every student a voice to be heard. Our mission is to promote acceptance, provide a safe place for students of all gender and sexual identities, and broaden the members’ views of all backgrounds. Any and all students are invited to attend meetings. Just show up with an open mind and a passion to make a change.

God Talk
Advisors: Mrs. McDougle & Mr. Gagliardo
Meets: Tuesdays after school
Location: TBA
The God Talk meetings allow students to openly speak about religion and ask questions they have never felt comfortable asking. The main focus is to dig into God’s Word and be able to talk with other students who have similar interests. Although many students have different beliefs, the meetings will focus upon finding answers within The Bible.

In The Know
Advisor:
Dues: $25 Pay to Participate Fee
Meets: Thursdays 3-4pm
Location: H188
In the Know is the school’s academic quiz team. We meet to prepare for WOSU In the Know scholastic competitions. ITK tryouts are the second week of school.

Interact Club
Advisor: Ms. Kimbleton, Ms Knight & Ms. Manley
Meets: 2nd & 4th Wednesdays 3-4
Location: H199
Interact is a Rotary based service-oriented club that promotes fun, friendship and service. Throughout the year we engage in various community service activities that help our school, our community and several international organizations. Anyone is welcome to attend.

International Language Club
Advisors: International language teachers
Meets: TBA
Club meets to expand cultural knowledge and participate in cultural activities, and to get involved in International and Community Service. The Club will be an extension of the IL classroom-French, Spanish, German, and Chinese. Anyone who is in or has been in an IL class is welcome.

International Language Honor Societies
Advisors: Ms. Saunders, Mrs. Swisher, Mrs. Thomas & Ms. Zhang
Dues: $10
Meets: TBA
The French, German, Spanish, and Chinese Language Societies are nationally recognized organizations founded to promote excellence in language study at the high school level. These societies recognize outstanding students on scholarship, leadership, service and character. Members are selected from Level 3 or higher language studies by a faculty council. Eligibility is based on maintaining at least a 3.6 GPA in International Language studies, and an overall GPA of at least 3.0. Meetings and activities are scheduled throughout the year. Community service is required. We take pride in spreading multicultural awareness throughout GLHS and through volunteering experiences in the community. Our philosophy is that multicultural education helps to lessen cultural ignorance, therefore helping to eliminate cultural stereotypes.

International Thespian Society Troupe #1334
Advisor: Mrs. Macioce
Dues: $28 Lifetime Membership Dues. Covers subscription to Dramatics Magazine for one year, updated lists for scholarship and paperwork fee for troupe.
Meets: TBA
Location: H167
ITS is an international organization which was founded to promote excellence in theater at the secondary school level. In order to be a member, a student must attain 100 points either working backstage or onstage for a production. (1 point=10 hours of work). Inductions are done at the end of the year banquet in May. More information may be found at www.schooltheartre.org

Intramural Basketball
Advisor: Mr. Meadows
Dues: TBA
Meets: Sunday afternoons
Basketball-round robin schedule is set up that leads to a tournament. Look for details around February.

KEY Club Kiwanis Educates Youth
Advisor: Mrs. Sweet
Dues: $20
Meets: Tuesdays 3-3:30pm
Location: Cafe Annex
Key Club is affiliated with the local Kiwanis Club. The primary purpose of Key Club is to provide youth with community outreach opportunities for teenagers.

Link Crew
Advisor: Mrs. Germany & Mrs. Zofcin
Meets: TBA
Upperclassmen assist the incoming freshman class with transitioning into high school. Students work together to create a supportive and positive school climate.

**Lionettes**
Advisor: Alex LaPorte
Dues: $25 Pay to Participate Fee
A group of up to 20 dancers (tryout required-tryouts in May) who dance at school functions and compete locally and nationally.

**Multicultural Club**
Advisor: Mrs. Garling & Mrs. Peppers
Dues: $5
Meets: TBA
Location: H168
The Multicultural club is open to all students—those from other countries, those whose parents are from different countries, and also those who simply want to expand their multicultural knowledge! In our club alone, we represent the cultures of more than 25 different countries. Not only do we learn about different cultures and holidays, but we also take pride in spreading multicultural awareness throughout GLHS and through volunteering experiences in the community, as well. Our philosophy is that multicultural education helps to lessen cultural ignorance, therefore helping to eliminate cultural stereotypes.

**National Honor Society**
Advisor: Mrs. Jana Barren
Dues: $15
Meets: 1 time per month as needed
Recognizes outstanding students on scholarship, leadership, service and character. Members are selected from the Junior and Senior class by a faculty council and are eligible based on attaining a 3.5 GPA. NHS members participate in community service.

**Newspaper Club**
Advisor: Mrs. Scheetz
Meets: Wednesdays 3-5 (If you cannot meet during that time, you may still be able to participate as most work will be done online.)
The Newspaper Club is for students interested in writing about our school and our community. The students will work to publish a weekly newspaper online and a print magazine style newspaper monthly.

**Orchestra**
Advisor: Mr. Dengel
Meets: Class(es) offered during the school day
For students in grades 9-12. Orchestra is for the development of (string-specific) instrumental, solo/ensemble, musicianship and citizenship skills. Placement and auditions in spring.

**Photo (B & W Film)**
Advisor: Ms. Lawson
Photo Club is an opportunity for photography students with darkroom experience to come and work in the darkroom on class assignments and for their own enjoyment.

Renaissance Action Team
Advisor: Mrs. Morrison
Dues: $25
Meets: TBA
The Renaissance Action Team promotes a positive attitude, behavior and academics throughout the school. They organize programs and events to encourage our students and staff to make the most of their time at GLHS and recognize those that do.

SADD Students Against Destructive Decisions
Advisor: Mrs. Miller
Meets: Mondays at 3
Our chapter goal is to change the climate and culture at GLHS so that students feel empowered to make safe decisions when it comes to friends, driving, using social media, and more. We tackle tough issues like drug and alcohol abuse, bullying, depression, suicide, distracted driving, dating violence, and more. We plan school-wide events to raise awareness and educate the student body about the dangers of destructive decisions. If you want a safe place to make new friend, or you want to spread the message about these issues, this is the club for YOU!

“S” Club
Advisor: Mrs. Aiello
Dues: $10 for new members/$5 for returning members
Meets: Once or twice per month after school, listen to announcements
Location: H111
“S” Club is an all-girls club focusing on service for WOMEN and CHILDREN. Activities include adopt a family for the holidays, charity walks, clothing and food drives for local teen and women’s shelters, leading workshops at the middle schools, and school-wide awareness campaigns (teen dating violence, human trafficking, bullying and more). We always welcome new members! Please contact Mrs. Aiello at aiellom@gjps.org

Ski Club
Advisor: Mrs. Stone
Dues: $80 for the bus seat
Meets: Thursdays, January and February
Location: Mad River Mountain
The Gahanna Ski Club meets the first six Thursday after the New Year. Right after school we travel by charter bus to Mad River Mountain.

Spanish Language Book Club
Advisor: Mrs. Thomas
Meets: Every other Wednesday
Location: C312
The Spanish Language Book Club is open to all students enrolled in Spanish Language classes, and
any other students who are interested in reading and discussing books in Spanish.

**Speech & Debate**
**Advisor:** Ms. Muhlbach  
**Dues:** $25 Pay to Participate fee
Speech and Debate is a co-curricular activity which improves speaking and debating skills through in class and competition events. Areas include domestic and international extemporaneous speaking; original oratory, oratorical, humorous, duo, and dramatic interpretation; prose/poetry reading; impromptu speaking; team debate (Public Forum) and individual debate (Lincoln/Douglas); and student congress debate. Membership in the Ohio High School Speech League and the National Forensic League are part of the activity. Practices are during class periods and weeknights during the season from October through March. Students not enrolled in the competitive speaking class needs to see the advisor as soon as possible to participate on the team.

**Student Ambassadors**
**Advisor:** Mrs. Prenoveau
Student Ambassadors are student leaders within their high schools who demonstrate strong academics and a commitment to community service. As role models to their peers, Ambassadors are responsible for representing their school and inspiring their peers through mentorship, tutoring, and other leadership duties. Ambassadors are dedicated to representing Gahanna and our mission through interaction with students, teachers, administration, and community leaders. This requires a 3.0 GPA, involvement in extracurricular activities, and will be a period during the school day.

**Student Council**
**Advisor:** Mrs. Newman  
**Dues:** $25 Pay to Participate fee
Student council is a class that works to develop leaders in our school. These students plan and execute various events and activities during the school year, as well as being the voice of the student body. Students apply in the spring to be selected for the council the following year. Applications will be available by April in the offices.

**Ultimate Frisbee**
**Advisor:** Tanya Cepek
The Ultimate Frisbee Club team competes in a league of 15 other teams in Central Ohio. Conditioning and practices will start in January. The season plays in the spring and follows a tournament schedule issued by the Columbus Ultimate Disc Association.

**Underwater Robotics Team**
**Advisor:** Mr. Bruns  
**Dues:** $20  
**Meets:** 3-5 Mondays (and some weekends)
Our underwater robotics team is composed of 10-12 grade students interested in robotics, programming, electronics, and being part of a hard working team. Enrollment in Space Technology, Underwater Robotics, Honors Bionics, and/or Special Aspects is encouraged but not required. We compete each year in the MATE Remotely Operated Vehicle International Competition. Regionals are usually in April or May, and Internationals are usually the third week in June. Regionals are usually held at OSU and Internationals are held in various places around the world, but usually in North America. Students are responsible to raise their own funds for room and board, as well as airline fees for the
international competition.

**Varsity L**
Advisors: Bruce Ward  
Meets: Monthly  
Varsity L is for Athletes who have earned at least one varsity letter in sports.

**We The People Club**
Advisors: Ms. Davis  
Meets: TBA  
The club's purpose is to bring together students interested in U/S. History in a friendly environment that allows them to gain greater academic and presentation skills. The club is composed of a group of collaborating students who present historical essays at competitions, and respond to intuitive questions asked on the spot.

**WGLH-TV**
Advisors: Mr. Lowerie  
Dues: $25 Pay to Participate fee  
This club meets as a regular class third period during the school year. The class is open to Juniors and Seniors who have taken and successfully completed Introduction to TV. The students in the class produce a weekly 30 minute news show that airs on cable TV throughout central Ohio. The students write film and edit all their own work. The students also present the daily announcements to the school and work on some special projects throughout the school year.

**Youth 2 Youth**
Advisors:  
Meets: TBA  
Youth 2 Youth is an organization that promotes living drug free.

**Yearbook**
Advisors: Mr. Wagner  
Dues: $25 Pay to Participate fee  
GLHS' yearbook, is a student run publication and class that combines reporters, photographers, and sales staff to produce the school's yearly book. Students in the group select, design and document the year in facts, interviews and pictures to preserve the year that was. This club meets as a regular class during the school year. The class is open to Juniors and Seniors who have taken and successfully completed Honors English 10 Journalism.

**School-Sponsored Sports**
Please call the Athletic Office for additional information 478-5518

<table>
<thead>
<tr>
<th>Fall</th>
<th>Winter</th>
<th>Spring</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cheerleading</td>
<td>Basketball</td>
<td>Baseball</td>
</tr>
<tr>
<td>Cross Country</td>
<td>Wrestling</td>
<td>Softball</td>
</tr>
<tr>
<td>Football</td>
<td>Cheerleading</td>
<td>Tennis (B)</td>
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<tr>
<td>Golf</td>
<td>Ice hockey</td>
<td>Track &amp; Field</td>
</tr>
<tr>
<td>Soccer</td>
<td>Swimming</td>
<td>Volleyball (B)</td>
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<td>Tennis (G)</td>
<td>Bowling</td>
<td>Lacrosse</td>
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ACTIVITIES WITH CREDIT

Band
Chorale-Choir.
Distributive Education Club of America (D.E.C.A.)
Flag Corp
Jazz Band
Orchestra
Speech and Debate
Student Council
Television
Yearbook Staff

Rob Cebriak
Jeremy Lahman
Kit Lynch
Bernadette Adams
Kelly Shellhammer
Kevin Dengel
Leslie Muhlbach
Jeni Hawkins-Newman
Mark Lowerie
Chris Wagner

PARENTAL INVOLVEMENT

Instrumental Boosters (Band/Vocal)
Athletic Boosters
P.T.O.

Volunteers - Parents who would like to become involved in any of these groups should call the main office at 478-5500. **We welcome parent volunteers!!**

ADDITIONAL BOARD POLICIES OF IMPORTANCE

FERPA DIRECTORY INFORMATION NOTICE

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

1. The right to inspect and review the student's education records within 45 days after the day the district/school receives a request for access.

   Parents or eligible students who wish to inspect their child’s or their education records should submit to the school principal a written request that identifies the records they wish to inspect. The school official 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, misleading, or otherwise in violation of the student’s privacy rights under FERPA.

   Parents or eligible students who wish to ask the school to amend their child’s or their education record should write the school principal, clearly identify the part of the record they want changed, and specify why it should be changed. If the school decides not to amend the record as requested by the parent or eligible student, the school will notify the parent or eligible student of the decision and 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 provide written consent before the school discloses personally identifiable information (PII) from 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. The criteria for determining who constitutes a school official and what constitutes a legitimate educational interest must be set forth in the school’s or school district’s annual notification for FERPA rights. A school official typically includes a person employed by the school or school district as an administrator, supervisor, instructor, or support staff member (including health or medical staff and law enforcement unit personnel) or a person serving on the school board. A school official also may include a volunteer, contractor, or consultant who, while not employed by the school, performs an institutional service or function for which the school would otherwise use its own employees and who is under the direct control of the school with respect to the use and maintenance of PII from education records, such as an attorney, auditor, medical consultant, or therapist; a parent or student volunteering to serve on an official committee, such as a disciplinary or grievance committee; or a parent, student, or other volunteer assisting another school official in performing his or her tasks. A school official typically has a legitimate educational interest if the official needs to review an education record in order to fulfill his or her professional responsibility.

4. Upon request, the school discloses education records without consent to officials of another school or school district in which a student seeks or intends to enroll, or is already enrolled if the disclosure is for purposes of the student’s enrollment or transfer. [NOTE: FERPA requires a school or school district to make a reasonable attempt to notify the parent or student of the records request unless it states in its annual notification that it intends to forward records on request or the disclosure is initiated by the parent or eligible student.]

5. The right to file a complaint with the U.S. Department of Education concerning alleged failures by Gahanna-Jefferson Public Schools to comply with the requirements of FERPA. The name and address of the Office that administers FERPA are:
   Family Policy Compliance Office
   U.S. Department of Education
   400 Maryland Avenue, SW
   Washington, DC  20202

FERPA permits the disclosure of PII from students’ education records, without consent of the parent or eligible student, if the disclosure meets certain conditions found in § 99.31 of the FERPA regulations. Except for disclosures to school officials, disclosures related to some judicial orders or lawfully issued subpoenas, disclosures of directory information, and disclosures to the parent or eligible student, § 99.32 of the FERPA regulations requires the school to record the disclosure. Parents and eligible students have a right to inspect and review the record of disclosures. A school may disclose PII from the education records of a student without obtaining prior written consent of the parents or the eligible student –

- To other school officials, including teachers, within the educational agency or institution whom the school has determined to have legitimate educational interests. This includes contractors, consultants, volunteers, or other parties to whom the school has outsourced
institutional services or functions, provided that the conditions listed in § 99.31(a)(1)(i)(B)(1) - (a)(1)(i)(B)(3) are met. (§ 99.31(a)(1))

- To officials of another school, school system, or institution of postsecondary education where the student seeks or intends to enroll, or where the student is already enrolled if the disclosure is for purposes related to the student’s enrollment or transfer, subject to the requirements of § 99.34. (§ 99.31(a)(2))

- To authorized representatives of the U. S. Comptroller General, the U. S. Attorney General, the U.S. Secretary of Education, or State and local educational authorities, such as the State educational agency (SEA) in the parent or eligible student’s State. Disclosures under this provision may be made, subject to the requirements of § 99.35, in connection with an audit or evaluation of Federal- or State-supported education programs, or for the enforcement of or compliance with Federal legal requirements that relate to those programs. These entities may make further disclosures of PII to outside entities that are designated by them as their authorized representatives to conduct any audit, evaluation, or enforcement or compliance activity on their behalf, if applicable requirements are met. (§§ 99.31(a)(3) and 99.35)

- In connection with financial aid for which the student has applied or which the student has received, if the information is necessary for such purposes as to determine eligibility for the aid, determine the amount of the aid, determine the conditions of the aid, or enforce the terms and conditions of the aid. (§ 99.31(a)(4))

- To State and local officials or authorities to whom information is specifically allowed to be reported or disclosed by a State statute that concerns the juvenile justice system and the system’s ability to effectively serve, prior to adjudication, the student whose records were released, subject to § 99.38. (§ 99.31(a)(5))

- To organizations conducting studies for, or on behalf of, the school, in order to: (a) develop, validate, or administer predictive tests; (b) administer student aid programs; or (c) improve instruction, if applicable requirements are met. (§ 99.31(a)(6))

- To accrediting organizations to carry out their accrediting functions. (§ 99.31(a)(7))

- To parents of an eligible student if the student is a dependent for IRS tax purposes. (§ 99.31(a)(8))

- To comply with a judicial order or lawfully issued subpoena if applicable requirements are met. (§ 99.31(a)(9))

- To appropriate officials in connection with a health or safety emergency, subject to § 99.36. (§ 99.31(a)(10))

- Information the school has designated as “directory information” if applicable requirements under § 99.37 are met. (§ 99.31(a)(11))

- To an agency caseworker or other representative of a State or local child welfare agency or tribal organization who is authorized to access a student's case plan when such agency or organization is legally responsible, in accordance with State or tribal law, for the care and protection of the student in foster care placement. (20 U.S.C. § 1232g(b)(1)(L))

- To the Secretary of Agriculture or authorized representatives of the Food and Nutrition Service for purposes of conducting program monitoring, evaluations, and performance measurements of programs authorized under the Richard B. Russell National School Lunch Act or the Child Nutrition Act of 1966, under certain conditions. (20 U.S.C. § 1232g(b)(1)(K))

If you do not want Gahanna-Jefferson Public Schools to disclose any or all of the types of information designated below as directory information from your child’s education records without your prior written
consent, you must notify the Gahanna-Jefferson Local Schools in writing by September 15th. Gahanna-Jefferson Public Schools has designated the following information as directory information:

- Student's name
- Address
- Telephone listing
- Electronic mail address
- Photograph
- Date and place of birth
- Major field of study
- Dates of attendance
- Grade level
- Date of graduation
- Participation in officially recognized activities and sports
- Weight and height of members of athletic teams
- Degrees, honors, and awards received

**WELLNESS POLICY**

As required by law, the Board of Education establishes the following wellness policy for the Gahanna-Jefferson School District as a part of a comprehensive wellness initiative.

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

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

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

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

B. With regard to physical activity, the District shall:

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

b. The sequential, comprehensive physical education curriculum shall provide students with opportunities to learn, practice, and be assessed on developmentally appropriate knowledge, attitudes, and skills necessary to engage in lifelong, health-enhancing physical activity.

c. Physical Education teachers shall remove from class participation any student who exhibits signs, symptoms, or behaviors consistent with having sustained a concussion or head injury. The Principal and/or teacher shall notify parents or guardians about the possible concussion or head injury.

2. Physical Activity

Schools shall encourage families to provide physical activity outside the regular school day, such as outdoor play at home, participation in sports sponsored by community agencies or organizations, and in lifelong physical activities like bowling, swimming, or tennis.

C. With regard to other school-based activities the District shall:

1. Activities, such as tutoring or club meetings, shall not be scheduled during mealtimes, unless students may eat during those meetings.

2. Students, parents, and other community members shall have access to, and be encouraged to use, the school's outdoor physical activity facilities outside the normal school day.

3. Schools in our system utilize electronic identification and payment systems, therefore, eliminating any stigma or identification of students eligible to receive free and/or reduced meals.

4. Students are discouraged from sharing their foods or beverages with one another during meal times, given concerns about allergies and other restrictions on some students' diets.

D. With regard to nutrition promotion, the District shall encourage students to increase their consumption of healthful foods during the school day. Furthermore, with the objectives of enhancing student health and well being, and reducing childhood obesity, the following guidelines are established:

A. In accordance with Policy 8500, entitled Food Service, the food service program shall comply with Federal and State regulations pertaining to the selection, preparation, consumption, and disposal of food and beverages, including but not limited to the USDA Dietary Guidelines for Americans and the USDA Smart Snacks in School nutrition standards, as well as to the fiscal management of the program.

B. As set forth in Policy 8531, entitled Free and Reduced Price Meals, the guidelines for reimbursable school meals are not less restrictive than the guidelines issued by the U.S. Department of Agriculture (USDA).
The sale of foods of minimal nutritional value in the food service area during the lunch period is prohibited.

C. The sale of foods and beverages to students that do not meet the USDA Dietary Guidelines for Americans and the USDA Smart Snacks in School nutrition standards to be consumed on the school campus during the school day is prohibited.

D. All food items and beverages available for sale to students for consumption on the school campus (any area of property under the jurisdiction of the school that is accessible to students during the school day) between midnight and thirty (30) minutes after the close of the regular school day shall comply with the current USDA Dietary Guidelines for Americans and the USDA Smart Snacks in School nutrition standards, including, but not limited to, competitive foods that are available to students a la carte or as entrees in the dining area (except entree items that were offered on the National School Lunch Program (NSLP) or School Breakfast Program (SBP) menu on the day of and the day after they are offered on the NSLP or SBP menu), as well as food items and beverages from vending machines, from school stores, or as fund-raisers, including those operated by student clubs and organizations, parent groups, or boosters clubs.

E. The food service program will provide all students affordable access to the varied and nutritious foods they need to be healthy and to learn well.

The Board designates the Building Principals as the individual(s) charged with operational responsibility for measuring and evaluating the District's implementation and progress under this policy. The Superintendent shall develop administrative guidelines necessary to implement this policy.

The Superintendent shall appoint a District-wide Wellness Committee that includes parents, students, representatives of the school food authority, educational staff (including physical education teachers), school health professionals, members of the public, and school administrators to oversee development, implementation, evaluation and periodic update of this policy. The Wellness Committee shall be an ad hoc committee with members recruited and appointed annually.

The Wellness Committee shall be responsible for:
   A. assessment of the current school environment;
   B. review of the District’s Wellness policy;
   C. presentation of the Wellness policy to the Board for approval;
   D. measurement of the implementation of the policy; and
   E. recommendations for the revision of the policy, if necessary.

Before the end of each school year, the Wellness Committee shall recommend to the Superintendent any revisions to the policy it deems necessary and/or appropriate.

The Superintendent shall report annually to the Board on the Wellness Committee’s progress and on its evaluation of the policy’s implementation and areas for improvement, including status of compliance by individual schools and progress made in attaining the policy’s goals.
The Superintendent is also responsible for informing the public, including parents, students and community members on the content and implementation of this policy. In order to inform the public, the Superintendent shall post the policy on the District’s website, including the Wellness Committee’s assessment of the policy’s implementation.

**POSITIVE BEHAVIOR INTERVENTION AND SUPPORTS AND LIMITED USE OF RESTRAINT AND SECLUSION**

The Board of Education is committed to the District-wide use of Positive Behavior Intervention and Supports ("PBIS") with students and the establishment of a school environment focused on the care, safety, and welfare of all students and staff members. Student Personnel shall work to prevent the need for the use of restraint and/or seclusion. PBIS shall serve as the foundation for the creation of a learning environment that promotes the use of evidence-based behavioral interventions, thus enhancing academic and social behavioral outcomes for all students. An emphasis shall be placed on promoting positive interventions and solutions to potential conflicts. PBIS emphasizes prevention of student behavior problems through the use of non-aversive techniques, which should greatly reduce, if not eliminate, the need to use restraint and/or seclusion.

Professional staff members and support staff determined appropriate by the Superintendent are permitted to physically restrain and/or seclude a student in limited circumstances as set forth in this Policy.

All restraint and seclusion shall only be done in accordance with this Policy, which is based on the standards adopted by the State Board of Education regarding the use of student restraint and seclusion, and consistent with the Ohio Department of Education’s Policy on Positive Behavior Interventions and Support, and Restraint and Seclusion (adopted January 15, 2013).

The Board shall annually notify parents of this policy, and publish it on the District’s website.

**DEFINITIONS**

**Aversive behavioral interventions** means an intervention that is intended to induce pain or discomfort to a student for the purpose of eliminating or reducing maladaptive behaviors, including such interventions as application of noxious, painful, and/or intrusive stimuli, including any form of noxious, painful or intrusive spray, inhalant, or taste.

**Chemical restraint** means a drug or medication used to control a student's behavior or restrict freedom of movement that is not:

A. Prescribed by a licensed physician, or other qualified health professional acting under the scope of the professional's authority under Ohio law, for the standard treatment of a student's medical or psychiatric condition; and

B. Administered as prescribed by the licensed physician or other qualified health professional acting under the scope of the professional's authority under Ohio law.

**De-escalation techniques** are strategically employed verbal or non-verbal interventions used to reduce the intensity of threatening behavior before a crisis situation occurs.
Functional behavior assessment ("FBA") is a collaborative problem-solving process that is used to describe the "function" or purpose that is served by a student's behavior. Understanding the "function" that an impeding behavior serves for the student assists directly in designing educational programs and developing behavior plans with a high likelihood of success.

Mechanical restraint means any method of restricting a student's freedom of movement, physical activity, or normal use of the student's body, using an appliance or device manufactured for this purpose. Mechanical restraint does not mean devices used by trained school personnel, or used by a student, for the specific and approved therapeutic or safety purposes for which such devices were designed and, if applicable, prescribed, including:
   A. restraints for medical immobilization;
   B. adaptive devices or mechanical supports used to allow greater freedom of mobility than would be possible without the use of such devices or mechanical supports; or
   C. vehicle safety restraints when used as intended during the transport of a student in a moving vehicle.

Parent means:
   A. a biological or adoptive parent;
   B. a guardian generally authorized to act as the child's parent, or authorized to make decisions for the child (but not the State if the child is a ward of the State);
   C. an individual acting in the place of a biological or adoptive parent (including a grandparent, stepparent, or other relative) with whom the child lives, or an individual who is legally responsible for the child's welfare;
   D. a surrogate parent who has been appointed in accordance with Ohio Administrative Code 3301-51-05(E); or
   E. any person identified in a judicial decree or order as the parent of a child or the person with authority to make educational decisions on behalf of the child.

Physical escort means the temporary touching or holding of the hand, wrist, arm, shoulder, waist, hip, or back for the purpose of inducing a student to move to a safe location.

Physical restraint means the use of physical contact that immobilizes or reduces the ability of a student to move his/her arms, legs, body, or head freely. Physical restraint does not include a physical escort, mechanical restraint, or chemical restraint. Physical restraint does not include brief physical contact for the following or similar purposes to:
   A. break up a fight;
   B. knock a weapon away from a student's possession;
   C. calm or comfort;
   D. assist a student in completing a task/response if the student does not resist the contact; or
   E. prevent an impulsive behavior that threatens the student's immediate safety (e.g., running in front of a car).

Positive Behavior Intervention and Supports ("PBIS") means a school-wide systematic approach to embed evidence-based practice and data-driven decision making to improve school climate and culture in order to achieve improved academic and social outcomes, and increase learning for all students. PBIS encompasses a range of systemic and individualized positive strategies to reinforce
desired behaviors, diminish reoccurrences of challenging behaviors, and teach appropriate behaviors to students.

**Positive Behavior Support Plan** means the design, implementation, and evaluation of individual or group instructional and environmental modifications, including programs of behavioral instruction, to produce significant improvements in behavior through skill acquisition and the reduction of problematic behavior.

**Prone restraint** means physical or mechanical restraint while the student is in the face-down position for an extended period of time.

**Seclusion** means the involuntary isolation of a student in a room, enclosure, or space from which the student is prevented from leaving by physical restraint or by a closed door or other physical barrier. It does not mean a timeout.

**Student** means a child or adult aged three (3) to twenty-one (21) enrolled in the District.

**Student Personnel** means teachers, principals, counselors, social workers, school resource officers, teacher's aides, psychologists, bus drivers, or other District staff who interact directly with students.

**Timeout** means a behavioral intervention in which the student, for a limited and specified time, is separated from the class within the classroom or in a non-locked setting for the purpose of self-regulating and controlling his or her own behavior. In a timeout, the student is not physically restrained or prevented from leaving the area by physical barriers.

**POSITIVE BEHAVIOR INTERVENTION AND SUPPORTS**

Positive Behavior Intervention and Supports ("PBIS") creates structure in the environment using a non-aversive effective behavioral system to improve academic and behavior outcomes for all students.

The PBIS prevention-oriented framework or approach shall apply to all students and staff, and in all settings.

PBIS shall include:

A. school staff trained to identify conditions such as where, under what circumstances, with whom, and why specific inappropriate behavior may occur;

B. preventative assessments that include:
   1. review of existing data;
   2. interviews with parents, family members, and students; and
   3. examination of previous and existing behavioral intervention plans.

C. development and implementation of preventative behavioral interventions, and the teaching of appropriate behavior, including:
   1. modification of environmental factors that escalate inappropriate behavior;
   2. supporting the attainment of appropriate behavior; and
   3. use of verbal de-escalation to defuse potentially violent dangerous behavior.

**SECLUSION**
Seclusion may be used only when a student’s behavior poses an immediate risk of physical harm to the student or others and no other safe and effective intervention is available. Seclusion may be used only as a last resort safety intervention that provides the student with an opportunity to regain control of his/her actions. Seclusion must be used in a manner that is age and developmentally appropriate, for the minimum amount of time necessary for the purpose of protecting the student and/or others from physical harm, and otherwise in compliance with this Policy and the Ohio Department of Education’s ("ODE") corresponding policy.

Seclusion shall be implemented only by Student Personnel who have been trained in accordance with this Policy to protect the care, welfare, dignity and safety of the student.

Additional requirements for the use of seclusion:

If Student Personnel use seclusion, they must:

A. continually observe the student in seclusion for indications of physical or mental distress and seek immediate medical assistance if there is a concern;
B. use verbal strategies and research-based de-escalation techniques in an effort to help the student regain control as quickly as possible;
C. remove the student from seclusion when the immediate risk of physical harm to the student and/or others has dissipated;
D. assess the student for injury or psychological distress after the use of seclusion, and monitor the student as needed following the incident;
E. conduct a debriefing including all involved staff to evaluate the trigger for the incident, staff response, and methods to address the student’s behavioral needs; and
F. complete all required reports and document their observations of the student.

Requirements for a room or area used for seclusion:

A room or area used for seclusion must:

A. provide for adequate space, lighting, ventilation, clear visibility, and the safety of the student;
B. not be locked or otherwise prevent the student from exiting the area should staff become incapacitated or leave the area.

Additional prohibited seclusion practices:

Seclusion shall never be used as a punishment or to force compliance.

Seclusion shall not be used:

A. for the convenience of staff;
B. as a substitute for an educational program;
C. as a form of discipline or punishment;
D. as a substitute for less restrictive alternatives;
E. as a substitute for inadequate staffing;
F. as a substitute for staff training in positive behavior supports and crisis prevention and intervention; or
G. as a means to coerce, retaliate, or in a manner that endangers a student.
Seclusion of preschool-age children is prohibited, except that a preschool-age child may be separated from his or her classmates, either in the classroom or in a safe, lighted, and well-ventilated space, for an amount of time that is brief in duration and appropriate to the child's age and development, if the child is always within sight and hearing of a preschool staff member.

RERAINT

There are different types of restraint, as defined above, including physical restraint, prone restraint, mechanical restraint, and chemical restraint. The use of restraint other than physical restraint is prohibited.

Physical restraint may be used only when the student’s behavior poses an immediate risk of physical harm to the student and/or others and no other safe and/or effective intervention is available. The physical restraint must be implemented in a manner that is age and developmentally appropriate, and otherwise in compliance with this Policy and the ODE’s corresponding policy.

Physical restraint shall be implemented only by Student Personnel who have been trained in accordance with this Policy to protect the care, welfare, dignity and safety of the student, except in the case of rare and unavoidable emergency situations when trained personnel are not immediately available.

Notwithstanding the requirements of this Policy and ODE’s corresponding standards and policy, school personnel may use reasonable force and restraint in accordance with R.C. 3319.41. Persons employed or engaged as teachers, principals, or administrators, non-licensed school employees and school bus drivers may, within the scope of their employment, use and apply such amount of force and restraint as is reasonable and necessary to quell a disturbance threatening physical injury to others, to obtain possession of weapons or other dangerous objects upon the person or within the control of the pupil, for the purpose of self-defense, or for the protection of persons or property.

Additional requirements for the use of physical restraint:

If Student Personnel use physical restraint, they must:
A. continually observe the student in restraint for indications of physical or mental distress and seek immediate medical assistance if there is a concern;
B. use verbal strategies and research-based de-escalation techniques in an effort to help the student regain control;
C. remove the student from physical restraint immediately when the immediate risk of physical harm to the student and/or others has dissipated;
D. assess the student for injury or psychological distress after the use of physical restraint, and monitor the student as needed following the incident;
E. conduct a debriefing including all involved staff to evaluate the trigger for the incident, staff response, and methods to address the student's behavioral needs; and
F. complete all required reports and document their observations of the student.

Physical restraint shall not be used for punishment or discipline, or as a substitute for other less restrictive means of assisting a student in regaining control.

Prohibited Restraint Practices
The following restraint practices are prohibited under all circumstances, including emergency safety situations:

A. prone restraint as defined in Executive Order 2009-13 (which defines prone restraint to mean "all items or measures used to limit or control the movement or normal functioning of any portion, or all, of an individual's body while the individual is in a face-down position for an extended period of time");
B. physical restraint that restricts the airway of a student or obstructs the student's ability to breathe;
C. physical restraint that impacts the student's primary mode of communication;
D. restraint of preschool-age students, except for holding a child for a short period of time, such as in a protective hug, so that the child may regain control;
E. restraint that deprives the student of basic needs;
F. restraint that unduly risks serious harm or needless pain to the student, including physical restraint that involves the intentional, knowing, or reckless use of any of the following techniques:
   1. using any method that is capable of causing loss of consciousness or harm to the neck or restricting/obstructing respiration in any way;
   2. pinning down the student by placing knees to the torso, head and/or neck of the student;
   3. using pressure points, pain compliance, or joint manipulation;
   4. dragging or lifting of the student by the hair or ear or by any type of mechanical restraint;
   5. using other students or untrained staff to assist with the hold or restraint; or
   6. securing the student to another student or to a fixed object.
G. mechanical restraint (that does not include devices used by trained Student Personnel, or by a student, for the specific and approved therapeutic or safety purposes for which such devices were designed and, if applicable, prescribed); or
H. chemical restraint (which does not include medication administered as prescribed by a licensed physician).

ADDITIONAL PROHIBITED PRACTICES

The following practices are prohibited under all circumstances, including emergency safety situations:

A. corporal punishment;
B. child endangerment as defined in Ohio Revised Code 2919.22; and
C. aversive behavioral interventions.

CONTACT LAW ENFORCEMENT AND/OR EMERGENCY RESPONSE PERSONNEL

In accordance with the Board’s Emergency Management Plan (see Policy 8400), District personnel shall contact law enforcement and/or appropriate emergency response personnel if at any point they determine that an intervention (either a restraint or seclusion) is insufficient to maintain the safety of all involved.

FUNCTIONAL BEHAVIORAL ASSESSMENT AND BEHAVIOR INTERVENTION PLAN
If a student repeatedly engages in dangerous behavior that leads to instances of restraint and/or seclusion, District personnel shall conduct a functional behavioral assessment to identify the student's needs and more effective ways of addressing those needs. If necessary, District personnel shall also develop a behavior intervention plan that incorporates positive behavioral interventions.

**TRAINING AND PROFESSIONAL DEVELOPMENT**

The District shall provide training as follows:

A. All Student Personnel, as defined in this Policy, shall be trained annually on the requirements of the Ohio Department of Education's Policy on Positive Behavior Intervention and Supports, and Restraint and Seclusion; Ohio Administrative Code 3301-35-15; and this Policy.

B. The Superintendent, in consultation with each school building's principal and/or assistant principal, shall identify which District employees should receive additional training so that an adequate number of personnel in each building are trained in crisis management and de-escalation techniques, including the use of restraint and seclusion. District employees who receive such additional training must keep their training current in accordance with the requirements of the provider of the training.

C. The Superintendent shall develop a plan to provide training to school personnel, as defined in this Policy, so that Positive Behavior Intervention and Supports are implemented on a District-wide basis. Implementation of PBIS throughout the District may be a multi-year process, with training taking place over several years.

The District shall maintain written or electronic documentation on training provided and lists of participants in each training.

**MONITORING AND COMPLAINT PROCEDURES**

The Superintendent shall monitor the implementation of this policy.

Any parent of a child enrolled in school in the District may submit a written complaint to the Superintendent regarding an incident of restraint or seclusion. The Superintendent shall investigate each written complaint and respond in writing to the parent's complaint within thirty (30) days of receipt of the complaint.

**REQUIRED DATA AND REPORTING**

Each use of restraint or seclusion shall be:

A. documented in writing;

B. reported to the building administration immediately;

C. reported to the parent immediately; and

D. documented in a written report.

A copy of the written report shall be made available to the student's parent or guardian within twenty-four (24) hours of the use of restraint or seclusion. A copy of the written report shall also be maintained in the student's file.
All written documentation of the use of restraint or seclusion related to a particular student are educational records pursuant to the Family Educational Right to Privacy Act ("FERPA"), and district personnel are prohibited from releasing any personally identifiable information to anyone other than the parent, in accordance with FERPA's requirements.

The Superintendent shall develop a process for the collection of data regarding the use of restraint and seclusion.

The Superintendent shall report information concerning the use of restraint and seclusion annually to the Ohio Department of Education as requested by that agency, and shall make the District's records concerning restraint and seclusion available to the staff of the Ohio Department of Education upon request.

**Nondiscrimination and Access to Equal Educational Opportunity**

Any form of discrimination or harassment can be devastating to an individual's academic progress, social relationship and/or personal sense of self-worth. As such, the Board of Education does not discriminate on the basis of race, color, national origin, sex (including sexual orientation or transgender identity), disability, age (except as authorized by law), religion, military status, ancestry, or genetic information (collectively, "Protected Classes") in its educational programs or activities.

The Board also does not discriminate on the basis of Protected Classes in its employment policies and practices as they relate to students, and does not tolerate harassment of any kind.

Equal educational opportunities shall be available to all students, without regard to the Protected Classes, age (unless age is a factor necessary to the normal operation or the achievement of any legitimate objective of the program/activity), place of residence within the boundaries of the District, or social or economic background, to learn through the curriculum offered in this District. Educational programs shall be designed to meet the varying needs of all students.

In order to achieve the aforesaid goal, the Superintendent or designee shall:

A. **Curriculum Content**
   review current and proposed courses of study and textbooks to detect any bias based upon the Protected Classes; ascertaining whether or not supplemental materials, singly or taken as a whole, fairly depict the contribution of both genders, various races, ethnic groups, etc. toward the development of human society;

B. **Staff Training**
   develop an ongoing program of in-service training for school personnel designed to identify and solve problems of bias based upon the Protected Classes in all aspects of the program;

C. **Student Access**
   1. review current and proposed programs, activities, facilities, and practices to verify that all students have equal access thereto and are not segregated on the basis of the Protected Classes in any duty, work, play, classroom, or school practice, except as may be permitted under State and Federal laws and regulations;
   2. verify that facilities are made available, in accordance with Board Policy 7510 - Use of District Facilities, for non-curricular student activities that are initiated by parents or other members of the community, including but not limited to any group officially
affiliated with the Boy Scouts of America or any other youth group listed in Title 36 of the United States Code as a patriotic society;

D. District Support
verify that like aspects of the District program receive like support as to staff size and compensation, purchase and maintenance of facilities and equipment, access to such facilities and equipment, and related matters;

E. Student Evaluation
verify that tests, procedures, and guidance and counseling materials, which are designed to evaluate student progress, rate aptitudes, analyze personality, or in any manner establish or tend to establish a category by which a student may be judged, are not differentiated or stereotyped on the basis of the Protected Classes.

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

Stephanie Loucka  
Human Resource Director  
614-471-7065  
160 S. Hamilton Rd.  
Gahanna, OH 43230

Sue Wieging  
Special Education Director  
614-471-7065  
160 S. Hamilton Rd.  
Gahanna, OH 43230

The names, titles, and contact information of these individuals will be published annually on the School District's website.

The COs are responsible for coordinating the District's efforts to comply with applicable Federal and State laws and regulations, including the District's duty to address in a prompt and equitable manner any inquiries or complaints regarding discrimination, retaliation or denial of equal access. The COs shall also verify that proper notice of nondiscrimination for Title II of the Americans with Disabilities Act (as amended), Title VI and VII of the Civil Rights Act of 1964, Title IX of the Education Amendment Act of 1972, Section 504 of the Rehabilitation Act of 1973 (as amended), and the Age Discrimination Act of 1975 is provided to students, their parents, staff members, and the general public. A copy of each of the Acts and regulations on which this notice is based may be found in the CO's office.

The Superintendent shall annually attempt to identify children with disabilities, ages 3-22, who reside in the District but do not receive a public education. In addition, s/he shall establish procedures to identify students who are Limited English Proficient (LEP), including immigrant children and youth, to assess their ability to participate in District programs, and develop and administer a program that meets the English language and academic needs of these students. This program shall include procedures for student placement, services, evaluation, and exit guidelines and shall be designed to provide students with effective instruction that leads to academic achievement and timely acquisition of proficiency in English. As a part of this program, the District will evaluate the progress of students in achieving English language proficiency in the areas of listening, speaking, reading and writing, on an annual basis (see AG 2260F).

Reports and Complaints of Unlawful Discrimination and Retaliation
Students and all other members of the School District community and third parties are encouraged to promptly report incidents of unlawful discrimination and/or retaliation to a teacher, administrator, supervisor, or other District official so that the Board may address the conduct. Any teacher, administrator, supervisor, or other District employee or official who receives such a complaint shall file it with the CO within two (2) school days.

Members of the School District community, which includes students or third parties, who believe they have been unlawfully discriminated/retaliated against are entitled to utilize the complaint process set forth below. Initiating a complaint, whether formally or informally, will not adversely affect the complaining individual's employment or participation in educational or extra-curricular programs. While there are no time limits for initiating complaints under this policy, individuals should make every effort to file a complaint as soon as possible after the conduct occurs while the facts are known and potential witnesses are available.

If, during an investigation of alleged bullying, aggressive behavior and/or harassment in accordance with Policy 5517.01 – Bullying and Other Forms of Aggressive Behavior, the Principal believes that the reported misconduct may constitute unlawful discrimination based on a Protected Class, the Principal shall report the act to one of the COs who shall investigate the allegation in accordance with this policy. While the CO investigates the allegation, the Principal shall suspend his/her Policy 5517.01 investigation to await the CO’s written report. The CO shall keep the Principal informed of the status of the Policy 2260 investigation and provide him/her with a copy of the resulting written report.

The COs will be available during regular school/work hours to discuss concerns related to unlawful discrimination/retaliation. COs shall accept complaints of unlawful discrimination/retaliation directly from any member of the School District community or a visitor to the District, or receive complaints that are initially filed with a school building administrator. Upon receipt of a complaint either directly or through a school building administrator, a CO will begin either an informal or formal process (depending on the request of the person alleging the discrimination/retaliation or the nature of the alleged discrimination/retaliation), or the CO will designate a specific individual to conduct such a process. The CO will provide a copy of this policy to any person who files a complaint. In the case of a formal complaint, the CO will prepare recommendations for the Superintendent or oversee the preparation of such recommendations by a designee. All members of the School District community must report incidents of discrimination/retaliation that are reported to them to the CO within two (2) business days of learning of the incident/conduct.

Any Board employee who directly observes unlawful discrimination/retaliation of a student is obligated, in accordance with this policy, to report such observations to one of the COs within two (2) business days. Additionally, any Board employee who observes an act of unlawful discrimination/retaliation is expected to intervene to stop the misconduct, unless circumstances make such an intervention dangerous, in which case the staff member should immediately notify other Board employees and/or local law enforcement officials, as necessary, to stop the misconduct. Thereafter, the CO or designee must contact the student, if age eighteen (18) or older, or the student's parents if the student is under the age eighteen (18), within two (2) school days to advise s/he/them of the Board's intent to investigate the alleged wrongdoing.

**Investigation and Complaint Procedure**

Any student who believes that s/he has been subjected to unlawful discrimination or retaliation may seek resolution of his/her complaint through the procedures described below. The formal complaint
procedures involve an investigation of the individual’s claims and a process for rendering a decision regarding whether the charges are substantiated.

Due to the sensitivity surrounding complaints of unlawful discrimination or retaliation, timelines are flexible for initiating the complaint process; however, individuals should make every effort to file a complaint within thirty (30) calendar days after the conduct occurs. Once the formal complaint process is begun, the investigation will be completed in a timely manner (ordinarily, within fifteen (15) business days of the complaint being received).

The procedures set forth below are not intended to interfere with the rights of a student to pursue a complaint of unlawful discrimination or retaliation with the United States Department of Education Office for Civil Rights ("OCR"). The Cleveland Office of the OCR can be reached at 1350 Euclid Avenue, Suite 325, Cleveland, Ohio 44115; Telephone: (216) 522-4970; Fax: (216) 522-2573; TDD: (216) 522-4944; E-mail: ocr.cleveland@ed.gov; Web: http://www.ed.gov/ocr.

Informal Complaint Procedure
The goal of the informal complaint procedure is to quickly stop inappropriate behavior and facilitate resolution through an informal means, if possible. The informal complaint procedure is provided as a less formal option for a student who believes s/he has been unlawfully discriminated or retaliated against. This informal procedure is not required as a precursor to the filing of a formal complaint.

The informal process is only available in those circumstances where the parties (the alleged target of the discrimination and individual(s) alleged to have engaged in the discrimination) agree to participate in it.

Students who believe that they have been unlawfully discriminated/retaliated against may proceed immediately to the formal complaint process and individuals who seek resolution through the informal procedure may request that the informal process be terminated at any time to move to the formal complaint process.

All complaints involving a District employee or any other adult member of the School District community against a student will be formally investigated.

As an initial course of action, if a student feels that s/he is being unlawfully discriminated/retaliated against and s/he is able and feels safe doing so, the individual should tell or otherwise inform the person who engaged in the allegedly discriminatory/retaliatory conduct that it is inappropriate and must stop. The complaining individual should address the alleged misconduct as soon after it occurs as possible. The COs are available to support and counsel individuals when taking this initial step or to intervene on behalf of the individual if requested to do so. An individual who is uncomfortable or unwilling to inform the person who allegedly engaged in the unlawful conduct of his/her concerns is not prohibited from otherwise filing an informal or a formal complaint. In addition, with regard to certain types of unlawful discrimination, such as sexual discrimination, the CO may advise against the use of the informal complaint process.

A student who believes s/he has been unlawfully discriminated/retaliated against may make an informal complaint, either orally or in writing: (1) to a teacher, other employee, or building administrator in the school the student attends; (2) to the Superintendent or other District-level employee; and/or (3) directly to one of the COs.
All informal complaints must be reported to one of the COs who will either facilitate an informal
resolution as described below or appoint another individual to facilitate an informal resolution.

The School District's informal complaint procedure is designed to provide students who believe they are
being unlawfully discriminated/retaliated against with a range of options aimed at bringing about a
prompt resolution of their concerns.

Depending upon the nature of the complaint and the wishes of the student claiming unlawful
discrimination/retaliation, informal resolution may involve, but not be limited to, one or more of the
following:

A. Advising the student about how to communicate his/her concerns to the person who
   allegedly engaged in the discriminatory/retaliatory behavior.
B. Distributing a copy of Policy 2260 – Non-Discrimination as a reminder to the individuals in
   the school building or office where the individual whose behavior is being questioned works
   or attends.
C. If both parties agree, the CO may arrange and facilitate a meeting between the student
   claiming discrimination/retaliation and the individual accused of engaging in the misconduct
   to work out a mutual resolution.

While there are no set time limits within which an informal complaint must be resolved, the CO or
designee will exercise his/her authority to attempt to resolve all informal complaints within fifteen (15)
business days of receiving the informal complaint. Parties who are dissatisfied with the results of the
informal complaint process may proceed to file a formal complaint. And, as stated above, parties may
request that the informal process be terminated at any time to move to the formal complaint process.

Formal Complaint Procedure
If a complaint is not resolved through the informal complaint process, if one of the parties requested
that the informal complaint process be terminated to move to the formal complaint process, or if the
student elects to file a formal complaint initially, the formal complaint process shall be implemented.

A student who believes s/he has been subjected to unlawful discrimination/retaliation (hereinafter
referred to as the "Complainant") may file a formal complaint, either orally or in writing, with a teacher,
Principal, or other District employee at the student’s school, the CO, Superintendent, or another District
employee who works at another school or at the District level. Due to the sensitivity surrounding
complaints of unlawful discrimination, timelines are flexible for initiating the complaint process;
however, individuals should make every effort to file a complaint within thirty (30) calendar days after
the conduct occurs. If a Complainant informs a teacher, Principal, or other District employee at the
student’s school, Superintendent, or other District employee, either orally or in writing, about any
complaint of discrimination/retaliation, that employee must report such information to the CO within two
(2) business days.

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

All formal complaints must include the following information to the extent it is available: the identity of
the individual believed to have engaged in, or be engaging in; the discriminatory/retaliatory conduct; a
detailed description of the facts upon which the complaint is based; a list of potential witnesses; and the
resolution sought by the Complainant.

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

Upon receiving a formal complaint, the CO will consider whether any action should be taken in the
investigatory phase to protect the Complainant from further discrimination or retaliation, including, but
not limited to, a change of work assignment or schedule for the Complainant and/or the person alleged
to have engaged in the misconduct. In making such a determination, the CO should consult the
Complainant to assess his/her agreement to the proposed action. If the Complainant is unwilling to
consent to the proposed change, the CO may still take whatever actions s/he deems appropriate in
consultation with the Superintendent.

Within two (2) business days of receiving the complaint, the CO or designee will initiate a formal
investigation to determine whether the Complainant has been subjected to unlawful
discrimination/retaliation.

Simultaneously, the CO will inform the individual alleged to have engaged in the discriminatory or
retaliatory conduct (hereinafter referred to as the "Respondent") that a complaint has been received.
The Respondent will be informed about the nature of the allegations and provided with a copy of any
relevant policies and/or administrative guidelines, including Policy 2260 - Non- Discrimination. The
Respondent must also be informed of the opportunity to submit a written response to the complaint
within five (5) business days.

Although certain cases may require additional time, the CO or designee will attempt to complete an
investigation into the allegations of discrimination/retaliation within fifteen (15) business days of
receiving the formal complaint. The investigation will include:

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

At the conclusion of the investigation, the CO or designee shall prepare and deliver a written report to
the Superintendent that summarizes the evidence gathered during the investigation and provides
recommendations based on the evidence and the definition of unlawful discrimination/retaliation as
provided in Board policy and State and Federal law as to whether the Complainant has been subjected
to unlawful discrimination/retaliation. The CO's recommendations must be based upon the totality of the
circumstances, including the ages and maturity levels of those involved. In determining if unlawful
discrimination or retaliation occurred, a preponderance of evidence standard will be used. The CO may
consult with the Board's legal counsel before finalizing the report to the Superintendent.
Absent extenuating circumstances, within five (5) business days of receiving the report of the CO or designee, the Superintendent must either issue a final decision regarding whether the charges have been substantiated or request further investigation. A copy of the Superintendent's final decision will be delivered to both the Complainant and the Respondent.

If the Superintendent requests additional investigation, the Superintendent must specify the additional information that is to be gathered, and such additional investigation must be completed within five (5) days. At the conclusion of the additional investigation, the Superintendent shall issue a final written decision as described above.

If the Superintendent determines the Complainant was subjected to unlawful discrimination/retaliation, she/he must identify what corrective action will be taken to stop, remedy, and prevent the recurrence of the discrimination/retaliation. The corrective action should be reasonable, timely, age-appropriate and effective, and tailored to the specific situation.

A Complainant or Respondent who is dissatisfied with the final decision of the Superintendent may appeal through a signed written statement to the Board within five (5) business days of his/her receipt of the Superintendent's final decision.

In an attempt to resolve the complaint, the Board shall meet with the concerned parties and their representatives within twenty (20) business days of the receipt of such an appeal. A copy of the Board’s disposition of the appeal shall be sent to each concerned party within ten (10) business days of this meeting. The decision of the Board will be final.

The Board reserves the right to investigate and resolve a complaint or report of unlawful discrimination/retaliation regardless of whether the student alleging the unlawful discrimination/retaliation pursues the complaint. The Board also reserves the right to have the formal complaint investigation conducted by an external person in accordance with this policy or in such other manner as deemed appropriate by the Board or its designee.

The Complainant may be represented, at his/her own cost, at any of the above-described meetings/hearings.

The right of a person to a prompt and equitable resolution of the complaint shall not be impaired by the person's pursuit of other remedies such as the filing of a Complaint with the Office for Civil Rights or the filing of a court case. Use of this internal complaint procedure is not a prerequisite to the pursuit of other remedies.

**Privacy/Confidentiality**

The School District will employ all reasonable efforts to protect the rights of the Complainant, the Respondent(s), and the witnesses as much as possible, consistent with the Board’s legal obligations to investigate, to take appropriate action, and to conform with any discovery or disclosure obligations. All records generated under the terms of this policy shall be maintained as confidential to the extent permitted by law. Confidentiality, however, cannot be guaranteed. All Complainants proceeding through the formal investigation process will be advised that their identities may be disclosed to the Respondent(s).
During the course of a formal investigation, the CO or designee will instruct each person who is interviewed about the importance of maintaining confidentiality. Any individual who is interviewed as part of an investigation is expected not to disclose to third parties any information that s/he learns and/or provides during the course of the investigation.

**Sanctions and Monitoring**

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

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

**Retaliation**

Retaliation against a person who makes a report or files a complaint alleging unlawful discrimination, or participates as a witness in an investigation is prohibited. Specifically, the Board will not retaliate against, coerce, intimidate, threaten or interfere with any individual because the person opposed any act or practice made unlawful by any Federal or State civil rights law, or because that individual made a charge, testified, assisted or participated in any manner in an investigation, proceeding, or hearing under those laws, or because that individual exercised, enjoyed, aided or encouraged any other person in the exercise or enjoyment of any right granted or protected by those laws.

**Education and Training**

In support of this policy, the Board promotes preventative educational measures to create greater awareness of unlawful discriminatory practices. The Superintendent or designee shall provide appropriate information to all members of the School District community related to the implementation of this policy and shall provide training for District students and staff where appropriate. All training, as well as all information, provided regarding the Board's policy and discrimination in general, will be age and content appropriate.

**Retention of Investigatory Records and Materials**

All individuals charged with conducting investigations under this policy must retain all information, documents, electronically stored information, and electronic media (as defined in Policy 8315) created and received as part of an investigation, which may include, but not be limited to:

A. all written reports/allegations/complaints/grievances/statements/responses pertaining to an alleged violation of this policy;
B. any narratives that memorialize oral reports/allegations/complaints/grievances/statements/responses pertaining to an alleged violation of this policy;
C. any documentation that memorializes the actions taken by District personnel related to the investigation and/or the District’s response to the alleged violation of this policy;
D. written witness statements;
E. narratives, notes from, or audio, video, or digital recordings of witness interviews/statements;
F. e-mails, texts, or social media posts that directly relate to or constitute evidence pertaining to an alleged violation of this policy (i.e., not after-the-fact commentary about or media coverage of the incident);
G. notes or summaries prepared contemporaneously by the investigator in whatever form made (e.g., handwritten, keyed into a computer or tablet, etc.), but not including transitory notes whose content is otherwise memorialized in other documents;
H. written disciplinary sanctions issued to students or employees and other documentation that memorializes oral disciplinary sanctions issued to students or employees for violations of this policy;
I. dated written determinations/reports (including summaries of relevant exculpatory and inculpatory evidence) and other documentation that memorializes oral notifications to the parties concerning the outcome of the investigation, including any consequences imposed as a result of a violation of this policy;
J. documentation of any interim measures offered and/or provided to complainants and/or the alleged perpetrators, including no contact orders issued to both parties, the dates the no contact orders were issued, and the dates the parties acknowledged receipt of the no contact orders;
K. documentation of all actions taken, both individual and systemic, to stop the discrimination or harassment, prevent its recurrence, eliminate any hostile environment, and remedy its discriminatory effects;
L. copies of the Board policy and/or procedures/guidelines used by the District to conduct the investigation, and any documents used by the District at the time of the alleged violation to communicate the Board’s expectations to students and staff with respect to the subject of this policy (e.g., Student and/or Employee Handbooks or Codes of Conduct);
M. copies of any documentation that memorializes any formal or informal resolutions to the alleged discrimination or harassment.

The information, documents, ESI, and electronic media (as defined in Policy 8315) retained may include public records and records exempt from disclosure under Federal and/or State law (e.g., student records).

These investigative records and materials created or received as part of an investigation shall be retained in accordance with Policy 8310, Policy 8315, Policy 8320, and Policy 8330 for not less than three (3) years, but longer if required by the District’s records retention schedule.

ANTHARASSMENT

General Policy Statement
It is the policy of the Board of Education to maintain an education and work environment that is free from all forms of unlawful harassment, including sexual harassment. This commitment applies to all
School District operations, programs, and activities. All students, administrators, teachers, staff, and all other school personnel share responsibility for avoiding, discouraging, and reporting any form of unlawful harassment. This policy applies to unlawful conduct occurring on school property, or at another location if such conduct occurs during an activity sponsored by the Board.

The Board will vigorously enforce its prohibition against all discriminatory harassment based on race, color, national origin, sex (including sexual orientation and transgender identity), disability, age, religion, ancestry, or genetic information (collectively, "Protected Classes") that are protected by Federal civil rights laws (hereinafter referred to as "unlawful harassment"), and encourages those within the School District community as well as third parties, who feel aggrieved to seek assistance to rectify such problems. The Board will investigate all allegations of harassment and in those cases where unlawful harassment is substantiated, the Board will take immediate steps to end the harassment, prevent its reoccurrence, and remedy its effects. Individuals who are found to have engaged in unlawful harassment will be subject to appropriate disciplinary action.

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

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

Other Violations of the Anti-Harassment Policy
The Board will also take immediate steps to impose disciplinary action on individuals engaging in any of the following prohibited acts:

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

Definitions

Bullying
Bullying rises to the level of unlawful harassment when one or more persons systematically and chronically inflict physical hurt or psychological distress on one (1) or more students or employees and that bullying is based upon one (1) or more Protected Classes, that is, characteristics that are protected by Federal civil rights laws. It is defined as any unwanted and repeated written, verbal, or physical behavior, including any threatening, insulting, or dehumanizing gesture, by an adult or student, that is severe or pervasive enough to create an intimidating, hostile, or offensive educational or work environment; cause discomfort or humiliation; or unreasonably interfere with the individual's school or work performance or participation; and may involve:
A. Teasing;
B. Threats;
C. Intimidation;
D. Stalking;
E. Cyberstalking;
F. Cyberbullying;
G. physical violence;
H. Theft;
I. sexual, religious, or racial harassment;
J. public humiliation; or
K. destruction of property.

"Harassment" means any threatening, insulting, or dehumanizing gesture, use of technology, or written, verbal or physical conduct directed against a student or school employee that:

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

Sexual Harassment

Pursuant to Title VII of the Civil Rights Act of 1964 and Title IX of the Educational Amendments of 1972, "sexual harassment" is defined as:

Unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature, when:

A. Submission to such conduct is made either implicitly or explicitly a term or condition of an individual's employment, or status in a class, educational program, or activity.
B. Submission or rejection of such conduct by an individual is used as the basis for employment or educational decisions affecting such individual.
C. Such conduct has the purpose or effect of interfering with the individual's work or educational performance; of creating an intimidating, hostile, or offensive working, and/or learning environment; or of interfering with one's ability to participate in or benefit from a class or an educational program or activity.

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

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

A. Unwelcome sexual propositions, invitations, solicitations, and flirtations.
B. Unwanted physical and/or sexual contact.
C. Threats or insinuations that a person's employment, wages, academic grade, promotion, classroom work or assignments, academic status, participation in athletics or extra-curricular programs or events, or other conditions of employment or education may be adversely affected by not submitting to sexual advances.
D. Unwelcome verbal expressions of a sexual nature, including graphic sexual commentaries about a person's body, dress, appearance, or sexual activities; the unwelcome use of sexually degrading language, jokes or innuendoes; unwelcome suggestive or insulting sounds or whistles; obscene telephone calls.

E. Sexually suggestive objects, pictures, videotapes, audio recordings or literature, placed in the work or educational environment, which may embarrass or offend individuals.

F. Unwelcome and inappropriate touching, patting, or pinching; obscene gestures.

G. A pattern of conduct, which can be subtle in nature, that has sexual overtones and is intended to create or has the effect of creating discomfort and/or humiliation to another.

H. Remarks speculating about a person's sexual activities or sexual history, or remarks about one's own sexual activities or sexual history.

I. In the context of employees, consensual sexual relationships where such relationship leads to favoritism of a subordinate employee with whom the superior is sexually involved and where such favoritism adversely affects other employees or otherwise creates a hostile work environment.

J. Inappropriate boundary invasions by a District employee or other adult member of the School District community into a student's personal space and personal life.

K. Verbal, nonverbal or physical aggression, intimidation, or hostility based on sex or sex-stereotyping that does not involve conduct of a sexual nature.

Not all behavior with sexual connotations constitutes unlawful sexual harassment. Sex-based or gender-based conduct must be sufficiently severe, pervasive, and persistent such that it adversely affects, limits, or denies an individual's employment or education, or such that it creates a hostile or abusive employment or educational environment.

NOTE: Sexual conduct/relationships with students by District employees or any other adult member of the School District community is prohibited, and any teacher, administrator, coach, or other school authority who engages in sexual conduct with a student may also be guilty of the criminal charge of "sexual battery" as set forth in Ohio Revised Code 2907.03. The issue of consent is irrelevant in regard to such criminal charge and/or with respect to the application of this policy to District employees or other adult members of the School District community.

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

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

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

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

**Reports and Complaints of Harassing Conduct**
Members of the School District community, which includes all staff, and third parties are encouraged to promptly report incidents of harassing conduct to an administrator, supervisor or other School District official so that the Board may address the conduct before it becomes severe, pervasive, or persistent. Any administrator, supervisor, or other District official who receives such a complaint shall file it with the District’s Anti-Harassment Compliance Officer at his/her first convenience.

Members of the School District community or third parties who believe they have been unlawfully harassed by another member of the School District community or a third party are entitled to utilize the Board’s complaint process that is set forth below. Initiating a complaint, whether formally or informally, will not adversely affect the complaining individual's employment or participation in educational or extra-curricular programs. While there are no time limits for initiating complaints of harassment under this policy, individuals should make every effort to file a complaint as soon as possible after the conduct occurs while the facts are known and potential witnesses are available.

If, during an investigation of alleged bullying, aggressive behavior and/or harassment in accordance with Policy 5517.01 – Bullying and Other Forms of Aggressive Behavior, the Principal believes that the reported misconduct may have created a hostile work environment and may have constituted unlawful discriminatory harassment based on a Protected Class, the Principal shall report the act of bullying, aggressive behavior and/or harassment to one of the Anti-Harassment Compliance Officers who shall investigate the allegation in accordance with this policy. While the Compliance Officer investigates the allegation, the Principal shall suspend his/her Policy 5517.01 investigation to await the Compliance Officer's written report.

The Compliance Officer shall keep the Principal informed of the status of the Policy 1662 investigation and provide him/her with a copy of the resulting written report.
**Anti-Harassment Compliance Officers**

The Board designates the following individuals to serve as "Anti-Harassment Compliance Officers" for the District. They are hereinafter referred to as the "Compliance Officers".

Stephanie Loucka         Sue Wieging
Human Resource Director  Special Education Director
614-471-7065             614-471-7065
160 S. Hamilton Rd.      160 S. Hamilton Rd.
Gahanna, OH 43230        Gahanna, OH 43230

The names, titles, and contact information of these individuals will be published annually on the School District's website.

The Compliance Officers will be available during regular school/work hours to discuss concerns related to unlawful harassment, to assist students, other members of the District community, and third parties who seek support or advice when informing another individual about "unwelcome" conduct, or to intercede informally on behalf of the individual in those instances where concerns have not resulted in the filing of a formal complaint and where all parties are in agreement to participate in an informal process.

Compliance Officers shall accept complaints of unlawful harassment directly from any member of the School District community or a visitor to the District, or receive complaints that are initially filed with a school building administrator. Upon receipt of a complaint either directly or through a school building administrator, a Compliance Officer will begin either an informal or formal process (depending on the request of the person alleging the harassment or the nature of the alleged harassment), or the Compliance Officer will designate a specific individual to conduct such a process. In the case of a formal complaint, the Compliance Officer will prepare recommendations for the Superintendent or will oversee the preparation of such recommendations by a designee. All members of the School District community must report incidents of harassment that are reported to them to the Compliance Officer within two (2) business days of learning of the incident.

Any Board employee who directly observes unlawful harassment of a student is obligated, in accordance with this policy, to report such observations to one of the Compliance Officers within two (2) business days. Additionally, any Board employee who observes an act of unlawful harassment is expected to intervene to stop the harassment, unless circumstances make such an intervention dangerous, in which case the staff member should immediately notify other Board employees and/or local law enforcement officials, as necessary, to stop the harassment. Thereafter, the Compliance Officer or designee must contact the student, if age eighteen (18) or older, or the student's parents if under the age eighteen (18), within two (2) business days to advise s/he/them of the Board's intent to investigate the alleged misconduct, including the obligation of the Compliance Officer or designee to conduct an investigation following all the procedures outlined for a formal complaint.

**Investigation and Complaint Procedure**

Any employee or other member of the School District community or third party (e.g., visitor to the District) who believes that s/he has been subjected to unlawful harassment or retaliation may seek resolution of his/her complaint through either the informal or formal procedures as described below. Further, a process for investigating claims of harassment or retaliation and a process for rendering a
decision regarding whether the claim of legally prohibited harassment or retaliation, was substantiated are set forth below.

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

The informal and formal procedures set forth below are not intended to interfere with the rights of any individual to pursue a complaint of unlawful harassment or retaliation with the United States Department of Education Office for Civil Rights, the Ohio Civil Rights Commission ("OCRC") or Equal Employment Opportunity Commission ("EEOC").

**Informal Complaint Procedure**

The goal of the informal complaint procedure is to stop inappropriate behavior and to investigate and facilitate resolution through an informal means, if possible. The informal complaint procedure is provided as a less formal option for a student, other member of the School District community, or third party who believes s/he has been unlawfully harassed or retaliated against. This informal procedure is not required as a precursor to the filing of a formal complaint and will only be utilized where the parties (alleged target of harassment and alleged harasser(s)) agree to participate in such process.

Employees, other members of the School District community, or third parties who believe that they have been unlawfully harassed or retaliated against may proceed immediately to the formal complaint process and individuals who seek resolution through the informal procedure may request that the informal process be terminated at any time to move to the formal complaint process.

However, all complaints of harassment involving a District employee, any other adult member of the School District community, or a third party against a student will be formally investigated. Similarly, any allegations of sexual violence will be formally investigated.

As an initial course of action, if an individual feels that s/he is being unlawfully harassed and s/he is able and feels safe doing so, the individual should tell or otherwise inform the harasser that the conduct is unwelcome and must stop. Such direct communication should not be utilized in circumstances involving sexual violence. The complaining individual should address the allegedly harassing conduct as soon after it occurs as possible. The Compliance Officers are available to support and counsel individuals when taking this initial step or to intervene on behalf of the individual if requested to do so. An individual who is uncomfortable or unwilling to inform the harasser of his/her complaint is not prohibited from otherwise filing an informal or a formal complaint. In addition, with regard to certain types of unlawful harassment, such as sexual harassment, the Compliance Officer may advise against the use of the informal complaint process.

An individual who believes s/he has been unlawfully harassed may make an informal complaint, either orally or in writing: (1) to a teacher, other employee, or building administrator; (2) directly to one of the Compliance Officers; and/or (3) to the Superintendent or other District-level employee.
All informal complaints must be reported to one of the Compliance Officers who will either facilitate an informal resolution as described below on his/her own or appoint another individual to facilitate an informal resolution.

The School District's informal complaint procedure is designed to provide employees, other members of the School District community, or third parties who believe they are being unlawfully harassed with a range of options designed to bring about a resolution of their concerns. Depending upon the nature of the complaint and the wishes of the individual claiming unlawful harassment, informal resolution may involve, but not be limited to, one or more of the following:

A. Advising the individual about how to communicate the unwelcome nature of the behavior to the alleged harasser.
B. Distributing a copy of the anti-harassment policy as a reminder to the individuals in the school building or office where the individual whose behavior is being questioned works or attends.
C. If both parties agree, the Compliance Officer may arrange and facilitate a meeting between the individual claiming harassment and the individual accused of harassment to work out a mutual resolution. Such a meeting is not appropriate in circumstances involving sexual violence.

While there are no set time limits within which an informal complaint must be resolved, the Compliance Officer or designee will exercise his/her authority to attempt to resolve all informal complaints within fifteen (15) business days of receiving the informal complaint. Parties who are dissatisfied with the results of the informal complaint process may proceed to file a formal complaint. And, as stated above, parties may request that the informal process be terminated at any time to move to the formal complaint process.

**Formal Complaint Procedure**

If a complaint is not resolved through the informal complaint process, if one of the parties has requested that the informal complaint process be terminated to move to the formal complaint process, or if the individual elects to file a formal complaint initially, the formal complaint process shall be implemented.

An individual who believes s/he has been subjected to offensive conduct/harassment/retaliation hereinafter referred to as the "Complainant", may file a formal complaint, either orally or in writing, with a teacher, principal, the Compliance Officer, Superintendent, or other District employee. Due to the sensitivity surrounding complaints of unlawful harassment and retaliation, timelines are flexible for initiating the complaint process; however, individuals should make every effort to file a complaint within thirty (30) calendar days after the conduct occurs while the facts are known and potential witnesses are available. If a Complainant informs a teacher, principal, Superintendent, or other District employee, either orally or in writing, about any complaint of harassment or retaliation, that employee must report such information to the Compliance Officer or designee within two (2) business days.

Throughout the course of the process, the Compliance Officer should keep the parties informed of the status of the investigation and the decision-making process.

All formal complaints must include the following information to the extent it is available: the identity of the individual believed to have engaged in, or be engaging in, offensive conduct/harassment/retaliation;
a detailed description of the facts upon which the complaint is based; a list of potential witnesses; and the resolution sought by the Complainant.

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

Upon receiving a formal complaint, the Compliance Officer will consider whether any action should be taken in the investigatory phase to protect the Complainant from further harassment or retaliation, including, but not limited to, a change of work assignment or schedule for the Complainant and/or the alleged harasser. In making such a determination, the Compliance Officer should consult the Complainant to assess his/her agreement to the proposed action. If the Complainant is unwilling to consent to the proposed change, the Compliance Officer may still take whatever actions s/he deems appropriate in consultation with the Superintendent.

Within two (2) business days of receiving the complaint, the Compliance Officer or a designee will initiate a formal investigation to determine whether the Complainant has been subjected to offensive conduct/harassment/retaliation.

Simultaneously, the Compliance Officer will inform the individual alleged to have engaged in the harassing or retaliatory conduct, hereinafter referred to as the "Respondent", that a complaint has been received. The Respondent will be informed about the nature of the allegations and provided with a copy of any relevant administrative guidelines, including the Board's Anti-Harassment Policy. The Respondent must also be informed of the opportunity to submit a written response to the complaint within five (5) business days.

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

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

At the conclusion of the investigation, the Compliance Officer or the designee shall prepare and deliver a written report to the Superintendent that summarizes the evidence gathered during the investigation and provides recommendations based on the evidence and the definition of unlawful harassment as provided in Board policy and State and Federal law as to whether the Complainant has been subjected to unlawful harassment. The Compliance Officer's recommendations must be based upon the totality of the circumstances, including the ages and maturity levels of those involved. In determining if discriminatory harassment or retaliation occurred, a preponderance of evidence standard will be used. The Compliance Officer may consult with the Board’s legal counsel before finalizing the report to the Superintendent.
Absent extenuating circumstances, within five (5) business days of receiving the report of the Compliance Officer or the designee, the Superintendent must either issue a final decision regarding whether the complaint of harassment has been substantiated or request further investigation. A copy of the Superintendent's final decision will be delivered to both the Complainant and the Respondent.

If the Superintendent requests additional investigation, the Superintendent must specify the additional information that is to be gathered, and such additional investigation must be completed within five (5) business days. At the conclusion of the additional investigation, the Superintendent must issue a final written decision as described above.

The decision of the Superintendent shall be final.

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

**Privacy/Confidentiality**

The School District will employ all reasonable efforts to protect the rights of the Complainant, the individual(s) against whom the complaint is filed, and the witnesses as much as possible, consistent with the Board’s legal obligations to investigate, to take appropriate action, and to conform with any discovery or disclosure obligations. All records generated under the terms of this policy and related administrative guidelines shall be maintained as confidential to the extent permitted by law.

Confidentiality, however, cannot be guaranteed. All Complainants proceeding through the formal investigation process will be advised that their identities may be disclosed to the Respondent.

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

**Sanctions and Monitoring**

The Board shall vigorously enforce its prohibitions against unlawful harassment by taking appropriate action reasonably calculated to stop the harassment and prevent further such harassment. While observing the principles of due process, a violation of this policy may result in disciplinary action up to and including the discharge of an employee or the suspension/expulsion of a student. All disciplinary action will be taken in accordance with applicable State law and the terms of the relevant collective bargaining agreement(s). When imposing discipline, the Superintendent shall consider the totality of the circumstances involved in the matter, including the ages and maturity levels of those involved. In those cases where unlawful harassment is not substantiated, the Board may consider whether the alleged conduct nevertheless warrants discipline in accordance with other Board policies, consistent with the terms of the relevant collective bargaining agreement(s).
Where the Board becomes aware that a prior remedial action has been taken against a member of the School District community, all subsequent sanctions imposed by the Board and/or Superintendent shall be reasonably calculated to end such conduct, prevent its recurrence, and remedy its effects.

Retaliation
Any act of retaliation against a person who has made a report or filed a complaint alleging unlawful harassment, or who has participated as a witness in a harassment investigation is prohibited.

Allegations Constituting Criminal Conduct: Child Abuse/Sexual Misconduct
State law requires any school teacher or school employee who knows or suspects that a child with a disability under the age of twenty-one (21) or that a child under the age of eighteen (18) has suffered or faces a threat of suffering a physical or mental wound, disability or condition of a nature that reasonably indicates abuse or neglect of a child to immediately report that knowledge or suspicion to the county children's services agency. If, during the course of a harassment investigation, the Compliance Officer or a designee has reason to believe or suspect that the alleged conduct reasonably indicates abuse or neglect of the Complainant, a report of such knowledge must be made in accordance with State law and Board Policy.

State law defines certain contact between a teacher and a student as "sexual battery." If the Compliance Officer or a designee has reason to believe that the Complainant has been the victim of criminal conduct as defined in Ohio's Criminal Code, such knowledge should be immediately reported to local law enforcement.

Any reports made to a county children's services agency or to local law enforcement shall not terminate the Compliance Officer or a designee's obligation and responsibility to continue to investigate a complaint of harassment. While the Compliance Officer or a designee may work cooperatively with outside agencies to conduct concurrent investigations, in no event shall the harassment investigation be inhibited by the involvement of outside agencies without good cause after consultation with the Superintendent.

Allegations Involving Conduct Unbecoming the Teaching Profession/Suspension
The Superintendent will report to the Ohio Department of Education, on forms provided for that purpose, matters of misconduct on the part of licensed professional staff members convicted of sexual battery, and will, in accordance with Policy 8141, suspend such employee from all duties that concern or involve the care, custody, or control of a child during the pendency of any criminal action for which that person has been arrested, summoned and/or indicted in that regard.

Education and Training
In support of this Anti-Harassment Policy, the Board promotes preventative educational measures to create greater awareness of unlawful discriminatory practices. The Superintendent or designee shall provide appropriate information to all members of the School District community related to the implementation of this policy and shall provide training for District students and staff where appropriate. All training, as well as all information provided regarding the Board's policy and harassment in general, will be age and content appropriate.

Retention of Investigatory Records and Materials
All individuals charged with conducting investigations under this policy must retain all information, documents, electronically stored information, and electronic media (as defined in Policy 8315) created and received as part of an investigation, which may include, but not be limited to:

A. all written reports/allegations/complaints/grievances/statements/responses pertaining to an alleged violation of this policy;
B. any narratives that memorialize oral reports/allegations/complaints/grievances/statements/responses pertaining to an alleged violation of this policy;
C. any documentation that memorializes the actions taken by District personnel related to the investigation and/or the District’s response to the alleged violation of this policy;
D. written witness statements;
E. narratives, notes from, or audio, video, or digital recordings of witness interviews/statements;
F. e-mails, texts, or social media posts that directly relate to or constitute evidence pertaining to an alleged violation of this policy (i.e., not after-the-fact commentary about or media coverage of the incident);
G. notes or summaries prepared contemporaneously by the investigator in whatever form made (e.g., handwritten, keyed into a computer or tablet, etc.), but not including transitory notes whose content is otherwise memorialized in other documents;
H. written disciplinary sanctions issued to students or employees and other documentation that memorializes oral disciplinary sanctions issued to students or employees for violations of this policy;
I. dated written determinations/reports (including summaries of relevant exculpatory and inculpatory evidence) and other documentation that memorializes oral notifications to the parties concerning the outcome of the investigation, including any consequences imposed as a result of a violation of this policy;
J. documentation of any interim measures offered and/or provided to complainants and/or the alleged perpetrators, including no contact orders issued to both parties, the dates the no contact orders were issued, and the dates the parties acknowledged receipt of the no contact orders;
K. documentation of all actions taken, both individual and systemic, to stop the discrimination or harassment, prevent its recurrence, eliminate any hostile environment, and remedy its discriminatory effects;
L. copies of the Board policy and/or procedures/guidelines used by the District to conduct the investigation, and any documents used by the District at the time of the alleged violation to communicate the Board’s expectations to students and staff with respect to the subject of this policy (e.g., Student and/or Employee Handbooks or Codes of Conduct);
M. copies of any documentation that memorializes any formal or informal resolutions to the alleged discrimination or harassment.

The information, documents, ESI, and electronic media (as defined in Policy 8315) retained may include public records and records exempt from disclosure under Federal and/or State law (e.g., student records).

These investigative records and materials created or received as part of an investigation shall be retained in accordance with Policy 8310, Policy 8315, Policy 8320, and Policy 8330 for not less than three (3) years, but longer if required by the District’s records retention schedule.
ADA/504 COMPLAINT AND DUE PROCESS PROCEDURES

If a person believes that s/he has been discriminated against on the basis of his/her disability, the person may utilize the following complaint procedures as a means of reaching, at the lowest possible administrative level, a prompt and equitable resolution of the matter.

In accordance with Section 504 of the Rehabilitation Act of 1973 and its implementing regulations ("Section 504"), parents, students, and employees will be notified of their right to file an internal complaint regarding an alleged violation, misinterpretation or misapplication of Section 504. In addition, employees, students and their parents will be notified of their right to file a complaint with the U.S. Department of Education's Office for Civil Rights. Finally, students and parents will be advised of their right to request a due process hearing before an Impartial Hearing Officer (IHO) regarding the identification, evaluation or educational placement of persons with disabilities, and their right to examine relevant education records.

The Director of Special Education is the District’s Section 504/ADA Compliance Officer(s) and can be reached at:

Sue Wieging
160 S. Hamilton Rd.
(614) 337-3777
(614) 478-5568

Building principals shall serve as Building Section 504/ADA Compliance Officer(s) ("Building Compliance Officers").

Internal complaints and requests for due process hearings must be put in writing and must identify the specific circumstances or areas of dispute that have given rise to the complaint or the request for a hearing, and offer possible solutions to the dispute. The complaint or request for due process hearing must be filed with a District Compliance Officer within the time limits specified below. The District's Compliance Officer is available to assist individuals in filing a complaint or request.

ANNUAL MEDICAID NOTIFICATION

The Gahanna-Jefferson Public School District is eligible to receive federal Medicaid reimbursement for medically necessary services provided to their special education students when the services meet the requirements of the state’s School-Based Medicaid Program and are provided in accordance with the students’ IEPs (§300.154(d)(2)(i)-(iii)).

The Individuals with Disabilities Education Improvement Act of 2004 (IDEA) and the Family Educational Rights and Privacy Act (FERPA) require schools to notify parents that the district participates in this program. The district utilizes services ordered in the IEP and the Medicaid identification number, in conjunction with the state Medicaid Agency and our Medicaid billing agent, to receive reimbursement for these services from the School-Based Medicaid Program.

The district’s participation in this program in no way impacts the services being provided to the student nor impacts the family’s Medicaid benefits. In the event parents no longer want the district to access
student information for the purposes of seeking reimbursements through this program, they can notify the district Special Education department by calling 614-337-3777. This annual notification is being provided to you in accordance with program requirements.

**CHILD FIND**

As required by Section 504 of the Rehabilitation Act of 1973 and the Individuals with Disabilities Education Improvement Act (IDEA), the Gahanna-Jefferson Special Education Office conducts ongoing Child Find practices to identify, locate, and evaluate all children with disabilities - from birth through age 21 - residing within the school district, who may be homeless, wards of the state, or attending nonpublic schools.

If you know of a child with a disability, or have a child suspected of having a disability, who is not currently receiving appropriate educational or related services, please contact the GJPS Office of Special Education at 614-337-3777.

**GIFTED SCREENING AND IDENTIFICATION**

The Board of Education shall ensure that procedures are established to identify all gifted students. The District follows the identification eligibility criteria as specified in Section 3324.03 of the Ohio Revised Code and the Operating Standards for Identifying and Serving Gifted Students as specified in the District Plan.

"Gifted" students perform or show potential for performing at remarkably high levels of accomplishment when compared to others of their age, experience, or environment. Annually, children who are gifted are identified by professionally qualified persons using a variety of assessment procedures. The Board encourages efforts to provide services for the children who are gifted as an integral part of the total kindergarten through grade 12 program.

The Superintendent shall identify children in grades kindergarten through twelve, who may be gifted in one or more of the following areas:

A. Superior Cognitive Ability
B. Specific Academic Ability in one or more of the following content areas:
   1. Mathematics
   2. Science
   3. Reading, writing, or a combination of these skills
   4. Social studies
C. Creative Thinking Ability
D. Visual or Performing Arts Ability such as drawing, painting, sculpting, music, dance, drama.

Only those instruments approved by the Ohio Department of Education shall be used for screening, assessment, and identification of children who are gifted as provided in the Chart of Approved Gifted Identification/Screening Instruments. The District shall select instruments from the approved list that will allow for appropriate screening and identification of minority and disadvantaged students, students with disabilities, and students for whom English is a second language.

Scores on Ohio Department of Education approved assessment instruments provided by other school districts and trained personnel outside the School District shall be accepted.
The Board shall adopt and the Superintendent shall submit to the Ohio Department of Education a plan for the screening, assessment, and identification of children who are gifted. Any revisions to the District plan will be submitted to the Ohio Department of Education for approval. The identification plan shall include the following:

A. the criteria and methods used to screen and select children for further assessment who perform or show potential for performing at remarkably high levels of accomplishment in one of the gifted areas
B. the sources of assessment data used to select children for further testing and an explanation to parents of the multiple assessment instruments required to identify children who are gifted
C. an explanation for parents of the methods used to ensure equal access to screening and further assessment by all District children, culturally and linguistically diverse children, children from low socio-economic background, children with disabilities, and children for whom English is a second language
D. the process of notifying parents regarding all policies and procedures concerning the screening, assessment, and identification of children who are gifted
E. provision of an opportunity for parents to appeal any decision about the results of any screening procedure for assessment, the scheduling of children for assessment, or the placement of a student in any program or for receipt of services
F. procedures for the assessment of children who transfer into the District
G. at least two (2) opportunities a year for assessment in the case of children requesting assessment or recommended for assessment by teachers, parents, or other students

The District’s plan may provide for contracting with any qualified public or private service provider for screening or assessment services under the plan.

The Superintendent shall:

A. ensure equal opportunity for all children identified as gifted to receive any or all services offered by the District;
B. implement a procedure for withdrawal of children from District services and for reassessment of children;
C. implement a procedure for resolving disputes with regard to identification and placement decisions;
D. inform parents of the contents of this policy as required;
E. submit, as required, an annual report to the Ohio Department of Education.

Placement procedures for District services shall be in conformance with the District's written criteria for determining eligibility for placement in those services.

A. Written criteria for determining eligibility for placement in a gifted service shall be provided to any parent, District educator, or the Ohio Department of Education upon request.
B. Written criteria provided by the District shall include an explanation of the methods used to ensure equal access to each gifted service for all eligible District students, including minority or disadvantaged students, students with disabilities, and students for whom English is a second language.
C. Services which students receive shall be consistent with their area(s) of identification and shall be differentiated to meet their needs.
D. Subjective criteria such as teacher recommendations shall not be used to exclude a student from service in the superior cognitive and specific academic areas who would otherwise be eligible.

E. All District students who meet the written criteria for a gifted service shall be provided an equal opportunity to receive that service.

The Superintendent shall implement all policies and procedures in accordance with laws, rules and regulations, and follow the *Operating Standards for Identifying and Serving Gifted Students*.

The Superintendent shall develop a plan for the service of gifted students enrolled in the District identified under this policy. Gifted services shall occur during the typical instructional day with flexibility allowed for the scheduling of District-approved internships or mentorships and higher education coursework, including credit flexibility. Services specified in the plan may include such options as the following:

A. a differentiated curriculum
B. differentiated instruction
C. cluster groupings
D. mentorships/internships
E. whole grade acceleration (see Policy 5410)
F. subject acceleration (see Policy 5410)
G. early entrance (see Policy 5112)
H. early high school graduation (see Policy 5464)
I. dual enrollment opportunities including but not limited to college credit plus
J. advanced placement/international baccalaureate courses
K. honors classes
L. magnet schools
M. self-contained classrooms
N. resource rooms
O. independent study/educational options
P. advanced online courses and programs
Q. services from a trained arts instructor
R. other options identified in the rules of the Ohio Department of Education

A Written Education Plan (WEP) will guide the gifted services based on the student’s area(s) of identification and individual needs. The Written Education Plan shall:

A. provide a description of the services to be provided;
B. identify staff members responsible for providing that specific services are delivered;
C. implement a procedure for resolving disputes with regard to identification and placement decisions;
D. specify policies regarding the waiver of assignments and the scheduling of tests missed while participating in any gifted services provided outside the general classroom if different from the District policy detailed below;
E. specify a date by which the WEP will be reviewed for possible revision.

The WEP shall be developed in collaboration with an educator who holds licensure or an endorsement in gifted education. The WEP shall include goals for the student, methods and performance measurements for evaluating progress on the goals, and a schedule for reporting progress to students and parents.
Parents and all educators responsible for providing gifted education services to the student, including teachers providing differentiated instruction in general education settings, shall be provided a copy of the WEP.

Students participating in gifted services provided outside the general education classroom will generally be exempted from routine class work (worksheets, homework, etc.) assigned during absences from the regular classroom due to participation in the gifted services. Students are to turn in work due the day of absence and make arrangements to make up missed tests. Special class work (projects, book reports, etc.) assigned during the student's absence are to be completed. Exceptions to this policy will be detailed in the student's Written Education Plan.

The District shall report to parents and the Ohio Department of Education that a student is receiving gifted education services only if the services are provided in conformance with the Operating Standards for Identifying and Serving Gifted Students.

Each year the District shall submit data and participate in program audits as required by the Department.

**ASBESTOS MANAGEMENT PLAN**

Information regarding the District's asbestos management plan is available by contacting:

Scott Lofton  
Business Director  
loftons@gjps.org