Dear Students, Parents and the Ann Arbor Public School Community

The Ann Arbor Public School staff appreciates the trust you place in us every day as you and your children enter our schools. We take pride in our continuous effort to maintain a safe and productive learning environment for everyone. We also count on you, the students, parents, and members of the community, to join us in shouldering that responsibility.

The information in the following pages explains the code of acceptable student behaviors and subsequent discipline policies and procedures that will be used to ensure fair and equitable treatment for all members of our student population. The policies and procedures emphasize collaborative problem solving and offer opportunities for students and adults to develop lasting skills to manage anger and conflict.

We are pro-active in our approach and, as always, remain student-focused. We comply with federal and state laws and work with our educational community, families, and law enforcement agencies to provide for the safety and welfare of students.

We ask for your support in this area of utmost concern.

Ann Arbor Public Schools

Note: This information is a compilation of Board of Education policies. These policies and additional information may be viewed on our website: www.a2schools.org

Discipline Philosophy

The Ann Arbor Board of Education is committed to ensuring a school climate that nurtures learning and assures the safety and welfare of all students and staff. The district depends on the collaborative efforts of parents and the community to achieve this goal.

School district staff members promote growth in skills, attitudes, and habits so that students can develop a strong sense of individual worth and achievement. Students are expected to assume responsibility for their own actions and to work together with dignity and respect.

Students enjoy numerous privileges and are expected to cooperate in maintaining a climate where learning is cherished. Strong school and family partnership is essential to prevent and resolve discipline problems. This partnership maintains productive learning environments that will result in increased student participation and school success.

Students and parents must recognize that the unacceptable behaviors specified in this Rights & Responsibilities section will be subject to disciplinary action. When it is necessary to take corrective measures, the actions should be appropriate to the nature of the offense consistent with applicable law, constructive and limited to that which is reasonably necessary to promote the district’s educational objectives.

District Philosophy on Student Freedom of Expression

Student speech is protected by the First Amendment of the United States Constitution. Thus, students have the right to express themselves openly on school premises about matters of social, political, and religious importance. However, students may not express themselves in a way that causes a disruption of, or interference with, the orderly conduct of school activities or is inconsistent with the school’s basic educational mission. Teachers and administrators may also edit the style and content of student speech at school assemblies, in the school newspapers, school theatrical productions, and in other school-sponsored activities, where teachers and administrators have legitimate educational concerns.

STATEMENT OF NON-DISCRIMINATION

No person shall be excluded from participation in, be denied the benefits of, or be subjected to discrimination in any educational program or activity available in any school on the basis of race, color, sex, religion, creed, political belief, veteran status, age and national origin, linguistic and language differences, sexual orientation, gender, gender identity, gender expression, socioeconomic status, height, weight, marital or familial status, or disability.
What Parents Can Do

A strong partnership between AAPS and parents is essential for the academic progress of students; therefore, we are counting on you to become acquainted with the school staff by participating in such school related activities as parent-teacher conferences, parent-principal meetings, parent organization functions, open houses, and extra-curricular activities. By establishing close contact, parents, administrators and teachers can work together to prevent most discipline problems and promote student success.

Concerns about a discipline problem and its resolution should first be expressed or questioned at the point where the problem occurred.

A discipline problem involving a student in a particular class should be brought to the attention of the teacher of that class. If this step does not bring satisfaction, consult the student’s counselor, advisor, or principal. Generally, resolutions to problems occur in the school.

However, if still dissatisfied, call the Executive Director for Secondary Education, 994-2315 for grades 6-12; or the Executive Director for Elementary Education, 994-2252, for grades preschool-5. The health and safety of our children is of utmost importance as well as a shared responsibility. We ask that parents discuss possible scenarios with their child(ren) about what to do if s/he finds something dangerous or suspicious such as matches, a knife, etc., or witnesses another student with such items. Please direct your child to report such findings or activities to an adult immediately. School administrators may develop supplementary rules, regulations and procedures that are appropriate to the needs of the building. However, such additions may neither substitute for nor negate the policies and procedures in this booklet.

Family Educational Rights and Privacy Act

The Family Educational Rights and Privacy Act (FERPA), a Federal law, requires that the Ann Arbor Public Schools, with certain exceptions, obtain your written consent prior to the disclosure of personally identifiable information from your child’s education records. However, the Ann Arbor Public Schools may disclose appropriately designated “directory information” without written consent, unless you have advised the District to the contrary in accordance with District procedures. The primary purpose of directory information is to allow the Ann Arbor Public Schools to include this type of information from your child’s education records in certain school publications. Examples include:

- A playbill, showing your student’s role in a drama production
- The annual yearbook
- Honor roll or other recognition lists
- Graduation programs
- Sports activity sheets, such as for wrestling, showing weight and height of team members

Directory information, which is information that is generally not considered harmful or an invasion of privacy if released, can also be disclosed to outside organizations without a parent’s prior written consent. Outside organizations include, but are not limited to, companies that manufacture class rings or publish yearbooks. In addition, two federal laws require local education agencies (LEAs) receiving assistance under the Elementary and Secondary Education Act of 1965 (ESEA) to provide military recruiters, upon request, with three directory information categories – names, addresses and telephone listings unless parents have advised the LEA that they do not want their student’s information disclosed without their prior written consent.

If you do not want the Ann Arbor Public Schools to disclose information from your child’s education record without your prior written consent, you must notify the District in writing, by September 30, of each school year. Each school provides a “Permission to Publish” form that allows parents/guardians to opt in or opt out of directory publications. The Ann Arbor 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, participation in officially recognized activities and sports, weight and height of members of athletic teams, degrees, honors, and awards received, and the most recent educational agency or institution attended.

*These laws are: Section 9528 of the ESEA (20 U.S.C. 7908), as amended by the No Child Left Behind Act of 2001 (PL. 107-110), the education bill, and 10 U.S.C. 503, as amended by section 544, the National Defense Authorization Act for Fiscal Year 2002 (PL. 107-107), the legislation that provides funding for the Nation’s armed forces.

FERPA Grade Change Process

If a student/parent/guardian believes that a grade was entered in error, they should first address the issue with the teacher who issued the grade.

If a satisfactory resolution is not achieved, they should then bring the issue to the attention of the building principal and define the reason they believe that the grade is incorrect.

If this fails to bring a satisfactory resolution, the matter may be referred to a district level grade appeal committee.

NOTE: Discrepancies over individual assignment grades lie within the jurisdiction of the school principal, whose decision in these matters are final.

The grade appeal panel is convened for matters of class or final grades through written request to the AAPS Deputy Superintendent for Instruction, 2555 S. State Street, Ann Arbor, MI 48104. The grade appeal panel shall consist of a building administrator, a teacher and two board of education trustees, and chaired by the Assistant Superintendent for Secondary (grades 6-12) or the Assistant Superintendent for Elementary (grades K-5). The decision of the panel is final.
Rights

Students have a right to:
• Learn and study in a positive atmosphere for learning – one that is unbiased, nonjudgmental, and free from prejudice, discrimination, verbal or physical threats and abuse.
• Expect that school rules will be enforced in a consistent, fair and reasonable manner.
• Discuss and receive assistance with educational concerns from the school staff.
• Receive a copy of the Rights and Responsibilities booklet.
• Receive fair discipline without discrimination.
• Have access to their own student records.
• Use computers and other equipment for learning.

Parents and guardians have a right to:
• Receive official reports of the student’s academic progress and attendance.
• Request and be granted conferences with teachers, counselors and/or the principal.
• Receive explanations from teachers about the student’s grades and disciplinary procedures.
• Read all school records pertaining to their student.

School Personnel have a right to:
• Work in a positive atmosphere for learning and teaching.
• Receive support when enforcing student discipline as outlined by School Board policies and agreements between the bargaining units and Ann Arbor Public Schools.
• Teach and work in an atmosphere free from verbal or physical threats and abuse.
• Expect compliance with rules by staff and students.
• Be present, when appropriate, at conferences and hearings concerning classroom and school disruption.
• Receive additional rights as identified and described in the Ann Arbor Public School district’s policies, bargaining unit agreements and Michigan state statutes.

Responsibilities

Students have a responsibility to:
• Attend school regularly, arrive on time, bring appropriate materials and be prepared to participate in class and complete assignments.
• Strive for academic growth.
• Respect the rights, feelings, and property of fellow students, parents, school staff, visitors, guests, and school neighbors.
• Conduct themselves properly on school grounds, school buses, at bus stops, at any school-related activity, and in the classroom, so as not to interfere with the rights of another student to learn.
• Make up work resulting from an excused absence or suspension.
• Follow discipline guidelines adopted by the school and district.
• Read and ask questions to understand the information in this booklet.
• Use computers in an appropriate manner as defined in the district’s Computing Environment User Agreement that is signed by each student.

Parents/Guardians have a responsibility to:
• Be partners with school staff by sharing appropriate ideas for improving student learning and by helping to prevent and/or resolve student discipline problems.
• Provide supervision for the student’s health, physical and emotional well being, and assume responsibility for the student’s timely regular attendance.
• Promptly provide the school with explanations for student absences or tardiness.
• Review and discuss with the student the statewide Safe Schools Legislation.
• Encourage student compliance with school and district rules.
• Monitor student’s out of school Internet and social networking use.

School Personnel have a responsibility to:
• Develop, communicate and implement written classroom expectations for students’ behavior and grades.
• Work with parents to prevent discipline problems.
• Inform parents/guardians of student progress, behavior and attendance.
• Refer students to other staff or programs as appropriate.
• Maintain accurate student records.
• Supervise students in the school building and grounds in accordance with rules of the master agreement, district policies and regulations, and school procedures.
• Protect and respect confidentiality of students, parents, and school staff.
• Protect students’ health, safety, and welfare.
• Record disciplinary actions in accordance with state laws.

The lists of violations on the following pages are not all-inclusive, but only representative and illustrative. A student committing an improper act of misconduct which does not happen to be specifically listed is subject to disciplinary action.

It should be noted that violations are cumulative and consequences for cumulative violations may be more severe. Violations are not disciplined independently.
### Code of Conduct and Consequences

This code of conduct applies to any student who is on school property, who is in attendance at school or at any school-sponsored activity or whose conduct at any time or place has a direct and immediate effect on maintaining order and discipline at school. These consequences and sanctions are cumulative. Each different action level may include the consequences or sanctions of the prior level. An example of this would be if a student is caught fighting and repeats the offense additional times throughout the school year, the action level consequences would build reflecting multiple occurrences. The administration reserves the right to exercise discretion in determining the action level based upon the student’s age, any previous violations and other factors to be considered.

<table>
<thead>
<tr>
<th>I. Attendance and Punctuality</th>
<th>Action Level</th>
<th>1 2 3 4 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Truancy+</td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. Loitering</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C. Trespassing/ off limits+</td>
<td></td>
<td></td>
</tr>
<tr>
<td>D. Attendance and punctuality</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>II. Appropriate Learning Environment</th>
<th>Action Level</th>
<th>1 2 3 4 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Insubordination/open defiance/ willo...</td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. Indecent/obscene language &amp; gestures</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C. Academic dishonesty (cheating/plagiarism to include collusion)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>D. Interference with school personnel++</td>
<td></td>
<td></td>
</tr>
<tr>
<td>E. Inappropriate dress</td>
<td></td>
<td></td>
</tr>
<tr>
<td>F. Disruptive Conduct</td>
<td></td>
<td></td>
</tr>
<tr>
<td>G. Forgery+</td>
<td></td>
<td></td>
</tr>
<tr>
<td>H. Inappropriate locker/other displays and images (not electronic)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>I. Gambling</td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. Instigation and Provocation</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>III. Controlled Substances/Alcoholic Beverages</th>
<th>Action Level</th>
<th>1 2 3 4 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Use and/or possession of tobacco products and/or smoking paraphernalia, including e-cigarettes, personal vaporizers+</td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. Use and/or possession of alcohol and/or any illegal or unauthorized medicines, inhalants, drugs, drug paraphernalia or narcotics++</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C. Sale or distribution of alcohol and/or any illegal or unauthorized medicines, inhalants, drugs, drug paraphernalia or narcotics++</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>IV. Technology</th>
<th>Action Level</th>
<th>1 2 3 4 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Inappropriate use of password(s)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. Unauthorized access to files</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C. Inappropriate use of the Internet (Web), e-mail, text and social networking</td>
<td></td>
<td></td>
</tr>
<tr>
<td>D. Inappropriate and/or illegal use of software</td>
<td></td>
<td></td>
</tr>
<tr>
<td>E. Unauthorized and inappropriate use of district technology</td>
<td></td>
<td></td>
</tr>
<tr>
<td>F. Privacy Rights</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>V. Protection of Property</th>
<th>Action Level</th>
<th>1 2 3 4 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Theft+</td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. Possession of stolen property+</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C. Vandalism/malicious destruction++</td>
<td></td>
<td></td>
</tr>
<tr>
<td>D. Deliberate misuse of property</td>
<td></td>
<td></td>
</tr>
<tr>
<td>E. False fire alarm++</td>
<td></td>
<td></td>
</tr>
<tr>
<td>F. Burglary++</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>VI. Protection of Physical Safety and Mental Well-Being</th>
<th>Action Level</th>
<th>1 2 3 4 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Verbal assault+</td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. Possession of dangerous weapons+++</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C. Possession of other weapons++</td>
<td></td>
<td></td>
</tr>
<tr>
<td>D. Possession or use of firecrackers or explosives</td>
<td></td>
<td></td>
</tr>
<tr>
<td>E. Threats with a weapon and/or dangerous instrument++</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>VII. Persistent Disobedience</th>
<th>Action Level</th>
<th>1 2 3 4 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Persistent disobedience is defined as “repeated and willfull” violations over time, of any combination of the AAPS Rights and Responsibilities.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

---

++ Principal may refer incident to local and state law enforcement agency.
++ Principal must refer incident to local and state enforcement agencies.

All student disciplinary action must be reported on PowerSchool. Serious infractions or repeated offenses may result in an action level higher than indicated on the above chart. The district reserves the right to change a student’s building and/or program assignment.

*In certain circumstances state law requires suspension or expulsion if a pupil enrolled in grade 6 or above commits a verbal assault, MCL 380.1311(2).
**A dangerous weapon shall include a firearm (including a starter gun), or any device which will or is designed to or may readily be converted to expel a projectile by the action of an explosive, any destructive device or 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 similar device; a dagger, dirk, stiletto, knife with a blade over than (3) inches in length, or pocket knife opened by a mechanical device, an iron bar or brass knuckles; or any other weapon as set forth in 18 USC 921. Also, any electronic device that inflicts or causes pain or suffering is likewise considered a weapon. State law requires permanent expulsion for possession of a dangerous weapon.

Other weapons shall include any object or instrument including a replica, facsimile or look-alike of such object or instrument, the principal use of which is to inflict injury, physical pain or physical harm. The term “other weapon” shall additionally include an object or instrument which is not in and of itself a weapon as defined above, but where the possession or use of same is coupled with an intent by a student to inflict injury or harm upon another person. Chemical or toxic substances, e.g., mace, pepper spray, etc., are included in this category.

**State law requires permanent expulsion for sexual conduct subject to possible reinstatement, MCL 380.1311(2).

#### Other Expulsions

- An expulsion is necessary due to serious threat to the health, safety, discipline or welfare of the student or school community.
- Expulsion for health, safety, discipline or welfare of the student or school community.
- Expulsion for any other reason.

#### Other Expulsions

- An expulsion is necessary due to serious threat to the health, safety, discipline or welfare of the student or school community.
- Expulsion for health, safety, discipline or welfare of the student or school community.
- Expulsion for any other reason.

---

RIG H T S &  R E S P O N S I B I L I T I E S for Students, Teachers, Staff, Parents, Guardian

---
Prohibited Conduct and Consequences

Previous Misconduct in Another Educational Institution

A student who seeks to enroll in the Ann Arbor Public Schools and who previously has been found to have engaged in misconduct in another educational institution as the term "misconduct" is defined in this handbook or by the other educational institution and which resulted in long-term suspension or expulsion, or who is alleged by school authorities to have engaged in such misconduct in another educational institution but withdrew from such educational institution prior to the misconduct being established, may be subject to suspension or expulsion from the Ann Arbor Public School District. Such a student shall be permitted to enroll but shall be held on suspension pending a hearing before the superintendent or his/her designee in accordance with Action Level 4 or 5 of the Rights and Responsibilities Handbook (Long-Term Suspension or Expulsion). A student who has been expelled from another educational institution for criminal sexual conduct, arson or possession of a dangerous weapon in a weapon-free school zone, as those terms are defined in Sections 1311 and 1313 of the School Code of 1976, as amended (MCL 380.3, 1313; MSA 15.41311,41313) or who is found by the Ann Arbor Board of Education to have committed such offense prior to enrollment in the Ann Arbor Schools shall not be admitted to school in the district except in accordance with Section 1311 (5) of the School Code of 1976, as amended (MCL 380.1311 (5); MSA 15.41311 (5). "Educational Institution" shall have the same meaning as that set forth in MCL 37.1401.

Disciplinary Action Levels

GENERAL REQUIREMENTS. One or more of the actions listed below are taken by the administration or other designated person. A meeting, letter, or telephone call with the parent or guardian and the student must take place in addition to the level of action. The communication must include discussion of the student's achievement, unacceptable conduct and a plan for dealing with a similar situation in the future. The student will be able to continue his/her schoolwork.

First level administrative action involves the student in a discussion of student achievement, his/her unacceptable behavior, and a mutually agreed upon plan for dealing with similar situations in the future.

NOTE: These consequences and sanctions are cumulative. Each Action Level may include the consequences or sanctions of the previous level. Definitions are available at the end of this document.

The disciplinary actions contained in this booklet apply to all students, including special education students. However, due to the unique needs of special education students and federal and state laws, the procedures determining the appropriate disciplinary action will vary somewhat from regular education when a special education student is involved. See the section on Special Education Suspension and Expulsion.

ACTION LEVEL 1

CONFERENCES BETWEEN TEACHER AND STUDENT. A discussion about changes in behavior, use of a travel card, or conflict management skill building activities.

CONTRACT WITH STUDENT. A written statement developed collaboratively, listing steps to be taken by the student to improve behavior; the date for a review, and the consequences if the contract is not honored.

COMMUNICATION TO PARENT OR GUARDIAN. Notification to the parent/guardian of a meeting by telephone call or letter, that a behavior problem exists, the action taken, expectations for future behavior and necessary follow-up.

CONFERENCE WITH STAFF, PARENT/GUARDIAN AND STUDENT. A meeting or telephone conversation with staff, parent/guardian and student to discuss student achievement and unacceptable conduct, better ways of behavior and a plan for future behavior.

OFFICIAL WARNING TO STUDENT. A written notice to the student specifying the action to be taken if the same or similar misconduct is repeated within a stated period of time. A copy of the notice should be sent to the parent/guardian and one kept for the record.

REFERRAL TO OUTSIDE AGENCY. Action taken by the building administrator or in consultation with staff, parent/guardian and student when behavior signals a need.

SPECIAL ASSIGNMENT. Assignment to an activity or program that builds awareness, knowledge and skills to meet similar situations more positively.

REFERRAL TO STUDENT ACHIEVEMENT TEAM. The Student Achievement Team made up of building staff who interact with the identified student provides relevant information and makes recommendations to meet the student's needs. Actions may include counseling, classroom interventions, evaluation or assessment and/or participation in a school-based support group, etc.

TIME-OUT SYSTEM. A program that assigns a student to a different location in the classroom or building, coordinated by staff members, teachers or school administrators.

EXCLUSION FROM EXTRACURRICULAR ACTIVITIES. This action denies the student the opportunity to participate in extracurricular activities for a specified period of time.

CLASS EXCLUSION. A student who misbehaves is denied the right to attend particular classes for one day. An alternative educational setting and make-up privileges are provided for this period.

OTHER SCHOOL-AUTHORIZED ACTIONS. Other appropriate actions, such as community service, which comply with school district policies and administrative regulations, may be carried out in conjunction with the school's discipline management plan.

BEFORE OR AFTER-SCHOOL DETENTION. Students are required to be in school for up to one hour before or after the regular school day. Parents of students will be notified prior to the detention. Supervision is provided by school staff for all detained students.

ONE-SCHOOL-DAY SUSPENSION. In accordance with state law, a student may be denied the right to attend a class/school activity for one school day, one subject, or one activity period. Hours accumulate to equal one school day (6 hours). This suspension counts as one day of the ten days a special education student may serve before an IEP (Individualized Educational Planning) meeting is mandated, or will count as one of the ten days a classroom teacher can impose on any one student during the school year.

ONE-TO-FIVE-DAY SUSPENSION. After an informal hearing, an administrator may impose an action to deny a student's right to attend classes and activities for one to five (5) school days. Homework will be provided and make-up privileges will be the same as for an excused absence.

IN-SCHOOL SUSPENSION (up to 5 DAYS). After an informal hearing, a student may be barred from attending scheduled classes and be required to attend a special program for up to 5 consecutive school days.

COLLECTION OF UNAUTHORIZED MATERIALS. School administrators and teachers may collect materials that students are prohibited from possessing during the school day, for example, cell phones, iPods, cigarettes, radios and tape recorders, beepers, laser pointers and other electronic devices. Students should be informed how they may reclaim impounded items.

FINANCIAL OR SERVICE HOURS SETTLEMENT. In cases where student behavior causes damage, destruction, or loss of property on any district property, the parent/guardian and student will be expected to pay the cost of repair or replacement. The terms of repayment or replacement will be determined by the school staff and/or the central office.
Disciplinary Action Levels (continued)

ACTION LEVEL 2

GENERAL REQUIREMENTS. One or more of the actions listed below are taken by the administration or other designated person. A meeting, letter, or telephone call with the parent or guardian and the student must take place in addition to the level of action. The communication must include discussion of the student’s achievement, unacceptable conduct and a plan for dealing with a similar situation in the future. The student will be able to continue his/her schoolwork.

NOTE: These consequences and sanctions are cumulative. Each action level may include the consequences or sanctions of the previous level. Definitions are available at the end of this document.

ALCOHOL OR DRUG ASSESSMENT AND FOLLOW-UP RECOMMENDATIONS. See the section on controlled substances for disciplinary actions.

POLICE REFERRAL. For conduct that violates the rules and which may also be a violation of criminal law a referral may be made to the police, generally to a police liaison officer. An agreement for the provision of law enforcement services to the Ann Arbor Public Schools by the City of Ann Arbor contains provisions relating to parent notification and to interviews, interrogations, and arrests by the Ann Arbor Police Department.

FINANCIAL OR SERVICE HOURS SETTLEMENT. The same as in Action level 1.

IN-SCHOOL SUSPENSION. The same as in Action level 1.

REMOVAL FROM SCHOOL:

EMERGENCY REMOVAL. A student may be removed from school prior to an informal hearing when the administrator determines that the student’s continued presence is an immediate danger to persons or property or is disruptive to orderly school operation. An informal hearing must be held within three days after the student’s removal.

POLICE REMOVAL. For conduct that violates the rules and which may also be a violation of criminal law a referral may be made to the police. An agreement for the provision of law enforcement services to the Ann Arbor Public Schools by the City of Ann Arbor contains provisions relating to parent notification and to interviews, interrogations, and arrests by the Ann Arbor Police Department or Pittsfield Township Public Safety.

SIX-TO-TEN-DAY SUSPENSION. An action, taken after an informal hearing by the building administrator which denies a student the right to attend all classes and school activities for a minimum of six (6) to a maximum of ten (10) days. Homework will be provided during the exclusion from classes and make-up privileges will be the same as for an excused absence.

PROBATION. This is an action taken following reinstatement from suspension which may include a behavior contract and may require the student to forgo participation in specified activities. Examples include plays, athletics, school-sponsored organizations, assemblies, class meetings and other activities for a limited defined period or time.

ACTION LEVEL 3

GENERAL REQUIREMENTS. One or more of the actions listed below are taken by the administration or other designated person. A meeting, letter, or telephone call with the parent or guardian and the student must take place in addition to the level of action. The communication must include discussion of the student’s achievement, unacceptable conduct and a plan for dealing with a similar situation in the future. The student will be able to continue his/her schoolwork.

NOTE: These consequences and sanctions are cumulative. Each action level may include the consequences or sanctions of the previous level. Definitions are available at the end of this document.

SUSPENSION WITH ASSIGNMENT TO A SPECIALIZED PROGRAM. For second possession of drugs/alcohol or first sale or transfer. See section on Controlled Substances.

POLICE REFERRAL. Same as Action Level 2.

FINANCIAL OR SERVICE HOURS SETTLEMENT. Same as Action Level 1.

SEMESTER-OR-LESS SUSPENSION AND ALTERNATIVE PLACEMENT. Suspension can be from eleven (11) school days to a semester in length. The authority to issue a long-term suspension rests with the principal or other building administrators. A student who has been suspended is not permitted to attend class, remain on school grounds (except in the case of in-house suspension) or participate in any extracurricular activities during the period of the suspension.

A student receiving special education services may not be suspended for more than ten (10) days, cumulative, including in-school suspension, without holding an Individual Education Plan (IEP)/Manifestation (MDR) meeting, except when emergency removal is necessary. See Special Education Suspension and Expulsion.

ACTION LEVEL 4

GENERAL REQUIREMENTS. One or more of the actions listed below are taken by the administration or other designated person. A meeting, letter, or telephone call with the parent or guardian and the student must take place in addition to the level of action. The communication must include discussion of the student’s achievement, unacceptable conduct and a plan for dealing with a similar situation in the future. The student will be able to continue his/her schoolwork.

Any violation that requires a disciplinary action at level 4 is subject to possible suspension or long-term suspension. Following a behavior that qualifies as disciplinary Action 4, an informal hearing must take place prior to any suspension except when emergency removal is necessary.

The disciplinary actions contained in this booklet apply to all students, including special education students. However, due to the unique needs of special education students and federal and state laws, the procedures determining the appropriate disciplinary action will vary somewhat from regular education when a special education student is involved.

NOTE: These consequences and sanctions are cumulative. Each action level may include the consequences or sanctions of the previous level. Definitions are available at the end of this document.

LONG-TERM SUSPENSION AND/OR ALTERNATIVE PLACEMENT (One semester up to 180 days). In the event an action warrants suspension, the principal or other building administrator will investigate the incident and schedule a meeting with the student and parent to share the charges and proposed disciplinary action. The student has a right to present evidence or witnesses for support.

The administrator may refer the student who is suspended for more than ten (10) days to an alternative education placement. Referral procedures will be provided by the administrator who takes the action. Students or their parents/guardian may apply for readmission 30 school days prior to the end of the specified period. A hearing before the Reinstatement Committee shall be convened before a student is readmitted from an expulsion or long-term suspension. Requests for reinstatement should be made, in writing, to the Superintendent of Schools, 2535 S. State Street, Ann Arbor; MI 48104. Return from a semester suspension for a drug-related activity is conditional upon completion of an approved treatment program.

The Reinstatement Committee includes two Board members, a parent with students in the district, a central administrator and a teacher. The Committee makes a recommendation to the Superintendent for or against reinstatement.
Disciplinary Action Levels (continued)

ACTION LEVEL 5

GENERAL REQUIREMENTS. One or more of the actions listed below are taken by the administration or other designated person. A meeting, letter, or telephone call with the parent or guardian and the student must take place in addition to the level of action. The communication must include discussion of the student’s achievement, unacceptable conduct and a plan for dealing with a similar situation in the future. The student will be able to continue his/her schoolwork.

NOTE:
These consequences and sanctions are cumulative. Each action level may include the consequences or sanctions of the previous level. Definitions are available at the end of this document.

EXPULSIONS. The Board of Education recognizes that exclusion from the education programs of the district is the most severe sanction that can be imposed on a student and is one that cannot be imposed without due process since exclusion deprives a child of the right to an education. The Board of Education reserves to itself the authority to make expulsion decisions. However, in some instances, the Board’s discretion is narrowly circumscribed by state law.

Expulsion from school is defined as permanent removal from the school district, subject to possible reinstatement after 180 days.

The expulsion procedures cannot be used to diminish the due process rights of students. Each student subject to expulsion shall have his/her situation reviewed by the Superintendent and the Board of Education on a case-by-case basis.

Expulsion cases will be referred to the hearing panel who will make a recommendation to the Superintendent.

The Superintendent reviews the documentation for each case and determines if the recommendation to expel the student is to be upheld and forwarded to the Board of Education. The parent/guardian will be responsible for finding alternative education for the student; however, the district may provide a program. Alternative education programs for students expelled for a dangerous weapon/firearm violation, arson or rape, must be operated in facilities or at a time separate from those used for the general pupil population.

An expulsion recommendation for an offense requiring mandatory expulsion under state law will be made directly to the Superintendent and the Board of Education.

While the review and hearings are taking place, the student will be suspended from school and homework will be provided. The Board will hold an open or closed meeting, by choice of the student (18 years or older) or the parent/guardian, to hear the evidence and make a decision about the expulsion.

EXPULSIONS FOR WEAPONS, ARSON, AND CRIMINAL SEXUAL CONDUCT.

The Revised School Code states that a student must be expelled from all public schools in the state if the student commits criminal sexual conduct, arson or is found to be in possession of a dangerous weapon. The 1999 state law added expulsion from public school for physical or verbal assault on school employees, volunteers, or contractors. The expulsion must be recorded on the student’s permanent record.

The District is not required to expel a student for possessing a weapon if at least one of the following criteria is established in a clear and convincing manner:

- The weapon was not possessed for use as a weapon
- The student did not know the item was a weapon
- The weapon was not knowingly possessed by the student
- The weapon was in the student’s possession with the permission of school or police authorities.

There are no exceptions for students found to have committed criminal sexual conduct or arson. Students expelled for weapons, arson, or criminal sexual conduct will be referred to law enforcement.

REINSTATEMENT PROCESS FOR GRADES 5 AND BELOW. The parents or legal guardian of a student enrolled in grade 5 or below at the time of the expulsion may petition the Board of Education for reinstatement of the student after sixty (60) school days but the student may not be reinstated before the expiration of ninety (90) school days after the date of expulsion.

REINSTATEMENT PROCEDURE. A reinstatement hearing will be convened for all expulsions or if reinstatement from an out-of-school suspension is conditional or required.

Parents or guardians must submit in writing a request for reinstatement according to the conditions and timeline outlined in the final disciplinary notification.

- For long-term out-of-school suspensions, a request is submitted to the Hearing Officer or, if not available, to the Executive Director for Elementary or Secondary Education.
- For expulsions, the request is submitted to the office of the Superintendent.

For long-term suspensions and expulsion reinstatement requests the District Hearing Officer will appoint a Reinstatement Committee, including Board of Education representation, within 10 days of the petition receipt for reinstatement requests for long-term suspensions or expulsions. The Hearing Officer will schedule the hearing to be no later than 10 school days after the committee has been formed.

The Reinstatement Committee will review the petition and supporting information together and submit a recommendation to the Board that will include one of the following recommendations:

- Unconditional reinstatement
- Conditional reinstatement
- Against reinstatement

The recommendation must be accompanied by an explanation of the reasons for the recommendation, any recommended conditions and must be based on the following factors:

1. Extent to which a reinstatement would create risk of harm to students and staff
2. Extent to which reinstatement would create risk of school district liability or individual liability for the board or staff
3. Age and maturity of student
4. Student’s school record before the incident that caused the expulsion
5. Student’s attitude concerning the incident that caused the expulsion
6. Student’s behavior since the expulsion and prospects for remediation of the individual
7. The degree of cooperation and support provided by the parent or guardian, and that can be expected moving forward, including receptiveness toward any conditions of the reinstatement.

The Reinstatement Committee forwards their recommendation to the Board of Education for action at the next regularly scheduled meeting.

The Board must decide to reinstate the student or conditionally:

1. Reinstate the student.
2. Require a student or parent/guardian to agree in writing to conditions such as:
   - Behavior contract
   - Participation in or completion of an anger management program or other appropriate counseling
   - Periodic progress reviews.
   - Specific consequences for failure to abide by the conditions
3. Deny reinstatement

The Superintendent’s designee communicates the Board’s decision verbally to the parent or guardian within one (1) school day.

The Board’s decision is final.

Formal written confirmation of the Board’s decision is sent to the parent or guardian as well as to the Hearing Officer and appropriate school administration. Copies are kept permanently in the hearing files, Student’s CAS60 and Board of Education files. The Hearing Officer will enter the action into the student database.
Controlled Substances/Alcoholic Beverages

The Ann Arbor Public School district is dedicated to providing a healthy, comfortable and productive environment for all members of the school community. Because possession or use of alcohol, tobacco and other drugs by students is a deterrent to learning, disruptive to every aspect of school life and detrimental to the health and safety of the students, the district is committed to providing a safe school environment that is free of alcohol, tobacco, and other drugs, which eliminate disruptions to the learning environment and health/safety risks caused by substance abuse behaviors.

Because the negative and disruptive impact of alcohol, tobacco, and other drugs is not limited to conduct which solely occurs on school property or at school activities, a student is subject to disciplinary consequences for violating the behavior and safety regulations regardless of the date, time, or place of the violation.

As partners with the district in promoting healthy behavior, parents should encourage their child to comply with the student behavior and safety regulations related to alcohol, tobacco, and other drugs.

The school district is committed to a three-part approach to controlled substances: 1) prevention, 2) intervention and, 3) support. Consequences of the unacceptable behaviors listed in the Code of Conduct and Consequences under “Controlled Substances/Alcoholic Beverages” section regarding alcohol and other drugs will include disciplinary actions. Those levels of action are listed to the right in the next columns.

The district shall offer families a referral to a drug counseling program at the expense of the family.

Action Levels for Violation of the Controlled Substance/Alcoholic Beverage Code of Conduct

A. Use and/or possession of tobacco products and/or smoking paraphernalia or e-cigarette or personal vaporizer. Level 1-2

B. Use and/or possession of alcohol and/or any illegal or unauthorized medicines, inhalants, drugs, drug paraphernalia, or narcotics including marijuana, hallucinogen, stimulant, depressant or other controlled substance or counterfeit substances not intended for human consumption or controlled substance analogue intended for human consumption (not medically prescribed for individual and administered according to the district’s medication policy). This includes non-prescription over-the-counter medications.

i. First Offense — 10 day suspension can be mitigated to 3 days if evidence is provided of scheduled appointments of 4-6 hours of drug treatment and education classes. (The District can provide resources for this treatment and classes). The remaining 7 days of the suspension will be held to be served if agreed-upon intervention is not completed within 6 weeks. Proof of attendance is required and to be provided to the school administrator upon completion of the classes and/or treatment. At that time, the remaining 7 days of the suspension will be waived.

ii. Second Offense — 10 day suspension can be mitigated to 5 days if evidence is provided of scheduled appointments of 4-6 hours of drug treatment and education classes. (The District can provide resources for this treatment and classes). The remaining 5 days of the suspension will be held to be served if agreed-upon intervention is not completed within 6 weeks. Proof of attendance is required and to be provided to the school administrator upon completion of the classes and/or treatment. At that time the remaining 5 days of the suspension will be waived.


Smoking Policy

No person, at any time, shall smoke, chew or otherwise use tobacco products, any e-cigarette or personal vaporizer of any kind on school district property or property under the control of the school district, in any school buildings, indoor facilities or school district vehicles.

Medication

All medications, prescription or non-prescription, must have prior approval by the building Principal or his/her designee. Documentation must be on file before the school district can dispense medication. “Medication” includes those taken by mouth, by inhaler, those that are injectable, and those applied as drops to eyes, ears or the nose.
RIGHTS & RESPONSIBILITIES for Students, Teachers, Staff, Parents, Guardian

Suspension/Expulsion Laws

In accordance with state law, the Board of Education must permanently expel a student for possession of a dangerous weapon, arson or criminal sexual conduct. The Board of Education may expel students for physical and verbal assault as described below. Classroom teachers may suspend students from their classrooms for any conduct that violates the rules as described in the Code of Conduct and Consequences.

If... a student in grade 6 or above commits a physical assault (intentionally causing or attempting to cause physical harm to another through force or violence) against a person employed by, or engaged as a volunteer or contractor by the school board in a classroom, on school premises, on a school bus/vehicle, or at a school-sponsored activity or event (whether or not on school premises.)

Then... the law requires the school board to EXPEL the student from the school district permanently, subject to possible reinstatement after 180 school days as defined by the law; makes it the parent's responsibility to find a suitable educational program and to enroll the individual in such a program during the expulsion; AND requires the district to report the expulsion to law enforcement officials, as well as to enter on the student's permanent record that he or she has been permanently expelled.

If... a student in grade 6 or above commits a physical assault against another student.

Then... the law requires the school board to SUSPEND or EXPEL the student from the school district for up to 180 school days. If the student is expelled, the law makes it the parent's responsibility to find a suitable education program and to enroll the individual in such a program during the expulsion; AND requires the district to report the expulsion to the Michigan Department of Education.

If... a student in grade 6 or above commits a verbal assault against a person employed by, or engaged as a volunteer or contractor by the school board, or makes a bomb threat or similar threat directed at a school building, other school property or a school-related event.

Then... the law requires the school board to SUSPEND or EXPEL the student from the school district for a period of time as determined by the school board. If the student is expelled, the law makes it the parent's responsibility to find a suitable education program and to enroll the individual in such a program during the expulsion; AND requires the district to report the expulsion to the Michigan Department of Education.

If... a teacher in a public school has good reason to believe that the conduct/behavior of a student of any age in class, subject, or activity warrants suspension as described in this booklet.

Then... the law allows the teacher to SUSPEND the student from the class, subject, or activity for up to one (1) full school day.

Special Education Suspension and Expulsion Guidelines

Under the provisions of the Individuals with Disabilities Education Act (IDEA), school authorities may suspend special education students for disciplinary purposes, up to 10 school days, to the same extent removal would be applied to nondisabled students and without providing services. When a special education student's suspension days go beyond 10 cumulative days in a school year, schools are responsible for providing educational services while the student serves their days of suspension.

Manifestation Determination Review (MDR)

Within 10 school days of any decision to change the placement of a student with a disability because of a violation of the code of student conduct, the Ann Arbor Public Schools (AAPS), parents(s) and relevant members of the Individualized Educational Program (IEP) team will review all relevant information provided by the parent(s) to determine if conduct subject to discipline was:

- Caused by, or was in direct and substantial relationship to, the child's disability, or;
- A direct result of the AAPS's failure to implement the IEP.
- If either statement is true, the behavior is considered a manifestation of the student's disability, the disciplinary response is immediately discontinued and:
  - The IEP team will conduct a Functional Behavioral Assessment (FBA) and implement a Behavioral Intervention Plan (BIP) for the child, or;
  - If a BIP has been developed, review the existing plan and modify it as necessary to address the behavior.
  - District takes immediate steps to remedy any deficiencies in the implementation of the current IEP.

If the behavior is not a manifestation, the disciplinary consequences will proceed and the team will determine how the students' Free and Appropriate Public Education (FAPE) will continue.

When the behavior subject to disciplinary action involves drugs, dangerous weapons, or if the student is deemed to be a danger to him/herself or others, the IEP team shall determine an interim alternative placement and services for up to 45 school days.

When considering suspensions, administrative transfers, or expulsions of a student, if the district has reasonable cause to believe that the student has a disability, the student will be given the same rights that are given to students who are eligible for special education services.
Ann Arbor Public Schools Bullying Policy 5800 – Adopted May 23, 2012

The Ann Arbor Public Schools Board of Education recognizes that a safe and civil environment within the school community is necessary for students to learn and achieve high academic standards.

The District finds that bullying, like other disruptive or violent behavior, is conduct that disrupts both a student’s ability to learn and a school’s ability to educate its students in a safe environment. This policy prohibits bullying against students in any form, regardless of its subject matter or motivating animus. Retaliation or false accusation against a target of bullying, a witness or another person with reliable information about an act of bullying, is also prohibited.

Definitions
Bullying - any written, verbal or physical act, or any electronic communication, that is intended or that a reasonable person would know is likely to harm one or more pupils either directly or indirectly by doing any of the following:
- Substantially interfering with educational opportunities, benefits, or programs of one or more pupils;
- Adversely affecting the ability of a pupil to participate in or benefit from the school district’s or public school’s educational programs or activities by placing the pupil in reasonable fear of physical harm or by causing substantial emotional distress;
- Having an actual and substantial detrimental effect on a pupil’s physical or mental health;
- Causing substantial disruption in, or substantial interference with, the orderly operation of the school.

Reporting
Any student who believes he or she has been or is currently the victim of bullying or retaliation, should immediately report the situation to the school principal or assistant principal. The student may also report concerns to a teacher or counselor who will be responsible for notifying the appropriate school administrator.

Investigation
All reports about bullying behavior, or other complaints that may violate this policy, shall be promptly investigated. The Board of Education delegates to the Superintendent the responsibility of establishing and implementing a procedure for the prompt investigation of a report of bullying or related complaint to be followed by a school principal or assistant principal who receives a report of a violation of this policy. If the investigation concludes that bullying behavior or other prohibited activity has occurred, it will result in prompt and appropriate disciplinary action, up to and including expulsion. Individuals may also be referred to law enforcement officials. The complainant shall be notified of the findings of the investigation, and as appropriate, that remedial action has been taken.

The Ann Arbor Public Schools Board of Education prohibits any form of retaliation or false accusation against a target of bullying, a witness or another person with reliable information about an act of bullying.

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

Making intentionally false reports about bullying for the purpose of getting someone in trouble is similarly prohibited and will not be tolerated.

Students found to have committed an act of bullying, retaliation or false accusation will receive the appropriate measure of discipline as outlined in the Rights & Responsibilities Handbook. Students have the right to due process in all disciplinary proceedings. Parent/guardian notification and participation in matters of disciplinary action is required. To the extent appropriate and/or legally permitted, confidentiality will be maintained during the investigation process. However, the investigation will, in some circumstances, require disclosure of names and allegations.

Procedures
Any student who believes he or she has been or is currently the victim of bullying should immediately report the situation to the school principal or assistant principal. The student may also report concerns to a teacher or counselor who will be responsible for notifying the appropriate school administrator.

Students who feel they are the subject of retaliation should immediately report the situation to the appropriate school administrator.

The school principal or assistant principal who has received a report of bullying shall investigate and complete the investigation as promptly as the circumstances permit. The goal is to complete the investigation within 5 school days from receipt of the complaint, and shall include:
- Contacting parent/guardian to inform of student report.
- Interviewing students involved and witnesses, if any.
- Providing appropriate agency referrals to all parties involved.

If incident is substantiated finding a student as the perpetrator, school principal/assistant principal affects immediate disciplinary action, up to and including law enforcement referral.

If incident is substantiated finding an adult as the perpetrator, school administrator contacts the appropriate central administrators.

School District action against substantiated adult perpetrators shall include:
- Discharge for employees;
- Exclusion for parents/guardians, guests, volunteers and contractors;
- Request for resignation for Board Members.

Based on any findings a long-term plan for remediation must be determined. Written documentation of the findings must be submitted to all parties or to the Executive Director of Elementary and Secondary Education.

Record-Keeping
The Board of Education delegates to the Superintendent the function of establishing a procedure to document the report of any prohibited incident. On an annual basis verified incidents of bullying and the resulting consequences, including discipline and referrals, shall be reported to the Board of Education.
Prohibited Acts of Harassment

Consistent with the Board of Education policy on Anti-Bullying (5800), harassment, like other disruptive and violent behaviors, is conduct that disrupts both a student’s ability to learn and a school’s ability to educate its students in a safe environment.

Harassment can also refer to sexual harassment, as well as ethnic, religious, and general harassment.

Harassment is defined as conduct that meets the following criteria:
• is directed at one or more pupils;
• substantially interferes with educational opportunities, benefits, or programs of one or more pupils;
• adversely affects the ability of a pupil to participate in or benefit from the school district’s educational programs or activities because the conduct, as reasonably perceived by the pupils, is so severe, pervasive, and objectively offensive as to have this effect; and,
• is based on a pupils actual or perceived distinguishing characteristics such as race, color, religion, ancestry, national origin, gender, sexual orientation, gender identity, or expression; or a mental, physical, or sensory disability or impairment; or by any other distinguishing characteristic, or is based on an association with another person who is perceived to have any of these characteristics.

When an incident occurs, school personnel will take appropriate action, in a timely manner.

Sexual Harassment includes an unwelcome sexual advance or sexual behavior, including verbal (1) that is tied to a student’s educational benefits, opportunities or performance; or a student’s physical or psychological well-being; (2) that substantially interferes (or will substantially interfere) with a student’s educational benefits, opportunities or performance; or a student’s physical or psychological well-being; or (3) that is intimidating to the student.

Sexual harassment consist of unwelcome sexual advances, requests for sexual favors, sexually motivated physical conduct, or other verbal or physical conduct or communication that has the purpose or effect of substantially or unreasonably interfering with an individual’s education or creating an intimidating, hostile or offensive educational or social environment on school property or at any school-sponsored or related event or activity.

Sexual harassment may include but is not limited to:
• Verbal harassment or abuse
• Subtle pressure or sexual activity
• Inappropriate patting or pinching
• Intentional brushing against another person’s body
• Any sexually motivated, unwelcome touching
• Obscene gestures
• Written or graphic harassment or abuse

Ethnic intimidation and harassment includes slurs, verbal references, gestures and other behavior that tends to demean, humiliate, intimidate and/or threaten others on the basis of race, ethnic group or nationality.

Religious and general harassment includes slurs, verbal references, gestures, or other behavior that tends to demean, humiliate, intimidate and/or threaten others on the basis of creed, religion, or personal characteristics.

A student shall not engage in unwelcome sexual advances, requests or sexual favors or other verbal or physical conduct relating to a person’s sex, race, color, national origin, religion, height, weight, marital status, sexual orientation, creed, family status, social economic status, linguistic and language differences, political belief, veteran status or disability, gender identity or expression, or disability (e.g. sexual or racial comments, threats, or insults, unwanted sexual touching, etc).

A student should report incidences of harassment to the building administrator with any supportive evidence that is available. The principal will examine the evidence and, if merited, speak directly to the person alleged to have harassed the complainant. If proven, the building administrator will:
• Have the offender sign a contract regarding appropriate behavior toward the complainant, and/or
• Refer the offender to an outside agency, and/or
• Initiate suspension/expulsion procedures

This disciplinary action should be commensurate with the behavior and the development level of the student.
Due Process

A student has a right to participate in all district activities without being subjected to conduct that is discriminatory, humiliating, demeaning, offensive or embarrassing.

The right to due process in disciplinary proceedings is applicable in all instances where the behavior of the student is being evaluated for possible suspension or expulsion. The student must always be treated with fundamental fairness, has a right to be fully informed about his/her alleged breach of behavior and must be provided with an opportunity to respond to such charges. In imposing discipline on students, the Ann Arbor Public Schools adhere to the requirement of state and federal law and constitutional due process. To the extent that the procedures described in this handbook exceed the requirements of the law, a deviation from the procedures shall not prevent the imposition of the disciplinary actions set forth in this document. Records that result from the student’s actions or his/her consequences should clearly state whether the charge of misbehavior was or was not substantiated.

Informal Hearings. Most discipline problems not leading to long-term suspension or expulsion are resolved at the building level through an informal hearing involving the student and teacher or building administrator. During the hearing, the student hears the charges, evidence and consequences. The student tells his/her side of the story. Various problems-solving strategies may be used. Parents/guardians will be notified of the informal hearing results within one school day of the informal hearing as well as the charges and consequences.

Formal Hearings. Formal hearings are held as a part of the due process procedure for long-term suspensions and all expulsions. An impartial three-person administrative panel reviews a case and determines if the recommendation to suspend or expel a student is supported by evidence during the hearing.

Formal Hearing Process

The Superintendent’s designee, after reviewing the building administrator’s report, witnesses’ statements and any other relevant documents or items, schedules a hearing within ten (10) school days of the disciplinary action. The Superintendent’s designee’s office identifies the Formal Hearing Panel, and prepares the packet of information for the hearing. The parents or guardians will receive a letter, disciplinary forms with date, specific rules that were violated, copy of the disciplinary procedural process and any other relevant information at least two (2) days prior to the hearing.

The student is afforded the following procedural due process:
- Written notice of prohibited conduct
- Written notification of hearing (time and location) and procedures to be followed
- Impartial hearing
- Access to evidence and information related to the offense will be produced to parent/guardian at least (2) days prior to the date of the hearing
- Opportunity to present witnesses and evidence on his/her own behalf
- Opportunity to have counsel present

The hearing will be audio taped. The participants, including the student, parents or guardian, advocate witnesses, three panelists and a building administrator/designee sign-in for the hearing and will receive a packet of information to be used at the hearing.

The Hearing Agenda

- The Superintendent’s designee introduces him/herself as the chair and calls upon each person in attendance to introduce him/herself and give the role he/she will be performing at the hearing.
- The building administrator gives an explanation of why the hearing is being held, information about the student and the specific statements of the charge and the disciplinary action recommended.
- The building administrator presents evidence of the charges, including witnesses and any written statements.
- The student and/or his/her advocate, responds to the charges and presents witnesses and any written statements.
- Both the building administrator and the student and/or his/her advocate give closing statements.
- The chairperson informs the group of the decision process. By the next school day the chair will notify the student and his/her parent(s) or guardian(s), and the school administrator; orally and in writing of the panel’s decision to uphold, modify or reverse the suspension. Written notification must follow within 5-10 school days.
- The chairperson dismisses the group after all questions have been answered and appeal procedure is explained.
- The three panelists discuss the evidence and proceedings and may make the following decisions:
  - Waive charge(s)
  - Reduce charge(s)
  - Change/modify the administrator’s recommendation or disciplinary action.
  - Support the administrator’s recommendation and disciplinary action.
  - Increase the recommendation and disciplinary action.

The Appeal Process

A. SUSPENSIONS OF ONE (1) TO TEN (10) SCHOOL DAYS.

Appeals can be made to the building principal or appropriate Elementary or Secondary Executive Director whose decision is final.

B. SUSPENSION EXCEEDING TEN (10) SCHOOL DAYS. Appeals of long-term suspensions (those exceeding ten (10) days) imposed by the Formal Hearing Panel, are to be directed to the appropriate Executive Director within three (3) school days of the date when the disciplinary action was taken. This appeal must be made in writing stating the reason for the appeal and the adjustments requests. Reasons for the appeal might include:
- Penalty too harsh
- Additional evidence surfaced
- Evidence/issues/mitigating factors not considered
- Denial of procedural due process
- Consequence in contradiction of procedure/policies

A three-person Appeal Panel will conduct a review within ten (10) school days of the disciplinary action decision. This panel will be chaired by the Executive Director of Elementary or Secondary Education and comprised of two additional building administrators. The Executive Director convenes a 3-member Administrative Appeal Panel within 10 school days of the disciplinary action decision. The Appeal Panel will review the case to determine to uphold, modify or reverse the disciplinary action. The Executive Director communicates the decision of the Appeal Panel to the parent or guardian verbally and in writing within one (1) school day of the decision.

The decision of the Appeal Panel is final. The suspension remains in effect during the appeal process.
Students possess the right of privacy of person as well as freedom from unreasonable search and seizure of property. The individual’s right, however, is balanced by the schools’ responsibility to protect the health, safety and welfare of its students. It should be made clear to all that lockers are the property of the district. A student’s locker and/or its contents may be searched by building administrators without prior permission in order to uphold the safety and security of pupils and personnel in accordance with Act 451. Section 380.1306.

Who coordinates any emergency response required at the schools? The building administrators, as always, are responsible for initiating any emergency response. 911 calls will be made to the AAPD as with any emergency situations that arise, as is the current district practice. The police will respond in the traditional manner. When necessary, the building administrators can coordinate with the Ann Arbor Police Department for additional support. The Police Department will still handle services that the Police Department would normally handle; the difference is there will not be an officer assigned exclusively to the Ann Arbor Public Schools.

At each building who will be responsible for crime prevention education and early intervention information? Crime prevention education will still continue in the buildings. This will be coordinated with the building administrator and the Police Chief or his/her designee. These services will continue to be offered at the schools and in conjunction with Pittsfield Township Public Safety.

Who will be responsible for early interventions for students to help prevent further problems from developing? The district counselors, social workers, and psychologists are responsible for early intervention as it relates to students.

Who will handle the liaison role between AAPS and the juvenile courts along with who will handle any custody disputes? The district currently has a Truant Officer that serves as a liaison between the juvenile courts and AAPS. The building administrator in conjunction with the Police Department handles custody disputes.

Who will handle staff or students involved with Personal Protection Orders, mental health issues and criminal complaints that occur at the school? The building administrators, in conjunction with the local Police Department, will address items such as personal protection orders, criminal complaints, etc. The services that the Police Department normally handle will still be handled by the Police Department; the difference is there will not be an officer assigned exclusively to the Ann Arbor Public Schools.

Who will investigate any allegations of abuse by employees, parents, and students? Any suspected child abuse and/or neglect is reported to Child Protective Services.

What if a student experiences lost property such as an electronic device? If an item is lost at school the student will be asked to check the lost and found and the main office. It is recommended that all electronic devices (cell phones, iPods, etc) have a tracking app loaded on the device. This will greatly increase the likelihood of finding the device. Parents may file a police report with the Ann Arbor Police if they believe the item was stolen. Ann Arbor Public Schools is not responsible for lost or stolen items.

Ann Arbor Public Schools, the Ann Arbor Police Department and Pittsfield Township
Public Safety Working Together to Ensure the Safety of Students and Staff

The Ann Arbor Public Schools works very closely with the Ann Arbor Police Department, Police Chief John Seto and Pittsfield Township Public Safety. Working together we are confident that our schools are safe and that the police partner with the district for emergency response, education and crime prevention.

Searches of School Lockers & Locker Contents

Searches of Student Backpacks & Possessions

Search of a student and his/her possessions, including backpacks and vehicles, may be conducted at any time the student is under the jurisdiction of the Board of Education, if there is a reasonable suspicion that the student is in violation of law or school rules.

- **Reasonable Suspicion** means that the person initiating the search has a well-founded suspicion based on objective facts that can be articulated of either criminal activity or a violation of school rules. Reasonable suspicion is more than a mere hunch or supposition. Backpacks and student possessions left unattended are subject to search.
Searches of Student Backpacks & Possessions (cont.)

A search may also be conducted to protect the health and safety of others and to maintain the order and discipline in schools. All searches may be conducted with or without a student's consent. Student searches by school officials and a police officer on public school property, school buses and at school events are justified if both parts of the following tests are met:

- **Search justified at its inception** – The search must be justified at its inception. That is, there must be a reasonable suspicion that the search will reveal evidence or a crime or school rule violation.

- **Reasonable scope** – the search must be reasonably related in scope to the circumstances that justified the initial suspicion. In other words, a search is proper when the measures adopted are reasonably related to the objectives of the search and not excessively intrusive given the type of infraction and the age and gender of the student.

A student's person and/or personal effects (e.g. purse, book bag, backpack, and athletic bag) may be searched whenever a school official has reasonable suspicion to believe that the student is in possession of illegal or unauthorized materials. Illegal or contraband materials will be turned over to proper legal authorities for ultimate disposition. The school reserves the right not to return an item, which has been confiscated. In the course of any search, students' privacy rights will be respected regarding any item that is not illegal or against school policy.

Police Interview & Interrogation

In cases where there is not an immediate danger to lives or property, a police officer(s) from the Ann Arbor Police Department (AAPD) or Pittsfield Township Public Safety having business on AAPS property which involves the need to interview or interrogate a student, will first make contact with the building administrator or designee.

**INTERVIEW** is defined as the questioning of a witness to or victim of an offense and who is not reasonably suspected of having committed an offense.

**INTERROGATION** is defined as the questioning of a person reasonably suspected of committing an offense whether prior to or after an arrest.

All interviews and interrogations will be conducted in accordance with all applicable statutory provisions and constitutional protections, and other guidelines in this publication. If an interview changes to an interrogation, it will be the responsibility of the officer(s) to notify the student(s) of the change and explain to the student(s) the implications of the change from an interview to an interrogation. The officers will notify the building administrator of the necessity to have AAPS personnel present.

The following guidelines will be followed when a student initiates contact with an AAPD Police Officer for the apparent purpose of disclosing information that may be helpful in a criminal investigation:

- The Police Officer may question the student to determine his/her knowledge of criminal activity.
- If at any point in an interview, the student(s) indicates an unwillingness to continue to speak or to provide any further information, the interview shall stop immediately.
- If an interview changes to an interrogation, it will be the responsibility of the officer(s) to notify the student(s) of the change and explain to the student(s) the implications of the change from an interview to an interrogation. The officers will notify the building administrator of the necessity to have AAPS personnel present.

The following guidelines are followed when the AAPD initiates contact with a student (including at the request of the AAPS) for the purpose of conducting an interview:

- Prior to any interview the AAPD shall inform the student(s) of their right, by law, not to participate in the interview and to return to their regular school activity.
- AAPS personnel may be present when a student is interviewed by the police.
- All AAPD/AAPS personnel attending an interview of a student shall identify themselves by name and position at the beginning of the interview and shall state the purpose of having the AAPD/AAPS personnel present.
- If the student(s) indicate(s) a desire to have an attorney and/or parent(s) present, the AAPS shall use best efforts to notify a parent or legal guardian prior to the interview of a student.
- The student will also be advised that, if he/she requests, the AAPS will contact the attorney the student identifies directly on behalf of the student. AAPS shall document these efforts in writing, including times, dates, contact name and phone numbers of all telephone calls.
- When an interview is done in conjunction with the Child Protective Services (CPS), the agency will make the decision regarding parent or legal guardian notifications.
- Child Protective Services – It is considered interference in the CPS process if staff contact the parent or guardian.
- The AAPD must inform the student(s) that the student(s) can terminate the interview at any time. If at any point in an interview, the student(s) indicates an unwillingness to continue to speak or to provide any further information, the interview shall stop immediately.
- In any case, where there is reason to believe that the student has any identifiable impairment that may prevent the student from understanding these proceedings, or has difficulty understanding English, then AAPD shall work with AAPS personnel, an attorney or the student's parents or legal guardian to accommodate the identified impairment and/or obtain an interpreter or translator before making a decision to proceed further with an interview.
Definitions

ABUSIVE/PROFANE LANGUAGE. The act of uttering disreputable and offensive language.

ACADEMIC DISHONESTY/PLAGIARISM. Taking credit for oneself and not giving credit to the source for written and oral expression authored and/or prepared by another, cheating on exams, etc.

ADMINISTRATIVE APPEAL PANEL. A panel appointed and chaired by the Executive Director for Elementary or Secondary Education, this panel consists of the chair and two (2) additional building administrators.

ALCOHOL AND DRUG USE. Use, possession, being under the influence, or the sale and distribution by students on school property at district activities, of alcohol or illicit substances, including e-cigarettes and personal vaporizers.

ARSON/ATTEMPTED ARSON/BURNING. A. Arson. Malicious, intentional burning of any property belonging to, rented by or on loan to the district or property of students or school personnel. B. Attempted Arson. Intentionally trying to start a fire but no fires starts; e.g., throwing a lighted match into a trash container but no fire starts.

ASSAULT. A. Physical Aggression. One individual being aggressive towards another including pushing, horseplay, shoving, charging, throwing objects, or any forceful action intended to dominate. B. Fighting. Two or more students engaged in physical contact with the intent to cause physical harm including kicking, hitting, choking, slapping, shoving, scratching, spitting, biting, blocking passage of, or throwing objects at another person in an aggressive, confrontational or dangerous manner.

C. Verbal Assault and/or Threat. Any student who commits a verbal assault at school, at a school-related activity or on a school-related vehicle, against another student, or a person employed by or engaged as a volunteer or contractor by the school district. The above shall include any verbal assault whether transmitted orally, electronically or by written word.

D. Physical Assaults Against School Personnel. Intentionally causing or attempting to cause physical harm to another through force or violence. Any student in grade 6 or above who commits a physical assault against a school employee or against a person engaged as a volunteer or contractor for the school on school property, on a school bus or other school related vehicle, or at a school-sponsored activity or event, shall be permanently expelled for a period of not less than one hundred eighty (180) days.

E. Physical Assaults Against Students. Intentionally causing or attempting to cause physical harm to another through force or violence. Some fights may demonstrate an intensity to be considered as assault, as defined by state law (MCL 380.1310, 380.1311) and evaluated under the state statute. Any student in grade 6 or above who commits a physical assault against another student on school property, on a school bus or other school-related vehicle, or at a school-sponsored activity or event, shall be suspended or expelled, depending upon the circumstances, for up to one hundred eighty (180) days.

BEHAVIORS CONSIDERED INAPPROPRIATE. A. Profane/Obscene Language and Gestures. Students shall not verbally, in writing, electronically, with photographs or drawings, direct profanity or insulting, obscene gestures toward any other person. B. Open Defiance/Willful Disobedience. Refusing to comply, either verbally or non-verbally, with a direction or instruction of a staff member. C. Displays/Images. Applying profane, obscene, sexist, racist or other decorative to a locker or any area or surface which disrupts the educational process or interferes with teaching and learning.

BOMB THREAT. Making a bomb threat or similar threat directed at a school building, other school property or a school-related event.

BULLYING. Any gesture or written, verbal, graphic, or physical act (including electronically transmitted acts — i.e., internet, cell phone, personal digital assistant (pda), or wireless hand-held device) that is reasonably perceived as being motivated either by an actual or perceived characteristic, such as race, color, religion, ancestry, national origin, gender, sexual orientation, gender identity and expression; or a mental, physical, or sensory disability or impairment; or by any other distinguishing characteristic. Such behavior is considered harassment or bullying whether it takes place on or off school property, at any school-sponsored function, or in a school vehicle. See the Anti-Bullying policy in this document.

BURGLARY. Entry into unopened school property, without authorization, for the purpose of committing a crime.

COLLUSION. Secret or illegal cooperation or conspiracy, especially in order to cheat or deceive.

COMPUTING ENVIRONMENT. A collection of computers, software, telecommunications, and network wiring that support the processing and exchange of electronic information within the district and provides access to selected electronic information resources outside the district.

CONTROLLED SUBSTANCE. Illegal or unauthorized medicines, inhalants, drugs or narcotics including but not limited to: Marijuana, Heroin, Cocaine, LSD, Barbiturates, Amphetamines, Drugs manufactured for use with animals, and drug paraphernalia, on school property or at any school-sponsored activity.

DELIBERATE MISUSE OF PROPERTY. Intentionally using, without proper permission, property belonging to another or the school, in a manner likely to damage the property.

DISRUPTIVE CONDUCT. Inappropriate behavior that disturbs the regular or normal functions of the school.

DRUGS. Alcohol, controlled substances and all mood-altering substances that have not been medically prescribed for the student, including the use of personal vaporizers.

DUE PROCESS. A safeguard that protects the rights of individuals.

EMERGENCY REMOVAL. Removal from the school without an informal hearing if a student poses a danger to him or herself or other persons or property, or is an ongoing threat to disrupting the academic process.

ETHNIC/RACIAL HARASSMENT. The malicious and intentional act of harassing another person due to the individual's color, ethnic origin, or race.

EXPULSION. Permanent removal from the school district, subject to possible reinstatement after 180 school days.

EXTORTION. Forcing other person(s) to act against their will, such as demanding money, property, etc.

FALSE FIRE ALARM. Reporting or setting off a fire alarm without reasonable belief that a fire exists.

FIREFRACKER OR EXPLOSIVE. A paper cylinder or sphere containing an explosive; a compound or mixture susceptible to bursting with violence such as gunpowder, nitroglycerine or volatile gas.

FORGERY. Signing another person's name to any document; altering or falsifying documents.

FORMAL HEARING. Process required for all recommended expulsions and long-term suspensions. Convenes within 10 days of suspension.

GAMBLING. Illegal participation in games of skill or chance for money and/or other items of value.

GANG. An identifiable group of people (highly organized or loosely structured) who form an alliance for a common purpose which identifies with or claims territory in the community. Members engage either individually or collectively in antisocial or unlawful activity/activities and frequently create an atmosphere of fear and intimidation.

GANG-IDENTIFYING TERMS. Clothing, accessories, make-up, markings, or other items/material that identifies a student as a member of a gang.

HAZING. Intentional, knowing, or reckless act by a person acting alone or with others that is directed against an individual and that the person knew or should have known endangers the physical health or safety of the individual, and that is done for the purpose of pledging, being initiated into, affiliating with, participation in, holding office in, or maintaining membership in any organization.

HEARING PACKET. Documentation related to incident to include hearing agenda, correspondence to parent/guardian, building investigation report and attachments, witness statements (student names redacted), police report, attendance records, previous disciplinary action, Rights & Responsibility excerpts and copies of applicable laws.

INSTIGATION AND PROVOCATION. Purposeful verbal, written or physical contact with the intent to engage others in misconduct.
Definitions

**INAPPROPRIATE DRESS.** Dressing or grooming in a manner which interferes or disrupts the educational process, interferes with the maintenance of a positive teaching/learning climate, or compromises reasonable standards of health, safety and decency.

**IN-SCHOOL SUSPENSION.** An action that temporarily denies a student the right to attend scheduled classes and requires attendance in a special behavior management program held in the school.

**INSUBORDINATION.** Failure to obey, comply with, or carry out a reasonable directive from any school employee.

**INTERFERENCE WITH SCHOOL PERSONNEL.** Willful or intentional attempts to undermine or interfere with school personnel fulfilling their duties.

**INTIMIDATION.** Threats – verbal or physical – with intent to inflict fear, injury, or damage, and to prevent another from acting in accordance with personal choice or school policies.

**LOITERING.** Remaining in or around the school building without permission and staff supervision.

**LONG TERM SUSPENSION.** Removal from the school district for longer than 10 school days.

**MAKE-UP WORK.** Course work assignments missed during a short-term suspension are provided to the suspended student and must be completed and returned to the teacher.

**MAJOR VANDALISM.** Damage that costs more than $100 to repair or replace the goods, or damage involving a substantial disruption of school activities, such as the destruction of school records.

**MANIFESTATION DETERMINATION REVIEW (MDR)** An administrative evaluation required of students receiving special education services if out of school discipline is being considered to determine whether or not the child’s behavior that led to the disciplinary infraction is linked to his or her disability.

**OFF LIMITS.** Entering a location in a building or any school property which has been restricted from student use.

**ONE-DAY SUSPENSION.** An action which temporarily denies a student the right to attend classes and activities for one school day. Students will have make-up privileges.

**PERSISTENCE DISOBEDIENCE.** Willful acts which also have a disruptive effect when they are repeated over a period of time.

**PHYSICAL AGGRESSION.** One individual being aggressive towards another including pushing, horseplay, shoving, charging, throwing objects, or any forceful action intended to dominate.

**POSSESSION OF STOLEN PROPERTY.** Having in one’s control or possession, property that has been stolen and which the possessor has reasonable cause to believe has been stolen, or possession without permission of property belonging to another.

**PRIVACY RIGHTS.** Students or staff members shall not photograph, audioclip, or videotape other individuals at school or at school-sponsored events without their knowledge or consent, except for activities considered to be in the public arena such as active participants in sporting events or public performances. Students or staff members shall not email, post to the Internet, or otherwise electronically transmit images of other students without their expressed written consent. Use of cellular phones or other personal electronic devices is strictly prohibited in locker rooms and restrooms.

**RECKLESS VEHICLE USE.** Using any motorized or self-propelled vehicle on or near school grounds in a reckless manner or so as to threaten, health, safety, property, or to disrupt the educational process.

**REINSTATEMENT.** Specific process by which a student may return to school following an out of school suspension or expulsion

**ROBBERY.** Taking property from a person by force or threat of force.

**SEXUAL MISCONDUCT:**

A. Consensual Sexual Misconduct. Mutually consensual sexual contact including but not limited to intentional touching of the other person’s genitals, groin, inner thigh, buttock, or breast or the clothing covering those areas.

B. Non-Consensual Sexual Misconduct. Unwanted or unwelcome sexual contact including but not limited to intentional touching of the other person’s genitals, groin, inner thigh, buttock, or breast or the clothing covering those areas.

**SHORT TERM SUSPENSION.** Removal from school for a period between 1-10 school days.

**SUSPENSION.** Removal from school for a specified period of time by authorized school personnel.

**TECHNOLOGY USE.** Students are prohibited from using district technology resources and equipment for personal or private business, product advertisement, political lobbying, or making any financial commitments on the Internet. Students shall not tamper with computers or network components in a way that will make them either temporarily or permanently inoperable.

A. Inappropriate/Unauthorized Use of the Internet (Web) and Electronic Mail. Students shall not access, view, receive or send communications that are disruptive, obscene, pornographic, profane, vulgar, harassing, threatening or otherwise prohibited by law. Students shall not send messages with explicit or implied threats to do personal harm or destroy property. Students shall not knowingly receive or send a computer file or computer program that may harm the computing environment or its resources, e.g., a program containing a virus. Students shall not provide any personal information via the Internet nor shall they join or participate in a “chat” or “instant messaging” or other electronic communication on the Internet. Use of electronic mail is only supported for staff and selected class projects. Students shall not use district computer resources or equipment to access the various free e-mail accounts via the Internet or engage in “hacking” and other unlawful activities.

B. Inappropriate and/or Illegal Use of Software. Students shall not copy software without the permission of the publisher. Illegal installation of copyrighted software for use on district computers is prohibited. Students shall not use district technology to obtain illegal copies of software, printed materials or other materials to which they do not have ownership.

C. Unauthorized Access of Password(s). Students shall not try to gain access to other passwords or use passwords that belong to another person. Students shall maintain the privacy of passwords and are prohibited from publishing or discussing passwords.

D. Unauthorized Access to Files. Computer files are considered to be personal property. Students shall not attempt to “hack” or otherwise alter programs or files that they do not own. Students shall not access or modify other accounts or passwords without authorization.

**THEFT.** Stealing or unlawfully taking property belonging to the school district or another person with the intent to deprive the rightful owner of its possession.

**THREAT OF VIOLENCE.** Words or actions that may threaten to do injury to another or others.

**TOBACCO AND/OR SMOKING PARAPHERNALIA POSSESSION/USE.** Possession or use of tobacco in any form and/or smoking paraphernalia, including e-cigarettes and personal vaporizers on or adjacent to school property or at school activities.

**TRESPASSING.** Entering any school property/facility without proper authority; includes any school entry during a period of suspension or expulsion.

**TRUANCY.** Persistent and excessive unexcused or unaccounted tardiness or absenteeism greater than 7 days/occurrences from school, class or other assignments.

**VANDALISM.** Intentionally destroying, mutilating, or defacing objects or materials belonging to the school, school personnel, or other persons.

**WEAPONS.**

A. Dangerous Weapon. A dangerous weapon shall include a firearm (including a starter gun) or any device which will or is designed to or may readily be converted to expel a projectile by the action of an explosive, any destructive device or 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 similar device; a dagger, dirk, stiletto, knife with a blade over three (3) inches in length, or pocket knife opened by a mechanical device, an iron bar or brass knuckles; or, any other weapon as set forth in 18 USC&921. Also, any electronic device that inflicts or causes pain or suffering is likewise considered a weapon.

B. Other Weapon. Any object or instrument including a replica, facsimile or look-alike of such object or instrument, the principal use of which is to inflict injury or harm upon another person. Chemical or toxic substances, e.g., mace, pepper spray, etc., are included in this category.