SCOBEY K-12 SCHOOLS POLICY MANUAL



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SCOBEY K-12 SCHOOLS

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SCOBEY SCHOOL DISTRICT

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Scobey K-12 Schools 1 2 3 Adopted on: 02/19/90 4 Reviewed on: 5 1000 - R **BOARD OF TRUSTEES** Revised on: 10/18/04, 1/23/17 6 7 Legal Status, Operation and Organization 8 9 The legal name of this District is Scobey School District No. 1, Daniels County, State of Montana. The District is classified as a class 2 district and is operated according to the laws and administrative 10 rules pertaining to a class 2 district. 11 12 The Board of Trustees of Scobey School District No. 1 is the governmental entity established by the 13 14 state of Montana and constitutionally charged of the supervision and control of all aspects of the 15 District's operations. 16 17 To achieve its primary goal of providing each child with a basic system of free quality education as required by Montana Law, the Board shall exercise the full authority granted to it by the laws of the 18 19 state. Its legal powers, duties, and responsibilities are derived from the Montana Constitution and state statutes and administrative rules. 20 21 22 Policies of the District define and frame the manner via which the District conducts its official 23 business. The policies of the District are modified/updated from time to time to reflect the operation 24 of the District. 25 26 All handbooks approved by the Board are regarded as and given the same significance as District 27 policy. 28 29 30 31 Legal Reference: § 20-3-323, MCA District policy and record of acts Powers and duties § 20-3-324, MCA 32 § 20-6-101, MCA Definition of elementary and high school districts 33 § 20-6-201, MCA Elementary district classification 34 § 20-6-301, MCA High school district classification 35 36 § 20-9-309, MCA Basic system of free quality public elementary and secondary schools defined – identifying educationally 37 relevant factors – establishment of funding formula 38 and budgetary structure – legislative review 39

Article X, Section 8, MT Constitution

5 1006FE

FLEXIBILITY AND EFFICIENCY

Adopted on: 10/12/20 Reviewed on: Revised on:

Transfers for School Safety

 It is the policy of the District to increase the flexibility and efficiency of the District's resources by utilizing the provision of law allowing transfers of funds to improve school safety and security.

The District may transfer state or local revenue from any budgeted or non-budgeted fund, other than the debt service fund or retirement fund, to its building reserve fund in an amount not to exceed the school district's estimated costs of improvements to school and student safety and security

The transfer of such funds can be for:

- 1. planning for improvements to and maintenance of school and student safety, including but not limited to the cost of services provided by architects, engineers, school resource officers, counselors, and other staff or consultants assisting with improvements to school and student safety and security;
- 2. programs to support school and student safety and security, including but not limited to active shooter training, threat assessments and restorative justice;
- 3. installing or updating locking mechanisms and ingress and egress systems at public school access points, including but not limited to systems for exterior egress doors and interior passageways and rooms, using contemporary technologies;
- 4. installing or updating bullet-resistant windows and barriers; and
- 5. installing or updating emergency response systems using contemporary technologies

Any transfers made under this policy and Montana law are not considered expenditures to be applied against budget authority. Any revenue transfers that are not encumbered for expenditures in compliance with the four reasons stated above, within 2 full school fiscal years after the funds are transferred, must be transferred back to the originating fund from which the revenue was transferred.

If transfers of funds are made from a District fund supported by a non-voted levy, the District may not increase its non-voted levy for the purpose of restoring the transferred funds.

Legal Reference:	20-9-503, MCA	Budgeting, tax levy, and use of building reserve fund.
	20-9-236, MCA	Transfer of funds – improvements to school
		safety and security

FLEXIBILITY AND EFFICIENCY

Adopted on: 10/12/20 Reviewed on: Revised on:

Multidistrict Agreements

1007FE

It is the policy of the District to increase the flexibility and efficiency of the District's resources by utilizing multidistrict agreements whenever possible.

Montana law (20-3-363, MCA) allows the boards of trustees of any two or more school districts to enter into a multidistrict agreement to create a multidistrict cooperative to perform any services, activities, and undertakings of the participating districts and to provide for the joint funding and operation and maintenance of all participating districts upon the terms and conditions as may be mutually agreed to by the districts

The agreement must be approved by the boards of trustees of all participating districts and must include a provision specifying terms upon which a district may exit the multidistrict cooperative. The agreement may be for a period of up to 3 years.

All expenditures in support of the multidistrict agreement may be made from the interlocal cooperative fund as specified in 20-9-703 and 20-9-704. Each participating district of the multidistrict cooperative may transfer funds into the interlocal cooperative fund from the district's general fund, budgeted funds other than the retirement fund or debt service fund, or non-budgeted funds other than the compensated absence liability fund. Transfers to the interlocal cooperative fund from each participating school district's general fund are limited to an amount not to exceed the direct state aid in support of the respective school district's general fund. Transfers from the retirement fund and debt service fund are prohibited. Transfers may not be made with funds restricted by federal law unless the transfer is in compliance with any restrictions or conditions imposed by federal law.

Expenditures from the interlocal cooperative fund are limited to those expenditures that are permitted by law and that are within the final budget for the budgeted fund from which the transfer was made.

If transfers of funds are made from a District fund supported by a non-voted levy, the District may not increase its non-voted levy for the purpose of restoring the amount of funds transferred.

Examples of flexibility under this policy and Montana Law include but are not limited to:

 • A district with a separate high school and elementary budget can enter into an agreement within the district;

 • A district may enter into an agreement with any other school district(s) for the sharing of resources, including supplies, services, personnel, etc.

 Legal Reference: 20-3-363, MCA Multidistrict agreements – fund transfers 20-9-703, MCA District as prime agency 2-9-704, MCA District as cooperating agency

Adopted on: 10/12/20 Reviewed on: Revised on:

FLEXIBILITY AND EFFICIENCY

1007FE-F1

Model Multidistrict Agreement

Multidistrict Agreement

This Multidistrict Agreement (hereinafter "Agreement") is entered into this _____ day of _____, 20___ by and between identify participating school districts (collectively hereinafter "Participating District" or "Participating Districts").

WHEREAS, pursuant to section 20-3-363, MCA, the boards of trustees of any two or more school districts may enter into an Multidistrict Agreement to create a multidistrict cooperative to perform any services, activities, and undertakings of the Participating Districts and to provide for the joint funding and operation and maintenance of all Participating Districts upon the terms and conditions as may be mutually agreed to by the districts subject to the conditions of section 20-3-363, MCA;

WHEREAS, an Agreement made pursuant to section 20-3-363, MCA, must be approved by the board of trustees of all Participating Districts;

WHEREAS, all expenditures in support of the Multidistrict Agreement may be made from the interlocal cooperative fund in accordance with sections 20-9-703 and 20-9-704, MCA. Each Participating District of the multidistrict cooperative may transfer funds into the interlocal cooperative fund from the general fund, any budgeted fund, or any non-budgeted fund of the Participating Districts, except as limited/prohibited law as follows:

- 1. transfers to the interlocal cooperative fund from each Participating District's general fund are limited to an amount not to exceed the direct state aid in support of the respective school district's general fund;
- 2. transfers from the retirement fund, the debt service fund or the compensated absence liability fund are prohibited; and
- 3. transfers may not be made with funds restricted by federal law unless such transfer is in compliance with any restrictions or conditions imposed by federal law.

WHEREAS, in accordance with section 20-9-703, MCA, _____shall be designated as the prime agency. All other Participating Districts shall be designated as cooperating agencies;

WHEREAS, expenditures from the interlocal cooperative fund are limited to those expenditures that are permitted by law and that are within the final budget for the budgeted fund from which the transfer was made.

NOW THEREFORE, the districts hereby agree as follows:

- 1. To create a multidistrict cooperative for the purpose of **incorporate purpose(s)** here;
- 2. To create an interlocal cooperative fund for the purpose of transferring funds from the Participating Districts for the purpose(s) stated herein;
- 3. The <u>identify the district designated as the prime agency</u> is designated as the prime agency and as such shall establish a non-budgeted interlocal cooperative fund for the purpose of the financial administration of this Multidistrict Agreement.
- 4. All other Participating Districts are designated as the cooperating agencies and in accordance with section 20-9-704, shall transfer its financial support under this Agreement to the prime agency by district warrant.
- 5. Any and all amounts transferred into the interlocal cooperative fund by any Participating District may come from: (a) the respective district's general fund in an amount not to exceed the direct state aid in support of the respective school district's general fund; or (b) any other budgeted fund of a participating district, except that funds cannot be transferred from the retirement fund or the debt service fund; or (c) any non-budgeted fund of a Participating District, except that funds cannot be transferred from the compensated absence liability fund.
- 6. Transfers may not be made with funds restricted by federal law unless the transfer is in compliant with any restrictions or conditions imposed by federal law.
- 7. Any and all amounts transferred into the interlocal cooperative fund by each Participating District must be for the purpose stated herein as mutually agreed upon between the Participating Districts in accordance with the terms of this Agreement.
- 8. The term of this Agreement shall be from _______ to ______.* This Agreement may be extended by mutual approval of each Participating District. However, the term of the Agreement may not extend beyond 3 years. Any remaining fund balance in the interlocal cooperative fund at year end may be carried over to the subsequent fiscal year.
- 9. The terms of this Agreement may be changed upon mutual written approval of the Participating Districts.
- 10. Each Participating District shall agree how the funds shall be disbursed during the current fiscal year by establishing a budget or guidelines. The prime agency shall adhere to this Agreement. The Participating Districts will be provided with a monthly accounting summary of expenditures from the prime agency.
- 11. The multidistrict cooperative may be dissolved upon mutual consent of all Participating Districts in writing upon ____ days written notice to all Participating Districts. In addition, any Participating District may terminate its participation in the multi-district cooperative upon ____ days written notice to all Participating Districts. In the event that the

multidistrict cooperative is dissolved in its entirety or any Participating District terminates its participation in the multidistrict cooperative, the provisions of Paragraph 12 below shall apply.

12. Upon termination of this Agreement by one or all Participating Districts, the funds of the district or districts that no longer desire to participate in this multidistrict cooperative shall be returned to such District(s) on a pro rata share of the current funds held by the prime agency after all outstanding financial obligations have been paid with said funds to revert back to the original fund(s) from which the money was transferred as a result of said District(s) participation in the multidistrict cooperative.

13. This Agreement shall be interpreted according to and governed by the laws of the State of Montana.

As agreed on this	day of	, 20	
Attest:			

^{*} *Note: The term of the agreement may be for a period of up to 3 years.*

Scobey K-12 Schools 1 2 3 Adopted on: 10/12/20 Reviewed on: 4 Revised on: 5 1014FE FLEXIBILITY AND EFFICIENCY 6 7 8 Intent to Increase Non-Voted Levy 9 10 The trustees shall adopt a resolution no later than March 31 whenever the trustees intend to impose an increase in a non-voted levy in the ensuing school fiscal year for the purposes of 11 funding any of the funds listed below: 12 13 a) Tuition fund under 20-5-324; 14 b) Adult education fund under 20-7/705; 15 c) Building reserve fund under 20-9-502 and 20-9-503; 16 d) Transportation fund under 20-10-143 and 20-10-144; 17 e) Bus depreciation reserve fund under 20-10-147; and 18 f) Flexibility fund for purposes of transformational learning. 19 20 21 The trustees shall provide notice of intent to impose an increase in a non-voted levy for the ensuing school fiscal year by: 22 23 a) Adopting a resolution of intent to impose an increase in a non-voted levy that includes, at 24 a minimum, the estimated number of increased or decreased mills to be imposed and the 25 estimated increased or decreased revenue to be raised compared to non-voted levies 26 27 under a-e imposed in the current school fiscal year and, based on the district's taxable valuation most recently certified by the department of revenue under 15-10-202, the 28 29 estimated impacts of the increase or decrease on a home valued at \$100,000 and a home valued at \$200,000, and 30 b) Publish a copy of the resolution in a newspaper that will give notice to the largest number 31 32 of people of the district as determined by the trustees and posting a copy of the resolution to the school district's website. 33 34 35 The resolution and publication of same must take place no later than March 31. 36 The Superintendent shall keep the trustees informed of any changes that may have occurred, 37

38 39 The Superintendent shall keep the trustees informed of any changes that may have occurred, which may have an effect on the estimated change in the mills and revenue, between the adoption of the resolution and the final adoption of the budget.

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Legal Reference: 20-9-116, MCA Resolution of intent to increase nonvoted levy – notice

Chapter 402 (2019) Transformational Learning Incentives

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Scobey K-12 Schools

Adopted on: 10/12/20 Reviewed on:

1014FE-F1

FLEXIBILITY AND EFFICIENCY

Revised on:

As an essential part of its budgeting process, the Scobey K-12 Schools Board of Trustees is authorized by law to impose levies to support its budget. The Scobey K-12 Schools Board of Trustees estimates the following increases/decreases in revenues and mills for the funds noted below for the next school fiscal year beginning July 1, using certified taxable valuations from the current school fiscal year as provided to the district:

Fund Supported	Estimated Change in Revenues*	Estimated Change in Mills*	Estimated Impact, Home of \$100,000*	Estimated Impact, Home of \$200,000*
Adult Education	\$increase/decrease	\$increase/decrease	\$increase/decrease	\$increase/decrease
Bus Depreciation	\$increase/decrease	\$increase/decrease	\$increase/decrease	\$increase/decrease
Transportation	\$increase/decrease	\$increase/decrease	\$increase/decrease	\$increase/decrease
Tuition	\$increase/decrease	\$increase/decrease	\$increase/decrease	\$increase/decrease
Building Reserve	\$increase/decrease	\$increase/decrease	\$increase/decrease	\$increase/decrease
Flexibility	\$increase/decrease	\$increase/decrease	\$increase/decrease	\$increase/decrease
Total	\$increase/decrease	\$increase/decrease	\$increase/decrease	\$increase/decrease

^{*}Impacts above are based on current certified taxable valuations from the current school fiscal year

Regarding the increase in the building reserve levy referenced above, the following are school facility maintenance projects anticipated to be completed at this time:

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Legal Reference: 20-9-116, MCA Resolution of intent to increase nonvoted levy - notice

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1105 - R BOARD OF TRUSTEES

Adopted on: Reviewed on:

Revised on: 1/23/17

Membership and Terms of Office

The District is governed by a Board of Trustees consisting of five (5) members. The powers and duties of the Board include the broad authority to adopt and enforce all policies necessary for the management, operations and governance of the District. Except as otherwise provided by law, trustees shall hold office for terms of three (3) years, or until their successors are elected and qualified. Terms of trustees shall be staggered as provided by law.

All trustees shall participate on an equal basis with other members in all business transactions by the District.

19	Legal References:	§ 20-3-301, MCA	Election and term of office
20		§ 20-3-302, MCA	Legislative intent to elect less than majority of
21			trustees
22		§ 20-3-305, MCA	Candidate qualification, filing deadline, and
23			withdrawal
24		§ 20-3-306, MCA	Conduct of election
25		§ 20-3-307, MCA	Qualification and oath
26		§ 20-3-341, MCA	Number of trustee positions in elementary districts
27			– transition
28		§ 20-3-351, MCA	Number of trustee positions in high school districts
29		§ 20-3-352, MCA	Request and determination of number of high
30			school district additional trustee positions –
31			nonvoting trustee
32		§ 20-3-361, MCA	Joint board of trustees organization and voting
33			membership
34			

1	Scobey K-12 Schools					
4 5	5 1110 BOARD OF TRUSTEES Revised o					
6 7	Taking Office					
8 9 10 11 12	A newly elected trustee shall take office as soon as election results have been certified and the newly elected trustee has taken and subscribed to an oath to faithfully and impartially discharge the duties of the office to the best of his/her ability.					
13 14 15	A newly appointed trustee shall take office, after the trustee has taken and subscribed to an oath to faithfully and impartially discharge the duties of the office to the best of his/her ability.					
16 17 18 19 20 21	The person shall qualify by taking an oath of office administered by the county superintendent, the superintendent's designee, or any officer provided for in 1-6-101, MCA or 2-16-116, MCA. Such oath must be filed with the county superintendent not more than twenty-five (25) days after the receipt of the certificate of election or the appointment.					
22 23	Cross Reference:	Policy 1113	Vacancies			
24 25 26 27	Legal References:	§ 1-6-101, MCA § 2-16-116, MCA § 20-1-202, MCA § 20-3-307, MCA	Officers who may admin Power to administer oath Oath of office Qualification and oath			

Scobey K-12 Schools Adopted on: 02/19/90

1 2

BOARD OF TRUSTEES

Page 1 of 2

Reviewed on: 06/06/17

Revised on: 10/18/04

Elections

Elections conducted by the District are nonpartisan and are governed by applicable election laws as found in Titles 13 & 20 of the Montana Code Annotated. The ballot at such elections may include candidates for trustee positions, various public policy propositions, and advisor questions.

Board elections shall take place on the first (1st) Tuesday after the first (1st) Monday in May of each year. Any person who is a qualified voter of the District is legally qualified to become a trustee. A declaration of intent to be a candidate must be submitted to the District Clerk at least forty (40) days before the regular school election day. If different terms are to be filled, the term for the position for which the candidate is filing must also be indicated. Any person seeking to become a write-in candidate for a trustee position shall file a declaration of intent no later than 5:00 p.m. on the day before the ballot certification deadline in 20-20-401. If the number of candidates filing for vacant positions or filing a declaration of intent to be a write-in candidate is equal to or less than the number of positions to be elected, the trustees may give notice no later than thirty (30) days before the election that a trustee election will not take place. If a trustee election is not held, the trustees shall declare the candidates elected by acclamation and shall issue a "certificate of election" to each candidate.

A candidate intending to withdraw from the election shall send a statement of withdrawal to the clerk of the district containing all information necessary to identify the candidate and the office for which the candidate filed. The statement of withdrawal must be acknowledged by the clerk of the district. A candidate may not withdraw after 5:00 p.m. the day before the ballot certification deadline in 20-20-401.

In the event of an unforeseen emergency occurring on the date scheduled for the funding election, the district will be allowed to reschedule the election for a different day of the calendar year.

 In years when the Legislature meets in regular session or in a special session that affects school funding, the trustees may order the election on a date other than the regular school election day in order for the electors to consider a proposition requesting additional funding under § 20-9-353, MCA.

1 2			1111 Page 2 of 2
3	I 1D C	0 12 10 211 MGA	
4	Legal Reference:	§ 13-10-211, MCA	Declaration of intent for write-in candidates
5		§ 20-3-305, MCA	Candidate qualification, nomination and withdrawal
6		§ 20-3-313, MCA	Election by acclamation – notice
7		§ 20-3-322, MCA	Meetings and quorum
8		§ 20-3-322(5), MCA	Meetings and quorum (unforeseen emergency
9			definition)
10		§ 20-3-324(4), MCA	Powers and duties
11		§ 20-9-353, MCA	Additional financing for general fund – election for
12			authorization to impose
13		§ 20-20-105, MCA	Regular school election day and special school
14			elections – limitation – exception
15		§ 20-20-204, MCA	Election Notice
16		§ 20-20-301, MCA	Qualifications of elector
17			
18			
19			

	Scobe	ey K-12 Schools	
			Adopted on: 02/19/90 Reviewed on: 06/06/17
1112	BOAR	D OF TRUSTEES	Revised on: 10/18/04, 08/19/19
Resignation			
_	trustee of the District ted to the Clerk of the I	•	st stipulate an effective date,
Each trustee will be	awarded a service cert	ificate upon terminatir	ng service on the board.
Legal Reference:	§ 2-16-502, MCA § 20-3-308, MCA	Resignations Vacancy of trustee p	position

			Scobey	K-12 Schools	
1113			BOARI	O OF TRUSTEES	Adopted on: 02/19/90 Reviewed on: 06/06/17 Revised on: 10/18/04, 08/19/19
Vacan	<u>icies</u>				
A trus	-	ecomes v	vacant before th	e expiration of a term	, when any of the following
1.	Death of the	trustee:			
2.			pulated in the v	ritten resignation of t	he trustee filed with the Clerk;
3.		-		district, establishing	· · · · · · · · · · · · · · · · · · ·
4.					ler the provisions of § 20-20-
	301, MCA;				
5.	Trustee is ab	sent fron	n the District fo	or sixty (60) consecuti	ve days;
6.	Trustee fails	to attend	three (3) conse	ecutive meetings of th	e trustees without good excuse;
7.	Trustee has b	Γrustee has been removed under the provisions of § 20-3-310, MCA; or			
9.					ndidate fails to qualify.
	_				
When	a trustee vaca	ncy occu	ırs, the remaini	ng trustees shall decla	re such position vacant and fill
such v	acancy by app	ointmen	it. The Board w	ill receive application	ns from any qualified persons
seekin	ng to fill the po	sition af	ter suitable pub	lic notice. The Board	will appoint one (1) candidate
to fill	the position.				
			•		the creation of a vacancy, the
					on to fill such vacancy. An
					with the county superintendent
					and shall serve until the next
regula	rly scheduled	school e	lection and a su	ccessor has qualified.	
~	D 0	1010	- · · · · · · · · · · · · · · · · · · ·	.1 1	
Cross	Reference:	1240		vidual Trustees	
		1112	Resignations		
т. 1	D - C	0 2 10	501(2) NGA	V 7	
Legal	References:			Vacancies created	:4:
			-308, MCA	Vacancy of trustee p	
		g 20-3	-309, MCA		ee position – appointee
				qualification and terr	II OI OIIICE

Scobey K-12 Schools 1 2 3 Adopted on: 02/19/90 4 Reviewed on: 06/06/17 5 1113P **BOARD OF TRUSTEES** Revised on: 6 7 Vacancies 8 9 When a vacancy occurs on the Board, it is in the best interest of the District to encourage as many able citizens as possible to consider becoming a trustee. To that end, the following 10 procedures shall be used to identify and appoint citizens to fill Board vacancies: 11 12 1. Announcement of the vacancy and the procedure for filling it shall be made in the general 13 news media as well as District publications to patrons. 14 15 2. All citizens shall be invited to nominate candidates for the position, provided that the 16 nominees shall be residents of the District. A letter of application will be required of 17 interested candidates. 18 19 3. The Board shall individually interview the finalists in a regular or special meeting and 20 21 appoint the candidate who, in the judgment of the Board, is most likely to contribute to the growth and development of the District's education programs and operations. All 22 trustees shall vote on the candidate of their choice. 23 24 25 4. If no one (1) candidate receives a majority of the votes, the Board may: 26 Discuss all candidates and vote again; 27 a. 28 b. Discuss all candidates and vote only on those candidates with the most votes; or 29 30 31 c. Continue voting until one (1) candidate receives a majority vote. 32 33 5. The Board Clerk shall prepare, for the signatures of all trustees, a letter thanking all 34 candidates for the position and commending them for their interest in the District. 35 36 37

1 Scobey K-12 Schools 2 3 Adopted on: 02/19/90 4 5 Reviewed on: 6 1120 BOARD OF TRUSTEESRevised on: 10/18/04, 06/06/17, 01/15/2020 7 8 **Annual Organization Meeting** 9 10 After issuance of election certificates to newly elected trustees, but no later than twenty-five (25) after the election, the Board shall elect from among its members a Chairperson and a Vice 11 Chairperson to serve until the next annual organizational meeting. If a Board member is unable 12 to continue to serve as an officer, a replacement shall be elected at the earliest opportunity to 13 serve the remainder of the term. In the absence of both the Chairperson and the Vice 14 Chairperson, the Board shall elect a Chairperson pro tempore, who shall perform the functions of 15 the Chairperson during the latter's absence. The Clerk shall act as Board secretary. 16 17 The normal order of business shall be modified for the annual organizational meeting by 18 considering the following matters after the approval of the minutes of the previous meeting: 19 20 Welcome and introduction of newly elected Board members by the current Chairperson 21 1. 22 2. Swearing in of newly elected trustees 23 24 3. Call for nominations for Chairperson to serve during the ensuing year 25 26 27 4. Election of a Chairperson 28 29 5. Assumption of office by the new Chairperson 30 31 6. Call for nominations for Vice Chairperson to serve during the ensuing year 32 33 7. Election of vice chairperson 34 35 8. Appointment of a Clerk 36 37 38 39 Legal References: § 20-3-321, MCA Organization and officers § 20-3-322(a), MCA Meetings and quorum 40 § 1-5-416(1)(b), MCA Powers and duties of Notary Public 41

	Scob	ey K-12 Schools			
1130	BOAI	Adopted on: Revi BOARD OF TRUSTEES Revised on: 10/18/04,			
Committees					
Nevertheless the Bo	oard may create Board by the Board shall cor		nmittees of the Board. necessary or useful. All ting laws and all other laws		
The Board Chairpe	rson shall appoint trust	1 1	ed by a majority of the Board. mmittees. Trustees serving on		
Legal Reference:	§ 2-3-203, MCA		gencies and certain associations be open to public – exceptions		
	Brvan v. Yellowstor	ne (2002), 2002 MT 264	<u> </u>		
	•	Crofts v. Associated Press (2004), 2004 MT 120			

 BOARD OF TRUSTEES

Adopted on: 02/19/90 Reviewed on: Revised on: 06/06/17, 7/22/22

Qualifications, Terms, and Duties of Board Officers

The Board officers are the Chairperson and Vice Chairperson. These officers are elected at the annual organizational meeting.

Chairperson

The Chairperson may be any trustee of the board, including an additional trustee as provided for in 20-3-352(2). If an additional trustee is chosen to serve as the Chairperson of an elementary district described in 20-3-351(1)(a), the additional trustee may not vote on issues pertaining only to the elementary district. The duties of the Chairperson include the following:

- Preside at all meetings and conduct meetings in the manner prescribed by the Board's policies;
- Make all Board committee appointments;
- Sign all papers and documents as required by law and as authorized by action of the Board:
 - Close Board meetings as authorized by Montana law; and

Act as spokesperson for the Board.

The Chairperson is permitted to participate in all Board meetings in a manner equal to all other Board members, including the right to participate in debate and to vote. The Chairperson may not make a motion, but may second motions.

Vice Chairperson

The Vice Chairperson shall preside at all Board meetings in the absence of the Chairperson and shall perform all the duties of the Chairperson during the Chairperson's absence or unavailability. The Vice Chairperson shall work closely with the Chairperson and shall assume whatever duties the Chairperson may delegate.

Cross Reference:	Policy 1120	Annual Organizational Meeting
Legal References:	§ 2-3-203, MCA	Meetings of public agencies and certain associations of public agencies to be open to public – exceptions
	§ 20-3-321(2), MCA § 20-3-351(1)(a), MCA	Organization and officers Number of trustee positions in high school districts

	Scobe	ey K-12 Schools			
1230	BOAR	D OF TRUSTEES	Adopted on: 02/19/90 Reviewed on: Revised on: 06/06/17		
<u>Clerk</u>					
Chairperson, and shall have custod of the Clerk to at	shall keep an accurate an y of the records, books, a tend a Board meeting, the e act as clerk for the meet	etings of the Board, unless and permanent record of all permanents of the Board trustees will have one (1) ing, and said person will su	proceedings. The Clerk In the absence or inability of their members or a		
District. The Cle	The Clerk will keep accurate and detailed accounts of all receipts and disbursements made by the District. The Clerk shall draw and countersign all warrants for expenditures that have been approved by the Board.				
The Clerk will m elections.	The Clerk will make the preparations legally required for the notice and conduct of all District elections.				
The Clerk shall prepare and submit to the Board a financial report of receipts and disbursements of all school funds on an annual basis, unless the Board requests such reports on a more frequent basis. The Clerk shall perform all functions pertaining to the preparation of school elections. The Clerk shall perform other duties as prescribed by state law or as directed by the Board and the Superintendent.					
Legal references:	§ 20-3-325, MCA § 20-4-201, MCA § 20-9-133, MCA § 20-9-165, MCA § 20-9-221, MCA	Organization and officer Clerk of district Employment of teachers Adoption and expenditu budget Budget amendment limi adoption procedures Procedure for issuance of A Trustees' election duties	and specialists by contract re limitations of final tation, preparation, and of warrants		

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BOARD OF TRUSTEES

Adopted on: 02/19/90 Reviewed on:

Revised on: 1/23/17

Duties of Individual Trustees

The authority of individual trustees is limited to participating in actions taken by the Board as a whole when legally in session. Trustees shall not assume responsibilities of administrators or other staff members. The Board or staff shall not be bound by an action taken or statement made by an individual trustee, except when such statement or action is pursuant to specific instructions and official action taken by the Board.

Each trustee shall review the agenda and attendant materials in advance of a meeting and shall be prepared to participate in discussion and decision making for each agenda item. Each trustee shall visit every school at least once per year to examine its management, conditions, and needs.

All trustees are obligated to attend Board meetings regularly. Whenever possible, a trustee shall give advance notice to the Chairperson or Superintendent, of the trustee's inability to attend a Board meeting. A majority of the Board may excuse a trustee's absence from a meeting if requested to do so.

Board members, as individuals, have no authority over school affairs, except as provided by law or as authorized by the Board.

Cross Reference: 1113 Vacancies

Legal References: § 20-3-301, MCA Election and term of office § 20-3-308, MCA Vacancy of trustee position

§ 20-3-324(22), MCA Powers and duties

§ 20-3-332, MCA Personal immunity and liability of trustees

Adopted on: 02/19/90 Reviewed on:

1310 - R BOARD OF TRUSTEES Revised on: 1/23/17, 8/8/22

District Policy and Procedures

Adoption and Amendment of Policies

The policies contained in this manual are adopted, implemented, and enforces in accordance with supervisory authority vested with the Board of Trustees in accordance with Article X, Section 8 of the Montana Constitution and related statutes, regulations and court decision.

 Proposed new policies and proposed changes to existing policies shall be presented in writing for reading and discussion at a regular or special Board meeting. Interested parties may submit views, present data or arguments, orally or in writing, in support of or in opposition to proposed policy. Any written statement by a person, relative to a proposed policy or amendment, should be directed to the District Clerk prior to the final reading. The final vote for adoption shall take place not earlier than at the second (2nd) reading of the particular policy. New or revised policies that are required, or have required language changes based on State or Federal law, or are required changes by administrative rule, may be adopted after the first (1st) reading if sufficient notice has been given through the board agenda.

All new or amended policies shall become effective on adoption, unless a specific effective date is stated in the motion for adoption.

Policies, as adopted or amended, shall be made a part of the minutes of the meeting at which action was taken and also shall be included in the District's policy manual. Policies of the District shall be reviewed on a regular basis.

Policy Manuals

The Superintendent shall develop and maintain a current policy manual which includes all policies of the District. Every administrator, as well as staff, students, and other residents, shall have ready access to District policies.

Suspension of Policies

 Under circumstances that require waiver of a policy, the policy may be suspended by a majority vote of the trustees present. To suspend a policy, however, all trustees must have received written notice of the meeting, which includes the proposal to suspend a policy and an explanation of the purpose of such proposed suspension.

Administrative Procedures

The Superintendent shall develop such administrative procedures as are necessary to ensure consistent implementation of policies adopted by the Board.

When a written procedure is developed, the Superintendent shall submit it to the Board as an information item.

1	Legal References:	§ 20-3-323, MCA	District policy and record of acts
2		10.55.701, ARM	Board of Trustees
2			

Scobey K-12 Schools 1 2 3 Adopted on: 02/19/90 4 Reviewed on: 5 1332 **BOARD OF TRUSTEES** Revised on: 1/23/17 6 7 Authorization of Signatures 8 9 For the conduct of the business of the District, the Board may grant authority to specific staff to sign certain documents on behalf of the District. The Chairperson and Clerk are authorized to 10 use a facsimile signature plate or stamp in accordance with 20-9-221(2), MCA. 11 12 Warrants: The Chairperson and Clerk are authorized to sign all District warrants by facsimile 13 signature on behalf of the Board. 14 15 Claim Forms: Staff employed by the District in the following designated positions are 16 authorized to certify voucher or invoice claims against or for the District: 17 18 • District Superintendent 19 20 Checks: The school principal is designated as the custodian of the extracurricular fund account. The Superintendent is designated as the custodian of all District petty cash accounts. Staff 21 22 employed by the District in the following designated positions are authorized to sign, on behalf of the Board, checks drawn on any specific petty cash account: 23 • District Superintendent 24 • District Secretary 25 • Principal 26 • Activities Director 27 • Business Manager 28 29 Contracts for Goods and Services and Leases: The Superintendent is authorized to sign, on 30 behalf of the Board, contracts, leases, and/or contracts for goods and services for amounts under 31 32 \$2,500.00 without prior approval of the Board. The types of goods and services contracted for must be preapproved by the Board. 33 34 35 Personnel Contracts: The Board Chairperson and Clerk are authorized to sign personnel contracts and agreements of employment on behalf of the Board, by facsimile signature. 36 37 38 Negotiated Agreements: Negotiated agreements shall be signed for the District by the Board Chairperson and the Clerk. 39 40

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 1400 - R

BOARD OF TRUSTEES

Adopted on: 02/19/90 Reviewed on:

Revised on: 1/23/17, 11/14/17

Page 1 of 2

Board Meetings

Meetings of the Board must occur at a duly called and legally conducted meeting. "Meeting" is defined as the convening of a quorum of the constituent membership of the Board, whether in person or by means of electronic equipment, to hear, discuss, or act upon a matter over which the Board has supervision, control, jurisdiction, or advisory power.

Regular Meetings

Unless otherwise specified, all meetings will take place in the music room. Regular meetings shall take place at 8:00p.m. on the 2nd Monday for the months April through October and 7 p.m. on the 2nd Monday for the months November through April, or at other times and places determined by a majority vote. Except for an unforeseen emergency, meetings must be held in school buildings or, upon the consensus of the trustees, in a publicly accessible building located within the District. If regular meetings are scheduled at places other than as stated above or are adjourned to times other than the regular meeting time, notice of the meeting shall be made in the same manner as provided for special meetings. The trustees may meet outside the boundaries of the District for collaboration or cooperation on educational issues with other school boards, educational agencies, or cooperatives. Adequate notice of the meeting, as well as an agenda, must be provided to the public in advance. Decision making may only occur at a properly noticed meeting held within the District's boundaries. When a meeting date falls on a school holiday, the meeting may take place the next business day.

Emergency Meetings

In the event of an emergency involving possible personal injury or property damage, the Board may meet immediately and take official action without prior notification.

Budget Meetings

Between July 1 and August 10 of each year, the Clerk shall publish a notice stating the date, time, and place trustees will meet for the purpose of considering and adopting a final budget for the District, stating that the meeting of the trustees may be continued from day to day until final adoption of a District budget and that any taxpayer in the District may appear at the meeting and be heard for or against any part of the budget. This notice shall be published in the *Daniels County Leader*.

On the date and at the time and place stated in the published notice (on or before August 20), trustees shall meet to consider all budget information and any attachments required by law. The

1 1400 3 Page 2 of 2

meeting may continue from day to day; however, the Board must adopt a final budget not later than August 25.

Special Meetings

Special meetings may be called by the Chairperson or by any two (2) trustees. A written notice of a special meeting, stating the purpose of the meeting, shall be delivered to every trustee not less than forty-eight (48) hours before the time of the meeting, except that the forty-eight-(48)-hour notice is waived in an unforeseen emergency as stated in § 20-3-322(5), MCA. Such written notice shall be posted conspicuously within the District in a manner that will receive public attention. Written notice also shall be sent not less than twenty-four (24) hours prior to the meeting, to each newspaper and radio or television station that has filed a written request for such notices. Business transacted at a special meeting will be limited to that stated in the notice of the meeting.

Closed Sessions

Under Montana law, the Board may meet in closed sessions to consider matters of individual privacy. Before closing a meeting, the presiding officer must determine that the demands of individual privacy exceed the merits of public disclosure and so state publicly before going into closed session. The Board also may go into closed session to discuss a strategy to be followed with respect to litigation, when an open meeting would have a detrimental effect on the litigating position of the District. This exception does not apply if the litigation involves only public bodies or associations as parties. Before closing a meeting for litigation purposes, the District may wish to consult legal counsel on the appropriateness of this action. No formal action shall take place during any closed session.

32 33	Legal References:	§ 2-3-103, MCA	Public participation – governor to ensure guidelines adopted
34		§ 2-3-104, MCA	Requirements for compliance with notice provisions
35		§ 2-3-105, MCA	Supplemental notice by radio or television
36		§ 2-3-201, MCA	Legislative intent – liberal construction
37		§ 2-3-202, MCA	Meeting defined
38		§ 2-3-203, MCA	Meetings of public agencies and certain associations
39			of public agencies to be open to public – exceptions
40		§ 20-3-322, MCA	Meeting and quorum
41		§ 20-9-115, MCA	Notice of final budget meeting
42		§ 20-9-131, MCA	Final budget meeting
43		10.55.701, ARM	Board of Trustees

Scobey K-12 Schools

Adopted on: 06/06/17 Reviewed on:

BOARD OF TRUSTEES Revised on: 7/9/18

Records Available to Public

All District records, except those restricted by state and federal law, shall be available to citizens for inspection at the Clerk's office.

Any individual may request public information from the district. The district shall make the means of requesting public information accessible to all persons.

Upon receiving a request for public information, the district shall respond in a timely manner to the requesting person by:

- (a) Making the public information available for inspection and copying by the requesting person; or
- (b) Providing the requesting person with an estimate of the time it will take to fulfill the request if the public information cannot be readily identified and gathered and any fees that maybe charged.

The district may charge a fee for fulfilling a public information request. The fee may not exceed the actual costs directly incident to fulfilling the request in the most cost-efficient and timely manner possible. The fee must be documented. The fee may include the time required to gather public information. The district may require the requesting person to pay the estimated fee prior to identifying and gathering the requested public information.

The district is not required to alter or customize public information to provide it in a form specified to meet the needs of the requesting person. If the district agrees to a request to customize a records request response, the cost of the customization may be included in the fees charged by the district.

In accordance with § 20-9-213(1), MCA, the record of the accounting of school funds shall be open to public inspection at any meeting of the trustees. A fee may be charged for any copies requested. Copies will be available within a reasonable amount of time following a request.

A written copy of Board minutes shall be available to the general public within five (5) working days following approval of the minutes by the Board. If requested, one (1) free copy of minutes shall be provided to local media within five (5) working days following approval by the Board.

Legal References: § 2-6-1003, MCA § 2-6-1006, MCA § 20-3-323, MCA § 20-9-213, MCA S 20-9-213, MCA S 20-9-213, MCA S 20-9-213, MCA S 20-9-213, MCA Duties of trustees

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BOARD OF TRUSTEES

Adopted on: 06/06/17 Reviewed on:

Revised on: 01/15/2020

School Board Use of Electronic Mail

Use of electronic mail (e-mail) and mobile messaging by members of the Board will conform to the same standards of judgment, propriety, and ethics as other forms of school board-related communication. Board members will comply with the following guidelines when using e-mail in the conduct of Board responsibilities:

1. The Board will not use e-mail or mobile messaging as a substitute for deliberations at Board meetings or for other communications or business properly confined to Board meetings.

2. Board members will be aware that mobile messages, e-mail and e-mail attachments received or prepared for use in Board business or containing information relating to Board business may be regarded as public records, which may be inspected by any person upon request, unless otherwise made confidential by law.

3. Board members will avoid reference to confidential information about employees, students, or other matters in e-mail and mobile communications, because of the risk of improper disclosure. Board members will comply with the same standards as school employees, with regard to confidential information.

Cross Reference: 1400 Board Meetings

1401 Records Available to Public

Legal Reference: § 2-3-103, MCA Public participation – governor to ensure guidelines adopted

§ 2-3-201, MCA Legislative intent – liberal construction

§ 2-3-203, MCA Meetings of public agencies and certain associations of public agencies to be open to public – exceptions

37 § 20-3-322, MCA

Meeting and quorum

 1420 - R

Reviewed on: BOARD OF TRUSTEESRevised on: 1/23/17, 7/9/18, 01/15/2020, 7/22/22

1.20

Page 1 of 3

Adopted on: 02/19/90

School Board Meeting Procedure

Agenda

The authority to set the board agenda lies with the Board Chair in consultation with board members and the administration. The act of preparing the board meeting agendas can be delegated to the Superintendent.

Any topics requested by Board members or members of the public must first be approved by the Board Chair before being placed on the agenda. Citizens wishing to make brief comments about school programs or procedures will follow the public comment procedures in district policy.

The agenda also must include a "public comment" portion to allow members of the general public to comment on any public matter under the jurisdiction of the District which is not specifically listed on the agenda, except that no member of the public will be allowed to comment on contested cases, other adjudicative proceedings, or personnel matters. The Board Chairperson may place reasonable time limits on any "public comment" period to maintain and ensure effective and efficient operations of the Board. The Board shall not take any action on any matter discussed, unless the matter is specifically noticed on the agenda, and the public has been allowed opportunity to comment.

Copies of the agenda for the current Board meeting, minutes of the previous Board meeting, and relevant supplementary information will be prepared and distributed to each trustee at least forty-eight (48) hours in advance of a Board meeting and will be available to any interested citizen at the Superintendent's office forty-eight (48) hours before a Board meeting. An agenda for other types of Board meetings will be prepared, if circumstances require an agenda.

<u>Minutes</u>

Appropriate minutes of all meetings required to be open must be kept and must be available for inspection by the public. If an audio recording of a meeting is made and designated as official, the recording constitutes the office record of the meeting. If an official recording is made, a written record of the meeting must also be made and must also include:

- Date, time, and place of the meeting;
- Presiding officer;
- Board members recorded as absent or present;

1 1420 2 Page 2 of 3

- Summary of discussion on all matters discussed (including those matters discussed during the "public comment" section), proposed, deliberated, or decided, and a record of any votes taken;
- Detailed statement of all expenditures;
- Purpose of recessing to closed session; and
 - Time of adjournment.

If the minutes are recorded and designated as the official record, a log or time stamp for each main agenda item is required for the purpose of providing assistance to the public in accessing that portion of the meeting.

Unofficial minutes shall be delivered to Board members in advance of the next regularly scheduled meeting of the Board. Minutes need not be read publicly, provided that Board members have had an opportunity to review them before adoption. A file of permanent minutes of Board meetings shall be maintained in the office of the Clerk, to be made available for inspection upon request. A written copy shall be made available within five (5) working days following approval by the Board.

Quorum

No business shall be transacted at any meeting of the Board unless a quorum of its members is present. A majority of the full membership of the Board shall constitute a quorum, whether the individuals are present physically or electronically. A majority of the quorum may pass a resolution, except as provided in § 20-4-203(1), MCA, and § 20-4-401(4), MCA.

Electronic Participation

 The Board may allow members to participate in meetings by telephone or other electronic means. Board members may not simply vote electronically but must be connected with the meeting throughout the discussion of business. If a Board member electronically joins the meeting after an item of business has been opened, the remotely located member shall not participate until the next item of business is opened.

If the Board allows a member to participate electronically, the member will be considered present and will have his or her actual physical presence excused. The member shall be counted present for purposes of convening a quorum. The Clerk will document it in the minutes, when members participate in the meeting electronically.

 Any Board member wishing to participate in a meeting electronically will notify the Chairperson and Superintendent as early as possible. The Superintendent will arrange for the meeting to take place in a location with the appropriate equipment so that Board members participating in the meeting

1 1420 2 Page 3 of 3 3 4 electronically may interact, and the public may observe or hear the comments made. The 5 Superintendent will take measures to verify the identity of any remotely located participants. 6 7 Meeting Conduct and Order of Business 8 General rules of parliamentary procedure are used for every Board meeting. Robert's Rules of Order 9 may be used as a guide at any meeting. The order of business shall be reflected on the agenda. The 10 use of proxy votes shall not be permitted. Voting rights are reserved to those trustees in attendance. 11 12 Voting shall be by acclamation or show of hands. 13 14 Rescind a Motion 15 A motion to rescind (cancel previous action) may be made anytime by any trustee. A motion to 16 rescind must be properly noticed on the Board's agenda for the meeting. It is in order any time prior 17 to accomplishment of the underlying action addressed by the motion. 18 19 20 Cross Reference: 1441 **Audience Participation** 21 22 Public participation - governor to ensure guidelines Legal References: § 2-3-103, MCA 23 adopted § 2-3-202, MCA Meeting defined 24 Minutes of meetings – public inspection 25 § 2-3-212, MCA Destruction of records by school officer § 20-1-212, MCA 26 § 20-3-322, MCA Meetings and quorum 27 § 20-3-323, MCA District policy and record of acts 28 29 Jones and Nash v. Missoula Co., 2006 MT2, 330 Mont 2005

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 1420F

BOARD OF TRUSTEES

Reviewed on: Revised on: 01/15/2020

Adopted on: 1/23/17

Notice Regarding Public Comment

MTSBA recommends that you attach the following notice to your agendas for your regular Board meetings and/or have the Board Chairperson read it aloud at the beginning of the Board meeting, until the public becomes educated about the process:

Montana law requires school districts and other public agencies to include on the agenda for public meetings an item allowing public comment on any *public matter not otherwise specifically listed on the agenda* that is within the jurisdiction of the agency. As has also been the practice of the District, and in accordance with Montana law, if any member desires to speak to an item that is *specifically listed/identified on the agenda*, you will be allowed to do so when the item comes up for discussion and action. The public comment portion of the agenda is not the time designated to hear items that are specifically listed/identified on the agenda.

For those individuals who desire to address the Board during the "public comment" portion of the meeting, if you haven't already done so, please sign your name to the sheet located with the District Clerk and indicate the general topic on which you will be commenting. The Board Chairperson will call individuals to speak in the order listed on the sheet provided. Please state your name prior to beginning your comment. There will be an opportunity for citizens who have not signed in to comment at the conclusion of the comment period. The Board would like to remind everyone in attendance that to avoid violations of individual rights of privacy, a member of the public wishing to address the Board during this time will not be allowed to make comments about any student, staff member, or member of the general public during his/her designated time to speak. In addition the Board will not hear comments on contested cases or other adjudicative proceedings.

Depending on the number of persons who wish to address the Board, the Board Chairperson may place reasonable time limits on comments, in order to maintain and ensure effective and efficient operations of the Board. The Board Chair has the authority to manage all public comment periods and will do so in accordance with state law and district policy.

By law the District cannot take any action on any matter discussed during the "public comment" portion of the meeting, until such time as the matter is specifically noticed on the agenda, and the public has been allowed the opportunity to comment.

In accordance with Montana law, citizens have the right to comment on an item that is specifically listed on the agenda. Citizens will be permitted to do so when the item comes up for discussion and action. The board chair will indicate when the public has the opportunity to comment prior to board action on a particular agenda item.

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BOARD OF TRUSTEES

Reviewed on:

Revised on: 08/19/19

Adopted on: 06/06/17

Abstentions From Voting

Legal References:

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Section 20-3-323(2), MCA, requires the minutes of each Board meeting to include the voting records of each trustee present. As a general rule trustees should vote on all issues, unless casting a vote would be a violation of law. Under Montana law, instances in which it would be unlawful or inappropriate for a trustee to cast a vote on a particular issue include but are not necessarily limited to situations when the Board is considering hiring the relative of a trustee.

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In addition, a trustee shall be allowed to abstain from voting to avoid the appearance of impropriety or the appearance of a perceived conflict. If a trustee abstains from voting, the abstention should be recorded in the minutes and may include an explanation of the reasons for the abstention. The Board discourages abstentions, unless the reasons are substantiated as provided herein.

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Ethical requirements for public officers and public § 2-2-105, MCA employees Rules of conduct for public officers and public § 2-2-121, MCA employees Appointment of relative to office of trust or emolument § 2-2-302, MCA unlawful – exceptions – publication of notice School officers not to act as agents § 20-1-201, MCA § 20-3-323, MCA District policy and record of acts § 20-9-204, MCA Conflicts of interests, letting contracts, and calling for

Scobey K-12 Schools 1 2 3 Adopted on: 1/23/17 4 Reviewed on: 5 1441 - R **BOARD OF TRUSTEES** Revised on: 01/15/2020 6 7 8 **Audience Participation** 9 The Board recognizes the value of public comment on educational issues and the importance of 10 involving members of the public in its meetings. The Board also recognizes the statutory and 11 constitutional rights of the public to participate in governmental operations. To allow fair and 12 orderly expression of public comments, the Board will permit public participation through oral or 13 written comments during the "public comment" section of the Board agenda and prior to a final 14 15 decision on a matter of significant interest to the public. The Chairperson may control such comment to ensure an orderly progression of the meeting in the manner described in Policy 16 1420F. 17 18

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Cross Reference: 1420 School Board Meeting Procedure

21 22

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Legal Reference: Article II, Section 8, Montana Constitution – Right of participation Article II, Section 10, Montana Constitution – Right of privacy §§ 2-3-101, et seq., MCA Notice and Opportunity to Be Heard

2425

Scobey K-12 Schools 1 2 3 Adopted on: 02/19/90 4 Reviewed on: 06/06/17 5 1511 **BOARD OF TRUSTEES** Revised on: 6 7 Code of Ethics for School Board Members 8 9 AS A MEMBER OF MY LOCAL BOARD OF TRUSTEES. I WILL STRIVE TO IMPROVE PUBLIC 10 EDUCATION, AND TO THAT END I WILL: 11 Attend all regularly scheduled Board meetings insofar as possible and become informed concerning the 12 issues to be considered at those meetings; 13 14 15 Recognize that I should endeavor to make policy decisions only after full discussion at public Board 16 meetings; 17 Make all decisions based on available facts and my independent judgment and refuse to surrender that 18 19 judgment to individuals or special interest groups; 20 Encourage the free expression of opinion by all Board members and seek systematic communications 21 between the Board and students, staff, and all elements of the community; 22 23 24 Work with other Board members to establish effective Board policies and to delegate authority for 25 administration to the Superintendent; 26 27 Recognize and respect the responsibilities that properly are delegated to the Superintendent; 28 29 Communicate to the Superintendent expression of public reaction to Board policies, school programs, or 30 staff; 31 32 Inform myself about current educational issues, by individual study and through participation in programs providing needed information, such as those sponsored by the Montana and National School Boards 33 34 Associations; 35 Support the employment of those persons best qualified to serve as school staff and insist on regular and 36 impartial evaluation of staff; 37 38 39 Avoid being placed in a position of conflict of interest and refrain from using my Board position for 40 personal or partisan gain; 41 Avoid compromising the Board or administration by inappropriate individual action or comments and 42 respect the confidentiality of information that is privileged under applicable law; 43

Remember always that my first and greatest concern must be the educational welfare of students

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attending public schools.

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BOARD OF TRUSTEES Revised on: 1/23/17, 08/19/19, 1/15/2020

Page 1 of 2

Reviewed on:

Adopted on: 02/19/90

Conflict of Interest

10 A trustee may not:

1. Engage in a substantial financial transaction for the trustee's private business purpose, with a person whom the trustee inspects or supervises in the course of official duties.

2. Perform an official act directly and substantially affecting, to its economic benefit, a business or other undertaking in which the trustee either has a substantial financial interest or is engaged as counsel, consultant, representative, or agent.

3. Act as an agent or solicitor in the sale or supply of goods or services to a district.

4. Have a pecuniary interest, directly or indirectly, in any contract made by the Board, when the trustee has more than a ten percent (10%) interest in the corporation. A contract does not include: 1) merchandise sold to the highest bidder at public auctions; 2) investments or deposits in financial institutions that are in the business of loaning or receiving money, when such investments or deposits are made on a rotating or ratable basis among financial institutions in the community or when there is only one (1) financial institution in the community; or 3) contracts for professional services other than salaried services or for maintenance or repair services or supplies when the services or supplies are not reasonably available from other sources, if the interest of any Board member and a determination of such lack of availability are entered in the minutes of the Board meeting at which the contract is considered.

5. Be employed in any capacity by the District, with the exception of officiating at athletic competitions under the auspices of the Montana Officials Association.

6. Perform an official act directly and substantially affecting a business or other undertaking to its economic detriment when the officer or employee has a substantial personal interest in a competing firm or undertaking.

7. Perform an official act directly and substantially affecting to its economic benefit a business or other undertaking in which the officer or employee either has a substantial financial interest or is engaged as counsel, consultant, representative, or agent.

8. Appoint or renew to a position of trust or emolument any person related or connected by consanguinity within the fourth (4th) degree or by affinity within the second (2nd) degree.

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- a. This prohibition does not apply to the issuance of an employment contract to a person as a substitute teacher who is not employed as a substitute teacher for more than thirty (30) consecutive school days.
- b. This prohibition does not apply to the renewal of an employment contract of a tenured teacher or classified employee employed without a written contract for a specified term person related to a Board member, who was initially hired before the Board member assumed the trustee position.
- c. This prohibition does not apply if trustees comply with the following requirements: 1) All trustees, except the trustee related to the person to be employed or appointed, vote to employ the related person; 2) the trustee related to the person to be employed abstains from voting; and 3) the trustees give fifteen (15) days written notice of the time and place of their intended action in a newspaper of general circulation in the county where the school is located.

marriage has resulted in issue still living. Consanguinity is a relationship by blood relation. Relationship by consanguinity is confirmed by being descended from the same ancestor. Kinship determined by consanguinity may not be Degrees of Consanguinity 4 Great Grandparent 3 Great Grandparent 4 Great Great Grandparent 3 Great Grandparent 4 Great Great Grandparent 4 Great Great Uncle/Aunt 4 Great Uncle/Aunt Child of Great Uncle/Aunt Child of GG Uncle/Aunt Trustee 2 4 6 Grandparent Child Nephew/Niece 1st Cousin 2st Cousin 2st Cousin 3st Cousin 3st Cousin 0nce removed 2 Grandchild Grand Nephew/Niece 1st Cousin 1st Cous			Scobey K-	-12 Schools	
Relationships Defined and Chart Definitions Affinity is the legal relationship arising as the result of marriage. Relationship by affinity terminates upon the death of one of the spouses or other dissolution of marriage, except when the marriage has resulted in issue still living. Consanguinity is a relationship by blood relation. Relationship by consanguinity is confirmed by being descended from the same ancestor. Kinship determined by consanguinity may not be Degrees of Consanguinity 4 Great Great Grandparent 3 Great Grandparent 4 Great Great Grandparent 5 Great Grandparent 6 Great Great Uncle/Aunt Child of Great Uncle/Aunt Trustee 2 4 6 Brother/Sister 1 3 5 Child Nephew/Niece 1 Cousin Once removed 6 Grandchild Grand Nephew/Niece 1 Great Grand Nephew/Niece 1 Great Grand Nephew/Niece 4 Great Grand Nephew/Niece 4 Great Grand Nephew/Niece 4	1512F		BOARD OF	F TRUSTEES	Reviewed or
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1	Degrees of	<u>Affinity</u>		
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3				3
4				Great Grandparent-in-law
5				
6			2	
7			Grandparent-in-lav	W
8				
9		1		3
10		Father/Mother-in	n-law	Uncle/Aunt-in-law
11				
12		1	2	
13	Trustee	Spouse	Brother/Sister-in-	·law
14				
15				
16		1		3
17		Step Child		Nephew/Niece-in-law
18				
19			2	
20			Step Grandchild	
21				
22				3
23				Step Great Grandchild
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			Scobey K-1	12 Schools	
1513	- R		BOARD OF	TRUSTEES	Adopted on: 02/19/90 Reviewed on Revised on: 1/23/17
Manaş	gement Rights	<u>i</u>			
The B	oard retains th	ne right to oper	rate and manage	e its affairs in such a	areas as but not limited to:
1.	Direct emplo	oyees;			
2.	Employ, dis	miss, promote	, transfer, assign	n, and retain employ	/ees;
3.	-	•		f lack of work or fur icient and nonprodu	nds under conditions where ctive;
4.	Maintain the	efficiency of	District operati	ons;	
5.		ne methods, m re to be condu		fications, and person	nnel by which District
6.		Take whatever actions may be necessary to carry out the missions of the District in ituations of emergency;			
7.	Establish the	e methods and	processes by w	hich work is perform	med.
The B	oard reserves	all other rights	s, statutory and	inherent, as provide	ed by state law.
	oard also rese ion of all Dist	_	to delegate auth	nority to the Superin	tendent for the ongoing
Cross	Reference:	6110 Sup	erintendent		
Legal	Reference:		3, MCA Man ool District No.	vers and duties nagement rights of p . 14 v. Bonner Educ L-CIO, (2008), 200	ation Association,

	Scobey K	-12 Schools	
1520	BOARD O	F TRUSTEES	Adopted on: 6/25/22 Reviewed on Revised on
Board/Staff Comn	nunications		
	means of communication is e	ncouraged throughout th	ne education community.
Nevertheless, an o	rganization must maintain so	me order and structure t	o promote efficient and
effective commun	cations.		
Staff Communicat	ions to the Board		
All official common members, shall be member the right to Superintendent shall be sh	unications or reports to the Be submitted through the Super o appeal to the Board from a all have been notified of the f	intendent. This procedudininistrative decisions, orthcoming appeal and	re shall not deny any staff provided that the that it is processed
	oplicable procedures for com		-
	ployees from engaging in pu	blic comment during Bo	oard meetings as permitted
by Montana law.			
Board Communication	ations to Staff		
All official comm	unications, policies, and direc	tives of staff interest an	d concern will be
	staff members through the Suappropriate to keep staff fully		± •
Visits to Schools			
	Montana statutes, each trust		
	iscal year to examine its con-		• •
	d in visiting schools should n	_	_
	arious schools. Such visits sl		
	ffairs and not as "inspections	s" or visits for superviso	ry or administrative
purposes.			
Social Interaction			
	embers share a keen interest	in cahoole and advaction	. When they meet at
	other functions, informal disc		•
	tions and general District pro		
	taff grievances are not appr		a. Discussions of
Personanties or s	an grievances are not appr	opinic.	
Legal Reference:	§ 20-3-324(21), MCA	Powers and duties	
	§ 2-3-103, MCA	Public Participatio	n
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	Scobe	ey K-12 Schools	
1521 - R	BOAR	D OF TRUSTEES	Adopted on: 1/23/17 Reviewed on Revised on
D 10 1 1	(D.1.)		
Board-Superintende	ent Relationship		
The Roard-Superin	tendent relationshin is l	pased on mutual respect for the	eir complementary roles
		tion of expectations regarding	
	ooth the Board and the S		, the daties and
<u>F</u>		or control	
The Board hires, ev	aluates, and seeks the r	ecommendations of the Super	intendent as the District
chief executive offi	cer. The Board adopts	policies necessary to provide	the general direction for
	_	of District goals. The Superir	
	edures needed to imple	ment the policies and directs t	he District's day-to-day
operations.			
Cross Reference:	6110 Superintende	ent	
	orro supermient		
Legal Reference:	§ 20-4-401, MCA	Appointment and dismissal	of district
	·	superintendent or county hi	gh school principal
	§ 20-4-402, MCA	Duties of district superinter	dent or county high
		school principal	

1531 BOARD OF TRUSTEES

Adopted on: 02/19/90 Reviewed on:

Revised on: 06/06/17

<u>Trustee Expenses</u>

Expenses for Board Members - In-District

The members of the trustees of any district may not receive compensation for their services as trustees. The members of the trustees who reside over 3 miles from the trustees' meeting place must be reimbursed at the rate as provided in 2-18-503 for every mile necessarily traveled between their residence and the meeting place and return in attending the regular and special meetings of the trustees, and all trustees must be similarly reimbursed for meetings called by the county superintendent. The travel reimbursement may be accumulated during the school fiscal year and paid at the end of the fiscal year, at the discretion of each trustee.

A trustee is entitled to collect mileage at a rate equal to the mileage allotment allowed by the United States internal revenue service for the current year for the first 1,000 miles and 3 cents less per mile for all additional miles traveled within a given calendar month.

A trustee must file a reimbursement for mileage form, prior to July 1 of each year, requesting reimbursement for the fiscal year. The form may be obtained from the District Clerk/Business Manager.

Expenses for Board Members at Out-of-District Meetings

Trustees normally attend workshops, training institutes, and conferences at both the state and national levels. The District will pay all legitimate costs for trustees to attend out-of-District meetings, at established rates for reimbursement set by the District:

- 1. Transportation as approved by the Board;
- On-site transportation during the course of the meeting, i.e., bus, taxi, or rental car;
- 34 3. Hotel or motel costs for trustee, as necessary;
- 35 4. Food costs as necessary;
- Telephone services for necessary communications with business or family, resulting from the trustee being away from Scobey;
 - 6. Incidental expenditures for tips and other necessary costs attributable to the trustee's attendance at a meeting; however, the District will not reimburse or pay for such items as liquor, expenses of a spouse, separate entertainment, or other unnecessary expenditures.

Cross Reference: 7336 Travel Allowances and Expenses

45 Legal Reference: §2-18-503, MCA Mileage - allowance

§20-3-311, MCA Trustee travel reimbursement and compensation of

secretary for joint board

Scobey K-12 Schools Adopted on: 02/19/90 Reviewed on: 06/06/17 **BOARD OF TRUSTEES** Revised on: <u>Trustee Insurance</u> The District shall maintain sufficient insurance to protect the Board and its individual members against liability arising from actions of the Board or its individual members while each is acting on behalf of the District and within the trustee's authority. Legal References: Purchase of insurance – self-insurance plan § 20-3-331, MCA § 20-3-332, MCA Personal immunity and liability of trustees

1		Scobey K-	12 Schools		
2 3 4 5	1610 - R	BOARD OF	TRUSTEES	Adopted on: 02/19/90 Reviewed on: 1/23/17 Revised on: 08/19/19	
5 7	Annual Goals and C	Objectives			
3					
9	Each year, during th	ne month of November, the B	oard will formulate of	or review the goals of the	
0	District that reflect	the district's strategic plan of	education. At the co	onclusion of each school	
1	year, the Superintendent and/or Principal shall report to the Board information which reflects the				
2	accomplishments towards the goals of the District.				
3	•	_			
4	The Chairperson ma	ay appoint a committee of the	Board, to include th	e Superintendent and/or	
5	Principal to annually review the goals and report to the Board.				
16					
17					
18	Cross Reference:	MTSBA Strategic Govern	ance Policy Series -	1000SG	
19		C	•		
20	Legal Reference:	10.55.701(2)(a), ARM	Board of Trustee	S	

	Scobey K-12 Schools	
1621	BOARD OF TRUSTEES	Adopted on: 02/19/90 Reviewed on: 1/23/17 Revised on:
In-Service Conferen	<u>ce for Trustees</u>	
In Ironning with the	and for continued boundament in development the	Doord on a symposis the
	need for continued boardsmanship development, the embers at appropriate Board conferences, workshop	•
	-service training sessions. Funds for participation	
budgeted on an annu		
S		

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 1635 **BOARD OF TRUSTEES** Revised on: 6 7 Internships 8 9 Internship means an agreement between a fully licensed Class 1, 2, or 3 educator, the school district, and a Montana accredited educator preparation program. Internships are permitted in 10 endorsement areas approved by the Board of Public Education. 11 12 The Board recognizes the need to provide training opportunities for prospective teachers and 13 administrators. Internships for those in the process of acquiring teaching endorsements and/or 14 administrative credentials shall be considered and approved on an individual basis. The 15 Superintendent or designee involved will review the internship proposal with the candidate and 16 the university representative, much in the same manner as student teachers are assigned. 17 18 As part of an internship agreement, the parties must agree to the following: 19 20 21 (a) the intern will complete the requirements for the appropriate endorsement within three years; (b) the school district will provide local supervision and support of the intern; and 22 (c) the accredited educator preparation program will approve the coursework and provide support 23 and periodic supervision. 24 25 26 A superintendent intern shall be supervised throughout the year by a licensed and endorsed superintendent contracted by the district, including participation in, and review of, and written 27 28 concurrence in all performance evaluations of licensed staff completed by the intern. 29 An emergency authorization of employment granted by the Superintendent of Public Instruction 30 pursuant to §20-4-111, MCA is not a license; therefore is not eligible for an internship. 31 32 Legal Reference: 33 § 20-4-111, MCA Emergency authorization of employment 34 ARM 10.55.602 **Definitions** Internships ARM 10.55.607 35 Licensure and duties of District ARM 10.55.702 36 37 Administrator – District Superintendent ARM 10.57.412 Class 1 and 2 Endorsements 38 Class 3 Administrative License ARM 10.57.413 39

5 1700 - R

BOARD OF TRUSTEES Revised on: 08/19/19, 1/15/2020, 8/8/22

Page 1 of 3

Reviewed on:

Adopted on: 1/23/17

Uniform Complaint Procedure

The Board establishes this Uniform Complaint Procedure as a means to address complaints arising within the District. This Uniform Complaint Procedure is intended to be used for all complaints except those governed by a specific process in state or federal law that supersedes this process or collective bargaining agreement. Matters covered by a collective bargaining agreement will be reviewed in accordance with the terms of the applicable agreement.

The District requests all individuals to use this complaint procedure, when the individual believes the Board or its employees or agents have violated the individual's rights under state or federal law or Board policy. Complaints against a building administrator shall be filed with the Superintendent. Complaints against the Superintendent or District administrator shall be filed with the Board.

The District will endeavor to respond to and resolve complaints without resorting to this formal complaint procedure and, when a complaint is filed, to address the complaint promptly and equitably. The right of a person to prompt and equitable resolution of a complaint filed hereunder will not be impaired by a person's pursuit of other remedies. Use of this complaint procedure is not a prerequisite to pursue other remedies and use of this complaint procedure does not extend any filing deadline related to pursuit of other remedies.

Deadlines requiring District action in this procedure may be extended for reasons related but not limited to the District's retention of legal counsel and District investigatory procedures.

Level 1: Informal

 An individual with a complaint is first encouraged to discuss it with the appropriate employee or building administrator with the objective of resolving the matter promptly and informally. An exception is that a complaint of sexual harassment should be discussed directly with an administrator not involved in the alleged harassment.

Level 2: Building Administrator

When a complaint has not been or cannot be resolved at Level 1, an individual may file a signed and dated written complaint stating: (1) the nature of the complaint; (2) a description of the event or incident giving rise to the complaint, including any school personnel involved; and (3) the remedy or resolution requested. The written complaint must be filed within thirty (30) calendar days of the event or incident or from the date an individual could reasonably become aware of such event or incident. The applicability of the deadline is subject to review by the

1 1700 2 page 2 of 3

Superintendent to ensure the intent of this uniform complaint procedure is honored.

When a complaint alleges violation of Board policy or procedure, the building administrator will investigate and attempt to resolve the complaint. The administrator will respond in writing to the complaint, within thirty (30) calendar days of the administrator's receipt of the complaint.

If the complainant has reason to believe the administrator's decision was made in error, the complainant may request, in writing, that the Superintendent review the administrator's decision. (See Level 3.) This request must be submitted to the Superintendent within fifteen (15) calendar days of the administrator's decision.

When a complaint alleges sexual harassment or a violation of Title IX of the Education Amendments of 1972 (the Civil Rights Act), Title II of the Americans with Disabilities Act of 1990, or Section 504 of the Rehabilitation Act of 1973, the building administrator may turn the complaint over to a District nondiscrimination coordinator. The coordinator shall ensure an investigation is completed in accordance with the applicable procedure. In the case of sexual harassment or Title IX complaint the applicable investigation and appeal procedure is Policy 3225P or 5012P. In the case of a disability complaint, the coordinator shall complete an investigation and file a report and recommendation with the Administrator for decision. Appeal of a decision in a disability complaint will be handled in accordance with this policy

Level 3: Superintendent

If the complainant appeals the administrator's decision provided for in Level 2, the Superintendent will review the complaint and the administrator's decision. The Superintendent will respond in writing to the appeal, within thirty (30) calendar days of the Superintendent's receipt of the written appeal. In responding to the appeal, the Superintendent may: (1) meet with the parties involved in the complaint; (2) conduct a separate or supplementary investigation; (3) engage an outside investigator or other District employees to assist with the appeal; and/or (4) take other steps appropriate or helpful in resolving the complaint.

If the complainant has reason to believe the Superintendent's decision was made in error, the complainant may request, in writing, that the Board consider an appeal of the Superintendent's decision. (See Level 4.) This request must be submitted in writing to the Superintendent, within fifteen (15) calendar days of the Superintendent's written response to the complaint, for transmission to the Board.

Level 4: The Board

Upon written appeal of a complaint alleging a violation the individual's rights under state or federal law or Board policy upon which the Board of Trustees has authority to remedy, the Board may consider the Superintendent's decision in Level 2 or 3. Upon receipt of written request for appeal, the Chair will either: (1) place the appeal on the agenda of a regular or special Board

1700 1 2 page 3 of 3 3 4 meeting, (2) appoint an appeals panel of not less than three trustees to hear the appeal and make a recommendation to the Board, or (3) respond to the complaint with an explanation of why the 5 appeal will not be heard by the Board of Trustees in accordance with this policy. If the Chair 6 appoints a panel to consider the appeal, the panel will meet to consider the appeal and then make 7 written recommendation to the full Board. The Board will report its decision on the appeal, in 8 writing, to all parties, within thirty (30) calendar days of the Board meeting at which the Board 9 considered the appeal or the recommendation of the panel. A decision of the Board is final, 10 11 unless it is appealed pursuant to Montana law within the period provided by law. 12 Cross Reference: 13 3210- Equal Opportunity and Nondiscrimination 14 5010- Equal Employment Opportunity and Nondiscrimination 3225-3225P- Sexual Harassment of Students 15 5012-5012P- Sexual Harassment of Employees 16 17 Legal Reference: Title IX of the Education Amendments of 1972 (Civil Rights Act) 18 Title II of the Americans with Disabilities Act of 1990 19 § 504 of the Rehabilitation Act of 1973 20 21

1900 SERIES COVID-19 EMERGENCY POLICIES

TABLE OF CONTENTS

1900	Introduction and Emergency Policy Framework
1901	School District Policy and Procedures
1903	School District Meetings and Gatherings
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1905	Student, Staff, and Community Health and Safety
1906	Student Instruction and Services
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1907	School District Declaration of Emergency
1908	Family Engagement
1908F	Family Onsite Opt-Out Form
1909	Human Resources and Personnel
1910	Personnel Use of Leave
1910F1	Emergency Paid Sick Leave Employee Request Form
1910F2	EFMLA Employee Request Form
1911	School District Budget Adoption and Amendment and Audit
1912	School District Elections During Emergency

COVID-19 Emergency Policies

The board of trustees and its staff are operating under unusual, even unprecedented circumstances by virtue of the declaration of a statewide emergency by the Governor and the executive orders related to school closure to address concerns from the COVID-19 Virus and/or the declaration of an unforeseen emergency (community disaster) made by the Board of Trustees. In light of the COVID-19 pandemic, the Board of Trustees has found it necessary to adopt temporary policies related to emergency school closures, the ongoing provision of educational services to students, meetings of the Board, gatherings on school property, health and safety of students, staff and community members, human resource matters and budgetary matters. To ensure clarity and transparency, the board has organized all emergency school policies into a temporary chapter. The Board has also included this introductory section as a heading for each policy to ensure understanding of the purpose and duration of each policy adopted pursuant to this chapter.

Purpose(s) of Policies

- 1. Ensuring that locally-elected trustees charged with the supervision and control of their local public schools, in collaboration with their staff leadership teams, make decisions that are in the best interests of students, staff and the community served.
- 2. Ensuring measures to protect the health and safety of students, staff and community members.
- 3. Addressing issues relating to student instruction and family engagement.
- 4. Addressing barriers to learning presented by distance.
- 5. Improvement of instruction in on-site, offsite, and/or on-line settings
- 6. Ensuring continuity of employment of school district staff and/or continuity of services provided by contract transportation providers.
- 7. Ensuring accountability to families with children.

Term of COVID-19 Emergency Measures Policies

School District Policies Numbered 1900-1999 are intended to govern during any emergency related to COVID-19 declared by the President, Congress, Montana Legislature, Governor, Montana Department of Public Health and Human Services, County Health Department or the Board of Trustees. The term of School District Policies Numbered 1900-1999 shall run until June 30, 2021, or until terminated by a vote of the board of trustees.

Cross Reference: Policy 2221 – 2221P – School Closure

Policy 1400 – Board Meetings Policy 1310 – Policy and Procedure Policy 1420 – Meeting Procedure

Legal Reference: Executive Orders – 2-2020 and 3-2020 – Office of the Governor and

46 accompanying Directives

1		1900
2		Page 2 of 2
3		
4	Section 20-9-801-806, MCA – Emergency School Closure	
5	Section 50-1-202-204, MCA – Public Health Laws	
6	Section 10-3-104, MCA – General Authority of Governor	
7	Article X, section 8 – Montana Constitution	
8		
9		
0	Policy History:	
1	Adopted on: 4/27/2020	
2	Reviewed on:	
3	Revised on: 8/10/2020	
4	Terminated on:	

COVID-19 Emergency Measures

Emergency Policy and Procedures

Applicability of Emergency Policy Series

During a state of emergency declared by the Board of Trustees or other local, state or federal agency, official, or legislative body, the provisions in the emergency policies adopted by the Board of Trustees as codified at 1900-1999 in the district policy manual will govern in the event of any conflict or inconsistency between an emergency policy and other provision in the district policy manual. All other aspects of the district policy manual not affected by the provisions in the emergency policy series continue to be in full effect.

Legal References

In the absence of a legal reference on an emergency policy adopted by the Board of Trustees, the policy is specifically based on the Board of Trustees authority to supervise and control the schools within the District in accordance with Article X, section 8 of the Montana Constitution.

Adoption and Amendment of Policies

 New or revised policies that are required or have required language changes based on State or Federal law or directive, required by administrative rule, or are required due to a declaration of emergency issued by the Board of Trustees or other state or federal agency official or legislative body may be adopted after the first (1st) reading if notice has been given through the board agenda provided to the trustees and public. All new or amended policies adopted as part of the emergency policy series shall become effective immediately upon adoption; unless a specific effective date is stated in the motion for adoption.

Suspension of Policies

Under circumstances that require waiver of a policy, the policy may be suspended by a majority vote of the trustees present. To suspend a policy, however, all trustees must have received written notice of the meeting, which includes the proposal to suspend a policy and an explanation of the purpose of such proposed suspension.

Administrative Procedures

The Superintendent shall develop such administrative procedures as are necessary to ensure consistent implementation of policies adopted by the Board of Trustees.

 Legal References: § 20-3-323, MCA District policy and record of acts

10.55.701, ARM Board of Trustees

Title 20, Chapter 9 Part 8, MCA

47 Policy History:

48 Adopted on: 4/27/2020

49 Reviewed on:

- 50 Revised on:
- 51 Terminated on:

1	Scobey K-12 Scho	ols	
2 3	COVID 10 Emora	ronov Moosumos	1902
<i>3</i>	COVID-19 Emerg	gency Measures	1902
5	Alternative Grading	$\underline{\sigma}$	
6		7	
7		ted as a temporary policy in accordance with the framework set b	
8		porary COVID-19 Policies and is intended to govern School Dist	
9		period affected by the COVID-19 health and safety measures impl	
10	the School District	in response to an emergency declared by federal, state or local au	thorities.
11	Tr 1 '11 1		
12		e students' work as usual in accordance with established classroon	
13 14	Handbook.	e grading period in accordance with District Policy 2420 and the l	Employee
15	Handook.		
16	The default option	for students and parents/guardians is the grade typically assigned	for students
17	1	r class which may include an A-F letter grade. Students and parer	
18		ive a Proficient/Fail or P/F grade in place of a grade typically ass	
19		The P/F grade option can be requested by a student and parents/gu	
20		lar days after report cards have been sent to the parents/guardians	
21	submitting a written	n request to Teresa Turner the School District's custodian of reco	rds.
22			
23	*	ents/guardians who request a P/F grade, the School District will re	ecord the P/I
24	designation using a	rubric in which all grades of 74 or higher.	
25	C4 1 4	D/F	
26 27	_	ourse grades converted to a Proficient grade in this temporary P/F	-
28		ected by COVID-19 health and safety measures will be granted call the will count towards promotion or graduation requirements and expression of the count towards promotion or graduation requirements and expression of the country of	
29		y. Students earning a Fail designation in a course will not earn cr	
30		consideration, and, if applicable, will be subject to extra-curricul	
31	consequences.	The second secon	wi ongrenity
32	1		
33	Grades converted to	o P/F will not be counted toward or against class honors or valedi	ctorian
34	status as outlined in	n Policy 2410P for classes of students graduating during or after 2	2020.
35			
36		t will include a designation on the students' transcripts indicating	
37	•	mstances for any grading period affected by COVID-19 health an	ıd safety
38	measures.		
39	Cross Reference:	Daliay 1005FF Proficionary Dagad Lagraina	
40 41	Closs Kelelelice:	Policy 2410-2410P – Graduation Requirements	

46

Graduation Requirements Policy 2420 – Grading and Progress Reports

Policy 2168 – Distance Learning

43 Policy 2421 - Promotion and Retention 44

45

1902 Page 2 of 2

1			
2	Legal Reference:	Section 20-1-301, MCA	School fiscal year
3		Section 20-9-311(4)(a)(b)(d)	, MCA Calculation of average number
4			belonging
5		Section 20-3-324, MCA	Powers and duties
6		Section 20-7-1601.	Transformational learning
7		10.55.906 ARM	High School Credit
8			
9			
10	Policy History:		
11	Adopted on: 4/27/20)20	
12	Reviewed on:		
13	Revised on: 8/10/202	20	
14	Terminated on:		

COVID-19 Emergency Measures

School District Meetings, Gatherings, Events, and Visitors

The School District has adopted the protocols outlined in this policy to govern during the term of the declared public health emergency to ensure individuals present at a school facility for events or other operationally related reasons honor safety protocols. The supervising teacher, principal, superintendent or designated personnel are authorized to implement this policy in coordination with state and local health officials.

School District Events

The Board of Trustees may authorize School District physical meetings, gatherings, and events when the event is deemed essential to district operations. Physical meetings, gatherings, and events shall not be held without prior authorization of the Board of Trustees.

Physical meetings, gatherings, and events held on school property shall be limited to outdoor areas including the stadium, field, or other open areas designated by the Board of Trustees. All attendees at a meeting, gathering, or event authorized by the Board of Trustees held outdoors are required to honor the applicable health and safety protocols outlined in District Policy 1905 including but not limited to physical distancing. The School District shall provide suitable space for physical distancing to occur and, if practicable, markings and walking routes in the area where the event shall be held to preserve a safe event setting.

Physical meetings, gatherings, and events shall be limited to 50 people when held inside a school building. All attendees at a meeting, gathering, or event authorized by the Board of Trustees held inside the school facility are required to honor the health and safety protocols outlined in District Policy 1905.

 Vulnerable individuals (defined by the Centers for Disease Control at the time of this policy's adoption as those age 65 or older or those with serious underlying health conditions, including high blood pressure, chronic lung disease, diabetes, obesity, asthma, and those whose immune system is compromised such as by chemotherapy for cancer and other conditions requiring such therapy) must not attend School District meetings, gatherings, or events held in accordance with this policy. Precautions must be taken to isolate from vulnerable individuals. The School District shall accommodate vulnerable individuals so they may participate in the meeting gathering or event via electronic means.

Visitors to Schools

Visitors to the interior of any school building shall not be permitted without the express approval of the supervising teacher, principal, superintendent or designated. Visitors that are authorized to

1 1903 2 Page 2 of 2 3 4 be present in any school building must adhere to all health and safety guidelines outlined in 5 District Policy 1905. 6 7 **Volunteers** 8 9 Volunteers utilized by the School District that have been approved in accordance with District 10 Policy 5430 may enter the school building in accordance with the protocols outlined in District Policy 1905. 11 12 13 14 Facilities Use Agreements 15 16 The Board of Trustees suspends community use of District facilities. Unless an event is 17 specifically identified as necessary by the Board of Trustees, Facilities Use Agreements and other similar requests submitted in accordance with District Policy 4330 shall not be considered 18 19 while this policy governs the period of a public health emergency. 20 21 Enforcement 22 23 Visitors to any school building or any attendee at a meeting, gathering, or event authorized by 24 the Board of Trustees in accordance with this policy who fail to honor the requirements of 25 District Policy or the directives of School District officials shall be asked to correct their conduct 26 or leave the meeting, gathering, or event in accordance District Policy 4315. 27 28 Cross Reference: Policy 1901 – School District Policy and Procedures 29 Policy 1905 – Student, Staff, and Community Health and Safety 30 Policy 1400 – Board Meetings Policy 5430 – Volunteers 31 Policy 4301 – Visitors to Schools 32 33 Policy 4332 – Conduct on School Property 34 Policy 4315 – Visitor and Spectator Conduct 35 Policy 4330 – Community Use of School Facilities 36 37 38 39 Policy History: 40 Adopted on: 4/27/2020 Reviewed on: 41 Revised on: 8/10/2020 42 43 Terminated on:

Scobey School District

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COVID-19 Emergency Measures

1903F

School Event and Facility Notice

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The Board of Trustees has adopted the following notice to be posted at the entrance to school buildings and facilities that are holding an event or allowing visitors as authorized by the Board of Trustees in accordance with Policy 1903.

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SCHOOL EVENT AND FACILITY NOTICE

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Scobey School District has taken the precautionary measures adopted by the Board of Trustees, provided by the Governor of Montana, and directed by the Daniels County Health Department to protect against the possible spread of COVID-19 and related illnesses. These measures include but are not limited to cleaning and disinfecting protocols, physical distancing guidance, limitations on the number of people present for events, and use of personal protective equipment. There are no assurances these measures will prevent the spread of COVID-19 or related illnesses at this event or at this facility. By voluntarily entering this event or facility, attendees are acknowledging their specific awareness and knowledge that there are inherent risks of exposure at public gatherings and public facilities. These inherent risks that attendees specifically acknowledge include but are not limited to: injury; illness; hospitalization, chronic health issues arising out of COVID-19, quarantines of an unknown duration to be determined by governing authorities and death. Attendees acknowledge vulnerable individuals as defined by the Centers for Disease Control are at greater risk of serious complications from exposure. Attendees are advised to comply with physical distancing limits consisting of a minimum of 6 feet of distance from others at all times, are required to comply with all directives regarding use masks/face coverings while on school property, and are encouraged to use personal hand sanitizer before, during and after an event. Attendees confirm that they have reviewed, thoroughly understand and agree to comply with all guidance for the phased reopening of Montana issued by the Montana Governor's Office. All School District Policies are in effect when attending this school event or otherwise accessing this facility. Any negligence arising out of your access to this facility or attendance at a school event shall be attributed to you as comparative negligence within the meaning of Section 27-1-702, MCA.

- 39 Policy History:
- 40 Adopted on: 8/10/2020
- 41 Reviewed on:
- 42 Revised on:
- 43 Terminated on:

COVID-19 Emergency Measures

Student, Staff, and Community Health and Safety

 The School District has adopted the protocols outlined in this policy during the term of the declared public health emergency to ensure the safe and healthy delivery of education services provided to students on school property in accordance with Policy 1906, and a safe workplace when staff are present on school property in accordance with Policy 1909, and the safety, health and well-being of parents and community members. The supervising teacher, principal, superintendent or designated personnel are authorized to implement the protocols in coordination with state and local health officials.

Symptoms of Illness

Students and staff who are ill, feeling ill, diagnosed as ill, or otherwise demonstrating symptoms of illness must not come to school or work. Students who have a fever or are exhibiting other signs of illness must be isolated in a designated area until such time as parents or caregiver may arrive at the school to retrieve the ill student. All surfaces and areas should be thoroughly cleaned and disinfected once the student has vacated the area by staff utilizing safety measures in accordance with state and/or local health standards as applicable. Students may engage in alternative delivery of education services during the period of illness or be permitted to make up work in accordance with District Policy 1906. Staff members will be provided access to leave in accordance with District Policy 1911 or the applicable Master Contract or Memorandum of Understanding.

Parents, guardians, or caregivers of students who are ill, feeling ill, diagnosed as ill, or otherwise demonstrating symptoms of illness must not be present at the school for any reason including but not limited events or gatherings or to drop off or pick up students excepted as provided by this policy. To avoid exposing others to illness, parents or caregivers who are ill must make arrangements with others to transport students to school or events, if at all practicable. If not practicable, parents, guardians or caregivers must not leave their vehicle during pickup or drop off and must arrange with District staff to supervise students in accordance with physical distancing guidelines in this Policy.

Physical Distancing

To the extent possible, students, staff, volunteers, and visitors will maintain a six-foot distance between themselves and their colleagues and peers throughout the school day inside any school building, on school provided transportation, and on school property before and after school. Staff members will arrange classrooms and restructure courses, transportation services, and food service to meet this standard.

1 1905 2 Page 2 of 6

Recess will continue as scheduled in accordance with physical distancing guidance without the use of playground equipment. Any other use of school playgrounds is strictly prohibited.

Drop off and pick up of students will be completed in a manner that limits direct contact between parents and staff members and adheres to social distancing expectations around the exterior of the school building while on school property.

Masks as Personal Protective Equipment

Staff and students may wear a mask while present in any school building. The School District does not require the use of masks and will not provide masks except in cases required by this policy or at the discretion of the administration. The Board of Trustees' decision to not require or provide masks is based on a review of the circumstances in the community and consultation with local health officials on issues including but not limited to the possibility of exposure and availability of masks. Allegations of harassment of any person wearing face coverings will be promptly investigated in accordance with District policy. A student, staff member, or visitor who, after an investigation, is found to engaged in behavior that violates District policy is subject to redirection or discipline.

If the number of active COVID-19 cases in the county where the school district is located is four (4) or more after this provision is adopted, the Board of Trustees authorizes the supervising teacher, principal, superintendent or designated personnel to implement a requirement for face coverings to be worn as specified in the directives from the State of Montana until such time as the Board of Trustees can adopt an applicable District policy. The supervising teacher, principal, superintendent or designated personnel shall coordinate with the county health department to determine whether face coverings are required at the school in accordance with requirements issued by the State of Montana. In the event face coverings are required, the supervising teacher, principal, superintendent or designated personnel shall announce the face covering requirement to students, parents, staff, volunteers, and visitors for the immediate successive school day each day by 3:00 pm. If the supervising teacher, principal, superintendent or designated personnel determines masks are required, signs will be installed to inform students, parents, staff, volunteers, and visitors of mask requirements while present in any school building or at any applicable outdoor school event.

Cleaning and Disinfecting

 School district personnel will routinely both clean by removing germs, dirt and impurities and disinfect by using chemicals to kill germs on all surfaces and objects in any school building and on school property that are frequently touched. This process shall include cleaning objects/surfaces not ordinarily cleaned daily.

Personnel will clean with the cleaners typically used and will use all cleaning products according to the directions on the label. Personnel will disinfect with common EPA-registered household disinfectants. A list of products that are EPA-approved for use against the virus that causes

COVID-19 is available from the supervising teacher or administrator. Personnel will follow the manufacturer's instructions for all cleaning and disinfection products.

The District will provide EPA-registered disposable wipes to teachers, staff, and secondary students so that commonly used surfaces (e.g., keyboards, desks, remote controls) can be wiped down before use. Supervising teacher or administrators are required to ensure adequate supplies to support cleaning and disinfection practices.

Student Arrival

Hand hygiene stations will be available at the entrance of any school building, so that children can clean their hands before they enter. If a sink with soap and water is not available, the School District will provide hand sanitizer with at least 60% alcohol. Hand sanitizer will be kept out of elementary students' reach and student use will be supervised by staff.

A District employee will greet children outside the school as they arrive to ensure orderly compliance with the provisions of this policy.

Temperature Screening

Designated School District staff are authorized to test the temperature of students with an approved non-contact or touchless temperature reader. Students who have a fever or are exhibiting other signs of illness must be isolated in a designated area until such time as parents or caregiver may arrive at the school to retrieve the ill student. All surfaces and areas should be thoroughly cleaned and disinfected once the student has vacated the area by staff utilizing safety measures in accordance with state and/or local health standards as applicable.

When administering a temperature check on a possibly ill student, designated staff members will utilize available physical barriers and personal protective equipment to eliminate or minimize exposures due to close contact to a child who has symptoms during screening.

Healthy Hand Hygiene Behavior

All students, staff, and others present in the any school building will engage in hand hygiene at the following times, which include but are not limited to:

• Arrival to the facility and after breaks

1	1905		
2	Page 4 of 6		
3			
4	 Before and after preparing, eating, or handling food or drinks 		
5	 Before and after administering medication or screening temperature 		
6	 After coming in contact with bodily fluid 		
7	• After recess		
8	 After handling garbage 		
9	 After assisting students with handwashing 		
10	• After use of the restroom		
11			
12	Hand hygiene includes but is not limited to washing hands with soap and water for at least 20		
13			
14	can be used if soap and water are not readily available.		
15			
16	Staff members will supervise children when they use hand sanitizer and soap to prevent		
17	ingestion.		
18			
19	Staff members will place grade level appropriate posters describing handwashing steps near		
20	sinks.		
21 22			
23	Vulnerable Individuals		
24	vullerable marviduals		
25	Vulnerable individuals (defined by the Centers for Disease Control at the time of this policy's		
26	adoption as those age 65 or older or those with serious underlying health conditions, including		
27	high blood pressure, chronic lung disease, diabetes, obesity, asthma, and those whose immune		
28	system is compromised such as by chemotherapy for cancer and other conditions requiring such		
29	therapy) are authorized to talk to their healthcare provider to assess their risk and to determine if		
30	they should telework during the period of declared public health emergency.		
31			
32	Employees who have documented high risk designation from a medical provider are entitled to		
33	reasonable accommodation within the meaning of that term in accordance with the Americans		
34	with Disabilities Act and Section 504 as outlined in District Policy 5002. These accommodations		
35	may include but are not limited to teleworking in accordance with a work plan developed in		
36	coordination with and authorized by the supervising teacher, administrator or other designated		
37	supervisor. Such employees may also be eligible for available leave in accordance with the		
38	applicable policy or master agreement provision.		
39			
40			
41	Food Preparation and Meal Service		
42			
43	Facilities must comply with all applicable federal, state, and local regulations and guidance		
44	related to safe preparation of food.		
45	Cinles was I fan fa a I managation mast with a second factor of		
46	Sinks used for food preparation must not be used for any other purposes.		

1 1905 2 Page 5 of 6 3 4 Staff and students will wash their hands in accordance with this policy. 5 6 **Transportation Services** 7 8 The Board of Trustees authorizes the transportation of eligible transportees to and from the 9 school facility in a manner consistent with the protocols established in this policy. The 10 transportation director and school bus drivers will clean and disinfect each seat on each bus after each use. 11 12 13 14 Public Awareness 15 16 The School District will communicate with parents, citizens, and other necessary stakeholders 17 about the protocols established in this policy and the steps taken to implement the protocols 18 through all available and reasonable means. 19 20 **Confidentiality** 21 22 This policy in no way limits or adjusts the School District's obligations to honor staff and student privacy rights. All applicable district policies and handbook provision governing confidentiality 23 of student and staff medical information remain in full effect. 24 25 26 27 <u>Transfer of Funds for Safety Purposes</u> 28 29 The Board of Trustees may transfer state or local revenue from any budgeted or non-budgeted 30 fund, other than the debt service fund or retirement fund, to its building reserve fund in an 31 amount not to exceed the school district's estimated costs of improvements to school and student 32 safety and security to implement this policy in accordance with District Policy 1006FE. 33 34 Cross Reference: Policy 1901 – School District Policy and Procedures 35 Policy 1906 - Student Services and Instructional Delivery 36 Policy 1907 – Transportation Services 37 Policy 1006FE – Transfer of Funds for Safety Purposes 38 Policy 3410 – Student examination and screenings 39 Policy 3417 – Communicable Diseases 40 Policy 3431 – Emergency Treatment Policy 1911 - Personnel Use of Leave 41 Policy 1910 – Human Resources and Personnel 42 Policy 4120 - Public Relations 43 44 Policy 5002 – Accommodating Individuals with Disabilities

Policy 5130 – Staff Health

Policy 5230 - Prevention of Disease Transmission

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1		1905
2		Page 6 of 6
3		_
4	Policy 6110 – Superintendent Authority	
5	Policy 6122 - Delegation of Authority	
6		
7		
8	Policy History:	
9	Adopted on: 4/27/2020	
0	Reviewed on:	
1	Revised on: 8/10/2020; 8/24/2020	
2	Terminated on:	

Scobey K-12 Schools

COVID-19 Emergency Measures

Student Instruction and Services

The School District has adopted the protocols outlined in this policy to govern during the term of the declared public health emergency to ensure the delivery of education services to students onsite at the school, offsite at other locations using available resources including but not limited to online methods. The supervising teacher, principal, superintendent or designated personnel are authorized to implement this policy.

As outlined in District Policy 2100, and except for students determined by the School District to be proficient using School District assessments, the adopted calendar has a minimum number of 720 aggregate instructional hours for students in kindergarten through third grade; 1,080 hours for students in fourth through eleventh grade and 1,050 hours for students in twelfth grade.

The School District may satisfy the aggregate number of hours through any combination of onsite, offsite, and online instruction. The District administration is directed to ensure that all students are offered access to the complete range of educational programs and services for the education program required by the accreditation standards adopted by the Montana Board of Public Education.

For the purposes of this policy and the School District's calculation of ANB and "aggregate hours of instruction" within the meaning of that term in Montana law, the term "instruction" shall be construed as being synonymous with and in support of the broader goals of "learning" and full development of educational potential as set forth in Article X, section 1 of the Montana Constitution. Instruction includes innovative teaching strategies that focus on student engagement for the purposes of developing a students' interests, passions, and strengths. The term instruction shall include any directed, distributive, collaborative and/or experiential learning activity provided, supervised, guided, facilitated or coordinated by the teacher of record in a given course that is done purposely to achieve content proficiency and facilitate the learning of, acquisition of knowledge, skills and abilities by, and to otherwise fulfill the full educational potential of each child.

Staff shall calculate the number of hours students have received instruction as defined in this policy through a combined calculation of services received onsite at the school or services provided or accessed at offsite or online instructional settings including, but not limited to, any combination of physical instructional packets, virtual or electronic based course meetings and assignments, self-directed or parent-assisted learning opportunities, and other educational efforts undertaken by the staff and students that can be given for grade or credit. Staff shall report completed hours of instruction as defined in this policy to the supervising teacher, building principal, or district administrator for final calculation.

1	1906 Page 2 of 6
2 3	Page 2 of 5
4 5 6 7	Students shall receive grades for completed coursework in accordance with the grading scale for the individual staff member or the alternative grading procedures outlined in District Policy 1902.
8 9 10 11	The Board of Trustees may revise the school calendar to adjust the completion of the school year for particular grade levels and groups once students have satisfied the required number of applicable aggregate hours.
12 13 14 15	In order to comply with the requirements of the calendar, District Policy and Section 20-1-301, MCA, the District shall implement the instructional schedules and methods identified in this policy.
16 17	School Facility as Instructional Setting
18 19 20	The Board of Trustees authorizes instruction of students at the school facility in a manner that satisfies the aggregate number of instructional hours outlined in the School District's adopted or revised calendar for a school year affected by a public health emergency.
21 22 23 24	All educational and related services provided at the school facility shall be completed in accordance with the health and safety protocols outlined in District Policy 1905.
25 26	Offsite and Online Instructional Setting
27 28 29 30 31 32 33 34 35	The Board of Trustees authorizes offsite and online instruction of students in a manner that satisfies the aggregate number of instructional hours outlined in the School District's adopted or revised calendar for a school year affected by a public health emergency. Offsite and online delivery methods shall include a complete range of educational services offered by the School District and shall comply with the requirements of applicable statutes. Students completing course work through an offsite or online instructional setting shall be treated in and have their hours of instruction calculated in the same manner as students attending an onsite institutional setting.
36 37 38 39	The Board of Trustees authorizes the supervising teacher or district administrator to permit students to utilize an offsite or online instructional setting at parental request if onsite instruction is offered in the School District in accordance with Policy 1908.
40 41 42	Students receiving offsite delivery of education services may be eligible for assistance with accessibility to offsite or remote learning opportunities in accordance with District Policy 1904.
43 44	Special Education and Accommodation of Disabilities or Diagnoses
45 46	Students shall receive services in accordance with the applicable Individualized Education Plan or Section 504 Plan based on methods and locations agreed upon and documented by the

1 1906 2 Page 3 of 5

applicable team to meet the student's needs and goals. The supervising teacher or building administrator shall coordinate with parents and the special education staff or cooperative to ensure all applicable statutes are followed in accordance with U.S. Department of Education guidelines.

Student Attendance

The Board of Trustees authorizes the supervising teacher, building principal or district administration to set an attendance policy for students that takes into account the location of instructional services, the applicability of proficiency-based instruction, the student's grade level, and the health and safety of the student and their household. Students are expected to complete assigned work. If a student is not present for the instructional day, the student shall be permitted to complete all work assigned by the teacher if not present for instruction within a reasonable period of time determined by the teacher. Students shall not lose credit or incur a grade reduction for reasons related to attendance without good reason as determined by the Board of Trustees.

Student Safety and Counseling

Students shall have access to regular school counseling services whether their instruction is provided in an onsite, offsite or online setting. Staff shall promptly report any suspected student distress or concern to their supervisor for review and referral. Students receiving instruction in an offsite setting are governed by the staff obligation to report suspected child abuse or neglect.

Homeless Students and Students in Foster Care

This policy in no way limits or adjusts the School Districts obligations to homeless students or students in foster care. Applicable District policies serving these students or this population of students remain in full effect.

Student Discipline

This policy in no way limits or adjusts the School District's expectations for student conduct. All applicable district policies and handbook provisions governing student conduct remain in full effect.

2020/2021 School Schedule and Calendar

It is the objective of the Board of Trustees to ensure the proactive operations of the School
District during a public health emergency by: (1) meeting the educational needs of the students;
(2) complying with all applicable statues and rules pertaining to the aggregate hours of

1 1906 2 Policy 4 of 5 3 4 instruction; and 3) identifying and implementing innovative methods to meet educational and 5 other needs of each student in the School District. 6 7 Summer School 8 9 The Board of Trustees authorizes a summer program of instructional offerings for the purpose of 10 remediation of credit, maintenance of skills, and enrichment. All classes offered for credit must meet minimum state requirements for accreditation and may be delivered at the school or at 11 12 another offsite location. Remediation credit courses shall be offered, grades 9-12, in accordance 13 with District advancement requirements. Credit course offerings must be approved by the Board 14 of Trustees 15 16 17 Legal Reference: Article X, Section 1, Montana Constitution 18 Section 20-1-101, MCA – Definitions 19 Section 20-1-301, MCA – School Fiscal Year 20 Section 20-9-311, MCA – Calculation of Average Number Belonging Section 20-7-118, MCA - Offsite Provision of Educational Services 21 22 Section 20-7-1601, MCA – Transformational Learning – Legislative Intent 23 ARM 10.55.906(4)) – High School Credit 24 25 Cross Reference: Policy 1005FE – Proficiency-Based Learning 26 Policy 1902 – Alternative Grading 27 Policy 1905 - Staff, Student, and Community Health and Safety 28 Policy 2100 – School Calendar 29 Policy 2140 – Guidance and Counseling 30 Policy 2161 – Special Education Policy 2168 – Distance Learning 31 Policy 2410 – Graduation 32 Policy 2420 – Grading and Progress Reports 33 34 Policy 2421 – Promotion and Retention 35 Policy 2150 – Suicide Training and Awareness 36 Policy 3125 – Homeless Students 37 Policy 3122 - Attendance Policy 38 Policy 3310 - Student Discipline 39 Policy History: 40 Adopted on: 4/27/2020 Reviewed on: 41 Revised on: 8/10/2020 42

Terminated on:

1	Scobey K-12 Schools
2	

COVID-19 Emergency Measures

1906P

Student Instruction Resources and Best Practices

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Best practices, including but not limited to those outlined below, will assist districts in facilitating quality learning for each student regardless of background or circumstance.

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Planning & Communication

- Providing tools for virtual learning will help ensure equity in access to learning opportunities.
- Provide weekly learning agendas communicated to students and parents.
- Set student meetings, teacher office hours, assignment expectations, and grades available on an established schedule. Districts may consider Policy 1902 Alternative Grading.
- Establish whole group virtual "class time" and/or opportunities for small group learning
 - o Post assignments online early and for the entire week.
 - During this time of challenge, providing structure and certainty will support academic, mental and emotional health.
 - O Students should receive some form of communication from the school community at least once per day.

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Set Expectations

- With students and parents/guardians set expectations and acknowledgment of the importance for ownership of student learning.
- Expectations can outline due dates for assessments.
- Outline how much online participation is required of students.
- Include expectation for daily submission of work or review of accomplishments toward goals.
- Survey students and parents/guardians to make adjustments to lessons. Remember to be flexible—time learning software, apps, etc. should be considered part of learning.

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Differentiated Instruction & Learning Models

- Embed experiential learning that fosters a learning environment that promotes connections. Districts participating in Transformational Learning funding can utilize their Strategic Plan as a guiding document and adapt to a virtual environment.
- Social Emotional Learning and connections.
 - Begin the day by connecting with students—a Brain Teaser or an exercise for students to share a topic of interest or something from home with others.
- Record lessons
 - Lessons should come with visual substance and multiple types of instruction to facilitate learning—downloads, PowerPoints, videos, readings, audio recordings, etc.

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2		1906F
3		Page 2 of 3
4		
5		ests and passions through experiential learning opportunities.
6	•	
7		tudents to do the work through research, developing, and creating a
8	1	h encompasses a variety of subject areas.
9	 Encourage ci 	eativity.
10	 Consider poi 	nting students to the right resources (videos, websites, files) and
11		be contributors to their own learning Creation of a science
12	project—wri	ting, demonstration of items needed, YouTube video with the end
13	result being s	submitted to the teacher and classmates.
14	■ Wax	Museum example: reading about character, writing about individual,
15	dress	up and record via YouTube or creation of a Power Point with
16		
17	o Project based	learning presents opportunities for cross-subject collaboration and
18		ways to show student learning.
19	Demonstrating Learning	
20	Provide video meeting	ng and messaging capabilities to engage students in multiple
21	mediums to show lea	
22		ck to address academic growth and monitor and improve social
23	emotional wellness.	ek to address academic growth and monitor and improve social
24		nunicate to ensure students and parents are aware of the importance
25		•
26		P testing/Unit testing for subject areas
27		nts can guide instruction and provide multiple opportunities for
28		ying gaps in student learning and instruction through a low-stress
29	medium.	
30		00.1.101.1001
31		on 20-1-101, MCA – Definitions
32		on 20-1-301, MCA – School Fiscal Year
33		on 20-9-311, MCA – Calculation of Average Number Belonging
34	Section Sectio	on 20-7-118, MCA - Offsite Provision of Educational Services
35		on 20-7-1601, MCA – Transformational Learning –Legislative Intent
36		(10.55.906(4)) – High School Credit
37 38		y 1005FE – Proficiency-Based Learning
39		y 1902 – Alternative Grading
40	· · · · · · · · · · · · · · · · · · ·	y 1905 - Staff, Student, and Community Health and Safety
41	-	y 2100 – School Calendar
42	· · · · · · · · · · · · · · · · · · ·	v 2140 – Guidance and Counseling

1		1906P
2		Page 3 of 3
3	Policy 2161 – Special Education	_
4	Policy 2168 – Distance Learning	
5	Policy 2410 – Graduation	
6	Policy 2420 – Grading and Progress Reports	
7	Policy 2421 – Promotion and Retention	
8	Policy 2150 – Suicide Training and Awareness	
9	Policy 3125 – Homeless Students	
10	Policy 3122 - Attendance Policy	
11	Policy 3310 - Student Discipline	
12		
13		
14	Policy History:	
15	Adopted on: 4/27/2020	
16	Reviewed on:	
17	Revised on: 8/10/2020	
18	Terminated on:	

Scobey K-12 Schools COVID-19 Emergency Measures

School District Declaration of Emergency

The Board of Trustees is authorized to declare that a state of emergency exists within the community. A declaration issued by the Board of Trustees is distinct from any declaration in effect or previously issued by local, state or federal authorities. An emergency declaration issued by the Board of Trustees authorizes the School District to take extraordinary measures to protect students and staff while delivering education services in a manner authorized by law. The method and location of instruction and related educational services shall be implemented in a manner that serves the needs of students, their families, and staff and preserves the School District's full entitlement of funding.

 Legal Reference: Section 20-9-801 - 802, MCA Emergency School Closure Section 20-9-806, MCA School closure by declaration of

emergency

Section 20-9-805.

Rate of reduction in annual apportionment entitlement.

Policy History:

23 Adopted on: 4/27/2020
 24 Reviewed on: 8/10/2020

25 Revised on:26 Terminated on:

Scobey K-12 Schools

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COVID-19 Emergency Measures

1908

Family Engagement

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The Board of Trustees authorizes the supervising teacher or district administrator to provide Policy 1908F to families requesting to opt-out of onsite instruction at the school facility for the duration of the declared public health emergency.

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Students of families opting out of onsite instruction at the school facility shall receive offsite, online, or any combination of the foregoing at the discretion of the School District in accordance with District Policy 1906. School District staff shall arrange for any combination of physical instructional packets, virtual or electronic based course meetings and assignments, self-directed or parent/guardian-assisted learning opportunities, and other educational efforts available to staff and students that can be relied upon for grade or credit in order to satisfy the minimum aggregate number of hours or determination of proficiency for the requesting student. Students determined to be proficient in one or more courses of the district shall be incorporated in the School District's calculation of ANB, with such ANB fraction to be converted to an hourly equivalent based on the hours of instruction ordinarily provided for the content over which the student has demonstrated proficiency.

21 22 23

Students of families opting out of onsite delivery shall be treated the same as students instructed at the school facility for purposes of grading, discipline, and other educational rights.

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Legal Reference: Section 20-1-101, MCA – Definitions

Section 20-1-301, MCA – School Fiscal Year

Section 20-9-311, MCA – Calculation of Average Number Belonging Section 20-7-118, MCA - Offsite Provision of Educational Services

Section 20-7-1601, MCA – Transformational Learning – Legislative Intent

ARM 10.55.906(4)) – High School Credit

31 32

33 Cross Reference: Policy 1906 – Student Instruction and Services 34

Policy 1908F – Family Onsite Opt-Out Form

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36 Policy History:

- Adopted on: 4/27/2020 37
- 38 Reviewed on:
- 39 Revised on: 8/10/2020
- 40 Terminated on:

COVID-19 Emergency Measures

1908F

Family Onsite Instruction Opt-Out Form

A family who does not want their student to receive instruction and educational services onsite at the school may request to have instruction completed offsite and/or online by completing this form.

Students of families opting out of onsite instruction at the school facility shall receive offsite, online, or any combination of the foregoing at the discretion of the School District in accordance with District Policy 1906. School District staff shall arrange for any combination of physical instructional packets, virtual or electronic based course meetings and assignments, self-directed or parent/guardian-assisted learning opportunities, and other educational efforts available to staff and students that can be relied upon for grade or credit in order to satisfy the minimum aggregate number of hours or determination of proficiency for the requesting student. Students determined to be proficient in one or more courses of the district shall be incorporated in the School District's calculation of ANB, with such ANB fraction to be converted to an hourly equivalent based on the hours of instruction ordinarily provided for the content over which the student has demonstrated proficiency.

I,	, Parent or Guardian of,	a student enrolled at Scobey K-12 Schools,
request m	y student receive educational services and ins	truction at an offsite location and/or for the
duration of	of the declared public health emergency in a n	nanner consistent with the methods identified by
the Schoo	ol District.	

I understand my student is expected to complete all assigned work and return it to the teacher in order to receive credit toward a grade to be considered for promotion or credit and in accordance with Policy 1902, if applicable. I further understand that failure to complete work assigned may result in a determination that my student will be retained or otherwise not earn credit.

37 Parent

Date

Legal Reference:

Section 20-1-101, MCA – Definitions

Section 20-1-301, MCA – School Fiscal Year

Section 20-9-311, MCA – Calculation of Average Number Belonging Section 20-7-118, MCA - Offsite Provision of Educational Services Section 20-7-1601, MCA – Transformational Learning –Legislative Intent

ARM 10.55.906(4)) – High School Credit

Policy History:

47 Adopted on: 4/27/2020

48 Reviewed on:

49 Revised on: 8/10/20 50 Terminated on:

Scobey K-12 Schools

COVID-19 Emergency Measures

Human Resources and Personnel

The School District has adopted the protocols outlined in this policy to govern during the term of the declared public health emergency to ensure clear expectations for District staff while completing their duties in a safe and healthy workplace. The supervising teacher, principal, superintendent or designated personnel are authorized to implement this policy.

Work Schedule and Assignment for Certified Staff

The working conditions for the certified staff shall be governed by a Collective Bargaining Agreement and any applicable Memorandum of Understanding between the Unit and the School District or the individual employment contracts between the employee and the School District. Certified staff shall comply with the emergency policies adopted by the Board of Trustees and related directives from the administration unless there is a provision of a Collective Bargaining Agreement or an applicable Memorandum of Understanding that specifically governs instead of the policy.

Work Schedule and Assignment of Duties for Classified Staff

In accordance with the individual employment contracts issued to classified staff, the District reserves the right to change employment conditions affecting an employee's duties, schedule, assignment, or supervisor. The District shall notify the employee in writing of any change in their workday or duties. Classified staff shall comply with the emergency policies adopted by the Board of Trustees and related directives from the administration.

Personal Conduct

This policy in no way limits or adjusts the School District's expectations for staff conduct. All applicable district policies and handbook provision governing staff conduct remain in full effect.

Student Services

Students shall have access to regular instructional services whether their instruction is provided in an onsite, offsite, or online setting. Staff shall promptly report any suspected violation of School District Policy or concern about student health, well-being, or safety to their supervisor for review and referral. Students receiving instruction in an offsite or online setting are governed by all applicable laws, including the staff obligation to report suspected child abuse or neglect.

1 1909 2 Page 2 of 2 3 4 Compensation and Benefits 5 6 Staff shall continue to earn regular compensation and benefits during the period of declared 7 public health emergency. Payroll dates and schedules are not affected by an applicable public 8 health emergency. 9 10 Cross Reference: Policy 1905 - Student, Staff and Community Health and Safety 11 12 Policy 1906 – Student Instruction Policy 5140 – Classified Assignment 13 14 Policy 5210 – Assignments and Transfers Policy 5221 – Work Day 15 16 Policy 5232 – Abused and Neglected Child Reporting Policy 5255 – Disciplinary Action 17 Policy 5223 – Personal Conduct 18 Policy 5012 – Sexual Harassment 19 20 Policy 5015- Bullying and Intimidation 21 Policy 5130 – Staff Health 22 Policy 5230 – Prevention of Disease Transmission Policy 5222 – Evaluation of Certified and Classified Staff 23 24 25 **Policy History:** Adopted on: 4/27/2020 26 27 Reviewed on: Revised on: 8/10/20 28 29 Terminated on:

Scobey K-12 Schools

COVID-19 Emergency Measures

Personnel Use of Leave

The School District has adopted the protocols outlined in this policy to govern during the term of the declared public health emergency to inform School District staff about leave options. The supervising teacher, principal, superintendent or designated personnel are authorized to implement this policy.

District Leave

School District staff may utilize accumulated leave granted in accordance with Montana law, District policy, a Collective Bargaining Agreement, or applicable Memorandum of Understanding through the regular procedures governing the type of leave requested.

Federal Law Controls Federal Leave Provisions

The Board of Trustees has adopted this policy and related forms on the referenced date based on the law and available federal and state guidance as of the date of such adoption. Federal and state guidance can change following adoption of this policy and forms. To the extent that any subsequently adopted guidance or federal regulation or other controlling interpretation of the law results in a conflict between such guidance, regulation or controlling interpretation and this policy or forms, the provisions of the guidance, regulation or controlling interpretation controls to the extent of any such conflict. The School District shall take reasonable steps to ensure that staff are notified of any change in guidance or federal regulation or other controlling interpretation of the law that creates a conflict with any provision of this policy of forms.

Emergency Paid Sick Leave

In accordance with Federal law, employees may be eligible for two weeks of paid sick leave capped at 80 hours paid at the employee's regular rate of pay when the employee is unable to work because the employee is quarantined in accordance with a Federal, State, or local government order or advice of a health care provider, and/or experiencing COVID-19 symptoms and seeking a medical diagnosis.

Employees may be eligible for two weeks of paid sick leave capped at 80 hours paid at two-thirds the employee's regular rate of pay because the employee is unable to work because of a bona fide need to care for an individual subject to quarantine in accordance with a Federal, State, or local government order or advice of a health care provider, or to care for a child under 18 years of age whose school or child care provider is closed or unavailable for reasons related to COVID-19, and/or the employee is experiencing a substantially similar condition as specified by

1 2 1910 3 Page 2 of 2 4 5 the Secretary of Health and Human Services, in consultation with the Secretaries of the Treasury 6 and Labor. 7 8 Eligible employees may request leave available under the Families First Coronavirus Response 9 Act by completing Policy 1910F1 – Emergency Paid Sick Leave 10 11 12 **Emergency Family Medical Leave** 13 14 Employees may be eligible for up to an additional 10 weeks of paid expanded family and medical leave at two-thirds the employee's regular rate of pay when the employee, who has been 15 16 employed for at least 30 calendar days, is unable to work due to a bona fide need for leave to care for a child whose school or child care provider is closed or unavailable for reasons related to 17 18 COVID-19. 19 20 Eligible employees may request leave available under the Families First Coronavirus Response 21 Act by completing Policy 1910F2 – Emergency Family Medical Leave. 22 23 Legal Reference: Families First Coronavirus Response Act 24 25 Cross Reference: Policy 1910F1 – Emergency Paid Sick Leave Form 26 Policy 1910F2 - Emergency Family Medical Leave Form 27 Policy 1909 – Human Resources and Personnel 28 Policy 5321 – Leaves of Absence 29 Policy 5328 – Family Medical Leave Act 30 Policy 5329 – Long Term Illness Policy 5330 – Maternity and Paternity Leave 31 32 Policy 5334 - Vacations 33 34 35 **Policy History:** Adopted on: 4/27/2020 36 Reviewed on: 8/10/2020 37 38 Revised on: 39 Terminated on:

SCOBEY K-12 SCHOOLS - EMPLOYEE REQUEST FORM - EMERGENCY PAID SICK LEAVE

	in accordance with the Families First Coronavirus Response Act apployees can complete this form and submit it or any questions to		
Employee Name:			
Mailing Address:	E-mail:		
Home Phone Number:	Alternate Phone Number:		
Anticipated Begin Date of Leave:	Expected Return to Work Date:		
EMPLOYEE REQUEST FOR LEAVE AT FULL PAY			
employee's full regular compensation rate. For a part-time	w are eligible for two weeks of leave capped at 80 hours paid at the employee it is the number of hours equal to the average number of iod. Please select the applicable reason and follow the related		
I am unable to work or telework for the following reasons:			
I am quarantined pursuant to Federal, State, or local government order. I am quarantined on the advice of a health care provider. I am experiencing COVID-19 symptoms and seeking a medical diagnosis.			
Please attach the applicable government order or documentation from medical provider corresponding to the item(s) selected.			
EMPLOYEE REQUEST FOR LEAVE AT 2/3 PAY			
Employees satisfying one of the three standards noted below 2/3 of the employee's regular compensation rate. For a part	w are eligible for two weeks of leave capped at 80 hours paid at the t-time employee it is the number of hours equal to the average o-week period. Please select the applicable reason and follow the		
I am unable to work or telework for the following reasons:			
	ntine pursuant to Federal, State, or local government order or advice er person will be providing care for the individual during the period ick Leave.		
Name(s) of the individual(s) being cared for:			
I am experiencing a substantially similar condition with the Secretaries of the Treasury	ion as specified by the Secretary of Health and Human Services, in y and Labor.		
 Please attach the applicable government order or documen	tation from medical provider corresponding to the item(s) selected.		

I am unable to work or telework because I need to care for my child under age 18 because my child's elementary or secondary school, childcare provider, or child's place of care has been closed or is unavailable due to a public health emergency. During this period of unavailability or closure, I represent that no other person will be providing care for

my child during the period for which I am receiving Emergency Paid Sick Leave.

Section Continued from previous page			
Name(s) and Age(s) of Child or Children:			
If the age of one or more of the child is between 14 and 18, the following special circular for the child during daylight hours:			
Please attach notice or documentation related to the unavailability of the school, daycare care to the child. The School District reserves the right to request confirmation regarding unavailability.			
If you are requesting 2/3 paid leave in conjunction with Emergency FMLA to care for a c school or care closure due to public health emergency, please complete an EFMLA form			
SUPPLEMENT 2/3 PAY WITH ACCRUED DISTRICT LEAVE			
An employee on Emergency Paid Sick Leave at 2/3 pay as noted above, may choose to supplement the 2/3 pay provided through Emergency Paid Sick Leave with accrued District leave to earn full compensation. Please indicate if you would like to use paid leave during your Emergency Paid Sick Leave absence to supplement your 2/3 Emergency Paid Sick Leave compensation. Requested leave is subject to availability based on confirmation by the School District.			
Vacation:Hours Sick Leave:Hours Personal:Hours			
EMDLOVEE CEDTIFICATION AND SIGNATURE			
EMPLOYEE CERTIFICATION AND SIGNATURE			
I certify that the above information is accurate and complete. I understand that if I fail to scheduled return date indicated above or fail to communicate changes in the schedule with discipline in accordance with School District Policy.			
Employee Signature: Date:			
FOR SCHOOL DISTRICT USE ONLY			
Request Received By: Date	e:		
Leave Approved By: Date:			
Period of Leave:			
Duration and Type of Supplemental Leave to Earn Full Pay Approved:			
The School District will retain all records related to this leave request for at least 4 y	ears for auditing purposes.		

Page 2 – End of Form

SCOBEY K-12 SCHOOLS - EMPLOYEE REQUEST FORM - EMERGENCY FMLA

Employees may be entitled to Emergency FMLA (EFMLA) in accordance with the Families First Coronavirus Response Act (FFCRA) if the employee satisfies eligibility standards. Employees can complete this form and submit it or any questions to at				
Employee Name:				
Mailing Address: E-mail:				
Home Phone Number: Alternate Phone Number:				
Employment Start Date: Employees must have worked for School District for 30 days to be eligible for EFMLA.				
Expected Begin Date of Leave: Expected Return to Work Date:				
REASON FOR LEAVE				
Employees satisfying the standards noted below are eligible for 12 weeks* of leave. The first two weeks of the leave are unpaid unless the employee selects available options in the next box. The remaining 10 weeks of leave are paid at 2/3 of the employee's regular compensation rate unless other options are selected on this form. Please select the applicable reason and follow the applicable instructions.				
I am unable to work or telework because I need to care for my child under age 18 because my child's elementary or secondary school, childcare provider, or child's place of care has been closed or is unavailable due to a public health emergency. During this period of unavailability or closure, I represent that no other person will be providing care for my child during the period for which I am receiving EFMLA.				
Name(s) and Age(s) of Child or Children:				
If the age of one or more of the child is between 14 and 18, the following special circumstances exist requiring me to care for the child during daylight hours:				
Please attach notice or documentation related to the unavailability of the school, daycare, place of care or person providing care to the child. The School District reserves the right to request confirmation regarding the nature of the closure or unavailability.				
* An employee who qualifies for and utilizes the Emergency Paid Sick Leave provisions of the FFCRA, is entitled to an additional 10 weeks of Emergency FMLA. Direct questions about or requests for this leave to the staff member noted above.				
SUBSTITUTION OF PAID LEAVE FOR FIRST TEN DAYS OF EFMLA				
In accordance with the FFCRA, the first ten days of EFMLA is unpaid, however you may be eligible to use Emergency Paid Sick Leave provided through the FFCRA to cover this period at 2/3 of full pay. In the event you have already used Emergency Paid Sick Leave, you are permitted to use available District-provided paid leave to cover this period at full pay. Please indicate if you would like to use paid leave during the first 10 days of your absence and how many hours you plan to use. Requested leave is subject to availability based on confirmation by the School District. If requesting Emergency Paid Sick Leave, please complete and submit an Emergency Paid Sick Leave form.				
Vacation: Hours Hours Personal: Hours FFCRA: Hours				
SUPPLEMENT 2/3 PAY WITH ACCRUED DISTRICT LEAVE				
An employee may choose to supplement the 2/3 pay provided through EFMLA with accrued District leave to earn full compensation. Please indicate if you would like to use paid leave during your EFMLA absence to supplement your 2/3 EFMLA compensation. Requested leave is subject to availability based on confirmation by the School District. Vacation:Hours				

CONTINUOUS OR INTERMITTENT LEAVE After completing the first ten days of EFMLA, an employee may choose to take 10 weeks of continuous leave under EFMLA for the reason indicated above. Continuous leave means the employee will not complete any District duties during this period but will be compensated based on the options selected above. An employee may also choose to take 10 weeks of intermittent leave. Intermittent leave means an employee will complete some District duties on a modified schedule as approved by the employee's supervisor. When using intermittent leave, the employee will receive full regular pay for hours worked and 2/3 of regular pay during periods on EFMLA unless supplemented in a manner noted above. I am requesting (choose one): Continuous leave Intermittent leave If your need for leave is intermittent, please describe the requested schedule for your intermittent leave: EMPLOYEE CERTIFICATION AND SIGNATURE I certify that the above information is accurate and complete. I understand that if I fail to report for work on or before the scheduled return date indicated above or fail to honor the intermittent EFMLA schedule I may be subject to discipline in accordance with School District Policy. Employee Signature: Date: FOR SCHOOL DISTRICT USE ONLY Request Received By: _____ Date: _____ Leave Approved By: Date:

The School District will retain all records related to this leave request for at least 4 years for auditing purposes.

Duration and Type of Supplemental Leave to Earn Full Pay Approved:

Intermittent Leave Schedule if applicable:

Duration and Type of Substituted Leave for First Ten Days Approved:

Period of Leave:

Page 2 - End of Form \bigcirc 2020 MTSBA

1	Scobey K-12 Schoo	ols		
2				
3	COVID-19 Emerge	ency Measures		1911
4				
5	School District Bud	get Adoption, Amendme	ent and Audit	
6				
7	The period of the sc	hool fiscal year affected	d by the declared public health	n emergency shall be the
8	longer of the portion	of the school fiscal year	ar covered by an emergency d	eclared by the
9	President, Congress	, Governor, Montana Le	egislature, State or County He	alth Department or the
0	portion of the schoo	l fiscal year identified in	n the board's declaration of ar	n emergency. The
1	School District shall	avail itself of all flexib	oilities allowed by law, rule, or	r regulation and shall be
2	otherwise governed by the school finance laws and rules of the state of Montana. The School			
3	District shall comply with auditing requirements and reserves the authority to assert its rights to			
4	manage school distr	ict funds or seek state ar	nd federal funds in a manner of	consistent with the full
5	flexibility available	under all applicable law	/S.	
6				
17	Legal Reference:	Article X, section 8	Montana Constitution	
8		Title 20, Chapter 9, P	Part 8, Montana Code Annotat	red
9				
20	Policy History:			
21	Adopted on: 4/27/2			
22	Reviewed on: 8/10/2	2020		
23	Revised on:			
24	Terminated on:			

1	Scobey K-12 School	ols			
2					
3	COVID-19 Emerge	ency Measures	1912		
4					
5	School District Elec	etions Rescheduled Due to Emergency			
6					
7	The County Superir	ntendent may cancel the School District's election due to an emergency			
8	declared by the Governor. As soon as convenient after the declaration of a state of emergency or				
9	disaster is terminated, the trustees of the district shall set a new date for the election. Notice of				
0	such election shall be published for 7 consecutive days in a newspaper of general circulation in				
1	the district and posted for 7 days at district polling places. All applicable deadlines governing				
2	school election procedures in Montana law shall be reset and calculated based on the date of				
3	rescheduled election.				
4					
5	Legal Reference:	Section 20-20-108, MCA - Rescheduling Of School Election Canceled	d		
6		Due To Declaration Of State Of Emergency Or Disaster			
7		Title 20, Chapter 20, MCA			
8					
9					
20	Policy History:				
21	Adopted on: 4/27/2				
22	Reviewed on: 8/10/2	2020			

24

Revised on:

Terminated on:

SCOBEY SCHOOL DISTRICT

R = required

2000 SERIES INSTRUCTION

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1		

	Scob	ey K-12 Schools	
2000 - R	II	NSTRUCTION	Adopted on: 1/23/1' Reviewed or Revised or
Goals			
		eek to provide an opportuni ectives for the educational	ty for each child to develop program are:
• To foster self-	discovery, self-awar	eness, and self-discipline.	
	• .	opreciation for cultural dive	ersity.
-	ntellectual curiosity	-	•
	ndamental career cor	<u>e</u>	
-	ident develop sensiti group differences.	vity to the needs and value	s of others and respect for
	• •	ellence and instill a desire	to reach the limit of his or
•	e fundamental skills	which will provide a basis	for lifelong learning.
-		ethnic, or religious bias.	6
	<i>j</i> , , ,	.,	
The administrative sta	ff is responsible for	apprising the Board of the	educational program's
current and future stat	us.		
Legal Reference:	10.55.701, ARM	Board of Trustees	

Student Instruction

INSTRUCTION

The School District has adopted the protocols outlined in this policy to ensure the delivery of education services to students onsite at the school, offsite at other locations using available resources. The District administration or designated personnel are authorized to implement this policy.

 As outlined in District Policy 2100, and except for students determined by the School District to be proficient using School District assessments, the adopted calendar has a minimum number of 720 aggregate instructional hours for students in kindergarten through third grade; 1,080 hours for students in fourth through eleventh grade and 1,050 hours for students in twelfth grade.

 The School District may satisfy the aggregate number of hours through any combination of onsite, offsite, and online instruction. The District administration is directed to ensure that all students are offered access to the complete range of educational programs and services for the education program required by the accreditation standards adopted by the Montana Board of Public Education.

For the purposes of this policy and the School District's calculation of ANB and "aggregate hours of instruction" within the meaning of that term in Montana law, the term "instruction" shall be construed as being synonymous with and in support of the broader goals of "learning" and full development of educational potential as set forth in Article X, section 1 of the Montana Constitution. Instruction includes innovative teaching strategies that focus on student engagement for the purposes of developing a students' interests, passions, and strengths. The term instruction shall include any directed, distributive, collaborative and/or experiential learning activity provided, supervised, guided, facilitated, work based, or coordinated by the teacher of record in a given course that is done purposely to achieve content proficiency and facilitate the learning of, acquisition of knowledge, skills and abilities by, and to otherwise fulfill the full educational potential of each child.

 Staff shall calculate the number of hours students have received instruction as defined in this policy through a combined calculation of services received onsite at the school or services provided or accessed at offsite or online instructional settings including, but not limited to, any combination of physical instructional packets, virtual or electronic based course meetings and assignments, self-directed or parent-assisted learning opportunities, and other educational efforts undertaken by the staff and students that can be given for grade or credit. Staff shall report completed hours of instruction as defined in this policy to the supervising teacher, building principal, or district administrator for final calculation.

In order to comply with the requirements of the calendar, District Policy and Section 20-1-301, MCA, the District shall implement the instructional schedules and methods identified in this policy.

1 2050 2 Page 2 of 3

Offsite Instruction

 The Board of Trustees authorizes offsite instruction of students in a manner that satisfies the aggregate number of instructional hours outlined in the School District's adopted or revised calendar for a school year. Offsite delivery methods shall include a complete range of educational services offered by the School District and shall comply with the requirements of applicable statutes. Students completing course work through an offsite instructional setting shall be treated in and have their hours of instruction calculated in the same manner as students attending an onsite institutional setting.

Offsite instruction is available to students:

- 1. meeting the residency requirements for that district as provided in 1-1-215;
- 2. living in the district and eligible for educational services under the Individuals With Disabilities Education Act or under 29 U.S.C. 794; or
- 3. attending school in the district under a mandatory attendance agreement as provided in 20-5-321;
- 4. attending school in the nearest district offering offsite instruction that agrees to enroll the student when the student's district of residence does not provide offsite instruction in an equivalent course in which the student is enrolled. A course is not equivalent if the course does not provide the same level of advantage on successful completion, including but not limited to dual credit, advanced placement, and career certification. Attendance under this provision is subject to approval of the Trustees.

The Board of Trustees authorizes the supervising teacher or district administrator to permit students to utilize an offsite or online instructional setting at when circumstances require.

Proficiency-Based Learning

The Board of Trustees authorizes proficiency-based learning and ANB calculation in situations when a student demonstrates proficiency in a course area as determined by the Board of Trustees using District assessments consistent with District Policy 1005FE, or other measures approved by the Board of Trustees.

The Board of Trustees waives the minimum number of instructional hours for students who demonstrate proficiency in a course area using district assessments that include, but are not limited to, the course or class teacher's determination of proficiency as defined by the Board of Trustees. This determination shall be based on a review of the student's completed coursework, participation in course delivery, and other methods applicable to the specific course or class. The Board of Trustees authorizes the use of the proficiency determination process for students who have selected this method of delivery, students for whom the School District is unable to document satisfaction of the required minimum aggregate number of hours through the offsite or

2050 1 2 Page 3 of 3 3 onsite methods outlined in this policy, or other students whom School District personnel 4 determine satisfy the definition of proficient or meeting proficiency. 5 6 This provision is based in the declaration by the Montana Legislature that any regulation 7 8 discriminating against a student who has participated in proficiency-based learning is inconsistent with the Montana Constitution. 9 10 11 Legal Reference: Article X, Section 1, Montana Constitution 12 Section 20-1-101, MCA – Definitions 13 14 Section 20-1-301, MCA – School Fiscal Year Section 20-9-311, MCA – Calculation of Average Number Belonging 15 Section 20-7-118, MCA - Offsite Provision of Educational Services 16 Section 20-7-1601, MCA – Transformational Learning –Legislative Intent 17 ARM 10.55.906(4)) - High School Credit 18 19 20 Cross Reference: Policy 1005FE – Proficiency-Based Learning Policy 2100 – School Calendar 21 Policy 2140 – Guidance and Counseling 22 Policy 2168 – Distance Learning 23 Policy 2410 – Graduation 24 Policy 2420 – Grading and Progress Reports 25 26 27 Policy History: Adopted on: 8/9/21 28 Reviewed on: 29 Revised on: 30 31 32

Scobey K-12 Schools Adopted on: 1/23/17 Reviewed on:

2100 - R

Revised on: 08/19/19, 8/9/21

78 School Year Calendar and Day

Page 1 of 2

School Calendar

Subject to §§ 20-1-301 and 20-1-308, MCA, and any applicable collective bargaining agreement covering the employment of affected employees, the trustees of a school district shall set the number of hours in a school term, the length of the school day, and the number of school days in a school week. When proposing to adopt changes to a previously adopted school term, school week, or school day, the trustees shall: (a) negotiate the changes with the recognized collective bargaining unit representing the employees affected by the changes; (b) solicit input from the employees affected by the changes but not represented by a collective bargaining agreement; (c) and from the people who live within the boundaries of the school district.

INSTRUCTION

Commemorative Holidays

Teachers and students will devote a portion of the day on each commemorative holiday designated in § 20-1-306, MCA, to study and honor the commemorated person or occasion. The Board may from time to time designate a regular school day as a commemorative holiday.

Saturday School

In emergencies, including during reasonable efforts of the trustees to make up aggregate hours of instruction lost during a declaration of emergency by the trustees under Section 20-9-806, MCA, pupil instruction may be conducted on a Saturday when it is approved by the trustees.

Pupil instruction may be held on a Saturday at the discretion of a school district for the purpose of providing additional pupil instruction beyond the minimum aggregate hours of instruction required in Section 20-1-301, MCA, provided student attendance is voluntary.

School Fiscal Year

- At least the minimum number of aggregate hours must be conducted during each school fiscal year. The minimum aggregate hours required by grade are:
- 41 (a) A minimum of 360 aggregate hours for a kindergarten program;
- 42 (b) 720 hours for grades 1 through 3;
- 43 (c) 1,080 hours for grades 4 through 12; and
- 44 (d) 1,050 hours may be sufficient for graduating seniors.

The minimum aggregate hours, described above, are not required for any pupil demonstrating proficiency pursuant to 20-9-311(4)(d), MCA.

1 2100 2 Page 2 of 2

- In addition, seven (7) pupil instruction-related days may be scheduled for the following purposes:
- 1. Pre-school staff orientation for the purpose of organization of the school year;
- 7 2. Staff professional development programs (minimum of three (3) days);
 - 3. Parent/teacher conferences; and
 - 4. Post-school record and report (not to exceed one (1) day, or one-half $(\frac{1}{2})$ day at the end of each semester or quarter).

The Board of Trustees has established an advisory committee to develop, recommend, and evaluate the school district's yearly professional development plan. Each year the Board of Trustees shall adopt a professional development plan for the subsequent school year based on the recommendation of the advisory committee.

Extended School Year

In accordance with Section 20-1-301, MCA, and any applicable collective bargaining agreement covering the employment of affected employees, the Board of Trustees may establish a school calendar with an earlier start date and a later end date to ensure students receive the minimum number aggregate instructional hours. The purpose of an extended school year will be to maximize flexibility in the delivery of instruction and learning for each student in the School District. When setting an extended school year, the School District will collaborate with students, parents, employees and other community stakeholders. When proposing to adopt changes to a previously adopted school term the Board of Trustees will follow the procedures outlined in in this policy.

30	Legal References:	§ 20-1-301, MCA	School fiscal year
31		§ 20-1-302, MCA	School day and week
32		§ 20-1-303, MCA	Conduct of School on Saturday or Sunday
33			prohibited - exceptions
34		§ 20-1-304, MCA	Pupil-instruction-related day
35		§ 20-1-306, MCA	Commemorative exercises on certain days
36		§ 20-9-311, MCA	Calculation of Annual Number Belonging (ANB)
37		ARM 10.55.701	Board of Trustees
38		ARM 10.65.101-103	Pupil-Instruction-Related Days
39		ARM 10.55.714	Professional Development
40		ARM 10.55.906	High School Credit

Scobey K-12 Schools Adopted on: Reviewed on: 1/23/17 2105 - R **INSTRUCTION** Revised on: **Grade Organization** A student will be assigned to an instructional group or to a classroom which will best serve the needs of that individual while still considering the rights and needs of other students. Factors to be considered in classroom assignments are class size, peer relations, student/teacher relations, instructional style of individual teachers, and any other variables that will affect the performance of the student. Age or grade differences should not constitute a barrier to grouping for instruction. Criteria for grouping will be based on learning goals and objectives addressed and the student's ability to achieve those purposes. Legal Reference: § 20-6-501, MCA Definition of various schools

Scobey K-12 Schools

1 2 3

5 2120 - R

INSTRUCTION

Adopted on: Reviewed on:

Revised on: 1/23/17

Curriculum and Assessment

The Board is responsible for curriculum adoption and must approve all significant changes, including the adoption of new textbooks and new courses, before such changes are made. The Superintendent is responsible for making curriculum recommendations. The District shall ensure their curriculum is aligned to all content standards and the appropriate learning progression for each grade level.

A written sequential curriculum will be developed for each subject area. The curricula will address learner goals, content and program area performance standards, and District education goals and will be constructed to include such parts of education as content, skills, and thinking. The District shall review curricula at least every five (5) years or consistent with the state's standards revision schedule, and modify, as needed, to meet educational goals of the continuous school improvement plan pursuant to ARM 10.55.601.

The staff and administration will suggest materials and resources, to include supplies, books, materials, and equipment necessary for development and implementation of the curriculum and assessment, which are consistent with goals of the education program.

The District shall maintain their programs consistent with the state's schedule for revising standards.

The District shall assess the progress of all students toward achieving content standards and content-specific grade-level learning progressions in each program area. The District shall use assessment results, including state-level achievement information obtained by administration of assessments pursuant to ARM 10.56.101 to examine the educational program and measure its effectiveness. The District shall use appropriate multiple measures and methods, including state-level achievement information obtained by administration of assessments pursuant to the requirements of ARM 10.56.101, to assess student progress in achieving content standards and content-specific grade-level learning progressions in all program areas. The examination of program effectiveness using assessment results shall be supplemented with information about graduates and other student's no longer in attendance.

	2110 Objectives	
Legal Reference:	§ 20-3-324, MCA	Powers and duties
	§ 20-4-402, MCA	Duties of district superintendent or county high school principal
	§ 20-7-602, MCA	Textbook selection and adoption
	10.55.603, ARM	Curriculum and Assessment

2000 Goals

 Cross Reference:

Scobey K-12 Schools 1 2 3 Adopted on: 4 Reviewed on: 5 2130 **INSTRUCTION** Revised on: 06/06/17 6 7 8 9 10 11 Program Evaluation and Diagnostic Tests 12 13 The Board strives for efficiency and effectiveness in all facets of its operations. To achieve this 14 goal, the Board will set forth: 15 16 A clear statement of expectations and purposes for the District instructional program; 1. 17 18 19 2. A provision for staff, resources, and support to achieve stated expectations and purposes; and 20 21 22 3. A plan for evaluating instructional programs and services to determine how well expectations and purposes are being met. 23 24 Parents who wish to examine any assessment materials may do so by contacting the 25 Superintendent. Parental approval is necessary before administering an individual intelligence 26 test or a diagnostic personality test. No tests or measurement devices which include questions 27 about a student's or the student's family's personal beliefs and practices in family life, morality, 28 and religion will be administered, unless the parent gives written permission for the student to 29 take such test, questionnaire, or examination. 30 31 32 The District shall maintain a written process which details its plans for program evaluation. Self review, using the Northwest Association evaluation program or equivalent, of each program shall 33 34 occur at least once every ten years. 35 36 Legal Reference: 20 U.S.C. § 1232h Protection of pupil rights 37 10.55.603, ARM Curriculum and Assessment 10.56.101, ARM Student Assessment 38

Scobey K-12 Schools				
2132 - 1	R INS	TRUCTION	Adopted on: 1/23/1 Reviewed or Revised or	
			Page 1 of 3	
Student	and Family Privacy Rights			
Surveys	- General			
to collec	eys requesting personal information t personal information from students es as identified in Board Policy. Thi inswering the questions can be ident	s, must advance or relate to s applies to all surveys, reg	o the District's educational gardless of whether the	
Surveys	Created by a Third Party			
	ne District administers or distributes parent(s)/guardian(s) may inspect t equest.	•	* •	
This section applies to every survey: (1) that is created by a person or entity other than a District official, staff member, or student, (2) regardless of whether the student answering the questions can be identified, and (3) regardless of the subject matter of the questions.				
Surveys	Requesting Personal Information			
	fficials and staff members shall not as ANY survey containing one (1) or	*	•	
2. N	olitical affiliations or beliefs of the student lental or psychological problems of the stu- ehavior or attitudes about sex;		;	
5. C	legal, antisocial, self-incriminating, or dem ritical appraisals of other individuals with geally recognized privileged or analogous sinisters;	whom students have close famil		
7. R 8. In	eligious practices, affiliations, or beliefs of acome (other than that required by law to de eceiving financial assistance under such pro-	etermine eligibility for participa		
The student's parent(s)/guardian(s) may:				
1. Inspec	ct the survey within a reasonable time of the	e request; and/or		
			2132 Page 2 of 3	

1 2. Refuse to allow their child to participate in any survey requesting personal information. The school shall not 2 penalize any student whose parent(s)/guardian(s) exercise this option. 3 4 **Instructional Material** 5 A student's parent(s)/guardian(s) may, within a reasonable time of the request, inspect any 6 7 instructional material used as part of their child's educational curriculum. 8 9 The term "instructional material," for purposes of this policy, means instructional content that is 10 provided to a student, regardless of its format, printed or representational materials, audio-visual materials, and materials in electronic or digital formats (such as materials accessible through the 11 Internet). The term does not include academic tests or academic assessments. 12 13 Collection of Personal Information From Students for Marketing Prohibited 14 15 The term "personal information," for purposes of this section only, means individually 16 identifiable information including: (1) a student's or parent's first and last name, (2) a home or 17 other physical address (including street name and the name of the city or town), (3) telephone 18 number, or (4) a Social Security identification number. 19 20 21 The District will not collect, disclose, or use student personal information for the purpose of marketing or selling that information or otherwise providing that information to others for that 22 23 purpose. 24 25 The District, however, is not prohibited from collecting, disclosing, or using personal information collected from students for the exclusive purpose of developing, evaluating, or 26 providing educational products or services for, or to, students or educational institutions such as 27 the following: 28 29 30 1. College or other post-secondary education recruitment or military recruitment; 31 Book clubs, magazines, and programs providing access to low-cost literary products; 2. 32 3. Curriculum and instructional materials used by elementary schools and secondary schools; Tests and assessments to provide cognitive, evaluative, diagnostic, clinical, aptitude, or achievement 33 4. information about students (or to generate other statistically useful data for the purpose of securing such 34 35 tests and assessments) and the subsequent analysis and public release of the aggregate data from such tests 36 and assessments: 37 5. The sale by students of products or services to raise funds for school-related or education-related activities; 38 Student recognition programs. 39 40 41 42 2132 Page 3 of 3 43 44 Notification of Rights and Procedures 45 46 The Superintendent or designee shall notify students' parents/guardians of: 47

1. This policy as well as its availability from the administration office upon request; 1 2 How to opt their child out of participation in activities as provided in this policy; 2. 3 The approximate dates during the school year when a survey requesting personal information, as described 3. 4 above, is scheduled or expected to be scheduled; 5 4. How to request access to any survey or other material described in this policy. 6 7 This notification shall be given parents/guardians at least annually at the beginning of the school year and within a reasonable period after any substantive change in this policy. 8 9 10 The rights provided to parents/guardians in this policy transfer to the student, when the student turns eighteen (18) years of age or is an emancipated minor. 11 12 13 14 15

Instructional Materials

Student Rights and Responsibilities

Student Health/Physical Screenings/Examinations

2311

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3410

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18 19

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Cross Reference:

Scobey K-12 Schools Adopted on: Reviewed on: **INSTRUCTION** Revised on: 06/06/17, 7/22/22 **Guidance and Counseling** The District recognizes that guidance and counseling are an important part of the total program of instruction and should be provided in accordance with state laws and regulations, District policies and procedures, and available staff and program support. The general goal of this program is to help students achieve the greatest personal value from their educational opportunities. Such a program should: 1. Provide staff with meaningful information which can be utilized to improve educational services offered to individual students. 2. Provide students with planned opportunities to develop future career and educational plans. 3. Refer students with special needs to appropriate specialists and agencies. 4. Aid students in identifying options and making choices about their educational programs 5. Assist teachers and administrators in meeting academic, social, and emotional needs of students. 6. Provide for a follow-up of students who further their education and/or move into the workforce. 7. Solicit feedback from students, staff, and parents, for purposes of program improvement. 8. Assist students in developing a sense of belonging and self-respect. 9. Have information available about nicotine addiction services and referrals to tobacco cessation programs to students and staff. 10. Serve as a reference for alternative discipline or restorative justice programs. All staff will encourage students to explore and develop their individual interest in all areas including but not limited to career and technical programs, academic curricula, post-secondary

including but not limited to career and technical programs, academic curricula, post-secondary opportunities, community or military service, and employment options without regard race, color, national origin, ancestry, sex, ethnicity, language barrier, religious belief, physical or mental handicap or disability, economic or social condition, actual or potential marital or parental status.

Legal Reference § 49-3-203, MCA Educational, counseling, and training programs 10.55.710, ARM Assignment of School Counseling Staff Opportunity and Educational Equity

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1		Scobey K-12 Schools	
2			
3			Adopted on: 06/06/17
4			Reviewed on:
5	2150 - R	INSTRUCTION	Revised on: 01/15/2020
6			

Suicide Awareness and Prevention

The Administration shall develop and implement a youth suicide prevention program meeting minimum requirements set forth in 10.55.719, ARM.

The District will provide professional development on youth suicide awareness and prevention to each employee of the district who work directly with any students enrolled in the school district. The training materials will be approved by the Office of Public Instruction (OPI).

The District will provide at least two (2) hours of youth suicide and prevention training beginning the 2017-18 school year. The District will provide, at a minimum, two (2) hours of youth suicide awareness and prevention training every five (5) years thereafter. All new employees who work directly with any student enrolled in the school district will be provided training the first year of employment.

Youth suicide and prevention training may include:

- A. In-person attendance at a live training;
- B. Videoconference:
- C. An individual program of study of designated materials;
- D. Self-review modules available online: and
- E. Any other method chosen by the local school board that is consistent with professional development standards.

Prevention and Response

The Board authorizes the Administration and appropriate District staff to develop procedures to address matters related to suicide prevention and response that:

- A. Promote collaboration with families and with community providers in all aspects of suicide prevention and response;
- B. Include high quality intervention services for students;
- C. Promote interagency cooperation that enables school personnel to identify and access appropriate community resources for use in times of crisis;
- D. Include reintegration of youth into a school following a crisis, hospitalization, or residential treatment;
- E. Provide for leadership, planning, and support for students and school personnel to ensure appropriate responses to attempted or completed suicides.

No cause of action may be brought for any loss or damage caused by any act or admission resulting from the implementation of the provisions of this policy or resulting from any training,

or lack of training, related to this policy. Nothing in this policy shall be construed to impose a 1 specific duty of care. 2 3 This policy will be reviewed by the Board of Trustees on a regular basis. 4 5 6 Youth suicide awareness and prevention training Suicide Prevention and Response Legal Reference: § 20-7-1310, MCA 7 ARM 10.55.720 8 9

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2151

Adopted on: Reviewed on:

INSTRUCTION Revised on: 06/06/17

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Interscholastic Activities

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The District recognizes the value of a program of interscholastic activities as an integral part of the total school experience. The program of interscholastic activities will include all activities relating to competitive sport or intellectual contests, games or events, or exhibitions involving individual students or teams of students of this District, when such events occur between schools outside this District.

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All facilities and equipment utilized in the interscholastic activity program, whether or not the property of the District, will be inspected on a regular basis. Participants will be issued equipment which has been properly maintained and fitted.

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An activity coach must be properly trained and qualified for an assignment as described in the coach's job description. A syllabus which outlines the skills, techniques, and safety measures associated with a coaching assignment will be distributed to each coach. All personnel coaching intramural or interscholastic activities will hold a current valid first aid certificate.

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The Board recognizes that certain risks are associated with participation in interscholastic activities. While the District will strive to prevent injuries and accidents to students, each parent or guardian will be required to sign an "assumption of risk" statement indicating that the parents assume all risks for injuries resulting from such participation. Each participant will be required to furnish evidence of physical fitness (physical form) prior to becoming a member of an athletic team. A participant will be free of injury and will have fully recovered from illness before participating in any event.

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Coaches and/or trainers may not issue medicine of any type to students. This provision does not preclude the coach and/or trainer from using approved first aid items.

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Cross Reference: 3416 Administering Medicines to Students

38 39

40 Legal Reference: 10.55.707, ARM Teacher and Specialist Licensure Health Supervision and Maintenance 41 37.111.825, ARM

5 6 2151F

Adopted on: 01/15/2020 Reviewed on:

Revised on:

SCOBEY SCHOOL ATHLETICS INFORMED CONSENT AND INSURANCE VERIFICATION FORM

INSTRUCTION

Extracurricular activities may include physical contact and physical exertion. There is an inherent risk of injury in the activity. By signing this agreement, I acknowledge that the School District staff try to prevent accidents. I agree to accept responsibility for my student's participation in the school activities. The activity is strictly voluntary.

11 12 13

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16 17 I, the undersigned, hereby acknowledge and understand that, regardless of all feasible safety measures that may be taken by the School District, participation in this event entails certain inherent risks. I certify that my student is physically fit and medically able to participate or have noted an applicable physical or medical diagnosis at the bottom of this form. I further certify that my student will honor all instructions of district staff and failure to honor instructions may result on dismissal from the activity. I have been informed of these risks, understand them, and feel that the benefits of participation outweigh the risks involved. My signature below gives my child permission to participate in a Scobey School Activity.

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I authorize qualified emergency medical professionals to examine and in the event of injury or serious illness, administer emergency care to my student. I understand every effort will be made to contact the family or contact person noted below to explain the nature of the problem prior to any involved treatment. In the event it becomes necessary for the district staff in charge to obtain emergency care for my student, I understand that neither the district employee in charge of the activity nor the school district assumes financial liability for expenses incurred because of an accident, injury, illness and/or unforeseen circumstances.

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The School District DOES NOT provide medical insurance benefits for students who choose to participate in activities programs. Parents or guardians may request information from the school district regarding medical insurance for students. If parents or guardians have their own insurance coverage during the student's participation, that coverage information is provided below. Or parents may notify the School District that they do not have medical insurance.

36 37 38

39 40 41

I have personal medical insurance to cover the student's participation: INSURANCE (Company Name) Policy # I do not have personal medical insurance to cover the student's participation and understand that the School District does not provide medical insurance to cover the students. I understand I will be responsible for any medical costs associated with the student's participation. Signature Required Regardless of Insurance Coverage:

43 44 45

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(Please Print)

(Signature)

46 47

Student Athlete _____ 48

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> 53 54

Parent/Guardian _____

1 2 3

2158 - R

INSTRUCTION

Reviewed on: Revised on:

Adopted on: 1/23/17

Page 1 of 2

Family Engagement Policy

The Scobey Board of Trustees believes that engaging parents/families in the education process is essential to improved academic success for students. The Board recognizes that a student's education is a responsibility shared by the district, parents, families and other members of the community during the entire time a student attends school. The Board believes that the district must create an environment that is conducive to learning and that strong, comprehensive parent/family involvement is an important component. Parent/Family involvement in education requires a cooperative effort with roles for the Office of Public Instruction (OPI), the district, parents/families and the community.

Parent/Family Involvement Goals and Plan

The Board of Trustees recognizes the importance of eliminating barriers that impede parent/family involvement, thereby facilitating an environment that encourages collaboration with parents, families and other members of the community. Therefore, the district will develop and implement a plan to facilitate parent/family involvement that shall include the following six (6) goals:

1. Promote families to actively participate in the life of the school and feel welcomed, valued, and connected to each other, to school staff, and to what students are learning and doing in class;

2. Promote families and school staff to engage in regular, two-way meaningful communication about student learning;

3. Promote families and school staff to continuously collaborate to support student learning and healthy development both at home and at school and have regular opportunities to strengthen their knowledge and skills to do so effectively;

4. Empower parents to be advocates for their own and other children, to ensure that students are treated equitably and have access to learning opportunities that will support their success;

5. Encourage families and school staff to be partners in decisions that affect children and families and together inform, influence, and create policies, practices, and programs; and

2158 1 2 Page 2 of 2 3 4 6. Encourage families and school staff to collaborate with members of the community to connect students, families, and staff to expand learning opportunities, community 5 services, and civic participation. 6 7 8 The district's plan for meeting these goals is to: 9 10 1. Provide activities that will educate parents regarding the intellectual and developmental needs of their children at all age levels. This will include promoting cooperation between 11 the district and other agencies or school/community groups (such as parent-teacher 12 groups, Head Start, , etc.) to furnish learning opportunities and disseminate information 13 regarding parenting skills and child/adolescent development. 14 15 Implement strategies to involve parents/families in the educational process, including: 16 2. 18 Keeping parents/families informed of opportunities for involvement and 19 < encouraging participation in various programs. 20 21 Providing access to educational resources for parents/families to use together with 22 < their children. 23 24 Keeping parents/families informed of the objectives of district educational 25 < programs as well as of their child's participation and progress within these 26 27 programs. 28 29 3. Enable families to participate in the education of their children through a variety of roles. For example, parents/family members should be given opportunities to provide input into 30 district policies and volunteer time within the classrooms and school programs. 31 32 33 4. Provide professional development opportunities for teachers and staff to enhance their understanding of effective parent/family involvement strategies. 34 35 Perform regular evaluations of parent/family involvement at each school and at the 36 5. district level. 37

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6.

7. If practical, provide information in a language understandable to parents.

Provide access, upon request, to any instructional material used as part of the educational

43 44 curriculum.

Adopted on: Reviewed on:

2160 - R

INSTRUCTION

Revised on: 1/23/17, 08/19/19

Page 1 of 2

Title I Parent and Family Engagement

NOTE: Schools receiving federal ESEA funds are required to have a parent and family engagement policy. This sample policy can be used as the basis for the joint development of a policy, as required by the federal legislation. This policy cannot be the District's policy without some parental involvement in its development at the local level.

The District endorses the parent and family engagement goals of Title I and encourages the regular participation of parents and family members (including parents and families of migrant students if applicable) of Title I eligible children in all aspects of the program to establish the agency's expectations and objectives for meaningful parent and family involvement. The education of children is viewed as a cooperative effort among the parents, family members, school, and community. In this policy the word "parent" also includes guardians and other family members involved in supervising the child's schools.

Pursuant to federal law the District will develop jointly with, agree upon with, and distribute to parents of children participating in the Title I program a written parent and family engagement policy. This may include meaningful consultation with employers, business leaders, and philanthropic organizations, or individuals with expertise in effectively engaging parents and family members in education.

At the required annual meeting of Title I parents and family members (including parents and families of migrant students if applicable), parents and family members will have opportunities to participate in the design, development, operation, and evaluation of the program for the next school year. Proposed activities to fulfill the requirements necessary to address the requirements of family engagement goals shall be presented.

In addition to the required annual meeting, at least three (3) additional meetings shall be held at various times of the day and/or evening for parents and family members of children (including parents and families of migrant children if applicable) participating in the Title I program. These meetings shall be used to provide parents with:

1. Information about programs provided under Title I;

2. A description and explanation of the curriculum in use, the forms of academic assessment used to measure student progress, and the proficiency levels students are expected to meet:

3. Opportunities to formulate suggestions and to participate, as appropriate, in decisions relating to the education of their children; and

1			2160			
2			page 2 of 2			
3	4.	The opportur	nity to bring parent comments, if they are dissatisfied with the school's Title			
4		I program, to	the District level.			
5						
6	Title I funding, if sufficient, may be used to facilitate parent attendance at meetings, through					
7	payme	nt of transpor	tation and childcare costs.			
8						
9			ily members of children (including parents and families of migrant children			
10		,	ried to participate in Title I programs shall receive from the school principal			
11	and Title I staff an explanation of the reasons supporting each child's selection for the program, a					
12			be addressed, and a description of the services to be provided. Opportunities			
13		•	the parents and family members to meet with the classroom and Title I			
14			heir child's progress. Parents will also receive guidance as to how they can			
15	assist a	it home in the	education of their children.			
16	г 1	1 11 4 5				
17			District receiving Title I funds shall develop jointly with parents and family			
18			a served in the program a "School-Parent Compact" outlining the manner in			
19			ol staff, and students share the responsibility for improved student academic			
20	acmeve	ement in meei	ting state standards. The "School-Parent Compact" shall:			
21 22	1.	Describe the	school's responsibility to provide high quality curriculum and instruction in			
23	1.		and effective learning environment enabling children in the Title I program			
24			tate's academic achievement standards;			
25		to meet the s	tate 5 deddefine define vement standards,			
26	2.	Indicate the v	ways in which each parent will be responsible for supporting their child's			
27			h as monitoring attendance, homework completion, and television watching;			
28		•	in the classroom; and participating, as appropriate, in decisions related to			
29			education and positive use of extracurricular time; and			
30			1			
31	3.	Address the	importance of parent-teacher communication on an ongoing basis with, at a			
32			arent-teacher conferences, frequent reports to parents, and reasonable access			
33		to staff.				
34						
35	The ac	tivities author	rized under this policy may include establishing a parent advisory board			
36	compri	ised of a suffic	cient number and representative group of parents or family members served			
37			quately represent the needs of the population served by the district for the			
38	purpos	es of develop	ing, revising, and reviewing the parent and family engagement policy.			
39						
40			th more than one (1) school participating in a Title I program may wish to			
41	consid	er the establis	shment of a district-wide parent advisory council.			
42	_	_				
43	Legal I	Reference:	Title I of the Elementary and Secondary Education Act			
44			20 U.S.C. §§ 6301-6514			
45			§ 1116 Every Student Succeeds Act			
46			Scobey K-12 Schools			

2160P - R	INSTRUCTION	Adopted on: Reviewed on: Revised on: 1/23/17
		Page 1 of 2
Title I Parent Involvement	e <u>nt</u>	
	evel of Title I parent involvement desired by Disthe development of each school's annual plan deschool, and community.	
Guidelines		
Parent involvement acti	vities developed at each school will include oppo	ortunities for:
• Volunteering;		
Parent education	n;	
• Home support f	or the child's education;	
* *	tion in school decision making.	
	provide opportunities for professional developme regarding effective parent involvement practices	
Roles and Responsibilit	<u>ies</u>	
Parents		
It is the responsibility o	f the parent to:	
•	unicate with school staff;	
•	es and regulations of school;	
	es and regulations of school, role in the child's education by reinforcing at hom	ne the skills and knowledge
	learned in school;	ie nie skins and knowledge

Staff

It is the responsibility of staff to:

• Develop and implement a school plan for parent involvement;

Utilize opportunities for participation in school activities.

- Promote and encourage parent involvement activities;
- Effectively and actively communicate with all parents about skills, knowledge, and attributes students are learning in school and suggestions for reinforcement;
 - Send information to parents of Title I children (including parents of migrant children if applicable) in a format and, to the extent practicable, in a language the parents can understand.

2160P 1 2 Page 2 of 2 3 4 **Community** 5 6 Community members who volunteer in the schools have the responsibility to: 7 Be aware of rules and regulations of the school; 8 Utilize opportunities for participation in school activities. 9 Administration 10 11 It is the responsibility of the administration to: 12 Facilitate and implement the Title I Parent Involvement Policy and Plan; 13 Provide training and space for parent involvement activities; 14 Provide resources to support successful parent involvement practices; 15 Provide in-service education to staff regarding the value and use of contributions of parents 16 and how to communicate and work with parents as equal partners; 17 Send information to parents of Title I children (including parents of migrant children if 18 applicable) in a format and, to the extent practicable, in a language the parents can 19 20 understand. 21 22

	Scobey K-12 Schools	
2161 - R	INSTRUCTION	Adopted on: Reviewed on Revised on: 1/23/17
Special Education		
children with disab	ovide a free appropriate public education and necestities residing within the District, as required under on Act (IDEA), provisions of Montana law, and the	er the Individuals with
identification, eval	e for services under IDEA, the District will follow nation, placement, and delivery of service to childrent <i>Montana State Plan under Part B of IDEA</i> .	-
	aintain membership in one or more cooperative as trict's obligations to its disabled students.	sociations which may assist
Legal Reference:	Americans with Disabilities Act, 42 U.S.C. § 1 Individuals with Disabilities Education Act, 20 § 20-7-Part Four, MCA Special Education for	U.S.C. § 1400, et seq.

Scobey K-12 Schools 1 2 3 Adopted on: 4 Reviewed on: 5 2161P - R **INSTRUCTION** Revised on: 1/23/17, 7/22/22 6 7 Page 1 of 7 8 **Special Education** 9 10 11 Child Find 12 The District shall be responsible for the coordination and management of locating, identifying, 13 and evaluating all disabled children ages zero (-0-) through twenty-one (21). Appropriate staff 14 will design the District's Child Find plan in compliance with all state and federal requirements 15 and with assistance from special education personnel who are delegated responsibility for 16 17 implementing the plan. 18 The District's plan will contain procedures for identifying suspected disabled students in private 19 schools as identified in 34 C.F.R. 530.130 and 530.131(f), students who are home schooled, 20 homeless children, as well as public facilities located within the geographic boundaries of the 21 District. These procedures shall include screening and development criteria for further 22 23 assessment. The plan must include locating, identifying, and evaluating highly mobile children with disabilities and children who are suspected of being a child with a disability and in need of 24 special education, even though the child is and has been advancing from grade to grade. The 25 District's Child Find Plan must set forth the following: 26 27 28 1. Procedures used to annually inform the public of all child find activities, for children zero 29 through twenty-one; 2. Identity of the special education coordinator; 30 31 3. Procedures used for collecting, maintaining, and reporting data on child identification; 32 4. Procedures for Child Find Activities (including audiological, health, speech/language, 33 and visual screening and review of data or records for students who have been or are being considered for retention, delayed admittance, long-term suspension or expulsion or 34 35 waiver of learner outcomes) in each of the following age groups: Infants and Toddlers (Birth through Age 2) 36 A. Procedures for referral of infants and toddlers to the appropriate early intervention 38

37

agency, or procedures for conducting child find. В. Preschool (Ages 3 through 5)

39 40

41 42 Part C Transition planning conferences; frequency and location of screenings; coordination with other agencies; follow-up procedures for referral and evaluation; and procedures for responding to individual referrals.

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2		Page 2 of 7
3		
4	C.	<u>In-School</u> (Ages 6 through 18)
5		Referral procedures, including teacher assistance teams, parent referrals, and
6		referrals from other sources; and follow-up procedures for referral and evaluation.
7	D.	Post-School (Ages 19 through 21)
8		Individuals who have not graduated from high school with a regular diploma and
9		who were not previously identified. Describe coordination efforts with other
10	F	agencies.
11	E.	Private Schools (This includes home schools.)
12		Child find procedures addressing the provisions of A.R.M. 10.16.3125(1); follow-
13	E	up procedures for referral and evaluation.
14	F.	Homeless Children Dualwia
15	G.	<u>Dyslexia</u> The School District shall establish procedures to ensure that all resident children
16 17		with disabilities, including specific learning disabilities resulting from dyslexia,
18		are identified and evaluated for special education and related services as early as
19		possible. The screening instrument must be administered to:
20		(A) a child in the first year that the child is admitted to a school of the
21		district up to grade 2; and
22		(B) a child who has not been previously screened by the district and who
23		fails to meet grade-level reading benchmarks in any grade;
24		, 8,
25		The screening instrument shall be administered by an individual with an
26		understanding of, and training to identify, signs of dyslexia designed to assess
27		developmentally appropriate phonological and phonemic awareness skills.
28		
29		If a screening suggests that a child may have dyslexia or a medical professional
30		diagnosis a child with dyslexia, the child's school district shall take steps to
31		identify the specific needs of the child and implement best practice interventions
32		to address those needs. This process may lead to consideration of the child's
33		qualification as a child with a disability under this policy.
34		
35	Procedures for	or Evaluation and Determination of Eligibility
36	D 1 C	
37		or evaluation and determination of eligibility for special education and related
38		conducted in accordance with the procedures and requirements of 34 C.F.R.
39 40	300.301-300	.311 and the following state administrative rules:
40	10 16	5.3320 - Referral;
42		0.103 - Identification of Children with Disabilities;
43		5.3321 - Comprehensive Educational Evaluation Process;
44	10.10	2011pronoint Dadoudonal Draidadon 1100000,
45	Procedural S	afeguards and Parental Notification

1 2161P 2 Page 3 of 7

The District implements the procedural safeguard procedures as identified in 34 C.F.R. 300.500 - 300.530.

A copy of the procedural safeguards available to the parents of a child with a disability must be given to the parents only one (1) time a school year, except that a copy also must be given to the parents:

- Upon initial referral or parent request for evaluation;
- Upon receipt of the first state complaint under 34 CFR 300.151 through 300.153 and upon receipt of the first due process complaint under 34 CFR 300.507 in a school year;
- In accordance with the discipline procedures in 34 CFR 300.530(h) (...on the date on which the decision is made to make a removal that constitutes a change of placement of a child with a disability because of a violation of a code of student conduct, the LEA must...provide the parents the procedural safeguards notice); and
- Upon request by a parent.

A public agency also may place a current copy of the procedural safeguard notice on its internet website, if a website exists. [34 CFR 300.504(a) and (b)] [20 U.S.C. 1415(d)(1)]

The referral for special education consideration may be initiated from any source, including school personnel. To initiate the process, an official referral form must be completed and signed by the person making the referral. The District shall accommodate a parent who cannot speak English and therefore cannot complete the District referral form. Recognizing that the referral form is a legal document, District personnel with knowledge of the referral shall bring the referral promptly to the attention of the Evaluation Team.

 The District shall give written notice to the parent of its recommendation to evaluate or not to evaluate the student. The parent will be fully informed concerning the reasons for which the consent to evaluate is sought. Written parental consent will be obtained before conducting the initial evaluation or before reevaluating the student.

The recommendation to conduct an initial evaluation or reevaluation shall be presented to the parents in their native language or another mode of communication appropriate to the parent. An explanation of all the procedural safeguards shall be made available to the parents when their consent for evaluation is sought. These safeguards will include a statement of the parents' rights relative to granting the consent.

Evaluation of Eligibility

Evaluation of eligibility for special education services will be consistent with the requirements of 34 C.F.R. 300.301 through 300.311 regarding Procedures for Evaluation and Determination of Eligibility; and shall also comply with A.R.M. 10.16.3321.

2161P 1 Page 4 of 7 2 3 4 **Individualized Education Programs** 5 6 The District develops, implements, reviews, and revises individualized education programs (IEP) in accordance with the requirements and procedures of 34 C.F.R. 300.320-300.328. 7 8 9 **Independent Education Evaluations** 10 11 The parents of a child with a disability have the right to obtain an independent educational evaluation of the child in accordance with law. Independent educational evaluation means an 12 13 14 evaluation conducted by a qualified examiner who is not employed by the District at District expense. 15 16 If the parents request an independent educational evaluation, the District will provide 17 information about where an independent educational evaluation may be obtained and the criteria 18 applicable for independent educational evaluations. The District may also ask for the parent's 19 20 reason why he or she objects to the public evaluation. 21 22 A parent is entitled to only one independent educational evaluation at public expense each time the public agency conducts an evaluation with which the parent disagrees.. If the parent obtains 23 an independent educational evaluation at District expense or shares with the public agency an 24 evaluation obtained at private expense, the results of the evaluation will be handled in 25 26 accordance with law. 27 If an independent educational evaluation is at District expense, the criteria under which the 28 evaluation is obtained, including the location of the evaluation and the qualifications of the 29 examiner, must be the same as the criteria that the public agency uses when it initiates an 30 evaluation. 31 32 33 **Least Restrictive Environment** 34 To the maximum extent appropriate, children with disabilities, including children in public or 35 private institutions or other care facilities, are educated with children who are nondisabled, and 36 37 special classes, separate schooling, or other removal of children with disabilities from the regular class occurs only if the nature or severity of the disability is such that education in regular 38 39 classes, with the use of supplementary aids and services, cannot be achieved satisfactorily. Educational placement decisions are made in accordance with A.R.M. 10.16.3340 and the 40 41 requirements of 34 C.F.R. 300.114 - 300.120, and a continuum of alternate placements is 42 available as required in 34 C.F.R. 300.551. 43 44 Children in Private Schools/Out-of District Placement

1 2161P 2 Page 5 of 7

Children with a disability placed in or referred to a private school or facility by the District, or other appropriate agency, shall receive special education and related services in accordance with the requirements and procedures of 34 C.F.R. 300.145 through 300.147 and A.R.M. 10.16.3122.

 As set forth under 34 C.F.R. 300.137, children with a disability placed in or referred to a private school or facility by parents do not have an individual right to special education and related services at the District's expense. When services are provided to children with disabilities placed by parents in private schools, the services will be in accordance with the requirements and procedures of 34. C.F.R. 300.130 through 300.144, and 300.148.

Impartial Due Process Hearing

The District shall conduct the impartial hearing in compliance with the Montana Administrative Rules on matters pertaining to special education controversies.

Special Education Records and Confidentiality of Personally Identifiable Information

A. <u>Confidentiality of Information</u>

The District follows the provisions under the Family Educational Rights and Privacy Act and implements the procedures in 34 C.F.R. 300.610-300.627, § 20-1-213, MCA, and A.R.M. 10.16.3560.

B. Access Rights

 Parents of disabled students and students eighteen (18) years or older, or their representative, may review any educational records which are designated as student records collected, maintained, and used by the District. Review shall normally occur within five (5) school days and in no case longer than forty-five (45) days. Parents shall have the right to an explanation or interpretation of information contained in the record. Non-custodial parents shall have the same right of access as custodial parents, unless there is a legally binding document specifically removing that right.

C. List of Types and Locations of Information.

A list of the records maintained on disabled students shall be available in the District office. Disabled student records shall be located in the special education room, where they are available for review by authorized District personnel, parents, and adult students. Special education teachers will maintain an IEP file in their classrooms. These records will be maintained under the direct supervision of the teacher and will be located in a locked file cabinet. A record-of-access sheet in each special education file will specify the District personnel who have a legitimate interest in viewing these records.

2161P Page 6 of 7

D. <u>Safeguards</u>

The District will identify in writing the employees who have access to personally identifiable information, and provide training on an annual basis to those staff members.

E. Destruction of Information

 The District will inform parents five (5) years after the termination of special education services that personally identifiable information is no longer needed for program purposes. Medicad reimbursement records must be retained for a period of at least six years and three months from the date on which the service was rendered or until any dispute or litigation concerning the services is resolved, whichever is later. The parent will be advised that such information may be important to establish eligibility for certain adult benefits. At the parent's request, the record information shall either be destroyed or made available to the parent or to the student if eighteen (18) years or older. Reasonable effort shall be made to provide the parent with notification sixty (60) days prior to taking any action on destruction of records. Unless consent has been received from the parent to destroy the record, confidential information will be retained for five (5) years beyond legal school age.

F. <u>Children's Rights</u>

Privacy rights shall be transferred from the parent to an adult student at the time the student attains eighteen (18) years of age, unless some form of legal guardianship has been designated due to the severity of the disabling condition.

Discipline

Students with disabilities may be suspended from school the same as students without disabilities for the same infractions or violations for up to ten (10) consecutive school days. Students with disabilities may be suspended for additional periods of not longer than ten (10) consecutive school days for separate, unrelated incidents, so long as such removals do not constitute a change in the student's educational placement. However, for any additional days of removal over and above ten (10) school days in the same school year, the District will provide educational services to a disabled student, which will be determined in consultation with at least one (1) of the child's teachers, determining the location in which services will be provided. The District will implement the disciplinary procedures in accord with the requirements of CFR 300.530-300.537.

Legal Reference: 34 CFR 300.1, et seq. Individuals with Disabilities Act (IDEA)

45 § 20-1-213, MCA Transfer of school records
46 10.16.3122 ARM Local Educational Agency Responsibility for Students with
47 Disabilities

1		2161P
2		Page 6 of 7
3		
4	10.16.3129 ARM	Parental Involvement
5	10.16.3220 ARM	Program Narrative
6	10.16.3321 ARM	Comprehensive Educational Evaluation Process
7	10.16.3322 ARM	Composition of a Child Study Team
8	10.16.3340 ARM	Individualized Education Program and Placement Decisions
9	10.16.3342 ARM	Transfer Students: Intrastate and Interstate
10	10.16.3560 ARM	Special Education Records
11	10.60.103 ARM	Identification of Children with Disabilities
12	37.85.414 ARM	Maintenance of Records and Auditing (Medicaid)
13		
14		
15		

Scobey K-12 Schools Adopted on: 1/23/17 Reviewed on: Scobey K-12 Schools Adopted on: 1/23/17 Reviewed on: Revised on:

Section 504 of the Rehabilitation Act of 1973 ("Section 504")

It is the intent of the District to ensure that students who are disabled within the definition of Section 504 of the Rehabilitation Act of 1973 are identified, evaluated, and provided with appropriate educational services. For those students who need or are believed to need special instruction and/or related services under Section 504 of the Rehabilitation Act of 1973, the District shall establish and implement a system of procedural safeguards. The safeguards shall cover students' identification, evaluation, and educational placement. This system shall include: notice, an opportunity for the student's parent or legal guardian to examine relevant records, an impartial hearing with opportunity for participation by the student's parent or legal guardian, and a review procedure.

Legal Reference: Rehabilitation Act of 1973, Section 504, 29 U.S.C. § 794

ADA Amendments Act of 2008

34 C.F.R. §104.1 *et seq.* Purpose

34 C.F.R. §104.35 Evaluation and Placement 34 C.F.R. §104.36 Procedural safeguards

Scobey K-12 Schools 1 2 3 Adopted on: 1/23/17 4 Reviewed on: 5 2162P - R **INSTRUCTION** Revised on: 6 7 Page 1 of 2 8 9 Section 504 of the Rehabilitation Act of 1973 ("Section 504") 10 Impartial Due Process Hearing. If the parent or legal guardian of a student who qualifies (1) 11 under Section 504 for special instruction or related services disagrees with a decision of 12 the District with respect to: (1) the identification of the child as qualifying for Section 13 504; (2) the District's evaluation of the child; and/or (3) the educational placement of the 14 child, the parents of the student are entitled to certain procedural safeguards. The student 15 shall remain in his/her current placement until the matter has been resolved through the 16 process set forth herein. 17 18 A. The District shall provide written notice to the parent or legal guardian of a 19 Section 504 student, prior to initiating an evaluation of the child and/or 20 determining the appropriate educational placement of the child, including special 21 instruction and/or related services; 22 23 B. Upon request, the parent or legal guardian of the student shall be allowed to 24 examine all relevant records relating to the child's education and the District's 25 identification, evaluation, and/or placement decision; 26 27 28 C. The parent or legal guardian of the student may make a request in writing for an impartial due process hearing. The written request for an impartial due process 29 hearing shall identify with specificity the areas in which the parent or legal 30 guardian is in disagreement with the District; 31 32 D. Upon receipt of a written request for an impartial due process hearing, a copy of 33 the written request shall be forwarded to all interested parties within three (3) 34 business days; 35 36 37 E. Within ten (10) days of receipt of a written request for an impartial due process hearing, the District shall select and appoint an impartial hearing officer who has 38 no professional or personal interest in the matter. In that regard, the District may 39 40 select a hearing officer from the list of special education hearing examiners available at the Office of Public Instruction, the county superintendent, or any 41 other person who would conduct the hearing in an impartial and fair manner; 42 43

Once the District has selected an impartial hearing officer, the District shall

provide the parent or legal guardian and all other interested parties with notice of

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F.

the person selected;

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2162P 1 Page 2 of 2 2 3 G. Within five (5) days of the District's selection of a hearing officer, a prehearing 4 conference shall be scheduled to set a date and time for a hearing, identify the 5 issues to be heard, and stipulate to undisputed facts to narrow the contested 6 factual issues; 7 8 H. The hearing officer shall, in writing, notify all parties of the date, time, and 9 location of the due process hearing; 10 11 I. Anytime prior to the hearing, the parties may mutually agree to submit the matter 12 to mediation. A mediator may be selected from the Office of Public Instruction's 13 list of trained mediators; 14 15 J. At the hearing, the District and the parent or legal guardian may be represented by 16 counsel; 17 18 K. The hearing shall be conducted in an informal but orderly manner. Either party 19 may request that the hearing be recorded. Should either party request that the 20 hearing be recorded, it shall be recorded using either appropriate equipment or a 21 court reporter. The District shall be allowed to present its case first. Thereafter 22 the parent or legal guardian shall be allowed to present its case. Witnesses may 23 be called to testify, and documentary evidence may be admitted; however, 24 witnesses will not be subject to cross-examination, and the Montana Rules of 25 Evidence will not apply. The hearing officer shall make all decisions relating to 26 the relevancy of all evidence intended to be presented by the parties. Once all 27 evidence has been received, the hearing officer shall close the hearing. The 28 hearing officer may request that both parties submit proposed findings of fact, 29 conclusions, and decision: 30 31 L. Within twenty (20) days of the hearing, the hearing examiner should issue a 32 33 written report of his/her decision to the parties; 34 Appeals may be taken as provided by law. The parent or legal guardian may 35 M. contact the Office of Civil Rights, 912 2nd Avenue, Seattle, WA 98714-1099; 36 37 (206) 220-7900. 38 39 (2) Uniform Complaint Procedure. If a parent or legal guardian of the student alleges that the District and/or any employee of the District has engaged in discrimination or 40 41 harassment of the student, the parent or legal guardian will be required to proceed 42 through the District's Uniform Complaint Procedure. 43 44 Legal Reference: 34 C.F.R. 104.36 Procedural safeguards 45

Scobey K-12 Schools Adopted on: 1/23/17 Reviewed on: **INSTRUCTION** Revised on: Gifted Program To the extent possible with available resources, all gifted and talented students will have the opportunity to participate in appropriate educational programs. "Gifted and talented students" are students of outstanding abilities, who are capable of high performance and who require differentiated educational programs beyond those normally offered in public schools, in order to fully achieve their potential contribution to self and society. The District shall: 1. Provide educational services to gifted and talented students that are commensurate to their needs, and foster a positive self-image. 2. Comply with all federal and state laws and regulations regarding addressing gifted education. 3. Provide structured support and assistance to teachers in identifying and meeting the diverse student needs of gifted and talented students, and shall provide a framework for considering a full range of alternatives for addressing student needs. The Superintendent will establish procedures consistent with state guidelines for nominating, assessing, and selecting children of demonstrated achievement, or potential ability in terms of general intellectual ability and academic aptitude. Gifted and Talented Children Legal References: §§ 20-7-901 - 904, MCA 10.55.804, ARM Gifted and Talented

Scobey K-12 Schools 1 2 3 Adopted on: 4 Reviewed on: 5 2167 **INSTRUCTION** Revised on: 06/06/17, 08/19/19, 7/22/22 6 7 8 Correspondence Courses 9 The District will permit a student to enroll in an approved correspondence course from a school 10 approved by the National University Extension Association or the Distance Education 11 Accrediting Commission, in order that such student may include a greater variety of learning 12 experiences within the student's educational program. 13 14 Credit for correspondence courses may be granted, provided the following requirements are met: 15 16 1. Prior permission has been granted by the principal; 17 18 19 2. The program fits the education plan submitted by the regularly enrolled student; 20 21 3. Credit is granted for the following approved schools: 22 Schools approved by the National University Extension Association or through 23 a. one of the schools approved by the Distance Education Accrediting Commission; 24 25 26 b. Community colleges, vocational-technical institutes, four-(4)-year colleges and universities and state-approved private schools in the state of Montana; and 27 28 Other schools or institutions which are approved by the District after evaluation 29 c. for a particular course offering. 30 31 32 The District shall not be obligated to pay for a student's correspondence courses. Unless otherwise specified in Policy 2170. Any courses the district does not pay for will not be included 33 34 in the ANB calculation in accordance with Policy 3121. 35 36 No correspondence courses are allowed that serve to supplant required coursework at Scobey 37 High School. 38 39 Cross Reference: 2410 and 2410P **High School Graduation Requirements** 40 Supervised correspondence study 41 Legal Reference: § 20-7-116, MCA ARM 10.55.906 High School Credit 42

Scobey K-12 Schools 1 2 3 Adopted on: 1/23/17 4 Reviewed on: 5 2168 - R **INSTRUCTION** Revised on: 08/19/19, 7/22/22 6 7 Page 1 of 2 8 9 Distance, Online, and Technology-Delivered Learning 10 For purposes of this policy, "distance learning" is defined as: instruction in which students and 11 teachers are separated by time and/or location with synchronous or asynchronous content, 12 instruction, and communication between student and teacher (e.g., correspondence courses, 13 online learning, videoconferencing, streaming video). 14 15 The District may receive and/or provide distance, online, and technology-delivered learning 16 programs, provided the following requirements are met: 17 18 19 1. The distance, online, and technology-delivered learning programs and/or courses shall meet the learner expectations adopted by the District and be aligned with state content 20 and performance standards; 21 22 23 2. The District shall provide a report to the Superintendent of Public Instruction, documenting how it is meeting the needs of students under the accreditation standards, 24 who are taking a majority of courses during each grading period via distance, online, and/ 25 or technology-delivered programs; 26 27 28 3. The District will provide qualified instructors and/or facilitators as described in ARM 29 10.55.907(3)(a)(b)(c); 30 31 4. The District will ensure that the distance, online, and technology-delivered learning facilitators receive in-service training on technology-delivered instruction as described in 32 ARM 10.55.907(3)(d); and 33 34 The District will comply with all other standards as described in ARM 10.55.907(4)(5)(a-5. 35 36 e). 37 38 The District will permit a student to enroll in an approved distance learning course, in order that such student may include a greater variety of learning experiences within the student's 39 40 educational program. 41 Credit for distance learning courses may be granted, provided the following requirements are 42 met: 43 44 1. Prior permission has been granted by the principal; 45

The program fits the education plan submitted by the regularly enrolled student;

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1 2 3					2168 Page 2 of 2
4	3.	The course of	loes not replace a requi	ired cour	rse offered by the District;
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6	4.	The course i	s needed as credit retrie	eval and	cannot fit into the student's schedule; and
7 8	5.	Condit is some	ntad for ashaals and in	atitution	s annuaved by the District often evaluation for
8 9	3.	•	nted for schools and in course offering.	Sutution	s approved by the District after evaluation for
10		•	C		
11	The D	District will no	t be obligated to pay fo	r a stude	ent's distance learning courses unless
12	otherv	wise specified	in Policy 2170. Any c	ourses th	ne District does not pay for will not be
13	includ	led in the ANI	B calculation in accorda	ance witl	h policy 3121.
14					
15				uired for	any pupil demonstrating proficiency pursuant
16	to 20-	·9-311(4)(d), N	MCA.		
17					
18					
19	Cross	Reference:	2410 and 2410P		School Graduation Requirements
20			2100	School	ol Calendar and Year
21		5 .0		. ~ .	
22	Legal	Reference:	§ 20-9-311(4)(d), M	ICA	Calculation of Average Number
23			Belonging		D C ''
24			ARM 10.55.602		Definitions
25 26			ARM 10.55.705		Administrative Personnel; Assignment of School Administrators/Principals
27			ARM 10.55.906		High School Credit
28			ARM 10.55.907		Distance, Online, and Technology Delivered
29					Learning
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2170

INSTRUCTION

Adopted on: 06/06/17 Reviewed on:

Revised on: 8/9/21

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Digital Academy Classes

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The District recognizes that the District and students may have a need for greater flexibility in the educational program due to funding, teacher availability, individual learning styles, health conditions, employment responsibilities, lack of success in traditional school environments or a desire for students to accelerate their learning and work at the college level before leaving high school. The District acknowledges that online learning solutions offered by the Montana Digital Academy (MTDA) may fulfill these needs.

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MTDA is authorized by Montana law to charge fees for students to access offered courses. The District shall pay fees for students enrolled in an MTDA class that is required for graduation as specified in District policy or the student handbook or as determined by the Superintendent or designee. The District may charge students a reasonable fee for an MTDA course or activity not required for graduation. The Board of Trustees authorizes the Superintendent to waive the fee in cases of financial hardship. Any courses the District does not pay for will not be included in the ANB calculation in accordance with Policy 3121.

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The Superintendent, and/or designees, shall be responsible for developing procedures for the online learning program that address related topics that may include but are not limited to specification and determination of graduation requirements and fee collection for classes that are not required. Further, the online learning solutions providers ensure that:

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Online course providers are accredited by a nationally recognized accreditation A. program or agency or are approved and endorsed by the Montana Office of Public Instruction.

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В. Qualified district staff provides information and guidance to students and parents regarding the selection of appropriate online courses to meet their needs, as well as a suitable number of online courses in which a student may enroll.

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C. The curriculum requirements of the state and school district are met.

37 38 D. All online courses taken by the students will be approved by the administration in advance of enrollment.

39 40 E. All teacher-led online courses include licensed, highly qualified teachers.

41	Cross Reference:	2100	School Calendar and Day
42		2170P	Digital Academy Procedures
43		3520	Student Fees and Fines

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Legal Reference:	§20-7-1201, MCA	Montana digital academy – purposes - governance
	§20-7-1202, MCA	Funding – rulemaking authority

§20-9-213, MCA Fees

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2170P

INSTRUCTION

Adopted on: 06/06/17 Reviewed on: Revised on: 8/9/21

The District will permit a student to enroll in Montana Digital Academy (MDA) classes in order that such student may include a greater variety of learning experiences within the student's educational program or enroll in a class for credit recovery. The District will allow students in grades 7-12 to enroll in the Montana Digital Academy program under the following conditions:

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1. The student must be an enrolled student in the District.

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2. A part-time student must be enrolled for a minimum of 180 aggregate hours of instruction as provided in 20-9-311(4)(a)(i). This can be an onsite or an MTDA class.

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3. Determination of Montana High School Association (MHSA) eligibility will be based on eligibility rules established by MHSA. Students who wish to take MTDA classes and participate in MHSA activities must follow all extra-curricular eligibility rules.

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4. The student will be required to take the class(es) during the Digital Academy course within the schedule.

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OR: The student will have the option of taking the MTDA class(es) in the school building, during school time, or outside of the school building at a remote location, depending how and when such MTDA class(es) is/are offered.

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5. Any MTDA course offered may be made available to a student in the discretion of the Superintendent or designee and all courses offered by MTDA shall be considered approved by the Board of Trustees for the applicable school fiscal year.

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6. The District shall pay fees for students enrolled in an MTDA class that required for graduation as specified in District policy or the student handbook or as determined by the Superintendent or designee.. Classes defined as being required for graduation do not include classes offered by the District onsite as determined by the Superintendent or designee and will therefore be considered an elective class, subject to a student fee as referenced in this policy.

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7. The District shall charge students a reasonable fee for an elective MTDA course or activity not required for graduation. The Board of Trustees authorizes the Superintendent to waive the fee in cases of financial hardship.

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	Scobey K-12	Schools	
2171 - R	INSTRUCT	TION	Adopted on: 04/25/94 Reviewed on: Revised on: 1/23/17
Significant Writing	Drogram		
Significant Writing	Flogram		
The Board of Truste	es has determined that incorpora	ating an independent si	gnificant writing
program in the Distr	ict is not possible given the fina	ncial status of the distri	ct, the number of
staff employed, and	the time available within the cla	ss schedule. Writing v	will be incorporated in
all aspects of the cur	riculum.		
Legal References:	10.55.701(2) (p) ARM	Board of Trusto	ees
	10.55.713 (4) ARM	Teacher Load a	and Class Size

Adopted on: 06/06/17

Revised on: 8/9/21

Reviewed on:

2221 INSTRUCTION

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School Emergencies and Closures

The Superintendent may order closure of schools in the event of extreme weather or other emergency, in compliance with established procedures for notifying parents, students, and staff.

The Board of Trustees is authorized to declare that a state of emergency exists within the community. A declaration issued by the Board of Trustees is distinct from any declaration in effect or previously issued by local, state or federal authorities. An emergency declaration issued by the Board of Trustees authorizes the School District to take extraordinary measures to protect students and staff while delivering education services in a manner authorized by law. The method and location of instruction and related educational services shall be implemented in a manner that serves the needs of students, their families, and staff and preserves the School District's full entitlement of funding.

The trustees may order the emergency closure of schools for one (1) school day each year, without the need to reschedule the lost pupil instruction time when the closure is the result of an emergency. The 1-school-day closure under this subsection is not subject to the reduction in BASE aid pursuant to Section 20-9-805, MCA.

In the event of a declared emergency, the School District shall avail itself of all flexibilities allowed by law, rule, or regulation and shall be otherwise governed by the school finance laws and rules of the state of Montana. The School District shall comply with auditing requirements and reserves the authority to assert its rights to manage school district funds or seek state and federal funds in a manner consistent with the full flexibility available under all applicable laws.

If a declaration of emergency is declared by the Board of Trustees, it may later adopt a resolution that a reasonable effort has been made to reschedule the pupil-instruction time lost because of the unforeseen emergency. If the trustees adopt the resolution, the pupil-instruction time lost during the closure need not be rescheduled to meet the minimum requirement for aggregate hours that a school district must conduct during the school year in order to be entitled to full BASE aid. At least 75% of the pupil-instruction time lost due to the unforeseen emergency must have been made up before the trustees can declare that a reasonable effort has been made.

For the purposes of this and related policies, "reasonable effort" means the rescheduling or extension of the school district's instructional calendar to make up at least 75% of the hours of pupil instruction lost due to an unforeseen emergency through any combination of the following as outlined in accordance with Policies 2050 and 2100:

- (a) extending the school year beyond the last scheduled day;
- (b) the use of scheduled vacation days in the district's adopted school calendar
- (c) the conduct of pupil instruction on Saturdays;
- (d) extending instructional hours during the school day.

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2				2221
3				Page 2 of 2
4				
5	Cross Reference:	2100	School Calendar and	Day
6		2050	Student Instruction	
7		8110	Bus Routes and Scheo	dules
8				
9	Legal Reference:	Section	n 20-9-801-802, MCA	Emergency School Closure
10		Section	n 20-9-806, MCA	School closure by declaration of emergency
11		Section	n 20-9-805, MCA	Rate of reduction in annual apportionment
12				entitlement.
13				
14				
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	Scobey K-12 Schools	
		Adopted on: 7/22/22
2221P	INSTRUCTION	Reviewed on: Revised on:
		page 1 of 2
School Closure Procedu	<u>re</u>	page 1 of 2
*	procedure that should be customized to meet s. These changes reflect updates to the MTBS.	1 0
buses running as schedu	d school employees should assume that schooled, unless there is official notification from the fill be given via public media.	
public health emergency Superintendent will make	old temperatures, wind chill factors, snow, wi , or other circumstances require a modification e the modification decision prior to 6:00 a.m. ast to the community and will initiate the emer re to all administrators.	n of the normal routine, the and contact the public
	ocedure may be terminated, amended, or adju circumstances requiring extended school closu	
Work Schedules and Re	sponsibilities for School Closures	
Superintendent		
be on duty throughout a	oard of Trustees has authority to close school ny existing or potential emergency situation, de e confirmed with the Superintendent.	*
	.	
Central Administrative	Personnel	
Central administrative p	ersonnel will be expected to report for duty or	their assigned shifts in the
	ure, insofar as is safely possible, unless other	9
-	nee. Additional hours may be required, especi	•
supervisor, business ma	nager, and personnel director, depending on the	ne nature of the emergency.
_	strators, Non-Teaching "Exempt" Personn	el, and Identified
Support Staff		
All huilding-level admir	istrators and non-teaching "exempt" personne	el will report for duty per
_	otherwise directed each day during the school	
	ast one (1) secretary, insofar as is safely possi	. 0

2221P page 2 of 2

administrator will ascertain that the building has been adequately secured and that any child who mistakenly reports to school is properly and safely cared for and returned home per District policy. The administrator and this minimal support staff shall notify other staff and/or other support employees of the situation and will respond to telephone questions. Staff will be advised of schedule for the day by immediate supervisor.

12-Month Classified Employees

In the event of school closure, 12-month classified personnel may report for duty or not report for duty, as directed by their immediate supervisor. Building secretaries and secretaries to central administrative personnel who are required to be on duty are expected to report for duty. If a 12-month classified employee is unable to or does not report for duty, the employee will complete a leave request form to declare the day as personal leave, vacation, or leave without pay.

10- and 11-Month Classified Employees

Ten- and 11-month employees may report for duty or not report for duty as directed by their immediate supervisor. If such employees do not report for duty, they will complete a District leave request form to declare the day as personal leave, vacation, or leave without pay.

Aides, Food Service Workers, and Other 91/4-Month Classified Employees

These employees work only those days school is in session and are not expected to work when school is not in session. If school has been closed, 9½-month employees should not report for duty unless otherwise directed by their immediate supervisor. 9½-month employees will complete a leave request form to declare the day as personal leave, vacation, or leave without pay.

Teachers (Teachers, Librarians, Psychologists, Counselors)

If schools are closed for weather or other emergency conditions, teachers are not expected to report for duty unless directed otherwise. Teachers do not need to submit an absence form. In cases of school closures, it is customary for the days to be made up at another time; thus teachers will typically still fulfill their contract days.

Scobey K-12 Schools 1 2 3 Adopted on: 1/23/17 4 Reviewed on: 2250 - R 5 **INSTRUCTION** Revised on: 6 7 8 9 10 11 Community and Adult Education 12 13 Efforts will be made to maximize the use of public school facilities and resources, realizing that 14 education is a lifelong process involving the whole community. The District may make its 15 resources available to adults and other non-students, within limits of budget, staff, and facilities, 16 provided there is no interference with or impairment of the regular school program. Community 17 and adult education and other offerings may be developed in cooperation with community 18 representatives, subject to approval and authorization by the Board. 19 20 21 22 Trustees' policies for adult education 23 Legal Reference: § 20-7-703, MCA 24

	Scobey K-12 Schools				
2309 - R	IN	STRUCTION	Adopted on: 1/23/17 Reviewed on: Revised on:		
Library Materials					
Library books ma are responsible for	School library and classroom library books are primarily for use by District students and staff. Library books may be checked out by either students or staff. Individuals who check out books are responsible for the care and timely return of those materials. The building principal may assess fines for damaged or unreturned books.				
allowed use of lib shall not interfere	District residents and parents or guardians of non-resident students attending the District may be allowed use of library books, at the discretion of the building principal. However, such access shall not interfere with regular school use of those books. Use of library books outside of the District is prohibited except for inter-library loan agreements with other libraries.				
Uniform Complai	Any individual may challenge the selection of materials for the library/media center. The Uniform Complaint Procedure will be utilized to determine if challenged material is properly located in the library.				
Cross Reference:	Cross Reference: 1700 Uniform Complaint Procedure 2314 Learning Materials Review				
Legal Reference:	§ 20-4-402(5), MCA § 20-7-203, MCA § 20-7-204, MCA	Duties of district supering school principal Trustees' policies for school library book selections.	nool library		

	Scot	bey K-12 Schools	
			Adopted on: 1/23/17
2310 - R	I	NSTRUCTION	Reviewed on: Revised on:
Selection of Li	orary Materials		
supporting the	educational program in the	with the primary objective of schools. It is the objective attention to the school of difficulty, with o	of these libraries to provide
	different points of view.	are reverse or difficulty, with	arversity of appear and the
1	1		
-		materials at all reading leve	* *
		ciety assists all students to c	
that they becon	ie capable of contributing	to the further good of that so	ociety.
In support of th	asa abjectives the Roard	reaffirms the principles of in	tallactual fraadom inharant
	•	on of the United States and g	
		n's Library Bill of Rights an	
school libraries	•	is bliefully bill of reights uni	a no morpromism for
Although the S	uperintendent is responsib	le for selection of library ma	nterials, ultimate
responsibility r	ests with the Board.		
		dent, thereby delegates auth	-
		chools. The principal further	delegates that authority to
the librarian in	the school.		
(NOTE: RY S	TATUTE THE SUPERIN	TENDENT, or a principal	if there is no district
		ID IS RESPONSIBLE FOR	
		BOARD APPROVAL. TH	
AND BOARD MAY NOT WANT TO DELEGATE THIS RESPONSIBILITY.)			
			,
Legal reference	§ 20-4-402(5), MC	CA Duties of district superir	tendent or county high
	0.00 5.000 3.55	school principal	1.19
	§ 20-7-203, MCA	Trustees' policies for scl	•
	§ 20-7-204, MCA	School library book sele	ction
	Library Bill of Rig		
	American Library	Association	

Scobey K-12 Schools 1 2 3 Adopted on: 1/23/17 4 Reviewed on: 5 2310P - R **INSTRUCTION** Revised on: 6 7 8 Selection of Library Materials 9 Selection of library materials is a professional task conducted by library staff. In selecting 10 library materials, the librarian will evaluate the existing collection; assess curricula needs; 11 examine materials; and consult reputable, professionally prepared selection aids. 12 13 14 Weeding 15 16 When materials no longer meet criteria for selection, they will be weeded. Weeding is a necessary aspect of selection, since every library will contain works which may have answered a 17 need at the time of acquisition, but which, with the passage of time, have become obsolete, 18 dated, unappealing, or worn out. 19 20 21 Discarded materials will be clearly stamped: 22 "WITHDRAWAL FROM SCOBEY PUBLIC SCHOOL LIBRARY" 23 24 25 Materials will be discarded in compliance with § 20-6-604, MCA. When the decision to sell or dispose of library materials is made, the Board will adopt a resolution to sell or otherwise 26 dispose of the material because it is or is about to become abandoned, obsolete, undesirable, or 27 28 unsuitable for the school purposes of the District. The Board will publish a notice of the resolution in the newspaper of general circulation in Scobey. The resolution may not become 29 effective for fourteen (14) days after notice is published. 30 31 32 Gifts 33 34 Gift materials may be accepted with the understanding they must meet criteria set for book selection. 35 36 37

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2311 - R

INSTRUCTION

Adopted on: Reviewed on:

Revised on: 1/23/17

Τ.

Instructional Materials

 The Board is legally responsible to approve and to provide the necessary instructional materials used in the District. Textbooks and instructional materials should provide quality learning experiences for students and:

- Enrich and support the curriculum;
- Stimulate growth in knowledge, literary appreciation, aesthetic value, and ethical standards;
 - Provide background information to enable students to make intelligent judgments;
 - Present opposing sides of controversial issues;
 - Be representative of the many religious, ethnic, and cultural groups and their contributions to our American heritage;
 - Depict in an accurate and unbiased way the cultural diversity and pluralistic nature of American society.

Basic instructional course material in the fundamental skill areas of language arts, mathematics, science, and social studies should be reviewed at intervals not exceeding five (5) years, or consistent with the state's standards revision schedule that are consistent with the goals of the continuous school improvement plan. All instructional materials must be sequential and must be compatible with previous and future offerings.

Instructional materials may be made available for loan to students when the best interest of the District and student will be served by such a decision. Students will not be charged for normal wear. They will be charged replacement cost, however, as well as for excessive wear, unreasonable damage, or lost materials. The professional staff will maintain records necessary for the proper accounting of all instructional materials.

Cross Reference: 2314 Learning Materials Review

40 Legal Reference: § 20-4-402, MCA

41 Duties of district superintendent or county high school principal

42 \$ 20-7-601, MCA

43 \$ 20-7-602, MCA

44 \$ 10.55.603(4)(b), ARM

45 Curriculum and Assessment

Scobey K-12 Schools 1 2 3 Adopted on: 4 Reviewed on: 5 2311P - R **INSTRUCTION** Revised on: 1/23/17 6 7 8 Selection, Adoption, and Removal of Textbooks and Instructional Materials 9 Curriculum committees will generally be responsible to recommend textbooks and major 10 instructional materials purchases. Recommendations will be made to the Superintendent. The 11 function of the committee is to ensure that materials are selected in conformance with stated 12 criteria and established District goals and objectives. A curriculum committee may consist of 13 only those members in a particular department. The same basic selection procedures should be 14 followed as with District-wide committees. 15 16 Selection and Adoption 17 18 19 Textbooks shall be selected by a curriculum committee representing the various staff who will likely be using the text. In most, but not all, cases an administrator will chair the committee. 20 21 Each committee should develop, prior to selection, a set of selection criteria against which textbooks will be evaluated. The criteria should include the following, along with other 22 23 appropriate criteria. Textbooks shall: 24 Be congruent with identified instructional objectives; 25 • 26 Present more than one viewpoint on controversial issues; 27 Present minorities realistically; Present non-stereotypic models; 28 Facilitate the sharing of cultural differences; 29 Be priced appropriately. 30 31 32 Removal 33 Textbooks may be removed when they no longer meet the criteria for initial selection, when they 34 are worn out, or when they have been judged inappropriate through the Learning Materials 35

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Review Process.

Scobey K-12 Schools Adopted on: Reviewed on: 5 2312 - R INSTRUCTION Revised on: 1/23/17, 2/22/22

Copyright

The District recognizes that federal law makes it illegal to duplicate copyrighted materials without authorization of the holder of the copyright, except for certain exempt purposes. Severe penalties may be imposed for unauthorized copying or use of audio, visual, digital, or printed materials and computer software, unless the copying or use conforms to the "fair use" doctrine.

Under the "fair use" doctrine, unauthorized reproduction of copyrighted materials is permissible for such purposes as criticism, comment, news reporting, teaching, scholarship or research.

Under the fair use doctrine, each of the following four standards must be met in order to use the copyrighted document:

• Purpose and Character of the Use – The use must be for such purposes as teaching or scholarship.

• Nature of the Copyrighted Work – The type of work to be copied.

Amount and Substantiality of the Portion Used – Copying the whole of a work cannot be considered fair use; copying a small portion may be if these guidelines are followed.
 Effect of the Use Upon the Potential Market for or value of the Copyrighted Work – If

resulting economic loss to the copyright holder can be shown, even making a single copy of certain materials may be an infringement, and making multiple copies presents the danger of greater penalties.

While the District encourages its staff to enrich learning programs by making proper use of supplementary materials, it is the responsibility of staff to abide by District copying procedures and obey requirements of law. Under no circumstances will it be necessary for staff to violate copyright requirements in order to properly perform their duties. The District cannot be responsible for any violations of the copyright law by its staff.

The display of dramatic performances, musical works, motion pictures or television programing to students may only occur for educational purposes under the following standards:

• During onsite instruction

When viewed in a classroom or designated place of instruction

 With a lawfully made copy or via an authorized account
As a regular part of instruction and directly related to the curriculum

Employees should contact the administration with inquiries about accessing lawful copies of materials or accounts to access materials available via online platforms to ensure compliance with copyright laws.

1			2312
2			Page 2 of 2
3	Any staff member w	ho is uncertain as to wl	nether reproducing or using copyrighted material
4	complies with Distric	ct procedures or is pern	nissible under the law should consult the
5	Superintendent. The	e Superintendent will as	ssist staff in obtaining proper authorization to copy or
6	use protected materia	als, when such authoriz	ation is required.
7			
8			
9			
10	Legal Reference:	17 USC 101 - 1332	Federal Copyright Law of 1976
11			
12			
13			
14			

Scobey K-12 Schools		
2314 - R	INSTRUCTION	Adopted or Reviewed or Revised on: 1/23/1
Learning Materials Revie	W	
<u> </u>	_	
Citizens objecting to spec	ific materials used in the District are enco	uraged to submit a complain
in writing using the Unife	rm Complaint Procedure (Policy 1700) an	nd discuss the complaint with
the building principal pri	or to pursuing a formal complaint.	
_	e purposes of this policy, are considered to	•
	ary materials, or any materials to which a	teacher might refer a studen
as part of the course of in	struction.	
Cross Reference: 17	00 Uniform Complaint Procedure	

Scobey K-12 Schools

1 2 3

Adopted on: 1/23/17

2314F	Revie INSTRUCTION Rev
CITIZI	EN'S REQUEST FOR RECONSIDERATION OF INSTRUCTIONAL MATERIAL
Reques	st initiated by:
Teleph	st initiated by: Address:)
Compl	ainant represents:
	aterial I (we) object to is of the following type:RecordingMagazinePamphletLibrary BookTextbook
	material, to your knowledge, on a student reading list? Yes No Publisher:
1.	Are you aware of the District's objectives in using this material?
2.	Are you familiar with the district philosophy regarding selection of instructional materials?
3.	To what in the material(s) do you object?
4.	What do you feel might be the result of reading, seeing, or using this material?
	For what age group would you recommend this material?
6.	Is there anything of value in the material?
7.	Did you read, hear, or see the entire content? What parts?
	Are you aware of the judgment of this material by literary or subject matter critics? What do you believe is the theme of this material?
10.	What would you like your school to do about this material? a. Do not assign it to my child: b. Do not give it to my child:
	c. Withh9old from all students:
11.	In its place, what material of equal quality would you recommend that would convevaluable a picture and perspective?

Scobey K-12 Schools 1 2 3 Adopted on: 4 Reviewed on: 2320 5 **INSTRUCTION** Revised on: 1/23/17 6 7 Field Trips, Excursions, and Outdoor Education 8 9 The Board recognizes that field trips, when used as a device for teaching and learning integral to 10 the curriculum, are an educationally sound and important ingredient in the instructional program 11 of the schools. Such trips can supplement and enrich classroom procedures by providing 12 learning experiences in an environment beyond the classroom. 13 14 15 Field trips that will take students out of state must be approved in advance by the Board. 16 The Superintendent will develop procedures with respect to field trips, excursions, and outdoor 17 education. 18 19 Staff members may not solicit students during instructional time for any privately arranged field 20 21 trip or excursion without Board permission. 22 The presence of a person with a currently valid first aid card is required during school-sponsored 23 activities, including field trips, athletic, and other off-campus events. 24 25 26 27 Legal Reference: ARM 37.111.825 Health Supervision and Maintenance 28

1 2 Scobey K-12 Schools 3 4 Adopted on: 5 Reviewed on: 6 2330 - R **INSTRUCTION** Revised on: 1/23/17 7 8 9 Controversial Issues and Academic Freedom 10 The District will offer courses of study which will afford learning experiences appropriate to 11 levels of student understanding. The instructional program respects the right of students to face 12 issues, to have free access to information, to study under teachers in situations free from 13 prejudice, and to form, hold, and express their own opinions without personal prejudice or 14 discrimination. 15 16 Teachers will guide discussions and procedures with thoroughness and objectivity to acquaint 17 students with the need to recognize various points of view, importance of fact, value of good 18 judgment, and the virtue of respect for conflicting opinions. 19 20 21 The Board encourages and supports the concept of academic freedom, recognizing it as a necessary condition to aid in maintaining an environment conducive to learning and to the free 22 exchange of ideas and information. 23 24 In a study or discussion of controversial issues or materials, however, the Board directs teaching 25 staff to take into account the following criteria: 26 27 Relative maturity of students; 28 1. District philosophy of education; 29 2. Community standards, morals, and values; 30 3. Necessity for a balanced presentation; and 31 4. Necessity to seek administrative counsel and guidance in such matters. 32 5. 33 34 35 36 Legal Reference: Article X, Sec. 8, Montana Constitution - School district trustees 37 § 20-3-324(16) and (17), MCA Powers and duties

Scobey K-12 Schools 1 2 3 Adopted on: 03/01/93 4 Reviewed on: 2332 5 **INSTRUCTION** Revised on: 06/06/17, 8/9/21 6 7 Page 1 of 3 8 9 Religion and Religious Activities 10 In keeping with the United States and Montana Constitutions and judicial decisions, the District 11 may not support any religion or endorse religious activity. At the same time, the District may 12 not prohibit private religious expression by students. This policy provides direction to students 13 and staff members about the application of these principles to student religious activity at school. 14 15 Student Prayer and Discussion 16 17 18 Students may pray individually or in groups and may discuss their religious views with other students, as long as they are not disruptive or coercive. The right to engage in voluntary prayer 19 does not include the right to have a captive audience listen, to harass other students, or to force 20 21 them to participate. Students may pray silently in the classroom, except when they are expected to be involved in classroom instruction or activities. 22 23 24 Staff Members 25 Staff members are representatives of the District and must "navigate the narrow channel between 26 impairing intellectual inquiry and propagating a religious creed." They may not encourage, 27 discourage, persuade, dissuade, sponsor, participate in, or discriminate against a religious activity 28 or an activity because of its religious content. They must remain officially neutral toward 29 religious expression. 30 31 32 **Graduation Ceremonies** 33 34 Graduation is an important event for students and their families. In order to assure the appropriateness and dignity of the occasion, the District sponsors and pays for graduation 35 ceremonies and retains ultimate control over their structure and content. 36 37 District officials may not invite or permit members of the clergy to give prayers at graduation. 38 Furthermore, District officials may not organize or agree to requests for prayer by other persons 39 40 at graduation, including requests by students to open or deliver a prayer at graduation. The District may not prefer the beliefs of some students over the beliefs of others, coerce dissenters 41 or nonbelievers, or communicate any endorsement of religion. 42 43 **Baccalaureate Ceremonies** 44

Students and their families may organize baccalaureate services, at which attendance must be

entirely voluntary. Organizers of baccalaureate services may rent and have access to school

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Page 2 of 3 facilities on the same basis as other private groups and may not receive preferential treatment. The District may not be identified as sponsoring or endorsing baccalaureate services. District funds, including paid staff time, may not be used directly or indirectly to support or subsidize any religious services. Assemblies, Extracurricular and Athletic Events District officials may not invite or permit members of the clergy, staff members, or outsiders to give prayers at school-sponsored assemblies and extracurricular or athletic events. District officials also may not organize or agree to student requests for prayer at assemblies and other school-sponsored events. Furthermore, prayer may not be broadcast over the school public address system, even if the prayer is nonsectarian, nonproselytizing, and initiated by students. Student Religious Expression and Assignments Students may express their individual religious beliefs in reports, tests, homework, and projects. Staff members should judge their work by ordinary academic standards, including substance, relevance, appearance, composition, and grammar. Student religious expression should neither be favored nor penalized. Religion in the Curriculum Staff members may teach students about religion in history, art, music, literature, and other subjects in which religious influence has been and continues to be felt. However, staff members may not teach religion or advocate religious doctrine or practice. The prohibition against teaching religion extends to curricular decisions which promote religion or religious beliefs. School programs, performances, and celebrations must serve an educational purpose. The inclusion of religious music, symbols, art, or writings is permitted, if the religious content has a historical or independent educational purpose which contributes to the objectives of the approved curriculum. School programs, performances, and celebrations cannot promote, encourage, discourage, persuade, dissuade, or discriminate against a religion or religious activity and cannot be oriented to religion or a religious holiday. Student Religious Groups Students may gather as non-curricular groups to discuss or promote religion in accordance with District Policy 3233.

Page 3 of 3 Distribution of Religious Literature Students may distribute religious literature to their classmates, subject to the same constitutionally acceptable restrictions the District imposes on distribution of other non-school literature. Outsiders may not distribute religious or other literature to students on school property, consistent with and pursuant to the District policy on solicitations (Policy 4321). Religious Holidays Staff members may teach objectively about religious holidays and about religious symbols, music, art, literature, and drama which accompany the holidays. They may celebrate the historical aspects of the holidays but may not observe them as religious events.

Scobey K-12 Schools

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INSTRUCTION

Adopted on: 1/23/17 Reviewed on:

Revised on:

Participation in Commencement Exercises

Statement of Policy

A student's right to participate in a commencement exercise of the graduating class at Scobey High School is an honor. As such, participation in this ceremony is reserved for those members of the graduating class who have completed all state and local requirements for graduation before the date of the ceremony. Students who complete their requirements after the date of commencement exercises will receive their diplomas at that time.

Organization and Content of Commencement Exercises

The school district will permit students to honor their American Indian heritage through the display of culturally significant tribal regalia at commencement ceremonies. Any item that promotes drug use, weapon use, threats of violence, sexual harassment, bullying, or other intimidation, or violates another district policy, state, or federal law may not be worn during graduation.

The school administration may invite graduating students to participate in high school graduation exercises according to academic class standing or class officer status. Any student who, because of academic class standing, is requested to participate may choose to decline the invitation.

The school administrators will review presentations and specific content, and may advise participants about appropriate language for the audience and occasion. Students selected to participate may choose to deliver an address, poem, reading, song, musical presentation, or any other pronouncement of their choosing.

The printed program for a commencement exercise will include the following paragraphs:

Any presentation by participants of graduation exercises is the private expression of an individual participant and does not necessarily reflect any official position of the District, its Board, administration, or employees, nor does it necessarily indicate the views of any other graduates.

The Board recognizes that at graduation time and throughout the course of the educational process, there will be instances when religious values, religious practices, and religious persons will have some interaction with the public schools and students. The Board, while not endorsing any religion, recognizes the rights of individuals to have the freedom to express their individual political, social, or religious views.

Legal Reference: Art. II, Sec. 5, Montana Constitution - Freedom of religion

Art. X, Sec. 1(2), Montana Constitution – Educational Goals and Duties Art. X, Sec. 7, Montana Constitution - Nondiscrimination in education

§ 20-5-201(3), MCA Duties and Sanctions

§ 20-1-308, MCA Religious instruction released time program

§ 20-7-112, MCA Sectarian publications prohibited and prayer permitted

Scobey K-12 Schools

1 2

INSTRUCTION

Adopted on: Reviewed on:

Revised on: 06/06/17, 1/10/23

Health Enhancement

Health, family life, and sex education, including information about parts of the body, reproduction, and related topics, will be included in the instructional program as appropriate to grade level and course of study. An instructional approach will be developed after consultation with parents and other community representatives. Parents and guardians may ask to review materials to be used and may request that their child be excluded from human sexuality education or instruction class sessions without prejudice in accordance with Policy 3120. Notification of parent or guardian rights under this policy will be issued on an annual basis.

For purposes of this Policy, "human sexuality education or instruction" means teaching or otherwise providing information about human sexuality, including intimate relationships, human sexual anatomy, sexual reproduction, sexually transmitted infections, sexual acts, sexual orientation, gender identity, abstinence, contraception, or reproductive rights and responsibilities.

AIDS Education and Prevention

The Board believes HIV/AIDS and other STD/STI instruction is most effective when integrated into a comprehensive health education program. Instruction must be appropriate to grade level and development of students and must occur in a systematic manner. The Board particularly desires that students receive proper education about HIV and other STD/STI's, before they reach the age when they may adopt behaviors which put them at risk of contracting the disease.

In order for education about HIV and other STD/STI's to be most effective, the Superintendent will require that faculty members who present this instruction receive continuing in-service training which includes appropriate teaching strategies and techniques. Other staff members not involved in direct instruction, but who have contact with students, will receive basic information about HIV/AIDS and other STD/STI's and instruction in use of universal precautions when dealing with body fluids. In accordance with Board policy, parents will have an opportunity to review the HIV/STD/STI education program, before it is presented to students.

Cross Reference: Policy 3120 – Compulsory Attendance

Policy 2332 – Student and Family Privacy Rights

Policy 2158 – Family Engagement

Legal Reference: §§ 50-16-1001, et seq., MCA AIDS Education and Prevention (AIDS

Prevention Act)

§ 20-7-120, MCA Excused Absences from Curriculum

Requirements

Policy 2335F1 - Human Sexuality Instruction Annual Notice

Dear Parent/Guardian,

The Scobey K-12 School District is providing a notice that is required under the provisions of Senate Bill 99, which the 2021 Legislature passed, and Governor Gianforte signed into law. The operative section of law governing this notice is Section 20-7-120, MCA, which provides as follows:

- **20-7-120.** Excused absences from curriculum requirements -- notice -- prohibited activities. (1) A parent, guardian, or other person who is responsible for the care of a child may refuse to allow the child to attend or withdraw the child from a course of instruction, a class period, an assembly, an organized school function, or instruction provided by the district through its staff or guests invited at the request of the district regarding human sexuality instruction. The withdrawal or refusal to attend is an excused absence pursuant to 20-5-103.
- (2) Any school implementing or maintaining a curriculum, providing materials, or holding an event or assembly at which the district provides human sexuality instruction, whether introduced by school educators, administrators, or officials or by guests invited at the request of the school, shall adopt a policy ensuring parental or guardian notification no less than 48 hours prior to holding an event or assembly or introducing materials for instructional use.
- (3) A school district shall annually notify the parent or guardian of each student scheduled to be enrolled in human sexuality instruction in the district or school in advance of the instruction of:
- (a) the basic content of the district's or school's human sexuality instruction intended to be taught to the student; and
- (b) the parent's or guardian's right to withdraw the student from the district's or school's human sexuality instruction.
- (4) A school district shall make all curriculum materials used in the district's or school's human sexuality instruction available for public inspection prior to the use of the materials in actual instruction.
- (5) A school district or its personnel or agents may not permit a person, entity, or any affiliate or agent of the person or entity to offer, sponsor, or furnish in any manner any course materials or instruction relating to human sexuality or sexually transmitted diseases to its students or personnel if the person, entity, or any affiliate or agent of the person or entity is a provider of abortion services.
- (6) For purposes of this section, "human sexuality instruction" means teaching or otherwise providing information about human sexuality, including intimate relationships, human sexual anatomy, sexual reproduction, sexually transmitted infections, sexual acts, sexual orientation, gender identity, abstinence, contraception, or reproductive rights and responsibilities.

This notice is being provided comprehensively and in advance of the school year, also well in advance of the minimum notice of 48 hours prior to instruction to ensure full transparency and to provide a parent/guardian the right to opt their child out of "human sexuality instruction" as defined in (6) of the law above.

Courses and Related Activities Where the Topic of Human Sexuality Instruction Could Arise:

The district has four categories of activities that involve human sexuality instruction as defined in the law.

1. **Health Enhancement Curriculum:** The first category consists of designated courses involving human sexuality instruction that are part of our health curriculum. Although none of these

- courses are exclusively devoted to human sexuality instruction, the topic of human sexuality does arise in the typical course delivery at various times.
- 2. **Other Courses:** The second category consists of other courses where topics related to or involving human sexuality instruction arise incidentally through addressing topics germane to the course and consistent with accreditation standards. These courses include but are not limited to science and literature.
- 3. Other Services Provided by Designated Staff: The third category consists of student-initiated inquiries of school district staff that, in order to address, may involve human sexuality as defined in law. Typical staff involved in these interactions include but are not limited to librarians, counselors, and school nurses. Inquiries will be addressed on an age-appropriate basis using the professional judgment of licensed, certified, or otherwise authorized school personnel.
- 4. **Special Events and Student Assemblies:** The fourth category consists of special events and student assemblies periodically scheduled that touch on topics of student health and which may involve incidental mention of topics related to human sexuality instruction as defined in the law. The following are dates and times when such assemblies are scheduled during the upcoming school year:

Notice of Your Rights:

As a parent/guardian of a student, you have the right to refuse to allow your child to attend or withdraw your child from a course of instruction, a class period, an assembly, an organized school function, or instruction provided by the district through its staff or guests invited at the request of the district regarding human sexuality instruction. The withdrawal or refusal to attend is an excused absence pursuant to Seciton 20-5-103, MCA. You can opt your child out of human sexuality instruction by providing the school district written notice by completing, signing, and submitting the attached form.

Human Sexuality Instruction Opt-Out Form For 2022-2023 School Year

to opt out of such instruction by completing this form.				
I,, Parent or Guardian of, a student enrolled atSchool District, request my student not receive human sexuality instruction for the duration of the school year in a manner consistent with the unexcused absence methods identified by the School District as specified in Section 20-5-103, MCA.				
I understand my student will not attend any courses, special events, student assemblies where human sexuality instruction occurs. I also understand my student will not receive any services from school district staff regarding human sexuality instruction that may include but are not limited to individual services from teachers, librarians, nurses, or counselors that may related to human sexuality. A student seeking such services will be redirected to the parent in accordance with the decision noted on this form. I acknowledge I have received notification of my rights in this area under Section 20-7-120, MCA, and have been provided an opportunity to review related information and materials on this topic.				
			I may withdraw this opt out in writing at anytime.	
Parent	Date			
Received by:				
School Official	 Date			

Scobey K-12 Schools 1 2 3 Adopted on: 4 Reviewed on: 5 2410 **INSTRUCTION** Revised on: 06/06/17 6 7 8 **High School Graduation Requirements** 9 The Board will award a regular high school diploma to every student enrolled in the District who 10 11 meets graduation requirements established by the District. The official transcript will indicate the specific courses taken and level of achievement. 12 13 The Board will establish graduation requirements which, at a minimum, satisfy those established 14 by the Board of Public Education (A.R.M. 10.55.904 and 905). Generally, any change in 15 graduation requirements promulgated by the Board will become effective for the next class to 16 17 enter ninth (9th) grade. Exceptions to this general rule may be made, when it is determined by the Board that proposed changes in graduation requirements will not have a negative effect on 18 students already in grades nine (9) through twelve (12). The Board will approve graduation 19 requirements as recommended by the Superintendent. 20 21 22 To graduate from Scobey High School, a student must have satisfactorily completed the last 23 quarter prior to graduation as a Scobey High School student. Highly unusual exceptions may be considered by the principal, such as a student exchange program in a recognized school. 24 25 A student with a disabling condition will satisfy those competency requirements incorporated 26 into the individualized education program (IEP). Satisfactory completion of the objectives 27 incorporated in the IEP will serve as the basis for determining completion of a course. 28 29 30 A student may be denied participation in graduation ceremonies in accordance with 20-5-201(3), MCA. In such instances the diploma will be awarded after the official ceremony has been held. 31 32 33 34

Legal Reference: § 20-5-201, MCA Duties and sanctions § 20-3-322 (3), MCA Meetings and Quorum 10.55.904, ARM Basic Education Program Offerings: High School 10.55.905, ARM Graduation Requirements 10.55.906, ARM High School Credit

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	Scobey K-12 Schools	
2410P	INSTRUCTION	Adopted on: 06/06/17 Reviewed on: Revised on: 8/8/22
		Page 1 of 2
High School Graduation R	Requirements	
Publication of Graduation	Requirements	
	n school, each student will be provided with Graduation requirements shall also be inclu	* *
Credits		
requirements. Special edu completion of high school requirements based on indi	I to earn a total of 24 units in order to complication students who have successfully come will be awarded a diploma. The Board may ividual student needs and performance levels to age, maturity, interest, and aspirations of or guardians.	upleted their IEP leading to y waive specific course s. Waiver requests shall also
Waiver of Requirement		
Graduation requirements g	generally will not be waived under any circu	umstances.
Alternative Programs		
accredited programs, such	requirements may be granted for planned le as summer school, university courses, and e may be offered when the work program is	correspondence courses.
on the transcript. All grad	cobey High School and all acceptable transfels earned, including failures and retakes, shof Grade Point Average and class rank. Creon of the course.	hall be recorded as such and
Dual Credit		
diploma and college cours transfer to another college	hools students to simultaneously earn credit sework that can lead to a postsecondary degrate. The primary purpose of offering dual cred ege level courses to high-performing high so	ree or certificate, or toward lit courses is to deliver high

1			
2	2410P		
3	Page 2 of 2		
4			
5	Scobey School District has dual credit partnerships with [name of post-secondary institutions].		
6 7	Students interested in dual credit opportunities must meet with their building administration to determine available options.		
8			
9	Students should be aware of Montana High School Association on-campus attendance eligibility		
10	requirements for activity participation.		
11	**		
12	Honor Roll		
13			
14	A student must have a minimum grade-point average of 3.00 to be placed on the regular honor		
15	roll. Specific information regarding honors at graduation are included in the student handbook.		
16			
17	Class Rank (Grade Point Average)		
18			
19	Class Rank is compiled from semester grades. Courses not eligible for GPA are designated with		
20	an asterisk on the report card.		
21			
22	Early Graduation		
23			
24	In accordance with provisions of § 20-9-313, MCA, the ANB of a school may be increased when		
25 26	a high school district provides early graduation for a student who completes graduation requirements in less than eight semesters or the equivalent amount of secondary school		
27	enrollment. The increase must be established by the trustees as though the student had attended		
28	·		
29	to the end of the school fiscal year and must be approved, disapproved, or adjusted by the superintendent of public instruction.		
30	supermendent of public instruction.		
31	The Board hereby authorizes the [high school principal] [Superintendent] [administration] to		
32	grant permission to [recommend to the Board for early graduation] students who have completed		
33	the minimum requirements for graduation in less than eight semesters.		
34	the minimum requirements for graduation in less than eight semesters.		
35			
36			
37	Legal Reference: § 20-9-313, MCA Circumstances under which regular average number		
38	belonging may be increased		
	octonging may of increased		
39			
40			

Scobey K-12 Schools 1 2 3 Adopted on: 4 Reviewed on: 5 2413 - R **INSTRUCTION** Revised on: 1/23/17 6 7 Page 1 of 2 8 9 Credit Transfer and Assessment for Placement 10 Grades 9-12 11 12 Requests for transfer of credit or grade placement from any non-accredited, nonpublic school 13 will be subject to examination and approval before being accepted by the District. This will be 14 done by the school counselor or principal or, in the case of home schools, by a credit evaluation 15 committee consisting of a counselor, a staff member from each subject area in which credit is 16 being requested, and a school principal. 17 18 19 The credit evaluation committee will: 20 21 1. Document that a student has spent approximately the same number of classroom hours in home school as would have been spent in a regular class in the District; 22 23 Document that a student followed a curriculum essentially similar to that of a course for 24 2. which credit is requested; 25 26 27 3. Document that in the event of a credit request in a lab, industrial arts, or music course, 28 equipment and facilities were sufficient to meet required learning activities of the course; 29 30 4. Require that a student has satisfactorily passed, in all courses in which a final exam normally is given, a final exam prepared and administered by a staff member in the 31 32 District. 33 34 The District will give credit only for home schools which have met all requirements as specified in Montana law. Credit from home schools will be accepted only when a like course is offered 35 36 in the District. 37 The school transcripts will record courses taken in home schools or non-accredited schools by 38 indicating title of the course, school where the course was taken, and grade. 39 40 For the purpose of calculation of class rank, only those courses taken in an accredited school will 41 be used. 42 43 44

2413 1 Page 2 of 2 2 3 4 Grades 1-8 5 Requests from parents of students in non-accredited, nonpublic schools for placement in the 6 District school system will be evaluated by an assessment-for-placement team. That team will 7 8 include: 9 10 1. A school principal; 11 2. One (1) teacher of the grade in which the student is being considered for enrollment; and 12 13 14 3. One (1) counselor (grades 6-8 only) (OPTIONAL). 15 The assessment-for-placement team will cause the District-adopted norm-referenced test and/or 16 the end-of-the-year subject-matter test to be administered and scored. The assessment-for-17 placement team will take into account the following in its recommendation for grade placement: 18 19 20 1. Documentation that the non-accredited, nonpublic school has provided a comparable number of hours as the child would have attended in a public or private school; 21 22 23 2. That the child followed a similar curriculum as would have been provided in an 24 accredited public or private school; 25 3. That the result of the end-of-the-year test indicates the student has mastered most 26 27 prerequisite skills; and 28 4. That the child achieved an NCE score of forty (40) or above on the Standard 29 30 Achievement Test. 31 32 Parents of students in home schools are encouraged to maintain a log documenting dates of 33 instruction, content of instruction, amount of time spent on that instruction, scores on tests, and grades in all activities. 34 35 36 The District is not obligated to provide instructional materials for other public or private schools. 37 If a parent or guardian is not in agreement with the placement of the child, he/she may request a 38 39 hearing before the Board. 40 41 42 43 Legal Reference: § 20-5-110, MCA School district assessment for placement of a child who enrolls from a nonaccredited, nonpublic school 44 45 46

Scobey K-12 Schools Adopted on: Reviewed on: **INSTRUCTION** Revised on: 1/23/17 Promotion and Retention The Board recognizes that students of the rate of physical, social, emotional, and academic growth will vary among individual students. Since each student grows at his/her own rate, these individual growth characteristics shall be recognized in classroom programming. After a student has successfully completed a year of study at a specific grad level, he/she will be promoted to the next grade. Retention at the same grade may be beneficial to the student when he/she is not demonstrating minimum competency in basic skill subjects in relation to ability and grade level. Retention should not be considered except in these instances where there is a strong likelihood that the student will benefit with minimum social and emotional disruption. If a parent insists that a student be retained or promoted, a notice will be placed in the student's file that the retention or promotion was a parent's decision and not recommended by the school.

Scobey K-12 Schools Adopted on: 06/19/06 Reviewed on:

2510 - R

Revised on: 1/23/17, 08/19/19

Page 1 of 6

School Wellness

Scobey School District (hereto referred to as the District) is committed to providing school environments that promote and protect children's health, well-being, and ability to learn by supporting healthy eating and physical activity.

Research shows that two components, good nutrition and physical activity before, during and after the school day, are strongly correlated with positive student outcomes. This policy outlines the District's approach to ensuring environments and opportunities for all students to practice healthy eating and physical activity behaviors throughout the school day while minimizing commercial distractions. Specifically, this policy establishes goals and procedures to ensure that:

INSTRUCTION

- Students receive quality nutrition education that helps them develop lifelong healthy eating behaviors;
- Schools engage in nutrition and physical activity promotion and other activities that promote student wellness;
- School staff are encouraged and supported to practice healthy nutrition and physical activity behaviors in and out of school; and
- The District will conduct an annual review of the policy and its established goals and objectives.

Therefore it is the policy of the Scobey School District that:

1. School Wellness Committee

Committee Role and Membership

The Superintendent or designee(s) will convene the school wellness committee (hereinafter SWC), facilitate development of and updates to the wellness policy, and will ensure each school's compliance with the policy. The SWC will meet at a minimum of three times per year to establish goals for and oversee school health and safety policies and programs.

The SWC membership will represent all school levels (elementary and secondary schools) and include (to the extent possible): parents and caregivers; students; representatives of the school nutrition program; physical education teachers; health education teachers; school health professionals; school administrators; school board members; health professionals; and the general public.

When feasible, the District will offer annual professional learning opportunities and resources for staff to increase knowledge and skills about promoting healthy behaviors in the classroom and

1	$\begin{array}{c} 2510 \\ \text{P} & 2566 \end{array}$
2	Page 2 of 6
4 5	school (e.g., increasing the use of kinesthetic teaching approaches or incorporating nutrition lessons into math class).
6 7	Training
8	
9 10	School Wellness committee members will share training opportunities with all members, attend when able, and pass on any relative information to the rest of the committee.
11 12	2. Wellness Policy Review
13	
14	Revisions and Updating the Policy
15	The Committee will undete or modify the wellness policy based on the results of assessments
16 17	The Committee will update or modify the wellness policy based on the results of assessments and/or as District priorities change; community needs change; wellness goals are met; new health
18	science, information, and technology emerges; and new Federal or state guidance or standards
19	are issued.
20	
21	Community Involvement, Outreach and Communications
22	
23	The District is committed to being responsive to community input, which begins with awareness
24	of the wellness policy. The District will actively notify the public about the content of or any
25	updates to the wellness policy annually, at a minimum.
26	
27	3. <u>Nutrition</u>
28	
29	School Meals
30	
31	Our school district is committed to serving healthy meals and meeting the nutrition needs of
32	school children within their calorie requirements. The school participates in USDA child
33	nutrition programs, including the National School Lunch Program (NSLP).
34	
35	All schools within the District are committed to offering school meals that:
36 37	 Are accessible to all students;
38	 Are accessible to an students, Are appealing to children and served in clean and pleasant settings;
39	 Meet or exceed current nutrition requirements established by local, state, and Federal statutes
40	and regulations.
41	 Promote healthy food and beverage choices using <u>Smarter Lunchroom techniques</u>
42	(https://www.smarterlunchrooms.org/scorecard-tools/smarter-lunchrooms-strategies)
43	Students will be allowed at least 20 minutes to eat lunch, counting from the time they have

received their meal and are seated (meets Healthy Schools Program Gold-level criteria).

Staff Qualifications and Professional Development

44 45

1 2510 2 Page 3 of 6

All school nutrition program directors and staff will meet or exceed hiring and annual continuing education/training requirements in the <u>USDA professional standards for child nutrition</u> <u>professionals</u> (https://professionalstandards.fns.usda.gov/content/nutrition-1000). These school nutrition personnel will refer to <u>USDA's Professional Standards for School Nutrition Standards website (https://professionalstandards.fns.usda.gov/)</u> to search for training that meets their learning needs.

Water

To promote hydration, free, safe, unflavored drinking water will be available to all students throughout the school day* and throughout every school campus*. Students can bring and carry water bottles, filled with only water, with them throughout the day.

Nutrition Promotion and Marketing

The District will promote healthy food and beverage choices for all students throughout the school campus, as well as encourage participation in school meal programs.

Exceptions for fundraiser foods not intended for consumption in schools. Fundraising activities that take place outside of school, such as cookie dough or frozen pizza sales, are exempt from the nutrition standards. Distribution of order forms and foods not intended for consumption at school may continue.

Nutrition Education

All students K-10 shall receive nutrition education that teaches the knowledge and skills needed to adopt healthy eating behaviors and is aligned with the *Montana's Health Enhancement and National Association of Sport and Physical Activity/American Alliance of Health, Physical Education, Recreation and Dance Physical Education Content Standards and Benchmarks.*

Nutrition information and education shall be based on the U.S. Dietary Guidelines for Americans. Staff who provide nutrition education shall have the appropriate training, such as health enhancement or family and consumer sciences.

4. **Physical Activity**

Children and adolescents should participate in at least 60 minutes of physical activity every day. The district shall offer health enhancement opportunities that include the components of a quality health enhancement program taught by a K-12 certified health enhancement specialist. Health enhancement instruction shall be aligned with the *Montana's Health Enhancement and National Association of Sport and Physical Activity/American Alliance of Health, Physical Education, Recreation and Dance Physical Education Content Standards and Benchmarks*. Schools will

1 2510 2 Page 4 of 6

ensure that these varied physical activity opportunities are in addition to, and not as a substitute for, physical education.

To the extent practicable, the District will ensure that its grounds and facilities are safe and that equipment is available to students to be active. The District will conduct necessary inspections and repairs.

Physical Education

The District will provide students with physical education, using an age-appropriate, sequential physical education curriculum consistent with national and state standards for physical education. The physical education curriculum will promote the benefits of a physically active lifestyle and will help students develop skills to engage in lifelong healthy habits, as well as incorporate essential health education concepts.

All District **elementary students** in each grade will receive physical education for at least 60 minutes per week throughout the school year.

All **secondary students** (middle and high school) are required to take the equivalent of two academic semesters of physical education.

Recess (Elementary)

All K-4th grade students will receive at least **30 minutes of recess** and $5^{th} - 6^{th}$ grade students will receive **15 minutes** on all days during the school year (*This policy may be waived on early dismissal or late arrival days*).

 Outdoor recess will be offered when weather is feasible for outdoor play. Recess monitors or teachers will encourage students to be active, and will serve as role models by being physically active alongside the students whenever feasible. During indoor activities, the elementary will use lesson plans for structured play when applicable.

Classroom Physical Activity Breaks (Elementary)

The District recognizes that students are more attentive and ready to learn if provided with periodic breaks when they can be physically active or stretch. Thus, K-5 students will be offered **periodic opportunities** to be active or to stretch throughout the day on all or most days during a typical school week. The District recommends teachers provide short (3-5-minute) physical activity breaks to students during and between classroom time at least three days per week. These physical activity breaks will complement, not substitute, for physical education class, recess, and class transition periods.

2510 1 Page 5 of 6 2 3 4 The District will provide resources and links to resources, tools, and technology with ideas for classroom physical activity breaks. Resources and ideas are available through USDA 5 (https://healthymeals.fns.usda.gov/activities-and-tools-1) and the Alliance for a Healthier 6 Generation. 7 8 (https://www.healthiergeneration.org/take_action/schools/physical_activity/classroom_physical_ activity/) 9 10 11 **Before and After School** 12 The District offers opportunities for students to participate in physical activity either before 13 and/or after the school day (or both) through a variety of methods. The District encourages active 14 students by offering: early morning recess, interscholastic sports, intramurals, etc. Through a 15 formal joint- or shared-use agreement, indoor and outdoor physical activity facilities and spaces 16 17 will be open to students, their families, and the community outside of school hours. 18 PHYSICAL ACTIVITY GOALS 19 20 21 The district will encourage staff to provide active "brain breaks" by offering training and resources to all K-12 educators. 22 23 24 5. Other Activities that Promote Student Wellness 25 The District may coordinate and integrate other initiatives related to physical activity, physical 26 27 education, nutrition and other wellness components so all efforts are complementary, not duplicative, and work towards the same set of goals and objectives promoting student well-28 being, optimal development and strong educational outcomes. 29 30 31 Community Health Promotion and Family Engagement The District will promote to parents/caregivers, families, and the general community the benefits 32 33 of and approaches for healthy eating and physical activity throughout the school year. Families will be informed and invited to participate in school-sponsored activities and will receive 34 35 information about health promotion efforts. 36 COMMUNITY HEALTH PROMOTION + FAMILY ENGAGEMENT GOAL 37 The district will promote nutrition and wellness to parents, families, and the community 38 by sharing information via social media and/or at family events/activities. 39 40 41 Glossary: 42 Extended School Day – the time during, before and after school that includes activities such as 43 clubs, intramural sports, band and choir practice, drama rehearsals and more. 44

1			2510
2			Page 6 of 6
3			
4	School Campus - areas	that are owned or le	eased by the school and used at any time for school-
5	related activities, includi	ng on the outside o	f the school building, school buses or other vehicles
6	used to transport student	s, athletic fields and	d stadiums (e.g., on scoreboards, coolers, cups, and
7	water bottles), or parking	g lots.	
8	School Day – the time b	etween midnight th	e night before to 30 minutes after the end of the
9	instructional day.		
10			
11			
12	Legal Reference:	PL 108-265	The Child Nutrition and WIC Reauthorization Act
13	of 2004		
14			

INSTRUCTION

Reviewed on:

Adopted on: 08/19/19

Revised on:

Work Based Learning Program

The Board recognizes that education should be making classroom experiences a meaningful process of learning about all practical aspects of life. The Board believes that the inclusion of career education in the basic curriculum will provide students with information about the many career opportunities available and will establish a relationship between what is taught in the classroom and the world of work.

Work-based learning must provide all participating students with on-the-job experience and training along with career and complimentary vocational/technical classroom instruction to contribute to each student's employability. The students' classroom activities and on-the-job experiences must be planned and supervised by the school and the employer to ensure that both activities contribute to the student's employability. Students enrolled in a work-based learning program must receive credit for related classroom instruction and on-the-job training. In the absence of a proficiency model, the time requirement for students in work-based learning must be converted and is equivalent to the time requirement for credit to be earned.

Students may submit a proposal for a tailored Work Based Learning program that divides their time between instruction in school and specific learning at a job. Each proposed program will be planned by Work Based Learning coordinators and the employer (or employer groups) and shall be in accordance with state and federal laws and regulations governing employment of students under age 18. The Work Based Learning coordinators will communicate with employers on a monthly basis and will visit work sites to determine if the placement is appropriate for student employment.

The particular program designed for each student shall be set forth in a written protocol approved by the student, his or her parents or guardians, the work-experience coordinator and the employer. This shall stipulate the terms of employment and the provision for academic credit.

The Work Based Learning coordinator shall make such arrangements as necessary with employers for evaluating the student's on-the-job performance and for keeping records of job attendance.

The employer or supervisor shall complete District volunteer agreement form and satisfy a name-based and fingerprint criminal background check in accordance with District Policies 5120 and 5122. The employee and District shall also complete workers compensation insurance and general liability insurance requirements in accordance with the attached procedure in a manner consistent with the Work Based Learning opportunity provided to student.

Cross Reference: 2600P Work Based Learning Procedures

1		2600F Work Based Learning Affiliation Agreement and Consent Form
2		
3	Legal reference:	Title 41, Chapter 2, MCA
4		Fair Labor Standards Act 29 U.S.C. 212 and 213, et seq.
5		Chapter 247 2021 General Legislative Session
6		Section 39-71-118(7), MCA Employee, worker, volunteer, volunteer
7		firefighter, and volunteer emergency care provider definedelection of
8		coverage.
9		

WORK BASED LEARNING AFFILIATION AGREEMENT

2600F

This Affiliation Agreement is entered into between	(high school) and
(workplace	learning site).
WHEREAS High School has established astudents interested in career exploration opportunities; and	
WHEREAS High School wishes to affiliate withlearning site) for the purpose of providing Career Exploration enrolled in theWork Based Learning in the	on and Assessment experiences for students
WHEREAS the Workplace Learning Site is willing to pern premises with the terms set forth in this Affiliation Agreem	

NOW THEREFORE, the parties agree as follows:

- 1. The High School shall assume full responsibility for planning and execution of the student program of instruction including curriculum content, Work Based Learning orientation, emergency contact information, and parent/guardian consent.
- 2. The High School shall ensure participating students have completed safety instruction specific to the work site prior to participation in the Work Based Learning experience.
- 3. The High School shall provide a Work Based Learning Coordinator responsible for instruction and coordination with appropriate Workplace Learning Site personnel for the planning, selecting, and evaluating of students' experiences.
- 4. The Work Based Learning Coordinator, Workplace Supervisor, and student will work collaboratively to determine the career readiness, employability skills, and proficiency guidelines set forth in the personalized work based learning program.
- 5. The Workplace Learning Site agrees to designate a Workplace Supervisor, who has completed the Volunteer Agreement Form, and whose responsibility it shall be to assist the Work Based Learning Coordinator in selection and coordination of student experiences appropriate to the level of learning.
- 6. The Workplace Learning Site professional practitioners shall be responsible for overseeing the students' experience and training activities. They shall orient the students to their activities, direct their activities and supervise their activities to assure safe and satisfactory experiences and performance.
- 7. The High School shall be responsible for assigning students to the Workplace Learning Site for experience. The High School shall notify the Workplace Learning Site at least one (1) month in advance of its planned schedule of students and types of experiences to be provided. This schedule shall be subject to approval of the Workplace Learning Site.
- 8. The Workplace Learning Site shall make available the necessary equipment and supplies as determined by the Workplace Learning Site in conjunction with the High School.
- 9. The Workplace Learning Site shall provide the Work Based Learning Coordinator with frequent student performance evaluations in the manner and frequency so designated by the High School.
- 10. The High School shall work with the Workplace Learning Site regarding the removal of any student from the Workplace Learning Site whenever the student is not performing or meeting the workplace requirements. Responsibility for student disciplinary measures, if any, shall be with High School and not with the Workplace Learning Site.

	Workplace Supervisor initials the selection	specific to this Work Based Learning placement:	
1 2		ork for them in a paid capacity. Student learns from the	
3		ill sets are acquired through doing actual work for the bloyment as documented in the Work Based Learning plan.	
4 5		rs compensation coverage for the student via a copy of a	
6	1 1	Fork Based Learning plan shows the student will receive	
7		osts and other related workers compensation claim expenses	
8		the to injury to the student while working in the course and	
9		portunity shall be covered by the employer's workers	
10	compensation coverage.		
11			
12	Employer does not pay the stud	lent. Student earns school credit as part of a Work Based	
13	•	edit as part of another course. Employer has a volunteer	
14	•	ation policy and pays that premium to their carrier. School	
15		of workers compensation coverage with the volunteer	
16		orkers compensation policy. Medical costs and other related	
17 18	*	cepted workers compensation claims due to injury to the e as part of the Work Based Learning opportunity shall be	
19	covered by the employer's workers compensa		
20	covered by the employer's workers compense	mon coverage.	
21	Employer does not pay student.	. Student earns school credit for the Work Based Learning	
22		ning plan. School district adds a school to work endorsement	
23	onto the school workers' compensation policy	y. School District pays the workers compensation premium	
24	•	insurance coverage. Parent liability risk forms should be	
25	signed in advance to recognize the inherent risks present with this learning opportunity and to clearly state		
26	the student has personal medical insurance coverage in place. Medical costs and other related workers		
27	compensation claim expenses for accepted workers compensation claims due to injury to the student while working in the course and scope as part of the Work Based Learning opportunity shall be covered		
28 29	by the School District's workers compensation		
29	by the School District's workers compensation	on coverage.	
30	School District provides a wor	rk-based learning opportunity off school grounds. The	
31		ol period hours, awards school credit hours toward	
32		ner of the school district and/or co-taught by a trade person	
33		tion coverage being provided. School District is responsible	
34	•	and parent liability risk forms should be signed in advance	
35		is learning opportunity and to clearly state the student has	
36	personal medical insurance coverage in place		
	Workplace Supervisor	Date	
	Work Based Learning Coordinator	Date	

PARENT/GUARDIAN CONSENT FOR WORK BASED LEARNING EXPERIENCE

I, (full name)	as legal guardian of		
	(child's full name) a student		
enrolled in theHigh School a			
Based Learning opportunity, and I give my co	For my child to participate in an off-campus Work onsent to my child participating in the offsite Work opport and assist with enforcement of the content ent		
agree to accept responsibility for my student's participation in the above-referenced activity. I understand any negligence arising out of the student's participation in the program shall be attributed to me as comparative negligence within the meaning of Section 27-1-702, MCA. I agree to counsel my child to abide by the rules and regulations set forth by the workplace learning site.			
I have signed the Parent/Guardian Consent an	d agree to the stated conditions.		
Parent/Guardian signature	Date		
Parent/Guardian printed name Phone number			
Address City/State/Zip code			

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Scobey K-12 Schools

INSTRUCTION 2600P Page 1 of 2

4 5

Work Based Learning Program - Insurance

 The School District Work Based Learning coordinator will work with School District administration to identify the appropriate insurance coverage for a student's tailored work-experience opportunity. A student will not commence a Work Based Learning opportunity until the appropriate insurance option has been identified and implemented by all parties. The option selected will be noted as part of the student's Work Based Learning plan.

Option 1

Employer pays the student to work for them in a paid capacity. Student learns from the employer like a newly hired employee and skill sets are acquired through doing actual work for the employer. Student earns school credit for employment as documented in the Work Based Learning plan. Employer is required to show proof of workers compensation coverage for the student via a copy of a current workers compensation policy if the Work Based Learning plan shows the student will receive school credit for the employment. Medical costs and other related workers compensation claim expenses for accepted workers compensation claims due to injury to the student while working in the course and scope as part of the Work Based Learning opportunity shall be covered by the employer's workers compensation coverage.

Option 2

Employer does not pay the student. Student earns school credit as part of a Work Based Learning plan but student may be assigned credit as part of another course. Employer has a volunteer endorsement added to their workers compensation policy and pays that premium to their carrier. School District requires the employer to show proof of workers compensation coverage with the volunteer endorsement added via a copy of a current workers compensation policy. Medical costs and other related workers compensation claim expenses for accepted workers compensation claims due to injury to the student while working in the course and scope as part of the Work Based Learning opportunity shall be covered by the employer's workers compensation coverage.

Option 3

Employer does not pay student. Student earns school credit for the Work Based Learning opportunity as outlined the Work Based Learning plan. School district adds a school to work endorsement onto the school workers' compensation policy. School District pays the workers compensation premium costs for the endorsement and other required insurance coverage. Parent liability risk forms should be signed in advance to recognize the inherent risks present with this learning opportunity and to clearly state the student has personal medical insurance coverage in place. Medical costs and other related workers compensation claim expenses for accepted workers compensation claims due to injury to the student while working in the course and scope as part of the Work Based Learning opportunity shall be covered by the School District's workers compensation coverage.

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3	26001
4	Page 2 of 2
5	Option 4
6	School District provides a work-based learning opportunity off school grounds. The learning
7	opportunity takes place during school period hours, awards school credit hours toward
8	graduation requirements, and is led by a teacher of the school district and/or co-taught by a trade
9	person or general contractor. No workers compensation coverage being provided. School
10	District is responsible for general liability coverage for the students and parent liability risk
11	forms should be signed in advance to recognize the inherent risks present with this learning
12	opportunity and to clearly state the student has personal medical insurance coverage in place.
13	
14	

SCOBEY SCHOOL DISTRICT

R = required

3000 SERIES STUDENTS

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R	3612	District-Provided Access to Electronic Information, Services, and
		Networks
	3612F	Internet Access Conduct Agreement
R	3612P	Acceptable Use of Electronic Networks
	3630	Cell Phones and Other Electronic Equipment
	3650	Pupil Online Personal Information Protection

Scobey K-12 Schools Adopted on: 06/06/17 Reviewed on: **STUDENTS** Revised on: Page 1 of 2 Student Enrollment, Exceptional Circumstances Meriting Waiver of Age Requirements for Pupils

The administration shall ensure admission, enrollment and assignment of all qualifying children referenced in this policy. The administration shall place children enrolled pursuant to this policy in either a half-time or full-time kindergarten program as an integral part of the elementary school program. The administration shall also ensure provision of a free appropriate public education in the least restrictive environment possible, pursuant to terms of each student's individualized education program, for all children enrolled under this policy who are qualified for services under the Individuals with Disabilities Education Act.

The administration shall include children enrolled pursuant to this policy in the district's calculation of average number belonging (ANB) as reported to OPI.

The Board of Trustees declares the following to be qualifying "exceptional circumstances" within the meaning of that term as used in 20-5-101(3), that merit waiving the age provisions of 20-5-101(1), MCA for qualifying children under 6 years of age:

Note: Each of the below should be considered separately for inclusion or exclusion in the Board's adopted policy. Note: When enrolling on the basis of an individual student's characteristics under this Option A, the District must be sure to document each qualifying student's characteristics to ensure that criteria listed in this portion of the policy can be substantiated.

1. A child at least 3 years of age with a disability qualifying the child for services under the federal Individuals with Disabilities Education Act.

2. A child who is 4 years of age or older on or before September 10 of the school year in which enrollment is to occur who:

 a. Meets the income eligibility guidelines for free or reduced price meals under the National School Lunch Program;
b. Is Limited English Proficient within the meaning of Title III of the federal Elementary

and Secondary Education Act;Is Gifted and Talented within the meaning of that term as used in 20-7-901, MCA;

d. Is an enrolled member of a federally recognized American Indian Tribe;

 e. Is homeless as defined in 42 U.S. Code § 11302, or, as determined by the administration, exhibits other characteristics or lives in circumstances that are uncommon, unusual, atypical, rare or otherwise distinguished from ordinary or typical which place the child at risk of failing to achieve at adequate levels.

1 2			3100 Page 2 of 2
3			1 0.50 = 0.1 =
4			
5	Legal Reference:		
6	-	§ 20-5-101, MCA	Admittance of child to school
7		§ 20-6-501, MCA	Definition of various schools
8		§ 20-7-117, MCA	Kindergarten and preschool programs
9		§ 20-9-309, MCA	Basic system of free quality public
10			elementary and secondary schools defined
11		Individual with Disabilities A	ct Federal Rehabilitation Act of 1973
12		National School Lunch Act (I	Public Law 396, 79 th congress, chapter 281, 2 nd
13			session)
14		Title III, ESEA (English lang	uage Acquisition, language Enhancement, and
15			Academic Achievement Act)
16		McKinney-Vento Homeless A	Assistance Act of 1987 (Pub. L. 100-77, July 22,
17			1987, 101 Stat. 482, U.S.C. § 11301 et seq.
18			-

Scobey K-12 Schools

1 2 Adopted on: 06/06/17 3 Reviewed on: 4 3100P **STUDENTS** Revised on: 5 6 Student Enrollment, Exceptional Circumstances Meriting Waiver of Age Requirements for 7 8 **Pupils** 9 10 When implementing Board Policy 3100, the District shall follow these procedures: 11 12 1. The administration shall review the criteria set forth in the Policy 3100 and make the 13 preliminary determination whether an individual student or class of students meets the 14 criteria for exceptional circumstances set forth therein; 15 2. The administration shall notify the parent(s)/legal guardian(s) of the administration's 16 recommendation to the Board regarding the enrollment of the student(s) under the 17 exceptional circumstances meriting waiving of the age requirements; 18 The administration shall present the information to the Board for approval within 30 days 19 3. of making the preliminary determination; 20 In presenting the information to the Board, the administration shall either: (1) remove all 4. 21 22 identifying information about the student(s) when presenting the information to the Board in order to protect the privacy rights of the student under state and federal law, or (2) 23 provide the name(s) of the students(s) to the Board in a closed session with notice to the 24 parent(s)/legal guardian(s) that he/she/they have the right to attend the closed session; and 25 5. The Board shall make the final decision on the enrollment of students under the District's 26 exceptional circumstances policy. 27 28 29 The trustees shall annually review this policy and procedure based on changing circumstances 30 pertaining to the criteria used for determination of the program. 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45

Scobey K-12 Schools

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Reviewed on:

STUDENTSRevised on: 06/06/17, 08/19/19, 01/15/2020, 8/8/22

Adopted on: 11/10/95

page 1 of 3

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Entrance, Placement, and Transfer

Entrance, Date, and Age

The trustees will enroll and admit a child to a school in the district when the child is 5 years of age or older on or before the tenth (10th) day of September of the school year in which the child is to enroll but is not yet 19 years of age who is a resident of the District. Parents may request a waiver of the age requirement. All waivers are granted in the sole discretion of the Trustees.

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Non-resident students may be admitted at the discretion of the Trustees. Children will be enrolled in the grade identified in accordance with District policy or at the discretion of the of the administration in consultation with the student's parents or guardians. The District requires proof of identity and an immunization record for every child to be admitted to District schools.

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The trustees may at their discretion assign and admit a child to a school in the district who is under 5 years of age or an adult who is 19 years of age or older if there are exceptional circumstances that merit waiving the age provision. The trustees may also admit an individual who has graduated from high school but is not yet 19 years of age even though no special circumstances exist for waiver of the age provision of this Policy.

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School Entrance

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1. The District requires that a student's parents, legal guardian, or legal custodian present proof of identity of the child¹ to the school within forty (40) days of enrollment, as well as proof of residence in the District. Students who are not residents of the District may apply for admission pursuant to Policy 3141.

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36 37 2. To be admitted to District schools, in accordance with the Montana Immunization Law, a child must have been immunized against varicella, diphtheria, pertussis, tetanus, poliomyelitis, rubella, mumps, and measles in the manner and with immunizing agents approved by the department. Immunizations may not be required if a child qualifies for conditional attendance or an exemption is filed as provided by Montana law.

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3. The above requirements are not to serve as barriers to immediate enrollment of students designated as homeless or foster children as required by the Every Student Succeeds Act (ESSA) and the McKinney-Vento Act as amended by ESSA. The District shall work with the local child welfare agency, the school last attended, or other relevant agencies to obtain necessary enrollment documentation and ensure a student receives education services in the best interests of the child. The Superintendent or designee shall serve as point of contact with all applicable agencies to review records, facilitate services and resolve disputes.

1 2 3	3110 Page 2 of 3
3 4 5	<u>Placement</u>
6 7 8 9 10	The District goal is to place students at levels and in settings that will increase the probability of student success. Developmental testing, together with other relevant criteria, including but not limited to health, maturity, emotional stability, and developmental disabilities, may be considered in the placement of all students. Final disposition of all placement decisions rests with the principal, subject to review by the Superintendent or the Board.
11 12 13	Children of Relocated Military Families
14 15 16 17	The Board shall assign and admit a child whose parent or guardian is being relocated to Montana under military orders to a school in the district and allow the child to preliminarily enroll in classes and apply for programs offered by the District prior to arrival and establishing residency.
18 19 20 21 22 23	The student will be placed in student data management system as soon as enrolled under this provision. The student will attend classes during preliminary enrollment and the Board authorizes the administration to provide offsite instruction to the student if not present in the District. The District will include a student enrolled under this provision as part of the calculation of ANB.
24 25	<u>Transfer</u>
26 27 28	District policies regulating the enrollment of students from other accredited elementary and secondary schools are designed to protect the educational welfare of children.
29 30	Elementary Grades (K-8)
31 32 33 34 35 36	A student transferring into the District will be admitted and placed subject to observation by appropriate teachers and a building principal during a probation period of two (2) weeks. Thereafter, should doubt arise as to initial grade and level placement of a student, school personnel will conduct an educational assessment to determine appropriate grade and level placement.
37 38	Secondary Grades (9-12) Credit Transfer
39 40 41	A transfer of credits from any secondary school is subject to a satisfactory examination of the following:
42 43 44 45 46	 Appropriate certificates of school accreditation; Length of course, school day, and school year; Content of applicable courses; School building as it relates to credit earned (i.e., lab areas for appropriate science or vocational instruction);

Scobey K-12 Schools

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3120 - R

STUDENTS

Reviewed on:

Adopted on: 1/23/17

Revised on:

Compulsory Attendance

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To reach the goal of maximum educational benefits for every child requires a regular continuity of instruction, classroom participation, learning experiences, and study. Regular interaction of students with one another in classrooms and their participation in instructional activities under the tutelage of competent teachers are vital to the entire process of education. This established principle of education underlies and gives purpose to the requirement of compulsory schooling in every state in the nation. A student's regular attendance also reflects dependability and is a significant component of a student's permanent record.

14 15 16

Parents or legal guardians or legal custodians are responsible for seeing that their children who are age seven (7) or older before the first (1st) day of school attend school until the later of the following dates:

17 18 19

- Child's sixteenth (16th) birthday; or 1.
- 20 2. Completion date of the work of eighth (8th) grade.

21 22

The provisions above do not apply in the following cases:

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- (a) The child has been excused under one of the conditions specified in 20-5-102.
- (b) The child is absent because of illness, bereavement, or other reason prescribed by the policies of the trustees.
- (c) The child has been suspended or expelled under the provisions of 20-5-202.
- (d) The child is excused pursuant to Section 2 of 20-5-103.

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Compulsory attendance stated above will not apply when children:

- Are provided with supervised correspondence or home study; or 1.
- 2. Are excused because of a determination by a district judge that attendance is not in the best interests of the child; or
- Are enrolled in a non-public or home school; or 34 3.
 - 4. Are enrolled in a school in another district or state; or
 - Are excused by the Board on a determination that attendance after age of sixteen (16) is not in the 5. best interests of the child and the school.

39	Legal Reference:	§ 20-1-308, MCA	Religious instruction released time program
40		§ 20-5-101, MCA	Admittance of child to school
41		§ 20-5-102, MCA	Compulsory enrollment and excuses
42		§ 20-5-103, MCA	Compulsory attendance and excuses
43		§ 20-5-104, MCA	Attendance officer
44		§ 20-5-106, MCA	Truancy
45		§ 20-5-107, MCA	Incapacitated and indigent child attendance
46		§ 20-5-108, MCA	Tribal agreement with district for Indian child
47			compulsory attendance and other agreements
48		§ 20-5-109, MCA	Nonpublic school requirement for compulsory
49			enrollment exemption
50		§ 20-5-202, MCA	Suspension and Expulsion

Scobey K-12 Schools Adopted on: Reviewed on: 5 3121 STUDENTS Revised on: 06/06/17, 8/9/21, 7/22/22

78 Enrollment and Attendance Records

Page 1 of 3

Since accurate enrollment and attendance records are essential both to obtain state financial reimbursement and to fulfill the District's responsibilities under the attendance laws, staff shall be diligent in maintaining such records.

A district may only include, for ANB purposes, any student who participates in pupil instruction as defined in Section 20-1-101(17), MCA and for whom ANB may be claimed under Title 20, including but not limited to an enrolled student who is:

• A resident of the district or a nonresident student admitted by trustees under a student attendance agreement and who is attending a school of the district;

• Unable to attend school due to a medical reason certified by a medical doctor and receiving individualized educational services supervised by the district, at district expense, at a home or facility that does not offer an educational program;

 • Unable to attend school due to the student's incarceration in a facility, other than a youth detention center, and who is receiving individualized educational services supervised by the district, at district expense, at a home or facility that does not offer an educational program;

• Living with a caretaker relative under § 1-1-215, MCA;

• Receiving special education and related services, other than day treatment, under a placement by the trustees at a private nonsectarian school or private program if the student's services are provided at the district's expense under an approved individual education plan supervised by the district;

• Participating in the Running Start Program at district expense under § 20-9-706, MCA;

• Receiving education services, provided by the district, using appropriately licensed district staff at a private residential program or private residential facility licensed by the Department of Public Health and Human Services;

• Enrolled in an educational program or course provided at district expense using electronic or offsite delivery methods, including but not limited to tutoring, distance learning programs, online programs, and technology delivered learning programs, while attending

Enrollment for Purposes of Participation in Extracurricular Activities By an Unenrolled Child or Part Time Enrolled Student

the conditions for participating in offsite instruction pursuant to Section 20-7-118, MCA.

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The District shall include for ANB purposes a child who during the prior school year:

- a. resided in the District;
- b. was not enrolled in the District or was not enrolled full time; and
- c. completed an extracurricular activity with a duration of at least 6 weeks in accordance with Policy 3510.

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Each completed extracurricular activity that, inclusive of practices and post-season tournaments, lasts 6 weeks or longer shall be counted as one-sixteenth enrollment. Each completed extracurricular activity lasting longer than 18 weeks may be counted as one-eighth enrollment. A child may not be counted as more than one full-time enrollment for ANB purposes.

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For purposes of calculating ANB under this section, "extracurricular activity" means:

- a. a sport or activity sanctioned by an organization having jurisdiction over interscholastic activities, contests, and tournaments;
- b. an approved career and technical student organization, pursuant to Section 20-7-306, MCA; or
- c. a school theater production.

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Homeless Youth and Foster Children

Assignment to schools shall be subject to modification when federal law applicable to students placed in foster care or students who are homeless requires that such students be educated in a "school of origin" that differs from the assigned school.

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27	Cross References:	Policy 3510	School Sponsored Activities
28		Policy 2600	Work Based Learning
29		·	-
30	Legal Reference:	§ 1-1-215, MCA	Residence – rules for determining
31		§ 20-9-311, MCA	Calculation of average number belonging (ANB)
32			three-year averaging.
33		§ 20-9-706, MCA	Running start program – authorizing class credits at
34			postsecondary institution – eligibility – payment for
35			credits
36		§ 20-9-707, MCA	Agreement with Montana youth challenge program
37			or accredited Montana job corps program
38		29 U.S.C. 794	Nondiscrimination under Federal grants
39			and programs
40		34 CFR 300.1, et seq.	Assistance to states for the education of children
41			with disabilities
42		Chapter 297	2021 General Legislative Session
43		Chapter 269	2021 General Legislative Session
44		Chapter 247	2021 General Legislative Session
45		Chapter 406	2021 General Legislative Session
46			

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 3121P **STUDENTS** Revised on: 6 7 Page 1 of 2 8 9 Enrollment and Attendance Records 10 11 Average Number Belonging 12 Average Number Belonging (ANB) is the enrollment measure used for the State Foundation 13 Program calculations as defined in § 20-9-311, MCA. The ANB of one year is based on the 14 15 attendance records of the preceding year. Funding for districts is based on ANB, which is based on "aggregate hours" per year and must be accurate. "Aggregate hours" means the hours of 16 pupil instruction for which a school course or program is offered or for which a pupil is enrolled. 17 18 For a child to be counted for ANB purposes: 19 20 21 a) The child must meet the definition of pupil as found in § 20-1-101(11), MCA; 22 23 Attending 180 to 359 aggregate hours = One-quarter time enrollment b) 24 25 Attending 360 to 539 aggregate hours = One-half time enrollment c) 26 Attending 540 to 719 aggregate hours = Three-quarter time enrollment 27 d) 28 Attending 720 aggregate hours or more = Full-time enrollment 29 e) 30 31 A school district may include in its calculation of ANB a pupil who is enrolled in a program providing fewer than the required aggregate hours of pupil instruction required under subsection 32 20-9-311(4)(a) or (4)(b) if the pupil had demonstrated proficiency in the content ordinarily 33 34 covered by the instruction as determined by the school board using district assessments. The ANB must be converted to an hourly equivalent based on the hours of instruction ordinarily 35 provided for the content over which the student has demonstrated proficiency. 20-9-311(4)(d). 36 37 38 **Homebound Students** 39 40 Students who are receiving instructional services, who were in the education program and, due to medical reasons certified by a medical doctor, are unable to be present for pupil instruction, may 41 42 be counted as enrolled for ANB purposes, if the student: 43 44 Is enrolled and is currently receiving organized and supervised pupil instruction; a) 45

Is in a home or facility which does not offer a regular educational program; and

b)

1 2				3121P Page 2 of 2	
3				1 450 2 01 2	
4	c)	Has instruction	onal costs during the ab	osence, which are financed by the District's general	
5		fund.	C	,	
6					
7	If a h	omebound stud	ent does not meet the c	criteria set forth above, the District may request a	
8				action, for consideration of the student in the	
9	enrol	lment count for	ANB purposes beyond	d the tenth (10 th) day of absence.	
10					
11	Atter	dance Account	\underline{ing}		
12	ъ	. 11			
13	•	•	•	are to be recorded in each building, for the purpose of	
14	infor	ming parents of	a student's attendance	record.	
15	On th	o first (1st) Mos	adox in October and the	a first (1st) Manday in Fahmany the number of all	
16 17				e first (1st) Monday in February, the number of all	
18	enrolled students (whether present or absent) by grade level and class will be recorded on the forms provided by the District. Special education children who are enrolled in special programs				
19	sixteen (16) hours or more a week will be listed separately. The Director of Special Education				
20	should be contacted to verify this count. Monthly student counts of enrolled children by grade				
21			e provided by the office	•	
22			1 7		
23					
24					
25	Lega	l Reference:	10.20.102, ARM	Calculation of Average Number Belonging (ANB)	
26			§ 20-1-101, MCA	Definitions	
27			§ 20-9-311, MCA	Calculation of average number belonging (ANB) –	
28				three-year averaging	
29					
30					
31					

Scobey K-12 Schools Adopted on: 06/06/17 Reviewed on: STUDENTS Revised on:

Attendance Policy

To reach the goal of maximum educational benefits for each child requires a regular continuity of instruction, classroom participation, learning experiences, and study. Regular interaction of students with one another in the classroom and their participation in instructional activities under the tutelage of competent teachers are vital to the entire process of education. This established principle of education underlies and gives purpose to the requirement of compulsory schooling in every state in the nation. The good things schools have to offer can only be presented to students in attendance.

A student's regular school attendance also reflects dependability and is a significant component on a student's permanent record. Future employers are as much concerned about punctuality and dependability as they are about academic record. School success, scholarship, and job opportunity are greatly affected by a good attendance record.

Specific rules and regulations regarding attendance and tardies can be found in the respective student handbook.

	Scobe	y K-12 Schools	
3123 -R	CT II	DENTS	Adopted on: 1/23/17 Reviewed on:
3123 -R	\$1U.	DENTS	Revised on:
A 44 a.v. da.v. a.a. D.a.1; a.v.	T		
Attendance Policy	· Truancy		
tardiness. Before the or custodian whose	ne end of the school day, each child is absent from school	th school shall attempt to but who has not reporte	s shall keep a record of absence a to contact every parent, guardian, ed the child as absent for the school of the child's absence from school
For the purpose of this policy "truant" or "truancy" means the persistent non-attendance without excuse, as defined by this policy, for all or any part of a school day equivalent to the length of one class period of a child required to attend a school under 20-5-103. "Habitual truancy" means recorded unexcused absences of 9 or more days or 54 or more parts of a day, or equivalent, whichever is less, in 1 school year.			
The Scobey school district's definition of non-attendance without excuse is stated in the student			
handbook.			
The Scobey School	district has appointed the pr	rincipal as the attendance	ce officer.
·	•	•	
TT 4 1 1 1 1	•		
	agnating one or more of its sers and duties as stated in 20		fficer(s), the attendance officer(s) ACA
shan have the powe	is and duties as stated in 20	-5-105(1) (Section 2), 1	WCA.
Legal Reference:	§ 20-5-103, MCA	Compulsory attendan	ce and excuses
	§ 20-5-104, MCA	Attendance officer	1.1.2
	§ 20-5-105, MCA § 20-5-106, MCA	Attendance officer – J Truancy	powers and duties
	§ 20-5-100, MCA § 20-5-107, MCA	Incapacitated and ind	igent child attendance
	§ 41-5-103(22), MCA		-6

Scobey K-12 Schools 1 2 3 Adopted on: 11/14/17 4 Reviewed on: 5 3124-R **STUDENTS** Revised on: 6 7 Page 1 of 5 8 Military Compact Waiver 9 The State of Montana is one of numerous states across the country that is a member of the 10 Interstate Compact on Educational Opportunity for Military Children. As a school district within 11 the State of Montana subject to the laws of the State of Montana, the District shall follow the 12 requirements of the Compact for students who enroll at the District for whom the Compact 13 14 applies. 15 16 <u>Purpose</u> 17 18 The purpose of the Interstate Compact on Educational Opportunity for Military Children is to remove barriers to educational success for children of military families due to frequent relocation 19 and deployment of their parents. The Compact facilitates educational success by addressing 20 21 timely student enrollment, student placement, qualification and eligibility for programs (curricular, co-curricular, and extra-curricular), timely graduation, and the facilitation of 22 cooperation and communication between various member states' schools. 23 24 25 **Applicability** 26 27 This Compact applies only to children of: 28 1. Active duty members of the uniformed services as defined in the Compact, including 29 member of the national guard and reserve on active duty orders pursuant to 10 U.S.C., 30 31 12301(d) and 12304; 32 2. Members of the veterans of the uniformed services who are severely injured and 33 34 medically discharged or retired for a period of 1 year after medical discharge or retirement; and 35 36 37 3. Members of the uniformed services who die on active duty or as a result of injuries sustained on active duty for a period of 1 year after death. 38 39 40 **Educational Records and Enrollment** 41 1. Hand Carried/Unofficial Educational Records: In the event that official educational 42

records cannot be released to a parent for the purpose of school transfer, the custodian of

records from the sending school shall prepare and furnish to the parent a complete set of

unofficial educational records containing uniform information as determined by the

46 47 Interstate Commission.

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Upon receipt of the unofficial educational records, the District shall enroll and appropriately place the student based upon the information the school receives in the unofficial educational records, pending validation by the official records, as soon as possible.

2. **Official Educational Records/Transcripts:** At the time of enrollment and conditional placement of a qualifying student at the District, the District shall request the student's official educational records from their last school of attendance.

A school receiving such a request shall process the official educational records request and furnish such within a period of ten (10) days, or within the timeline determined to be reasonable by the Interstate Commission.

3. **Immunizations:** The District shall provide a period of thirty (30) days from the date of enrollment, or such other time frame as determined by the rules of the Interstate Commission, within which students may obtain any immunizations required by the District. Where the District's requirements include a series of immunizations, initial vaccinations must be obtained within thirty (30) days, or within the timeline determined to be reasonable by the Interstate Commission.

4. **Kindergarten and First Grade Entrance Age:** Students shall be allowed to continue their enrollment at grade level at the District, commensurate with their grade level from their receiving school, including kindergarten, at the time of transition. However, the provisions of Montana Code 20-5-101 regarding trustees enrolling a child in kindergarten or in first grade whose fifth (5th) or sixth (6th) birthday occurs on or before the tenth (10th) day of September of the school year in which the child is to enroll but is not yet 19 years of age, shall continue to apply.

A student who has satisfactorily completed the prerequisite grade level in the sending school shall be eligible for enrollment in the next highest grade level in the District, at the receiving school, regardless of age.

A student who is transferring into the District after the start of the school year shall enter the District on the student's validated grade level from an accredited school in the sending state.

Placement and Attendance

1. **Course Placement:** Upon transfer of a qualifying student, the receiving District shall place the student in courses consistent with the student's courses in the sending school and/or the school's educational assessments.

Course placement includes, but is not limited to honors, international baccalaureate, advanced placement, vocational, technical, and career pathways courses.

Continuing the student's academic program from the previous school and promoting placement in academically and career challenging courses should be paramount when considering placement. This requirement does not preclude the District from performing subsequent evaluations to ensure appropriate placement and continued enrollment of the student in the course(s).

2. Educational Program Placement: The District shall initially honor placement of the student in educational programs based on current educational assessments conducted at the sending school or participation/placement in similar programs at the sending school.

Educational program placement includes, but is not limited to, gifted and talented programs and English as a second language. This requirement does not preclude the District from performing subsequent evaluations to ensure appropriate placement of the student.

3. Special Education Services: In compliance with the federal requirements of the Individuals with Disabilities Education Act, the District, as the receiving school, shall initially provide comparable services to a student with disabilities based on his or her current Individual Education Plan.

 In compliance with Section 504 of the Rehabilitation Act and with Title II of the Americans with Disabilities Act, the District, as the receiving school, shall make reasonable accommodations and modifications to address the needs of incoming students with disabilities consistent with his or her existing 504 or Title II Plan.

This does not preclude the District, as the receiving school, from performing subsequent evaluations to ensure appropriate placement and/or accommodations are made for the student.

4. Placement Flexibility: The District's Administration shall have the flexibility to waive course/program prerequisites or other preconditions for placement in courses/programs offered by the receiving District.

5. Absences Relating to Deployment Activities: A student whose parent/legal guardian is an active duty member of the uniformed services and has been called to duty for, is on leave from, or immediately returned from deployment in a combat zone or combat support position, shall be granted additional excused absences at the discretion of the District's Superintendent to visit with his or her parent/legal guardian relative to such leave or deployment of the parent/guardian.

1. Eligibility for Enrollment: A Special Power of Attorney pertaining to the guardianship of a student of a military family and executed under applicable law shall be sufficient for the purposes of enrollment and all other actions requiring parental participation and consent.

The receiving District shall not charge tuition to a transitioning military student placed in the care of a noncustodial parent or other person standing in loco parentis who lives in a jurisdiction other than that of the custodial parent.

A transitioning military student, placed in the care of a noncustodial parent or other person standing in loco parentis who lives in a jurisdiction other than that of the custodial parent, may continue to attend the school in which he or she was enrolled when residing with the custodial parent.

2. Eligibility for Extra-Curricular Activity Participation: The District shall facilitate the opportunity for transitioning military students' inclusion in extracurricular activities, regardless of application deadlines, to the extent the student is otherwise qualified.

Graduation

In order to facilitate the on-time graduation of children of military families, the receiving District shall incorporate the following procedure:

1. Graduation Course Requirements – Waiver: The receiving District's Administration, through the Superintendent or designee, shall waive specific courses that are required for graduation if similar coursework has been satisfactorily completed at another school.

If the District does not waive the specific course requirement for graduation, the District shall provide a reasonable justification for the denial. This justification shall be provided to the parent/legal guardian in writing.

If the receiving District does not waive the specific course requirement for graduation and the student would have otherwise qualified to graduate from the sending school, the receiving District shall provide an alternative means of acquiring required course work to ensure that the student's graduation will occur on time.

2. Exit Exams: In lieu of testing requirements required for graduation at the receiving District, the District and the State of Montana shall accept any or all of the following:

A. Exit exams or end-of-course exams required for graduation from the sending school;

B. National norm-referenced achievement tests; or

1 2			3124 Page 5 of 5		
3			1 age 3 of 3		
4	C. Alternative testing.				
5	C. Atternative testing.				
6 7			be accommodated by the receiving District for ior year, subsection 3, below, shall apply.		
8	a stadent transferring	5 daring me or ner sen	nor year, subsection 3, colow, shall apply.		
9	3. Transfer During Se	enior Year of High S	chool: Should a military student transferring at		
10	the beginning of or o	during the senior year	be ineligible to graduate from the receiving		
11 12			nsidered, the sending school and the receiving na from the sending school if the student meets		
13		rements of the sending	_		
14					
15		-	on is not a member of this Compact, the		
16	member state shall u	ise best efforts to facil	itate the on-time graduation of the student.		
17	Care Ciata				
18	Conflicts				
19 20	All state love and District n	aliains that conflict w	ith this policy and/or in conflict with the		
21	Compact are superseded to		± •		
22	Compact are superseded to	the extent of the confi	ici.		
23	Cooperation				
24	<u></u>				
25	The receiving District, throu	igh its administration,	shall timely cooperate with all state agency		
26	inquiries and other District/	school inquiries relation	ng to a student who is covered by the Compact.		
27					
28					
29	Cross Reference:	2333	Participation in Commencement Exercises		
30		2410 - 2410P	High School Graduation Requirements		
31		2413	Credit Transfer and Assessment for		
32			Placement		
33		3110	Entrance, Placement, and Transfer		
34	I1 D - £	20 1 220 MCA	Frankrich internet Green and Green		
35	Legal Reference:	20-1-230, MCA	Enactment – interstate Compact on		
36 37			Educational Opportunity for Military Children - provisions		
38			Cilidicii - provisions		
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Education of Homeless Children

 Every child of a homeless individual and every homeless child are entitled to equal access to the same free, appropriate public education as provided to children with permanent housing. The District must assign and admit a child who is homeless to a District school regardless of residence and irrespective of whether the homeless child is able to produce records normally required for enrollment. The District may not require an out-of-District attendance agreement and tuition for a homeless child.

Should a child become homeless over the course of the school year, the child must be able to remain at the school of origin, or be eligible to attend another school in the district.

 The Superintendent will review and revise as necessary rules or procedures that may be barriers to enrollment of homeless children and youths. In reviewing and revising such procedures, the Superintendent will consider issues of transportation, immunization, residence, birth certificates, school records, and other documentation.

Homeless students will have access to services comparable those offered to other students, including but not limited to:

- 1. Transportation services;
- 28 2. Educational services for which a student meets eligibility criteria (e.g., Title I);
- 29 3. Educational programs for children with disabilities and limited English proficiency;
- 30 4. Programs in vocational and technical education;
- 31 5. Programs for gifted and talented students; and
- 32 6. School nutrition program.

 The Superintendent will give special attention to ensuring the enrollment and attendance of homeless children and youths not currently attending school. The Superintendent will appoint a liaison for homeless children. A "homeless individual" is defined as provided in the McKinney Homeless Assistance Act.

Anyone having a concern or complaint regarding placement or education of a homeless child will first present it orally and informally to the District homeless liaison. Thereafter, a written complaint must be filed in accordance with the District Uniform Complaint Procedure.

Anyone having a concern or complaint regarding placement or education of a homeless child will first present it orally and informally to the District homeless liaison. To further ensure that the District is removing barriers to the educational access and success of children and youths who are homeless, and to ensure that Title 1 funding is expended in an appropriate manner, the District has adopted the dispute resolution form at 3125F.

50 Cross Reference:

1700 Uniform Complaint Procedure

1		3125F McK	Cinney-Vento Homeless Educational Assistance Dispute
2		Resolution F	orm
3			
4	Legal Reference:	42 U.S.C. §§42 U.S.	C. § 11301 <i>et seq</i> 11431, et seq.
5		McKinney Homeless	s Assistance Act
6		§ 20-5-101, MCA	Admittance of child to school
7			

	Scobey K-12 Scho	ools
3130	STUDENTS	Adopted on: 06/06/17 Reviewed on: Revised on: 01/15/2020, 8/9/21
		page 1 o
		other students, will comply with the
administration is author	and other staff members as required orized to make exceptions to this posited to homelessness, emancipation	olicy for students related to reasons th
<u>Forms</u>		
	side with parents or guardians and/ or tax purposes must have applicab	±
Admission to School		
	dult student who is not residing with	h a parent or guardian will be
Field Trips/Athletic P	<u>rograms</u>	
Approved forms for p the signature is that of	*	students. The form should indicate th
Absence/Lateness/Tru	ancy	
	signed by parents or guardians. Exng to policy 3122 and will be report	
Suspension/Expulsion		
*	expulsion proceedings will conform h proceedings will be sent to paren	m to the requirements of state statutes its or guardians.
Withdrawal From Sch	<u>ool</u>	
•	dropouts and encourage their contin	vn cognizance. Counselors will guide nued attendance. Parents will be notif
Permission to Inspect	Student Records	

page 2 of 2 A student that attains the age of legal majority is an "eligible student" under FERPA. An eligible student has the right to access and inspect their student records. An eligible student may not prevent their parents from accessing and inspecting their student records if they are a dependent of their parents in accordance with Internal Revenue Service regulations. Report Cards Progress reports will be sent to the parent or legal guardian. **Excuses From School** The school will verify requests from students who wish to leave school early for reasons such as job interviews, college visits, driver testing, etc., with the organization being visited. Permission to leave school early may be denied for what is considered a non-valid reason. Financial Responsibility Adult students can be held financially responsible for damage to school property.

Scobey K-12 Schools Adopted on: Reviewed on: STUDENTS Revised on: 06/06/17, 7/9/18 Page 1 of 2

Discretionary Nonresident Student Attendance Policy

1. Except as required by § 20-5-321, MCA, the District will admit nonresident students at its discretion.

2. The Superintendent will recommend to the Board any nonresident student admission in accordance with this policy, with the Board making the final decision on admission.

3. The District will examine a student's records from this district and other school districts before any Board approval for admission. Review of the records and decisions regarding admission cannot be inconsistent with district policies regarding nondiscrimination.

5. Every nonresident student who attends District schools must reapply for admission for the succeeding school year by June 15. Admission in one school year does not infer or guarantee admission in subsequent years.

7. The District will not admit nonresident students when doing so would cause the district to exceed the class size standards under 10.55.712 and 10.55.713, ARM.

6. All resident students who become nonresidents because their parents or guardians move out of the District may continue attendance for the school year, barring registration in another District. At the completion of the school year, a student must apply as a nonresident student in accordance with #4.

7. The Board reserves the right to charge tuition for nonresident students. At its discretion, the Board may charge or waive tuition for all students whose tuition is required to be paid by one kind of entity, defined as either a parent or guardian or a school district. Any waiver of tuition will be applied equally to all students whose tuition is paid by the same kind of entity (i.e., if the District charges tuition in those circumstances where a resident district pays but waives tuition in those circumstances where a parent or guardian is responsible for tuition, the tuition waiver will be applicable to all students whose parents or guardians bear the responsibility for payment).

8. All nonresident students will be considered ineligible transportees for school transportation services (§ 20-10-101, MCA).

9. The Board will not admit any student who is expelled from another school district.

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2			Page 2 of 2
3	40 27 14		
5		t students enrolled under on the same basis as resi	this policy are subject to all district policies, rules, dent students.
6 7	Cross Reference:	Policy 2161 – 2161P	Special Education
8	Closs Reference.	Policy 3110	Entrance, Placement, and Transfer
9		Policy 3125	Education of Homeless Children
10		Policy 3210	Equal Education, Nondiscrimination and Sex
11		1 0110 / 0210	Equity
12	Legal Reference:	§ 20-5-314, MCA	Reciprocal attendance agreement with adjoining
13	C		state or province
14		§ 20-5-320, MCA	Attendance with discretionary approval
15 16		§ 20-5-321, MCA	Attendance with mandatory approval – tuition and transportation
17		§ 20-5-322, MCA	Residency determination – notification – appeal for
18		y 20 5 522, MCH	attendance agreement
19		§ 20-5-323, MCA	Tuition and transportation rates
20		10.10.301B, ARM	Out-of-District Attendance Agreements
21		10.55.712, ARM	Class Size Elementary
22		10.55.713, ARM	Teacher Load and Class Size – High School
23			_
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Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 3145 **STUDENTS** Revised on: 6 7 Page 1 of 3 8 9 Foreign Exchange Students 10 The District finds that foreign exchange students add to the richness of the high school setting for 11 both District and foreign students. Thus, the District is willing to enroll a manageable number of 12 foreign exchange students. 13 14 15 To protect the interests of the District and students, the District has adopted the following policies (it should be remembered that foreign exchange students are educated at the expense of 16 the taxpayers of the District and the state of Montana): 17 18 d) The foreign exchange student must be eighteen (18) years of age or younger at the time 19 of enrollment; 20 21 22 e) The foreign exchange student must reside with a legal resident of the District. Exceptions may be granted. 23 24 f) The foreign exchange student must have sufficient knowledge of the English language to 25 enable effective communication and to use instructional materials and textbooks printed 26 in English. 27 28 The District may administer an English proficiency test of its choosing, which 29 a. will supersede all other tests. 30 31 32 b. If an organization places a student who, on arrival, is deemed by the District to be deficient in English language proficiency, the organization will either terminate 33 34 the student's placement or provide and pay for tutorial help until the student reaches proficiency, as determined by the District. 35 36 37 Academic Standards and Graduation 38 1. 39 A foreign exchange student will be expected to meet all appropriate standards required of any student enrolled in the District. 40 41

Foreign exchange students may not graduate or receive a diploma from Scobey High

School. However, they may participate in ceremonies and receive a certificate of

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attendance.

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1 2			3145 Page 2 of 3		
3 4	Orientation by the Exchange Organization				
5 6 7	1.		ration, both pre-departure and upon arrival in the United States, must be provided to change student.		
8 9 10 11	2.	arrival	ation must also be provided to the host family in advance of the exchange student's. The family should be advised of potential problems in hosting an exchange at and provided with suggestions for coping with these problems.		
12 13 14	3.		udent's host family and the District must be provided written information which es at least:		
15 16 17		a.	Name, address, and phone number of both local and area coordinators for the exchange organization.		
18 19 20		b.	A twenty-four-(24)-hour emergency telephone number for immediate assistance by the exchange organization.		
21 22	Superv	Supervision			
23 24 25 26 27 28	1.	respon famili	consoring foreign student exchange organization must assume the final asibility of resolving problems, including, if necessary, the changing of host es or the early return home of the exchange student because of personal, family, or difficulties.		
29 30 31	2.	and ho	consoring foreign student exchange organization must contact the exchange student est family periodically throughout the exchange visit to ensure that problems are with promptly and effectively.		
32 33 34	3.		ost family must be available and willing to meet with school personnel when ons or conditions require it.		
35 36	Studer	<u>nt Oppo</u>	rtunities and Responsibilities		
37 38 39	1.	-	red Courses. Foreign exchange students will be expected to enroll in the following mic classes while attending Scobey High School:		
40 41		a.	One (1) English class;		
42 43 44		b.	One (1) United States history class or one (1) government class;		
45 46		c.	Maintain enrollment in at least six (6) classes.		

20 U.S.C. 221, et seq.

Foreign and Exchange Students

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42 43 44 Legal Reference:

		Scobey K-12	2 Schools	
31451	P	STUDENTS	Adopted on: 06/06/17 Reviewed on: Revised on:	
Page Foreign Exchange Students				
Admis	sion R	<u>equirements</u>		
1.		gn exchange students must be eighteen ment.	on (18) years of age or younger at the time of	
2.		gn exchange students must reside with tions may be granted at the discretion	h a legal resident of the District. Limited of the Board.	
3.	Foreign exchange students must have sufficient knowledge of the English language to enable effective communication and to use instructional materials and textbooks printed in English.			
	a.	An English proficiency test of the D and will supersede all other tests.	District's own choosing may be administered	
	b.		who, upon arrival, is deemed by the District to officiency, the organization will do one of the	
	i.	Terminate the student's placement. ii. Provide, and pay for, tutorial determined by the District.	al help until the student reaches proficiency, as	
<u>Acade</u>	mic St	andards and Graduation		
1.		gn exchange students will be expected audent enrolled in the District.	d to meet all appropriate standards required of	
2.			te from or receive a diploma from the High emonies and receive a certificate of attendance.	
Studer	nt Opp	ortunities/Responsibilities		
1.		gn exchange students will be expected attending Scobey High School:	d to enroll in the following academic classes	
	a. b.	One (1) English class; One (1) United States history class of	or one (1) government class;	

1 2			3145P Page 2 of 2
3 4 5		c.	Maintain enrollment in at least six (6) classes.
6 7 8 9	2.	Progra	gn exchange students are eligible to participate in the High School Activities am. Guidelines for participation are set by District policy and by the Montana High ol Association, as follows:
10 11 12 13 14		a.	RECOGNITION. The student must be a participant of an "official Foreign Exchange Program" as defined in the publication from the National Association of Secondary School Principals, entitled <i>Advisory List of International Educational Travel and Exchange Programs</i> .
15 16 17		b.	GRADUATION. The student cannot have graduated or received a diploma in his/her own country.
18 19 20 21	3.	yearbo	gn exchange students are expected to pay all yearbook fees, lab fees, prom tickets, book costs, athletic fees, cap and gown fees, lunch prices, and all other school red expenses that are expected of other students enrolled in the High School.
22 23 24 25 26 27 28	4.	regula Failur	gn exchange students must maintain passing grades in all classes, follow rules and ations of District student policies, and show satisfactory discipline and attendance. The to comply with these expectations shall result in dismissal of the student from the ct's Foreign Exchange Program.

Scobey K-12 Schools Adopted on: 06/06/17 Reviewed on: **STUDENTS** Revised on: 8/9/21 Part-Time Attendance The District will review requests for part-time enrollment of students for purposes of academic courses on a case-by-case basis, with a building principal making a preliminary decision pursuant to the criteria set forth in this Policy. Denial of part-time enrollment may be appealed pursuant to policy 1700. Criteria for accepting students for part-time enrollment are the following: 1. Accepting a student will not create excess student enrollment in a requested class; 2. Accepting a student will not create need for an additional staff member; Accepting a student will not cause a new section of a course to be created. 3. The District will accept on a first-come, first-served basis students wishing to enroll in the same course. Whenever the enrollment position of a part-time student is needed for a regular, full-time student during the year, a full-time student has priority for the position beginning with the next semester. Participation in District Extracurricular Activities by Unenrolled Children This policy does not restrict or limit the ability of unenrolled children to seek to participate in extracurricular activities in accordance with Policy 3510. The District may secure ANB for unenrolled children participating in identified extracurricular activities in accordance with Policy 3121.

Cross References:	Policy 3510	School Sponsored Activities
	Policy 3121	Enrollment and Attendance
Legal Reference:	§ 20-9-311(a), MCA	Calculation of average number belonging (ANB) –
		3-year averaging
	Chapter 297	2021 General Legislative Session
	Chapter 269	2021 General Legislative Session

	S	cobey K-12 Schools		
3200		STUDENTS	Adopted on: Reviewed on: Revised on: 06/06/17	
Student Rights and	Responsibilities			
Student Rights and Responsionates				
The District recognizes fully that all students are entitled to enjoy the rights protected under				
federal and state constitutions and law for persons of their age and maturity in a school setting.				
The District expects students to exercise these rights reasonably and to avoid violating the rights				
of others. The District may impose disciplinary measures whenever students violate the rights of				
others or violate District policies or rules.				
Cross Reference:	3231 Searche	es and Seizure		
Closs Reference.		Discipline		
		Бізбірініб		
Legal Reference:	§ 20-4-302, MO	CA Discipline and p	unishment of pupils – definition of	
		corporal punishr	nent – penalty – defense	
	§ 20-5-201, MO			
	Tinker v. Des M	Moines Ind. Sch. Dist., 8	9 S.Ct. 733 (1969)	

Scobey K-12 Schools

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3210 - R

STUDENTS

Reviewed on: Revised on: 06/06/17, 10/12/20

Adopted on:

Equal Educational Opportunity, Nondiscrimination, and Sex Equity

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> The District will make equal educational opportunities available for all students without regard to race, color, national origin, ancestry, sex, ethnicity, language barrier, religious belief, physical or mental handicap or disability, economic or social condition, actual or potential marital or parental status. No student will be denied equal access to programs, activities, services, or benefits or be limited in the exercise of any right, privilege, or advantage, or denied equal access to educational and extracurricular programs and activities.

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Inquiries regarding sexual harassment, sex discrimination, or sexual intimidation should be directed to the District Title IX Coordinator, to the Assistant Secretary for Civil Rights of the Department of Education, or both. The Board designates the following individual to serve as the District's Title IX Coordinator:

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Title: John States

Phone number: 406-487-2202

Phone number: 406-487-2202

Office address: Scobey School, Room 101, 205 2nd Ave East, Scobey,

Email: jstates@scobeyschools.com

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Inquiries regarding discrimination on the basis of disability or requests for accommodation should be directed to the District Section 504 Coordinator. The Board designates the following individual to serve as the District's Section 504 Coordinator:

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Title: Greg Hardy

Office address: Scobey School, Room 103, 205 2nd Ave East, Scobey

Email: ghardy@scobeyschools.com

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36 37 Any individual may file a complaint alleging violation of this policy, Policy 3200-Student Rights and Responsibilities, Policy 3225/3225P-Sexual Harassment, or Policy 3226-

Bullying/Harassment/Intimidation/Hazing by following those policies or Policy 1700-Uniform 38 Complaint Procedure. 39

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The District, in compliance with federal regulations, will notify annually all students, parents, staff, and community members of this policy and the designated coordinator to receive inquiries. This annual notification will include the name and location of the coordinator and will be included in all handbooks.

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1				3210
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3	TTI D' (' 11	1 .	1 1 . 1	. 1
4				ment, derogatory remarks, or acts of violence
5				s. The District will consider such behavior as
6	constituting discrimination on the basis of disability, in violation of state and federal law.			, in violation of state and federal law.
7				
8	Constant Defendance	1700	II.: farma Camalaint Dua	4
9	Cross Reference:	1700	Uniform Complaint Pro	
10		3200	Student Rights and Re	•
11		3225	Sexual Harassment/Int	timidation of Students
12		3226	Bullying/Harassment/l	Intimidation/Hazing
13				
14	Legal Reference:	Art. X	Sec. 7, Montana Constit	ution- Nondiscrimination in education
15		§ 49-2	-307, MCA	Discrimination in education
16		24.9.1	001, et seq., ARM	Sex Discrimination in Education
17		Title I	X of the Educational Ame	endments, 20 U.S.C. § 1681, et seq.
18		34 CF	R Part 106	Nondiscrimination on the basis of sex in
19				education programs or activities receiving
20				Federal financial assistance
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Scobey K-12 Schools Adopted on: Reviewed on: 1/23/17 **STUDENTS** Revised on: **Student Publications** Student publications produced as part of the school's curriculum or with the support of student body funds are intended to serve both as vehicles for instruction and student communications. They are operated and substantively financed by the student body and the District. Material appearing in such publications should reflect all areas of student interest, including topics about which there may be controversy and dissent. Controversial issues may be presented provided they are treated in depth and represent a variety of viewpoints. Such materials may not be libelous, obscene, or profane nor may they cause a substantial disruption of the school, invade the privacy rights of others, demean any race, religion, gender, or ethnic group, or advocate the violation of the law. They may not advertise tobacco, nicotine, liquor, illicit drugs or drug paraphernalia. The Superintendent shall develop guidelines to implement these standards and shall establish procedures for the prompt review of any materials which appear not to comply with the standards.

	Scobey K-12 Schoo	ols		
3222	STUDENTS	Adopted on: Reviewed on: Revised on: 1/23/17, 7/22/22		
Distribution and Pos	ting of Student Materials			
District policy allows distribution of materials for student curricular clubs and non-curricular groups.				
The Superintendent, building principal, or designee must approve all materials before they may be distributed or posted. Materials distributed or posted will include annotation to inform the recipient if the material is from a curricular student club or non-curricular student group.				
To facilitate the distribution of materials with information about student activities, each school may maintain a centrally located bulletin board for the posting of materials, and/or maintain a table available to students for placing approved materials. Materials may also be posted on designated walls in the school buildings.				
	ricular student club or non-curricular s r needed by the students of the school	C 1		
B. Violate th C. Invade the	e educational process; e rights of others; privacy of others; n a copyright;			
E. Violate Di	strict policy, procedure, or administrate, vulgar or indecent; or	tive directive;		
G. Promote v	iolence, discriminatory conduct, the use tobacco innovation, firearms, or certain	O 1		
	munity materials must be reviewed an designee in accordance with Policy 4	11 .		

Scobey K-12 Schools

Reviewed on: STUDENTS Revised on: 06/06/17, 9/12/17

Adopted on:

Student Dress

The District recognizes that a student's choice of dress and grooming habits demonstrate personal style and preference. The District has the responsibility to ensure proper and appropriate conditions for learning, along with protecting the health and safety of its student body. Even though the schools will allow a wide variety of clothing styles, dress and grooming must not materially or substantially disrupt the educational process of the school or create a health or safety hazard for students, staff, or others.

Building administrators shall establish procedures for the monitoring of student dress and grooming in school or while engaging in extracurricular activities. Students attending public events sponsored by the school district are permitted to honor their American Indian heritage through the display of culturally significant tribal regalia at a public event sponsored by the school district. Any item that promotes drug use, weapon use, threats of violence, sexual harassment, bullying, or other intimidation, or violates another district policy, state, or federal law may not be worn at a public event sponsored by the school district. Specific regulations shall be published annually in student handbooks.

Cross Reference: Policy 2333 Participation in Commencement Exercises

Legal Reference: SB 319-Chapter 229 Tribal regalia and objects of cultural significance allowed at public events

Scobey K-12 Schools Adopted on: Reviewed on: 3225 - R **STUDENTS** Revised on: 1/23/17, 08/19/19, 10/12/20 page 1 of 3 Sexual Harassment of Students

The District does not discriminate on the basis of sex in any education program or activity that it operates. The District is required by Title IX of the Education Amendments of 1972 and the regulations promulgated through the U.S. Department of Education not to discriminate in such a manner. Inquiries about the application of Title IX to the District may be referred to the District's Title IX Coordinator, to the Assistant Secretary for Civil Rights of the Department of Education, or both.

The Board designates the following individual to serve as the District's Title IX Coordinator:

Title: John States

Office address: Scobey School, Room 101, 205 2nd Ave. East, Scobey,

Email: jstates@scobeyschools.com

Phone number: 406-487-2202

Any person may report sex discrimination, including sexual harassment, at any time, including during non-business hours. Such a report may be made in person, by mail, by telephone or by electronic mail, using the contact information listed for the Title IX Coordinator, or by any other means that results in the Title IX Coordinator receiving the person's verbal or written report.

For purposes of this policy and the grievance process, "sexual harassment" means conduct on the basis of sex that satisfies one or more of the following:

- 1. A District employee conditioning the provision of an aid, benefit, or service of the District on an individual's participation in unwelcome sexual conduct;
- 2. Unwelcome conduct determined by a reasonable person to be so severe, pervasive and objectively offensive that it effectively denies a person equal access to the District's education program or activity or
- 3. "Sexual assault" as defined in 20 USC 1092(f)(6)(A)(v), "dating violence" as defined in 34 USC 12291(a)(10), "domestic violence" as defined in 34 USC 12291(a)(8) or "stalking" as defined in 34 USC 12291(a)(30).

When the harassment or discrimination on the basis of sex does not meet the definition of sexual harassment, the Title IX Coordinator directs the individual to the applicable sex discrimination process for investigation.

1 3225 2 Page 2 of 3

An individual is not required to submit a report of sexual harassment involving the Title IX coordinator. In the event the Title IX Coordinator is responsible for or a witness to the alleged harassment, the individual may report the allegations to the building principal or superintendent or other unbiased school official.

Retaliation Prohibited

 The District prohibits intimidation, threats, coercion or discrimination against any individual for the purpose of interfering with any right or privilege secured by Title IX or this policy, or because the individual has made a report or complaint, testified, assisted, or participated or refused to participate in any manner in an investigation proceeding or hearing, if applicable. Intimidation, threats, coercion, or discrimination, including charges against an individual for code of conduct violations that do not involve sex discrimination or sexual harassment, but arise out of the same facts or circumstances as a report or complaint of sex discrimination, or a report or formal complaint of sexual harassment, for the purpose of interfering with any right or privilege secured by Title IX or this part, constitutes retaliation.

Confidentiality

The District must keep confidential the identity of any individual who has made a report or complaint of sex discrimination, including any individual who has made a report or filed a formal complaint of sexual harassment, any individual who has been alleged to be the victim or perpetrator of conduct that could constitute sexual harassment, and any witness, except as may be permitted by Family Educational Rights and Privacy Act (FERPA) or as required by law, or to carry out the purposes of the Title IX regulations, including the conduct of any investigation, hearing or judicial proceeding arising thereunder.

Notice Requirements

The District provides notice to applicants for admission and employment, students, parents or legal guardians of elementary and secondary school students, employees and the union(s) with the name or title, office address, email address and telephone number of the Title IX Coordinator and notice of the District grievance procedures and process, including how to report or file a complaint of sex discrimination, how to file a formal complaint of sexual harassment and how the District will respond. The District also posts the Title IX Coordinator's contact information and Title IX policies and procedures in a prominent location on the District website and in all handbooks made available by the District.

Training Requirements

The District ensures that Title IX Coordinators, investigators, decision-makers, and any person who facilitates an informal resolution process, receives training on the definition of sexual harassment, the scope of the District's education program or activity, how to conduct an

1 3225 2 Page 3 of 3

investigation and grievance process including hearings, appeals and informal resolution processes, when applicable, and how to serve impartially including by avoiding prejudgment of the facts at issue, conflicts of interest and bias. The District also ensures that decision-makers and investigators receive training on issues of relevance of questions and evidence, including when questions and evidence about the complainant's sexual predisposition or prior sexual behavior are not relevant as set forth in the formal procedures that follow, and training on any technology to be used at a live hearing, if applicable. Investigators also receive training on issues of relevance to create an investigative report that fairly summarizes relevant evidence. All materials used to train individuals who receive training under this section must not rely on sex stereotypes and must promote impartial investigations and adjudications of formal complaints of sexual harassment and are made publicly available on the District's website.

Conflict of Interest and Bias

The District ensures that Title IX Coordinators, investigators, decision-makers, and any person who facilitates an informal resolution process do not have a conflict of interest or bias for or against complainants or respondents generally or an individual complainant or respondent.

Determination of Responsibility

The individual who has been reported to be the perpetrator of conduct that could constitute sexual harassment is presumed not responsible for alleged conduct. A determination regarding responsibility will be made by the decision-maker at the conclusion of the investigation in accordance with the process outlined in Policy 3225P. No disciplinary sanctions will be imposed unless and until a final determination of responsibility is reached.

Cross Reference:	Policy 3210 -	Equal Education, Nondiscrimination and Sex Equity
	Policy 3225P -	- Sexual Harassment Procedures

Legal References:	Art. X, Sec. 1, Montana	Constitution – Educationa	d goals and duties
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§§ 49-3-101, et seq., MCA Montana Human Rights Act

Civil Rights Act, Title VI; 42 USC 2000d et seq. Civil Rights Act, Title VII; 42 USC 2000e et seq.

Education Amendments of 1972, Title IX; 20 USC 1681 et seq.

34 CFR Part 106 Nondiscrimination on the basis of sex in education programs or activities receiving

Federal financial assistance

10.55.701(1)(f), ARM Board of Trustees

10.55.719, ARM Student Protection Procedures

10.55.801(1)(a), ARM School Climate

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Sex	ua	ıl	Ha	r	as	sm	ent	R	еp	orting/	Intake	F	0	rm	for	St	udent	S
			\sim	•				•	•				-		~~~=	-	0	

This form is not required. Complaints may be submitted in any manner noted in Policy 3225. The form may be used by the Title IX Coordinator to document allegations. School Date Student's name _____ g) Who was responsible for the harassment or incident(s)? h) Describe the incident(s). i) Date(s), time(s), and place(s) the incident(s) occurred. j) Were other individuals involved in the incident(s)? yes no If so, name the individual(s) and explain their roles. k) Did anyone witness the incident(s)? yes no If so, name the witnesses. 1) Did you take any action in response to the incident? yes no If yes, what action did you take? m) Were there any prior incidents? yes no If so, describe any prior incidents. Signature of complainant _____ Signatures of parents/legal guardians

Retaliation is prohibited by federal law and district policy. The identity of the individual signing this form will remain confidential in accordance with law and policy.

	Scobey K-12 Schools	
3225P	STUDENTS	Adopted on: 10/12/20 Reviewed on: Revised on: 8/9/21
		1 60
		page 1 of 9
Sexual Harassment Grie	vance Procedure - Students	
resolution of student con	Following grievance process to be following and action that would the Board directs the process to be prequirements.	ld be prohibited as sexual
<u>Definitions</u>		
The following definition	as apply for Title IX policies and proc	redures:
District's Title IX Coord	tice of sexual harassment or allegation dinator or any official of the District voehalf of the District, or to any employ	who has authority to institute
District exercised substa	nctivity:" includes locations, events or intial control over both the individual nat could constitute sexual harassments.	who has been reported to be the
"Complainant:" an indivisexual harassment.	ridual who is alleged to be the victim	of conduct that could constitute
"Respondent:" an indivi- constitute sexual harass:	dual who has been reported to be the ment.	perpetrator of conduct that could
-	ocument filed by a Complainant or si ent against a Respondent and requesti assment.	•
appropriate, as reasonab	non-disciplinary, non-punitive individually available and without fee or charge of a formal complaint or where no fo	e to the Complainant or Respondent
District Requirements		

1 3225P 2 Page 2 of 9

When the District has actual knowledge of sexual harassment in an education program or activity of the District, the District will respond promptly in a manner that is not deliberately indifferent. When the harassment or discrimination on the basis of sex does not meet the definition of sexual harassment, the Title IX Coordinator will direct the individual to the applicable sex discrimination process for investigation.

The District treats individuals who are alleged to be the victim (Complainant) and perpetrator (Respondent) of conduct that could constitute sexual harassment equitably by offering supportive measures. Supportive measures are designed to restore or preserve equal access to the District's education program or activity without unreasonably burdening the other party, including measures designed to protect the safety of all parties or the District's educational environment, or deter sexual harassment. Supportive measures may include counseling, extensions of deadlines or other course-related adjustments, modifications of work or class schedules, mutual restrictions on contact between the parties, leaves of absence, increased security and monitoring of certain areas of the District's property, campus escort services, changes in work locations and other similar measures.

The Title IX Coordinator is responsible for coordinating the effective implementation of supportive measures. Upon the receipt of a complaint, the Title IX Coordinator must promptly contact the Complainant to discuss the availability of supportive measures, consider the Complainant's wishes with respect to supportive measures, inform the Complainant of the availability of supportive measures with or without the filing of a formal complaint, and explain to the Complainant the process for filing a formal complaint. If the District does not provide the Complainant with supportive measures, then the District must document the reasons why such a response was not clearly unreasonable in light of the known circumstances.

Timelines

The District has established reasonably prompt time frames for the conclusion of the grievance process, including time frames for filing and resolving appeals and informal resolution processes. The grievance process may be temporarily delayed or extended for good cause. Good cause may include considerations such as the absence of a party, a party's advisor, or a witness; concurrent law enforcement activity; or the need for language assistance or accommodation of disabilities. In the event the grievance process is temporarily delayed for good cause, the District will provide written notice to the Complainant and the Respondent of the delay or extension and the reasons for the action.

Response to a Formal Complaint

At the time of filing a formal complaint, a Complainant must be participating in or attempting to participate in the education program or activity of the District with which the formal complaint is filed. A formal complaint may be filed with the Title IX Coordinator in person, by mail, by electronic mail, or other means designated by the District.

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3225P

The District must follow the formal complaint process before the imposition of any disciplinary sanctions or other actions that are not supportive measures. However, nothing in this policy precludes the District from removing a Respondent from the District's education program or activity on an emergency basis, provided that the District undertakes an individualized safety and risk analysis, determines that an immediate threat to the physical health or safety of any student or other individual arising from the allegations of sexual harassment justifies removal, and provides the Respondent with notice and an opportunity to challenge the decision immediately following the removal. A period of removal may include the opportunity for the student to continue instruction in an offsite capacity. The District may also place a non-student employee Respondent on administrative leave during the pendency of the grievance process. This provision may not be construed to modify any rights under the Individuals with Disabilities Education Act, Section 504 of the Rehabilitation Act of 1973, or the Americans with Disabilities Act.

Upon receipt of a formal complaint, the District must provide written notice to the known parties including:

1. Notice of the allegations of sexual harassment, including information about the identities of the parties involved in the incident, the conduct allegedly constituting sexual harassment, the date and location of the alleged incident, and any sufficient details known at the time. Such notice must be provided with sufficient time to prepare a response before any initial interview;

2. An explanation of the District's investigation procedures, including any informal resolution process;

3. A statement that the Respondent is presumed not responsible for the alleged conduct and that a determination regarding responsibility will be made by the decision-maker at the conclusion of the investigation;

4. Notice to the parties that they may have an advisor of their choice who may be, but is not required to be, an attorney, and may inspect and review any evidence; and

5. Notice to the parties of any provision in the District's code of conduct or policy that prohibits knowingly making false statements or knowingly submitting false information.

If, in the course of an investigation, the District decides to investigate allegations about the Complainant or Respondent that are not included in the notice initially provided, notice of the additional allegations must be provided to known parties.

The District may consolidate formal complaints as to allegations of sexual harassment against more than one Respondent, or by more than one Complainant against one or more Respondents,

or by one party against the other party, where the allegations of sexual harassment arise out of the same facts or circumstances.

<u>Investigation of a Formal Complaint</u>

When investigating a formal complaint and throughout the grievance process, the District must:

1. Ensure that the burden of proof and the burden of gathering evidence sufficient to reach a determination regarding responsibility rests on the District and not the parties';

2. Provide an equal opportunity for the parties to present witnesses and evidence;

3. Not restrict either party's ability to discuss the allegations under investigation or to gather and present relevant evidence;

4. Allow the parties to be accompanied with an advisor of the party's choice who may be, but is not required to be, an attorney. The District may establish restrictions regarding the extent to which the advisor may participate in the proceedings, as long as the restrictions apply equally to both parties;

5. Provide written notice of the date, time, location, participants, and purpose of any interview or meeting at which a party is expected to participate, with sufficient time for the party to prepare to participate;

6. Provide the parties equal access to review all the evidence collected which is directly related to the allegations raised in a formal complaint and comply with the review periods outlined in this process;

7. Objectively evaluate all relevant evidence without relying on sex stereotypes;

8. Ensure that Title IX Coordinators, investigators, decision-makers and individuals who facilitate an informal resolution process, do not have a conflict of interest or bias for or against Complainants or Respondents generally or an individual Complainant or Respondent;

9. Not make creditability determinations based on the individual's status as Complainant, Respondent or witness;

10. Not use questions or evidence that constitute or seek disclosure of privileged information unless waived.

Dismissal of Formal Complaints

If the conduct alleged in the formal complaint would not constitute sexual harassment even if proved, did not occur in the District's education program or activity, or did not occur against a

person in the United States, then the District must dismiss the formal complaint with regard to that conduct for purposes of sexual harassment under this policy.

The Title IX Coordinator also may dismiss the formal complaint or any allegations therein at any time during the investigation or hearing, if applicable, when any of the following apply:

1. a Complainant provides written notification to the Title IX Coordinator that the Complainant would like to withdraw the formal complaint or any allegations therein;

2. the Respondent is no longer enrolled or employed by the District or;

3. specific circumstances prevent the District from gathering evidence sufficient to reach a determination as to the formal complaint or allegations therein.

Upon dismissal, the Title IX Coordinator promptly sends written notice of the dismissal and the reasons for dismissal simultaneously to both parties. The grievance process will close in the event a notice of dismissal is provided to the parties. Support measures may continue following dismissal.

Evidence Review

The District provides both parties an equal opportunity to inspect and review any evidence obtained as part of the investigation so that each party can meaningfully respond to the evidence prior to the conclusion of the investigation. The evidence provided by the District must include evidence that is directly related to the allegations in the formal complaint, evidence upon which the District does not intend to rely in reaching a determination regarding responsibility, and any inculpatory or exculpatory evidence whether obtained from a party or other source. Prior to completion of the investigative report, the Title IX Coordinator must send to each party and the party's advisor, if any, the evidence subject to inspection and review in an electronic format or a hard copy. The parties have 10 calendar days to submit a written response to the Title IX Coordinator, which the investigator will consider prior to completion of the investigative report.

<u>Investigative Report</u>

The investigator must prepare an investigative report that fairly summarizes relevant evidence and send the report to the Title IX Coordinator. The Title IX Coordinator must send to each party and the party's advisor, if any, the investigative report in an electronic format or a hard copy, for their review and written response. The parties have 10 calendar days to submit a written response to the Title IX Coordinator.

Decision-Maker's Determination

The investigative report is submitted to the decision-maker. The decision-maker cannot be the same person(s) as the Title IX Coordinator or the investigator. The decision-maker cannot hold a

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hearing or make a determination regarding responsibility until 10 calendar days from the date the Complainant and Respondent receive the investigator's report.

Prior to reaching a determination regarding responsibility, the decision-maker must afford each party the opportunity to submit written, relevant questions that a party wants asked of any party or witness, provide each party with the answers, and allow for additional, limited follow-up questions from each party. Questions and evidence about the Complainant's sexual predisposition or prior sexual behavior are not relevant, unless such questions and evidence about the Complainant's prior sexual behavior are offered to prove that someone other than the Respondent committed the conduct alleged by the Complainant, or if the questions and evidence concern specific incidents of the Complainant's prior sexual behavior with respect to the Respondent and are offered to prove consent. Questions must be submitted to the Title IX Coordinator within three calendar days from the date the Complainant and Respondent receive the investigator's report.

The decision-maker must issue a written determination regarding responsibility based on a preponderance of the evidence standard. The decision-maker's written determination must:

1. Identify the allegations potentially constituting sexual harassment;

2. Describe the procedural steps taken, including any notifications to the parties, interviews with parties and witnesses, site visits, methods used to gather evidence, and hearings held;

3. Include the findings of fact supporting the determination;

4. Draw conclusions regarding the application of any District policies and/or code of conduct rules to the facts;

5. Address each allegation and a resolution of the complaint including a determination regarding responsibility, the rationale therefor, any recommended disciplinary sanction(s) imposed on the Respondent, and whether remedies designed to restore or preserve access to the educational program or activity will be provided by the District to the Complainant and

6. The procedures and permissible bases for the Complainant and/or Respondent to appeal the determination.

A copy of the written determination must be provided to both parties simultaneously, and generally will be provided within 60 calendar days from the District's receipt of a formal complaint.

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The determination regarding responsibility becomes final either on the date that the District provides the parties with the written determination of the result of the appeal, if an appeal is filed, or if an appeal is not filed, the date on which an appeal would no longer be considered timely.

 Where a determination of responsibility for sexual harassment has been made against the Respondent, the District will provide remedies to the Complainant that are designed to restore or preserve equal access to the District's education program or activity. Such remedies may include supportive measures; however, remedies need not be non-disciplinary or non-punitive and need not avoid burdening the Respondent. The Title IX Coordinator is responsible for effective implementation of any remedies. Following any determination of responsibility, the District may implement disciplinary sanctions in accordance with State or Federal law and or/the negotiated agreement. For students, the sanctions may include disciplinary action, up to and including permanent exclusion.

Appeals

Either the Complainant or Respondent may appeal the decision-maker's determination regarding responsibility or a dismissal of a formal complaint, on the following bases:

1. Procedural irregularity that affected the outcome of the matter;

2. New evidence that was not reasonably available at the time that could affect the outcome and

3. The Title IX Coordinator, investigator, or decision-maker had a conflict of interest or bias for or against Complainants or Respondents generally or an individual Complainant or Respondent that affected the outcome.

The request to appeal must be made in writing to the Title IX Coordinator within seven calendar days after the date of the written determination. The appeal decision-maker must not have a conflict of interest or bias for or against Complainants or Respondents generally or an individual Complainant or Respondent and cannot be the Title IX Coordinator, the investigator, or the decision-maker from the original determination.

The appeal decision-maker must notify the other party in writing when an appeal is filed and give both parties a reasonable equal opportunity to submit a written statement in support of, or challenging, the outcome. After reviewing the evidence, the appeal decision-maker must issue a written decision describing the result of the appeal and the rationale for the result. The decision must be provided to both parties simultaneously, and generally will be provided within 10 calendar days from the date the appeal is filed.

Informal Resolution Process

Except when concerning allegations that an employee sexually harassed a student, at any time during the formal complaint process and prior to reaching a determination regarding responsibility, the District may facilitate an informal resolution process, such as mediation, that does not involve a full investigation and determination of responsibility, provided that the District:

1. Provides to the parties a written notice disclosing:

A. The allegations;

B. The requirements of the informal resolution process including the circumstances under which it precludes the parties from resuming a formal complaint arising from the same allegations, provided, however, that at any time prior to agreeing to a resolution, any party has the right to withdraw from the informal resolution process and resume the Title IX formal complaint process with respect to the formal complaint; and

C. Any consequences resulting from participating in the informal resolution process, including the records that will be maintained or could be shared.

2. Obtains the parties' voluntary, written consent to the informal resolution process.

The informal resolution process generally will be completed within 30 calendar days, unless the parties and the Title IX Coordinator mutually agree to temporarily delay or extend the process. The formal grievance process timelines are stayed during the parties' participation in the informal resolution process. If the parties do not reach resolution through the informal resolution process, the parties will resume the formal complaint grievance process, including timelines for resolution, at the point they left off.

Recordkeeping

The District must maintain for a period of seven years records of:

1. Each sexual harassment investigation, including any determination regarding responsibility, any disciplinary sanctions imposed on the Respondent, and any remedies provided to the Complainant designed to restore or preserve equal access to the District's education program or activity;

2. Any appeal and the result therefrom;

3. Any informal resolution and the result therefrom; and

1				3225P
2				page 9 of 9
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4				inators, investigators, decision-makers, and
5	· ·			solution process. The District must make
6	these traini	ng materials pub	olicly available	e on its website.
7	TTI DI I			
8				of seven years, records of any actions,
9				nse to a report or formal complaint of sexual
10				cument the basis for its conclusion that its
11	-	•		ment that it has taken measures designed to
12 13	restore or preserve e	quai access to th	ie District's ed	ucation program or activity.
13	Cross Reference:	Policy 3210	Faugl Educa	tion, Nondiscrimination and Sex Equity
15	Closs Reference.	Policy 3225	Sexual Haras	
16		Policy 3310	Student Disc	
17		1 oney 3310	Student Disc	ipinie .
18	Legal References:	Art. X. Sec. 1	. Montana Con	stitution – Educational goals and duties
19	8			CA, Montana Human Rights Act
20				2 USC 2000d et seq.
21		•		42 USC 2000e et seq.
22		Education An	nendments of 1	1972, Title IX; 20 USC 1681 et seq.
23		Section 20-5-2	201, MCA, Du	ities and Sanctions
24		Section 20-5-2	202, MCA, Su	spension and Expulsion
25		34 CFR Part 1	106	Nondiscrimination on the basis of sex in
26				education programs or activities receiving
27				Federal financial assistance
28		10.55.701(1)(Board of Trustees
29		10.55.719, AF		Student Protection Procedures
30		10.55.801(1)(a), ARM	School Climate

Scobey K-12 Schools

3226 - R STUDENTS Revised on: 10/12/20

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Adopted on: 1/23/17

Reviewed on:

Bullying/Harassment/Intimidation/Hazing

The Board will strive to provide a positive and productive learning and working environment. Bullying, harassment, intimidation, or hazing, by students, staff, or third parties, is strictly prohibited and shall not be tolerated.

Definitions

- n) "Third parties" include but are not limited to coaches, school volunteers, parents, school visitors, service contractors or others engaged in District business, such as employees of businesses or organizations participating in cooperative work programs with the District, and others not directly subject to District control at inter-district and intra-District athletic competitions or other school events.
- o) "District" includes District facilities, District premises, and non-District property if the student or employee is at any District-sponsored, District-approved, or District-related activity or function, such as field trips or athletic events, where students are under the control of the District or where the employee is engaged in District business.
- p) "Hazing" includes but is not limited to any act that recklessly or intentionally endangers the mental or physical health or safety of a student for the purpose of initiation or as a condition or precondition of attaining membership in or affiliation with any District-sponsored activity or grade-level attainment, including but not limited to forced consumption of any drink, alcoholic beverage, drug, or controlled substance, forced exposure to the elements, forced prolonged exclusion from social contact, sleep deprivation, or any other forced activity that could adversely affect the mental or physical health or safety of a student; requires, encourages, authorizes, or permits another to be subject to wearing or carrying any obscene or physically burdensome article, assignment of pranks to be performed, or other such activities intended to degrade or humiliate.
- q) "Bullying" means any harassment, intimidation, hazing, or threatening, insulting, or demeaning gesture or physical contact, including any intentional written, verbal, or electronic communication ("cyberbullying") or threat directed against a student that is persistent, severe, or repeated, and that substantially interferes with a student's educational benefits, opportunities, or performance, that takes place on or immediately adjacent to school grounds, at any school-sponsored activity, on school-provided transportation, at any official school bus stop, or anywhere conduct may reasonably be considered to be a threat or an attempted intimidation of a student or staff member or an interference with school purposes or an educational function, and that has the effect of:
 - a. Physically harming a student or damaging a student's property;
 - b. Knowingly placing a student in reasonable fear of physical harm to the student or damage to the student's property;
 - c. Creating a hostile educational environment, or;
 - d. Substantially and materially disrupts the orderly operation of a school.
- 48 r) "Electronic communication device" means any mode of electronic communication, including but not limited to computers, cell phones, PDAs, or the internet.

1 3226 2 Page 2 of 3 3

Reporting

All complaints about behavior that may violate this policy shall be promptly investigated. Any student, employee, or third party who has knowledge of conduct in violation of this policy or feels he/she has been a victim of hazing, harassment, intimidation, or bullying in violation of this policy is encouraged to immediately report his/her concerns to the building principal or the District Administrator, who have overall responsibility for such investigations. A student may also report concerns to a teacher or counselor, who will be responsible for notifying the appropriate District official. Complaints against the building principal shall be filed with the Superintendent. Complaints against the Superintendent or District Administrator shall be filed with the Board.

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

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Exhaustion of administrative remedies

A person alleging violation of any form of harassment, intimidation, hazing, or threatening, insulting, or demeaning gesture or physical contact, including any intentional written, verbal, or electronic communication, as stated above, may seek redress under any available law, either civil or criminal, after exhausting all administrative remedies.

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Responsibilities

The District Administrator shall be responsible for ensuring notice of this policy is provided to students, staff, and third parties and for the development of administrative regulations, including reporting and investigative procedures, as needed.

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When an employee has actual knowledge that behavior in violation of this policy is sexual harassment, the employee must contact the Title IX Coordinator. The Title IX sexual harassment grievance process will be followed, if applicable, prior to imposing any discipline that cannot be imposed without resolution of the Title IX process.

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Consequences

Students whose behavior is found to be in violation of this policy will be subject to discipline up to and including expulsion. Staff whose behavior is found to be in violation of this policy will be subject to discipline up to and including dismissal. Third parties whose behavior is found to be in violation of this policy shall be subject to appropriate sanctions as determined and imposed by the District Administrator or the Board. Individuals may also be referred to law enforcement officials.

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Retaliation and Reprisal

Retaliation is prohibited against any person who reports or is thought to have reported a violation, files a complaint, or otherwise participates in an investigation or inquiry. Such retaliation shall be considered a serious violation of Board policy, whether or not a complaint is substantiated. False charges shall also be regarded as a serious offense and will result in disciplinary action or other appropriate sanctions.

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Cross Reference:	3225	Sexual Harassment
	3225	Sexual Harassment Grievance Procedure

3225F Harassment Reporting/Intake Form for Students

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Legal Reference: § 20-5-207, MCA "Bully-Free Montana Act"

§ 20-5-208, MCA Definition § 20-50-209, MCA Bullying of student prohibited

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4	§ 20-5-210, MCA	Enforcement – exhaustion of administrative remedies
5	10.55.701(2)(f), ARM	Board of Trustees
6	10.55.719, ARM	Student Protection Procedures
7	10.55.801(1)(d), ARM	School Climate

Scobey K-12 Schools 1 2 Adopted on: 3 Reviewed on: 3231 4 **STUDENTS** Revised on: 06/06/17 5 Page 1 of 2 6 7 Searches and Seizure 8 The goal of search and seizure with respect to students is meeting the educational needs of children and ensuring their security. The objective of any search and/or seizure is not the 9 eradication of crime in the community. Searches may be carried out to recover stolen property, 10 to detect illegal substances or weapons, or to uncover any matter reasonably believed to be a 11 threat to the maintenance of an orderly educational environment. The Board authorizes school 12 authorities to conduct reasonable searches of school property and equipment, as well as of 13 14 students and their personal effects, to maintain order and security in the schools. 15 The search of a student, by authorized school authorities, is reasonable if it is both: (1) justified 16 17 at its inception, and (2) reasonably related in scope to the circumstances which justified the interference in the first place. 18 19 20 School authorities are authorized to utilize any reasonable means of conducting searches, including but not limited to the following: 21 22 1. A "pat down" of the exterior of the student's clothing; 23 A search of the student's clothing, including pockets; 2. 24 A search of any container or object used by, belonging to, or otherwise in the possession 25 or control of a student; and/or 26 4. Devices or tools identified in school district policy of the student handbook or deemed 27 necessary by the Superintendent of Designee. 28 29 30 The "pat down" or "search' of a student, if conducted, will be conducted by a school official or employee of the same gender as the student being searched. 31 32 33 School Property and Equipment and Personal Effects of Students 34 School authorities may inspect and search school property and equipment owned or controlled 35 36 by the District (such as lockers, desks, and parking lots). 37 The Superintendent may request the assistance of law enforcement officials, including their use 38 39 of specially trained dogs, to conduct inspections and searches of lockers, desks, parking lots, and other school property and equipment for illegal drugs, weapons, or other illegal or dangerous 40 substances or material. 41 42 43 **Students** 44 School officials may search any individual student, his/her property, or District property under 45 his/her control, when there is a reasonable suspicion that the search will uncover evidence that 46 he/she is violating the law, Board policy, administrative regulation, or other rules of the District 47

or the school. Reasonable suspicion shall be based on specific and objective facts that the search

will produce evidence related to the alleged violation. The types of student property that may be

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1 3231 2 Page 2 of 2 3 4 searched by school officials include but are not limited to lockers, desks, purses, backpacks, 5 student vehicles parked on District property, cellular phones, or other electronic communication 6 devices. 7 8 Students may not use, transport, carry, or possess illegal drugs or any weapons in their vehicles on school property. While on school property, vehicles may be inspected at any time by staff, or 9 by contractors employed by the District utilizing trained dogs, for the presence of illegal drugs, 10 drug paraphernalia, or weapons. In the event the school has reason to believe that drugs, drug 11 paraphernalia, or weapons are present, including by alert-trained dogs, the student's vehicle will 12 be searched, and the student expressly consents to such a search. 13 14 Also, by parking in the school parking lots, the student consents to having his/her vehicle 15 searched if the school authorities have any other reasonable suspicion to believe that a violation 16 17 of school rules or policy has occurred. 18 Seizure of Property 19 20 21 When a search produces evidence that a student has violated or is violating either a law or District policies or rules, such evidence may be seized and impounded by school authorities and 22 23 disciplinary action may be taken. As appropriate, such evidence may be transferred to law enforcement authorities. 24 25 26 27 Legal Reference: Safford Unified School Dist. No. 1 v. Redding, 557 U.S. 364, 129 S.Ct. 28 2633 (2009) 29 Terry v. Ohio, 392 U.S. 1, 20 (1968) 30 B.C. v. Plumas, (9th Cir. 1999) 192 F.3d 1260 31 32 33

Scobey K-12 Schools 1 2 3 Adopted on: 4 Reviewed on: 5 3231P **STUDENTS** Revised on: 06/06/17 6 7 8 Searches and Seizure 9 The following rules shall apply to any searches and the seizure of any property by school 10 personnel: 11 12 The Superintendent, principal, and the authorized assistants of either shall be authorized 13 1. to conduct any searches or to seize property on school premises, as further provided in 14 this procedure. 15 16 If the authorized administrator has reasonable suspicion to believe that any locker, car, or 17 2. other container of any kind on school premises contains any item or substance which 18 constitutes an imminent danger to the health and safety of any person or to the property 19 of any person or the District, the administrator is authorized to conduct a search of any 20 car, locker, or container and to seize any such item or substance of any kind on school 21 premises without notice or consent. 22 23 3. No student shall hinder, obstruct, or prevent any search authorized by this procedure. 24 25 4. Whenever circumstances allow, any search or seizure authorized in this procedure shall 26 be conducted in the presence of at least one (1) adult witness, and a written record of the 27 time, date, and results shall be made by the administrator. A copy shall be forwarded to 28 the Superintendent as soon as possible. 29 30 31 5. In any instance where an item or substance is found which would appear to be in violation of the law, the circumstance shall be reported promptly to the appropriate law 32 enforcement agency. 33

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 3233 **STUDENTS** Revised on: 8/9/21 6 7 8 Student Use of Buildings: Equal Access 9 Non-curricular groups of students not previously recognized as curricular student organization 10 under Policy 3510 or 3550 may gather on school premises under the following guidelines 11 without restriction on the basis of the religious, political, philosophical, or other content of the 12 meeting. Students wishing to form curricular groups or organizations recognized by the school 13 administration may do so in accordance with policy 3510 or 3550. 14 15 The following guidelines must be met: 16 17 1. The meeting is voluntary and student-initiated. 18 19 2. There is no sponsorship of the meeting by the school district, or its agents or employees. 20 21 The meeting must occur during non-instructional time on regular school days. 22 3. 23 4. Employees or agents of the school district are present only in a capacity outside of their 24 official duties. 25 26 5. The meeting does not materially and substantially interfere with the orderly conduct of 27 educational activities within the school. 28 29 Non-school persons may not direct, conduct, control, or regularly attend activities. 30 6. 31 Although the school assumes no sponsorship of these kinds of meetings, all meetings held on 32 school premises must be scheduled and approved by the principal. 33 34 This policy pertains to student meetings. The school has the authority, through its agent or 35 employees, to maintain order and discipline on school premises and to protect the well-being of 36 students and faculty. 37 38 Cross Reference: School Sponsored Activities 39 Policy 3510 40 Policy 3222 – Distribution and Posting Materials Policy 4331 – Use of School Property for Posting Notices 41 42 Legal Reference: 20 U.S.C. 4071 Equal Access Act 43 Board of Education v. Mergens, 110 S.Ct. 2356 (1990) 44 45 46 47 48

Scobey K-12 Schools 1 2 3 Adopted on: 1/23/17 4 Reviewed on: 5 3235 **STUDENTS** Revised on: 6 7 8 Video Surveillance 9 The Board authorizes the use of video cameras on District property to ensure the health, welfare, 10 and safety of all staff, students, and visitors to District property and to safeguard District 11 buildings, grounds, and equipment. The Superintendent will approve appropriate locations for 12 video cameras. 13 14 The Superintendent will notify staff and students, through staff and student handbooks or by 15 other means that video surveillance may occur on District property. A notice will also be posted 16 at the main entrance of all District buildings, and on all buses, indicating the use of video 17 surveillance. 18 19 The District may choose to make video recordings a part of a student's educational record or of a 20 staff member's personnel record. The District will comply with all applicable state and federal 21 laws related to record maintenance and retention. 22 23 It is the decision of the District that video recordings may include audio. The Superintendent 24 will notify staff and students through staff and student handbooks or by other means that video 25 surveillance, with audio, may occur on District property. A notice will also be posted at the main 26 entrance of all District buildings, and on all buses, in which video/audio surveillance may occur. 27 28 29 30 Cross Reference: 31 3600 Student Records

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3300 - R **STUDENTS** Adopted on: 02/19/90 Reviewed on: Revised on: 1/23/17

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Suspension and Expulsion - Corrective Actions and Punishment

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The Board recognizes that every student is entitled to due process rights that are provided by law.

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Suspension

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"Suspension" means the exclusion of a student from attending individual classes or school and participating in school activities for an initial period not exceed ten (10) school days. An administrator may order suspension of a student.

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The procedure set forth below will be followed when a proposed punishment of a student is to include denial of the right of school attendance from any single class or from a full schedule of classes for at least one (1) day.

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Before any suspension is ordered, a building administrator will meet with a student to explain charges of misconduct, and the student will be given an opportunity to respond to the charges.

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When a student's presence poses a continuing danger to persons or property or poses an ongoing threat of disruption to the educational process, a pre-suspension conference will not be required, and an administrator may suspend a student immediately. In such cases, a building administrator will provide notice of and schedule a conference as soon as practicable following the suspension.

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A building administrator will report any suspension immediately to a student's parent or legal guardian. An administrator will provide a written report of suspension that states reasons for a suspension, including any school rule that was violated, and a notice to a parent or guardian of the right to a review of a suspension. An administrator will send a copy of the report and notice to the Superintendent.

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The Superintendent will conduct a review of any suspension on request of a parent or legal guardian. A student and parent or legal guardian may meet with the Superintendent to discuss suspension. After the meeting and after concluding a review, the Superintendent will take such final action as appropriate.

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42 43 Upon a finding by a school administrator that the immediate return to school by a student would be detrimental to the health, welfare, or safety of others or would be disruptive of the educational process, a student may be suspended for one (1) additional period not to exceed ten (10) school days, if the student is granted an informal hearing with the school administrator prior to the additional suspension, and if the decision to impose the additional suspension does not violate the Individuals with Disabilities Education Act (IDEA) or Rehabilitation Act.

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Students who are suspended from any class or from school entirely have the right to make up any work missed according to the student handbook.

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Expulsion

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"Expulsion" is any removal of a student for more than twenty (20) school days without the provision of educational services. Expulsion is a disciplinary action available only to the Board. The Board, and only the Board, may expel a student from school and may do so only after following due process procedures set forth below.

The Board will provide written notice to a student and parent or legal guardian of a hearing to consider a recommendation for expulsion, which will be sent by registered or certified mail at least five (5) school days before the date of the scheduled hearing. The notice will include time and place of hearing, information describing the process to be used to conduct the hearing, and notice that the Board intends to conduct the hearing in closed session unless a parent or legal guardian waives the student's right to privacy.

 Within the limitation that a hearing must be conducted during a period of student suspension, a hearing to consider expulsion may be rescheduled when a parent or legal guardian submits a request showing good cause to the Superintendent at least two (2) school days before a hearing date as originally scheduled. The Superintendent will determine if a request shows good cause to reschedule a hearing.

The student has the right to be present for the duration of the hearing. At hearing the student may be represented by counsel and ask questions, present perspectives, and provide witnesses or documentation. The Board is not bound by formal rules of evidence in conducting the hearing.

Each school shall maintain a record of any disciplinary action that is educationally related, with explanation, taken against the student. When the Board of Trustees takes disciplinary action against a student, the Board must keep a written record of the action taken, with detailed explanation, even if the disciplinary action is decided during a closed session. A disciplinary action that is educationally related is an action that results in the expulsion or out-of-school suspension of the student. This record must be maintained/destroyed consistent with Montana Local Government Records Schedule 7, and is subject to transfer to a local educational agency, accredited school, or nonpublic school pursuant to 20-1-213, MCA.

Procedures for Suspension and Expulsion of Students With Disabilities

The District will comply with provisions of the Individuals with Disabilities Education Act (IDEA) and Rehabilitation Act when disciplining students. The Board will not expel any special education student when the student's particular act of gross disobedience or misconduct is a manifestation of the student's disability. The Board may expel pursuant to its expulsion procedures any special education student whose gross disobedience or misconduct is not a manifestation of the student's disability. A disabled student will continue to receive education services as provided in the IDEA or Rehabilitation Act during a period of expulsion.

A building administrator may suspend a child with a disability from the child's current placement for not more than ten (10) consecutive school days for any violation of school rules, and additional removals of not more than ten (10) consecutive school days in that same school year for separate incidents of misconduct, as long as those removals do not constitute a change of placement under 34 CFR 300.519(b), whether or not a student's gross disobedience or misconduct is a manifestation of a student's disabling condition. Any special education student who has exceeded or who will exceed ten (10) days of suspension may temporarily be excluded from school by court order or by order of a hearing officer, if the District demonstrates that maintaining the student in the student's current placement is substantially likely to result in injury to the student or to others. After a child with a disability has been removed from his or her placement for more than ten (10) school days in the same school year, during any subsequent days of removal the public agency must provide services to the extent required under 34 CFR 300.121(d).

An administrator may remove from current placement any special education student who has carried a weapon to school or to a school function or who knowingly possesses or uses illegal drugs or sells or

3300 1 2 Page 3 of 3 3 4 solicits the sale of a controlled substance while at school or a school function or inflicts serious bodily 5 injury on another person while at school on school premises, or at a school function under the 6 jurisdiction. A serious bodily injury is one that involves a substantial risk of death; extreme physical 7 pain; protracted and obvious disfigurement; or protracted loss or impairment of the function of a bodily 8 member, organ or faculty. The District will place such student in an appropriate interim alternative 9 educational setting for no more than forty-five (45) school days in accordance with the IDEA or 10 Rehabilitation Act. 11 12 13 Legal Reference: 20 U.S.C. 1400, et seq. Individuals with Disabilities Education Act 14 34 CFR 300.519-521 Procedural Safeguards Transfer of School Records 15 § 20-1-213, MCA 16 § 20-4-302, MCA Discipline and punishment of pupils –definition 17 of corporal punishment – penalty – defense Duties of district superintendent or county high 18 § 20-4-402, MCA § 20-5-105, MCA Attendance officer – powers and duties 19 20 § 20-5-106, MCA Truancy Duties and sanctions 21 § 20-5-201, MCA Suspension and expulsion 22 § 20-5-202, MCA **Aversive Treatment Procedures** 23 ARM 10.16.3346 ARM 10.55.910 Student Discipline Records 24 25 Goss v. Lopez, 419 US 565 (1975) Section 504 IDEA 26 27 28 29 30 31

Scobey K-12 Schools

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STUDENTS

Revised on: 1/23/17, 8/9/21, 7/22/22

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Adopted on:

Student Discipline

The Board grants authority to a teacher or principal to hold a student to strict accountability for disorderly conduct in a school building, on property owned or leased by a school district, on a school bus, on the way to or from school, or during intermission or recess.

Disciplinary action may be taken against any student guilty of gross disobedience or misconduct, including but not limited to instances set forth below:

- a) Using, possessing, distributing, purchasing, or selling tobacco products, and alternative nicotine and vapor products as defined in 16-11-302, MCA.
- b) Using, possessing, distributing, purchasing, or selling alcoholic beverages, including powdered alcohol. Students who may be under the influence of alcohol will not be permitted to attend school functions and will be treated as though they had alcohol in their possession.
- c) Using, possessing, distributing, purchasing, or selling drug paraphernalia, illegal drugs, marijuana, controlled substances, or any substance which is represented to be or looks like a narcotic drug, hallucinogenic drug, amphetamine, barbiturate, marijuana, alcoholic beverage, stimulant, depressant, or intoxicant of any kind, including such substances that contain chemicals which produce the same effect of illegal substances including but not limited to Spice and K2. Students who may be under the influence of such substances will not be permitted to attend school functions and will be treated as though they had drugs in their possession.
- d) Using, possessing, controlling, or transferring a firearm or other weapon in violation of Policy 3311.
- e) Using, possessing, controlling, or transferring any object that reasonably could be considered or used as a weapon as referred to in Policy 3311.
- f) Disobeying directives from staff members or school officials or disobeying rules, violating state and federal law, or not honoring regulations governing student conduct.
- g) Using violence, force, noise, coercion, threats, intimidation, fear, or other comparable conduct toward anyone or urging other students to engage in such conduct.
- h) Causing or attempting to cause damage to, or stealing or attempting to steal, school property or another person's property.
- i) Engaging in any activity that constitutes an interference with school purposes or an educational function or any other disruptive activity.
- j) Unexcused absenteeism. Truancy statutes and Board policy will be utilized for chronic and habitual truants.
- k) Intimidation, harassment, sexual harassment, sexual misconduct, hazing or bullying; or retaliation against any person who alleged misconduct under Policy 3225 or 3226 or participated in an investigation into alleged misconduct under Policy 3225 or 3226.
- l) Defaces or damages any school building, school grounds, furniture, equipment, or book belonging to the district.

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3310 1 2 Page 2 of 3 3 n) Forging any signature or making any false entry or attempting to authorize any document 4 a. used or intended to be used in connection with the operation of a school. 5 b. Records or causes to be recorded a conversation by use of a hidden electronic or 6 mechanical device which may include any combination of audio or video that 7 8 reproduces a human conversation without the knowledge of all parties to the 9 conversation. o) Engaging in academic misconduct which may include but is not limited to: cheating, 10 unauthorized sharing of exam responses or graded assignment work; plagiarism, 11 accessing websites or electronic resources without authorization to complete assigned 12 coursework, and any other act designed to give unfair academic advantage to the student. 13 14 These grounds stated above for disciplinary action apply whenever a student's conduct is 15 reasonably related to school or school activities, including but not limited to the circumstances 16 set forth below: 17 18 a) On school grounds before, during, or after school hours or at any other time when school 19 is being used by a school group. 20 b) Off school grounds at a school-sponsored activity or event or any activity or event that 21 bears a reasonable relationship to school. 22 c) Travel to and from school or a school activity, function, or event. 23 d) Anywhere conduct may reasonably be considered to be a threat or an attempted 24 intimidation of bullying of a staff member or student, or an interference with school 25 purposes or an educational function. 26 27 Disciplinary Measures 28 29 30 Disciplinary measures include but are not limited to: a) Expulsion 31 b) Suspension 32 c) Detention, including Saturday school 33 d) Clean-up duty 34 e) Loss of student privileges 35 f) Loss of bus privileges 36 g) Notification to juvenile authorities and/or police 37 h) Restitution for damages to school property 38 39 No District employee or person engaged by the District may inflict or cause to be inflicted 40 corporal punishment on a student. Corporal punishment does not include reasonable force 41 District personnel are permitted to use as needed to maintain safety for other students, school 42 personnel, or other persons or for the purpose of self-defense. 43 44

45 Non-Disciplinary Measures

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The Superintendent or designee is authorized to assign a student to non-disciplinary offsite

instruction pending the results of an investigation or for reasons related to the safety or well-

being of students and staff. During the period of non-disciplinary offsite instruction, the student

3310 1 2 Page 3 of 3 will be permitted to complete all assigned schoolwork for full credit. The assignment of non-3 4 disciplinary offsite instruction does not preclude the Superintendent or designee from disciplining a student who has, after investigation, been found to have violated a School District 5 policy, rule, or handbook provision. 6 7 8 **Delegation of Authority** 9 10 The Board grants authority to any teacher and to any other school personnel to impose on students under their charge any disciplinary measure, other than suspension or expulsion, 11 corporal punishment, or in-school suspension, that is appropriate and in accordance with policies 12 and rules on student discipline. The Board authorizes teachers to remove students from 13 14 classrooms for disruptive behavior. 15 Cross Reference: 3300 Suspension and Expulsion 16 3225 Sexual Harassment of Students 17 Bullying, Harassment 3226 18 Bullying, Harassment 5015 19 20 21 Legal Reference: § 16-11-302(1)(7), MCA **Definitions** § 20-4-302, MCA Discipline and punishment of pupils – 22 definition of corporal punishment – penalty 23 defense 24 Suspension and expulsion § 20-5-202, MCA 25 § 45-8-361, MCA Possession or allowing possession of 26 weapon in school building – exceptions – 27 penalties – seizure and forfeiture or return 28 authorized – definitions 29 Possession or consumption of tobacco 30 § 45-5-637, MCA products, alternative nicotine products, or 31 vapor products by persons under 18 years of 32 age is prohibited – unlawful attempt to 33 purchase - penalties 34 29 U.S.C. § 701 Rehabilitation Act of 1973 35 Initiative 190 – "Montana Marijuana Regulation and Taxation Act." 36 January 1, 2021 37 38

Scobey K-12 Schools

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3310P1 **STUDENTS** Reviewed on: Revised on:

Adopted on: 7/22/22

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8 **Student Risk Assessments** 9 10

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The District may establish a risk assessment team for students whose behavior may pose a risk to the safety of school staff or students.

Each team shall:

- 1. Provide guidance to students, faculty, and staff regarding recognition of threatening or aberrant behavior that may represent a risk to the community, school, or self;
- 2. Include persons with expertise in counseling, instruction, school administration, and law enforcement.
- 3. Identify members of the school community who should be informed of behavior;
- 4. Implement school board policies for the assessment of and intervention with students whose behavior poses a risk to the safety of school staff or students including response plans; and
- 5. Utilize available forms and procedures.

All District employees, volunteers, and contractors are required to report any expressed risks or behavior that may represent a risk to the community, school, or self. In cases determined to be appropriate, teams shall follow established procedures for referrals to community services, boards, or health care providers for evaluation or treatment when appropriate.

Upon a preliminary determination that a student poses a risk of violence or physical harm to self or others, a risk assessment team shall immediately report its determination to the superintendent or designee. The superintendent or designee shall immediately attempt to notify the student's parent or legal guardian. Nothing in this policy shall prevent a District employee from acting immediately to address an imminent risk.

The superintendent may establish a committee charged with oversight of the risk assessment teams. An existing committee may be designated to assume the oversight responsibility; however, any such team shall include individuals with expertise in human resources, education, school administration, mental health, and law enforcement.

Regardless of risk assessment activities, disciplinary action and referral to law enforcement are to occur as required by school board policy and Montana law. The District may, in accordance with the provisions in Policy 3600P, release student records or information in connection with an emergency, without parental consent, if the knowledge of such information is necessary to protect the health or safety of the student or other persons.

Scobey K-12 Schools Adopted on: Reviewed on: STUDENTS Revised on: 1/23/17, 8/9/21

Page 1 of 3

Firearms and Other Weapons

Firearms

3311 - R

It is the policy of the School District to comply with the federal Gun Free Schools Act of 1994 and Section 20-5-202 (2), MCA, pertaining to students who bring a firearm to, or possess a firearm at, any setting that is under the control and supervision of the school district.

The District does not allow students to possess firearms on District property or at any setting that is under the control and supervision of the District. In accordance with Section 20-5-202 (3), MCA, a teacher, superintendent, or a principal shall suspend immediately for good cause a student who is determined to have brought a firearm to, or possess a firearm at, any setting that is under the control and supervision of the District. The Policy does not govern conduct in a student's home, a locked vehicle, a parking lot, or a commercial business when the student is participating in an online, remote, or distance-learning setting. In accordance with Montana law, a student who is determined to have brought a firearm to, or possess a firearm at, any setting that is under the control and supervision of the school district must be expelled from school for a period of not less than 1 year.

For the purposes of the firearms section of this policy, the term "firearm" means (A) any weapon (including a starter gun) which will or is designed to or may readily be converted to expel a projectile by the action of an explosive; (B) the frame or receiver of any such weapon; (C) any firearm muffler or firearm silencer; or (D) any destructive device pursuant to 18 U.S.C. 921 (4). Such term does not include an antique firearm pursuant to 18 U.S.C. 921 (16).

However, the Board of Trustees through this policy authorizes the Superintendent, or principal of a school without a Superintendent, to use his/her discretion on a case-by-case basis and modify the requirement of expulsion of a student if he/she deems such modification to be warranted under the circumstances.

A decision to change the placement of a student with a disability who has been expelled pursuant to this section must be made in accordance with the Individuals with Disabilities Education Act.

Before holding a hearing to determine if a student has violated this Policy, the Board shall, in a clear and timely manner, notify the student if the student is an adult or notify the parent or guardian of a student if the student is a minor that the student may waive the student's privacy interest by requesting that the hearing be held in public and invite other individuals to attend the hearing.

 Before expelling a student under this Policy, the Board shall hold a due process hearing that includes presentation of a summary of the information leading to the allegations and an opportunity for the student to respond to the allegations. The student may not be expelled unless

the trustees find that the student knowingly, as defined in Section 1-1-204, MCA, brought a firearm to school or possessed a firearm at school.

When a student subject to a hearing is found to have not violated this Policy, the student's school record must be expunged of the incident.

The provisions of this Policy do not require the Board to expel a student who has brought a firearm to school or possesses a firearm at school if the firearm is secured in a locked container approved by the school district or in a locked motor vehicle the entire time the firearm is at school, except while the firearm is in use for a school-sanctioned instructional activity.

Possession of Weapons other than Firearms

The District does not allow students to possess other weapons on District property or at any setting that is under the control and supervision of the District. Any student found to have possessed, used or transferred a weapon on school property will be subject to discipline in accordance with the District's discipline policy. For purposes of this section, "weapon" means any object, device, or instrument designed as a weapon or through its use is capable of threatening or producing bodily harm or which may be used to inflict self-injury, including but not limited to air guns; pellet guns; BB guns; fake (facsimile) weapons; all knives; blades; clubs; metal knuckles; numchucks (also known as nunchucks); throwing stars; explosives; fireworks; mace or other propellants; stun guns; ammunition; poisons; chains; arrows; and objects that have been modified to serve as a weapon.

No student shall possess, use, or distribute any object, device, or instrument having the appearance of a weapon, and such objects, devices, or instruments shall be treated as weapons, including but not limited to weapons listed above which are broken or non-functional, look-alike guns; toy guns; and any object that is a facsimile of a real weapon. No student shall use articles designed for other purposes (i.e., lasers or laser pointers, belts, combs, pencils, files, scissors, etc.) to inflict bodily harm and/or intimidate, and such use will be treated as the possession and use of a weapon.

Definitions, Exceptions and Referral to Law Enforcement

The District may refer to law enforcement for immediate prosecution any student who possesses, carries, or stores a weapon in a school building as specified in Section 45-8-361, MCA. In addition the District will refer for possible prosecution a parent or guardian of any minor violating this policy on grounds of allowing a minor to possess, carry, or store a weapon in a school building. For the purposes of this section of the policy, "school property" means within school buildings, in vehicles used for school purposes, or on owned or leased school land or grounds. "Building" specifically means a combination of any materials, whether mobile, portable, or fixed, to form a structure and the related facilities for the use or occupancy by persons or property owned or leased by a local school district that are used for instruction or for student activities as specified in Section 50-60-101(2), MCA and Section 45-8-361, MCA. The term is construed as though followed by the words "or part or parts of a building" and is considered to include all stadiums, bleachers, and other similar outdoor facilities, whether temporary or permanently fixed.

The Board of Trustees may grant persons and entities advance permission to possess, carry, or store a weapon in a school building. All persons who wish to possess, carry, or store a weapon in a school building must request permission of the Board at a regular meeting. The Board has

sole discretion in deciding whether to allow a person to possess, carry, or store a weapon in a school building. This section does not apply to a law enforcement officer acting in the officer's official capacity or an individual previously authorized by the Board of Trustees to possess a firearm or weapon in a school building. The Board of Trustees shall annually review this policy and update this policy as determined necessary by the trustees based on changing circumstances pertaining to school safety. Cross Reference: Student Discipline Conduct of School Property Personal Conduct Legal Reference: § 20-5-202, MCA Suspension and expulsion § 45-8-361, MCA Possession or allowing possession of a weapon in a school building 20 U.S.C. § 7151, et seq. Gun Free Schools Act of 1994 18 U.S.C. § 921 **Definitions** ESSA, Section 4141 Gun Free Requirements

Scobey K-12 Schools Adopted on: 06/06/17 Reviewed on: **STUDENTS** Revised on: Extra- and Co-Curricular Alcohol, Drug, and Tobacco Use The District views participation in extracurricular activities as an opportunity extended to students willing to make a commitment to adhere to the rules which govern them. The District believes that participation in organized activities can contribute to all-around development of young men and women and that implementation of these rules will serve these purposes: Emphasize concern for the health and well-being of students while participating in activities: Provide a chemical-free environment which will encourage healthy development; Diminish chemical use by providing an education assistance program; Promote a sense of self-discipline among students; Confirm and support existing state laws which prohibit use of mood-altering chemicals; Emphasize standards of conduct for those students who, through their participation, are leaders and role models for their peers and younger students; and Assist students who desire to resist peer pressure that often directs them toward the use of chemicals. Violations of established rules and regulations governing chemical use by participants in extraand co-curricular activities will result in discipline as stated in student and athletic handbooks. Legal Reference: § 20-5-201, MCA Duties and sanctions

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 3410 **STUDENTS** Revised on: 6 7 8 Student Health/Physical Screenings/Examinations 9 The Board may arrange each year for health services to be provided to all students. Such services 10 may include but not be limited to: 11 12 13 1. Development of procedures at each building for isolation and temporary care of students who become ill during the school day; 14 15 2. Consulting services of a qualified specialist for staff, students, and parents; Vision and hearing screening; 16 3. 17 4. Scoliosis screening; Immunization as provided by the Department of Public Health and Human Services. 18 5. 19 20 Parents/guardians will receive written notice of any screening result which indicates a condition that might interfere or tend to interfere with a student's progress. 21 22 23 In general the District will not conduct physical examinations of a student without parental consent to do so or by court order, unless the health or safety of the student or others is in question. Further, 24 parents will be notified of the specific or approximate dates during the school year when screening 25 administered by the District is conducted as well as notification of requirements of the District's 26 policy on physical examinations and screening of students, at least annually at the beginning of the 27 school year and within a reasonable period of time after any substantive change in the policy, which 28 29 is: Required as a condition of attendance. 30 1. Administered by the school and scheduled by the school in advance. 31 2. Not necessary to protect the immediate health and safety of the student or other students. 32 3.

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Parents or eligible students will be given the opportunity to opt out of the above-described screenings.

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Students who wish to participate in certain extracurricular activities may be required to submit to a physical examination to verify their ability to participate in the activity. Students participating in activities governed by the Montana High School Association will be required to follow the rules of that organization, as well as other applicable District policies, rules, and regulations.

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Legal Reference: § 20-3-324(20), MCA Powers and duties General Provisions Concerning Education

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Scobey K-12 Schools

STUDENTS

Adopted on: 02/19/90 Reviewed on: Revised on: 06/06/17, 8/9/21

Student Immunization

The Board requires all students to present evidence of their having been immunized against the following diseases: varicella, diphtheria, pertussis (whooping cough), poliomyelitis, measles (rubeola), mumps, rubella, and tetanus in the manner and with immunizing agents approved by the department. Haemophilus influenza type "b" immunization is required for students under age five (5). Upon initial enrollment, an immunization status form shall be completed by the student's parent or guardian. The certificate shall be made a part of the student's permanent record.

A student who transfers into the District may photocopy immunization records in the possession of the school of origin. The District will accept the photocopy as evidence of immunization. Within thirty (30) days after a transferring student ceases attendance at the school of origin, the school shall retain a certified copy for the permanent record and send the original immunization records for the student to the school district to which the student transfers.

Exemptions from one or more vaccines shall be granted for medical reasons upon certification by a licensed or certified health care provider in a manner provided by Section 20-5-405, MCA. Exemptions for religious reasons must be filed in a manner provided by Section 20-5-405, MCA. The statement for an exemption shall be maintained as part of the student's immunization record in accordance with FERPA as specified in Policy 3600P.

All students who are enrolled under an exemption and have a disease listed in this Policy, have been exposed to a disease listed in this Policy, or may be exposed to a disease listed in this Policy while attending school may be excluded from the school by the local health officer or the DPHHS until the excluding authority is satisfied that the student no longer risks contracting or transmitting that disease.

The administrator may allow the commencement of attendance in school by a student who has not been immunized against each disease listed in Section 20-5-403, MCA, if that student has received one or more doses of varicella, polio, measles (rubeola), mumps, rubella, diphtheria, pertussis, and tetanus vaccine, except that Haemophilus influenza type "b" vaccine is required only for children under 5 years of age.

The District shall exclude a student for noncompliance with the immunization laws and properly notify the parent or guardian. The local health department may seek an injunction requiring the parent to submit an immunization status form, take action to fully immunize the student, or file an exemption for personal or medical reasons.

 This policy does not apply to or govern vaccinations against COVID-19. The Board does not require immunization against COVID-19 in order to enroll in the District in accordance with Montana law. District officials shall not inquire about the COVID-19 vaccination status of students, employees, or visitors. District officials shall not make decisions regarding access to

1			3413
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4	District services for	students, employees, or visito	ors based upon an individual's COVID-19
5			it courses in accordance with District policies
6	may be subject to d	istinct immunization requirem	ents of the applicable post-secondary
7	institution.		
8			
9	Legal Reference:	§ 20-3-324(20), MCA	Powers and duties
10		§ 20-5-402 - 426, MCA	Health
11		§ 20-5-403, MCA	Immunization required – release and
12			acceptance of immunization records
13		§ 20-5-405, MCA	Exemptions
14		Chapter 418	2021 General Legislative Session
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Medical Exemption Statement



Form HES 101A Montana Schools

For questions, contact the Montana Department of Immunizations at (406) 444-5580

A prospective student seeking to enroll in a Montana school is not required to receive any immunizations for which they are medically contraindicated. The Medical Exemption Statement, may be completed by a qualifying healthcare provider and utilized as an exemption. In lieu of this form, a written and signed statement from a qualifying healthcare provider will also be accepted under the conditions outlined in ARM 37.114.715.

Pursuant to HB 334 (Ch. 294, L. 2021), a qualifying healthcare provider means a person who: (1) is licensed, certified, or authorized in any U.S. State or Canada to provide health care; (2) is authorized within the person's scope of practice to administer the immunization(s) to which the exemption applies; and (3) has previously provided health care to the student *or* has administered a vaccine to which the student has had an adverse reaction. Once completed, this form should be filed at the student's school along with their most current immunization record.

Student Name:			Parent/Guardian Name:		
Student Address:			Student Date of Birth:		
	the vaccine(s) needing medical exemption, then partion for each vaccine:	orovide a b	rief descrip	tion of the contraindication or	
	DTaP (Diphtheria, Tetanus, and Pertussis)		MMR (Me	easles, Mumps, and Rubella)	
	Tdap (Diphtheria, Tetanus, and Pertussis)		IPV (Polio)	
	Varicella (Chickenpox)		Other:		
	Hib (<i>Haemophilus influenzae</i> type b)				
	aindication/Precaution:				
	te list of medical contraindications and precautions can be found on th www.cdc.gov/vaccines/hcp/acip-recs/general-recs/contraindications.ht	•	Disease Control	and Prevention's website:	
Durat	cion of exemption:				
Provi	der's Name (print):	т	itle:	Phone:	
Addre	ess:			_	
Provi	der's Signature:			Date:	
	na Code Annotated 3: MT School Immunization Requirements. Immunization Records	37.114	.701-721: Immu	Administrative Rules o	

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20-5-405: MT School Immunization Requirements, Exemptions

Affidavit of Exemption on Religious Grounds Form HES 113

Montana Schools

For questions, contact the Montana Department of Immunizations at (406) 444-5580

Student's Full Name	Birth Date	Age	Sex
School:			
If student is under 18, name of parent, guardian,	or other person responsib	le for student's care and	d custody:
Street address and city:			
Telephone:			
I, the undersigned, declare under penalty of perjureligious tenets and practices (check all that appl		inst the following is con	ntrary to my
☐ Diphtheria, Pertussis, Tetanus	(DTaP, DT, Tdap)	Polio	
☐ Measles, Mumps and Rubella ((MMR)	Varicella (chickenpox	c)
☐ Haemophilus Influenzae type b	(Hib)	Other:	_
	Signature of parent, guardic responsible for the above s custody; or of the student,	tudent's care and	Date
Subscribed and s	sworn to before me this	day of	
	Signature:	Notary Public for the	State of Montana
Seal	Print Name	: Notary Public for the S	State of Montana
	Res My	commission expires	
HES-113 revised 07/2021			

Scobey K-12 Schools

3415 - R

STUDENTS

Adopted on: 1/23/17 Reviewed on: Revised on:

-13 - K STODENTS Rev

Management of Sports Related Concussions

The Scobey School District recognizes that concussions and head injuries are commonly reported injuries in children and adolescents who participate in sports and other recreational activities. The Board acknowledges the risk of catastrophic injuries or death is significant when a concussion or head injury is not properly evaluated and managed. Therefore, all K-12 competitive sport athletic activities in the District will be identified by the administration. Consistent with guidelines provided by the U.S. Department of Health and Human Services, Centers for Disease Control and Prevention, the National Federation of High School (NFHS) and the Montana High School Association (MHSA), the District will utilize procedures developed by the MHSA and other pertinent information to inform and educate coaches, athletic trainers, officials, youth athletes, and their parents and/or guardians of the nature and risk of concussions or head injuries, including the dangers associated with continuing to play after a concussion or head injury. Resources are available on the Montana High School Association Sports Medicine page at www.mhsa.org; U.S. Department of Health and Human Services page at: www.hhsa.gov; and; the Centers for Disease and Prevention page at www.cdc.gov/concussion/sports.index.html.

Annually, the district will distribute a head injury and concussion information and sign-off sheet to all parents and guardians of student-athletes in competitive sport activities prior to the student-athlete's initial practice or competition.

All coaches, athletic trainers, officials, including volunteers participating in organized youth athletic activities, shall complete the training program at least once each school year as required in the District procedure. Additionally, all coaches, athletic trainers, officials, including volunteers participating in organized youth athletic activities will comply with all procedures for the management of head injuries and concussions.

Reference: Montana High School Association, Rules and Regulations

Section 4, Return to Play

 Legal Reference: Dylan Steigers Protection of Youth Athletes Act

20-7-1301, MCA Purpose 20-7-1302, MCA Definitions

20-7-1303, MCA Youth athletes – concussion education requirements

20-7-1304, MCA Youth athletes – removal from participation

following concussion – medical clearance required

before return to participation

46 Cross Reference:

3415F Student-Athlete & Parent/Legal Custodian Concussion Statement

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3415P - R

STUDENTS

Revised on:

Adopted on: 1/23/17

Reviewed on:

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Management of Sports Related Concussions

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A. Athletic Director or Administrator in Charge of Athletic Duties:

www.mhsa.org, U.S. DPHHS, and CDCP websites.

is no athletic director, shall review any changes that have been made in procedures required for concussion and head injury management or other serious injury by consulting with the MHSA or the MHSA Web site, U.S. DPHHS, and CDCP web site. If there are any updated procedures, they will be adopted and used for the upcoming school year.

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2. *Identified Sports*: Identified sports include all organized youth athletic activity sponsored by the school or school district.

and appropriate sports governing bodies to facilitate the training requirements.

B. Training: All coaches, athletic trainers, and officials, including volunteers shall undergo

C. Parent Information Sheet: On a yearly basis, a concussion and head injury information sheet

into the parent permission sheet which allows students to participate in extracurricular

athletics and should include resources found on the MHSA Sports Medicine page at

shall be distributed to the student-athlete and the athlete's parent and/or guardian prior to the

student-athlete's initial practice or competition. This information sheet may be incorporated

1. Updating: Each spring, the athletic director, or the administrator in charge of athletics if there

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training in head injury and concussion management at least once each school year by one of the following means: (1) through viewing the MHSA sport-specific rules clinic; (2) through 20 21 viewing the MHSA concussion clinic found on the MHSA Sports Medicine page at www.mhsa.org; or by the district inviting the participation of appropriate advocacy groups

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- D. Responsibility: An athletic trainer, coach, or official shall immediately remove from play, practice, tryouts, training exercises, preparation for an athletic game, or sport camp a student-athlete who is suspected of sustaining a concussion or head injury or other serious injury.
- E. Return to Play After Concussion or Head Injury: In accordance with MHSA Return to Play Rules and Regulations and The Dylan Steigers Protection of Youth Athletes Act a student athlete who has been removed from play, practice, tryouts, taining exercises, preparation for an athletic game, or sport camp may not return until the athlete is cleared by a licensed health care professional (registered, licensed, certified, or otherwise statutorily recorgnized health care professional). The health care provider may be a volunteer.

Student-Athlete & Parent/Legal Guardian Concussion Statement 3415F

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Because of the passage of the Dylan Steigers' Protection of Youth Athletes Act, schools are required to distribute information sheets for the purpose of informing and educating student-athletes and their parents of the nature and risk of concussion and head injury to student athletes, including the risks of continuing to play after concussion or head injury. Montana law requires that each year, before beginning practice for an organized activity, a student-athlete and the student-athlete's parent(s)/legal guardian(s) must be given an information sheet, and both parties must sign and return a form acknowledging receipt of the information to an official designated by the school or school district prior to the student-athletes participation during the designated school year. The law further states that a student-athlete who is suspected of sustaining a concussion or head injury in a practice or game shall be removed from play at the time of injury and may not return to play until the student-athlete has received a written clearance from a licensed health care provider.

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Student-Athlete Name:
This form must be completed for each student-athlete, even if there are multiple student-athletes in each
household.

Parent/Legal Guardian Name(s):	
☐ We have read the <i>Student-Athlete & Parent/Legal</i>	Guardian Concussion Information Sheet.

If true, please check box

After reading the information sheet, I am aware of the following information:

Student- Athlete Initials		Parent/Legal Guardian Initials
	A concussion is a brain injury, which should be reported to my parents, my coach(es), or a medical professional if one is available.	
	A concussion can affect the ability to perform everyday activities such as the ability to think, balance, and classroom performance.	
	A concussion cannot be "seen." Some symptoms might be present right away. Other symptoms can show up hours or days after an injury.	
	I will tell my parents, my coach, and/or a medical professional about my injuries and illnesses.	N/A
	If I think a teammate has a concussion, I should tell my coach(es), parents, or licensed health care professional about the concussion.	N/A
	I will not return to play in a game or practice if a hit to my head or body causes any concussion-related symptoms.	N/A
	I will/my child will need written permission from a licensed health care professional to return to play or practice after a concussion.	
	After a concussion, the brain needs time to heal. I understand that I am/my child is much more likely to have another concussion or more serious brain injury if return to play or practice occurs before concussion symptoms go away.	
	Sometimes, repeat concussions can cause serious and long-lasting problems. I have read the concussion symptoms on the Concussion fact sheet.	

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Signature of Student-Athlete	Date
Signature of Parent/Legal Guardian	Date

A Fact Sheet for **ATHLETES**

WHAT IS A CONCUSSION?

A concussion is a brain injury that:

- Is caused by a bump or blow to the head
- Can change the way your brain normally works
- Can occur during practices or games in any sport
- Can happen even if you haven't been knocked out
- Can be serious even if you've just been "dinged"

WHAT ARE THE SYMPTOMS OF A CONCUSSION?

- Headache or "pressure" in head
- Nausea or vomiting
- Balance problems or dizziness
- Double or blurry vision
- Bothered by light
- Bothered by noise
- Feeling sluggish, hazy, foggy, or groggy
- Difficulty paying attention
- Memory problems
- Confusion
- Does not "feel right"

WHAT SHOULD I DO IF I THINK I HAVE A CONCUSSION?

Tell your coaches and your parents.
 Never ignore a bump or blow to the head even if you feel fine. Also, tell your coach if one of your teammates might have a concussion.

- **Get a medical checkup.** A doctor or health care professional can tell you if you have a concussion and when you are OK to return to play.
- Give yourself time to get better. If you have had a concussion, your brain needs time to heal. While your brain is still healing, you are much more likely to have a second concussion. Second or later concussions can cause damage to your brain. It is important to rest until you get approval from a doctor or health care professional to return to play.

HOW CAN I PREVENT A CONCUSSION?

Every sport is different, but there are steps you can take to protect yourself.

- Follow your coach's rules for safety and the rules of the sport.
- Practice good sportsmanship at all times.
- Use the proper sports equipment, including personal protective equipment (such as helmets, padding, shin guards, and eye and mouth guards). In order for equipment to protect you, it must be:
- > The right equipment for the game, position, or activity
- > Worn correctly and fit well
- > Used every time you play

Remember, when in doubt, sit them out!

A Fact Sheet for **PARENTS**

WHAT IS A CONCUSSION?

A concussion is a brain injury. Concussions are caused by a bump or blow to the head. Even a "ding," "getting your bell rung," or what seems to be a mild bump or blow to the head can be serious.

You can't see a concussion. Signs and symptoms of concussion can show up right after the injury or may not appear or be noticed until days or weeks after the injury. If your child reports any symptoms of concussion, or if you notice the symptoms yourself, seek medical attention right away.

WHAT ARE THE SIGNS AND SYMPTOMS OF A CONCUSSION?

Signs Observed by Parents or Guardians

If your child has experienced a bump or blow to the head during a game or practice, look for any of the following signs and symptoms of a concussion:

- Appears dazed or stunned
- Is confused about assignment or position
- Forgets an instruction
- Is unsure of game, score, or opponent
- Moves clumsily Answers questions slowly
- Loses consciousness (even briefly)
- Shows behavior or personality changes
- Can't recall events prior to hit or fall
- Can't recall events after hit or fall

Symptoms Reported by Athlete

- Headache or "pressure" in head
- Nausea or vomiting
- Balance problems or dizziness
- Double or blurry vision
- Sensitivity to light
- Sensitivity to noise
- Feeling sluggish, hazy, foggy, or groggy
- Concentration or memory problems

- Confusion
- Does not "feel right"

HOW CAN YOU HELP YOUR CHILD PREVENT A CONCUSSION?

Every sport is different, but there are steps your children can take to protect themselves from concussion.

- Ensure that they follow their coach's rules for safety and the rules of the sport.
- Encourage them to practice good sportsmanship at all times.
- Make sure they wear the right protective equipment for their activity (such as helmets, padding, shin guards, and eye and mouth guards). Protective equipment should fit properly, be well maintained, and be worn consistently and correctly.
- Learn the signs and symptoms of a concussion.

WHAT SHOULD YOU DO IF YOU THINK YOUR CHILD HAS A CONCUSSION?

- **1. Seek medical attention right away.** A health care professional will be able to decide how serious the concussion is and when it is safe for your child to return to sports.
- 2. Keep your child out of play. Concussions take time to heal. Don't let your child return to play until a health care professional says it's OK. Children who return to play too soon—while the brain is still healing—risk a greater chance of having a second concussion. Second or later concussions can be very serious. They can cause permanent brain damage, affecting your child for a lifetime.
- **3. Tell your child's coach about any recent concussion.** Coaches should know if your child had a recent concussion in ANY sport. Your child's coach may not know about a concussion your child received in another sport or activity unless you tell the coach.

Remember, when in doubt, sit them out! It's better to miss one game than the whole season.

Be Prepared

A concussion is a type of traumatic brain injury, or TBI, caused by a bump, blow, or jolt to the head that can change the way your brain normally works. Concussions can also occur from a blow to the body that causes the head to move rapidly back and forth. Even a "ding," "getting your bell rung," or what seems to be mild bump or blow to the head can be serious. Concussions can occur in any sport or recreation activity. So, all coaches, parents, and athletes need to learn concussion signs and symptoms and what to do if a concussion occurs.

SIGNS AND SYMPTOMS OF A CONCUSSION

SIGNS OBSERVED BY PARENTS OR GUARDIANS	SYMPTOMS REPORTED BY YOUR CHILD OR TEEN	
Appears dazed or stunned Is confused about events Answers questions slowly Repeats questions Can't recall events prior to the hit, bump, or fall Can't recall events after the hit, bump, or fall Loses consciousness (even briefly) Shows behavior or personality changes Forgets class schedule or assignments	Thinking/Remembering: Difficulty thinking clearly Difficulty concentrating or remembering Feeling more slowed down Feeling sluggish, hazy, foggy, or groggy Physical: Headache or "pressure" in head Nausea or vomiting Balance problems or dizziness Fatigue or feeling tired Blurry or double vision Sensitivity to light or noise Numbness or tingling Does not "feel right"	Emotional: Irritable Sad More emotional than usual Nervous Sleep*: Drowsy Sleeps less than usual Sleeps more than usual Has trouble falling asleep *Only ask about sleep symptoms if the injury occurred on a prior day.

LINKS TO OTHER RESOURCES

- CDC –Concussion in Sports
 - o http://www.cdc.gov/concussion/sports/index.html
- National Federation of State High School Association/ Concussion in Sports What You Need To Know
 - o <u>www.nfhslearn.com</u>
- Montana High School Association Sports Medicine Page
 - o http://www.mhsa.org/SportsMedicine/SportsMed.htm

Scobey K-12 Schools 1 2 Adopted on: 3 Reviewed on: 4 3416 **STUDENTS** Revised on: 1/23/17, 9/12/17, 7/22/22 5 6 Page 1 of 5 7 Administering Medication to Students 8 "Medication" means prescribed drugs and medical devices that are controlled by the U.S. Food and Drug Administration and are ordered by a healthcare provider. It includes over-the-counter medications 9 10 prescribed through a standing order by an authorized physician or prescribed by the student's healthcare provider. 11 12 13 Except in an emergency situation, only a qualified healthcare professional may administer a drug or a prescription drug to a student under this policy. Diagnosis and treatment of illness and the prescribing of 14 drugs are never the responsibility of a school employee and should not be practiced by any school 15 16 personnel. 17 18 Administering Medication 19 20 The Board shall permit administration of medication to students in schools in its jurisdiction. A school 21 nurse or other employee who has successfully completed specific training in administration of medication, pursuant to written authorization of a physician or dentist and that of a parent, an individual 22 who has executed a caretaker relative educational authorization affidavit, or guardian, may administer 23 24 medication to any student in the school or may delegate this task pursuant to Montana law. 25 **Emergency Administration of Medication** 26 27 28 In the event of an emergency, a school nurse or trained staff member, exempt from the nursing license 29 requirement under § 37-8-103(1)(c), MCA, may administer emergency medication to any student in need thereof on school grounds, in a school building, at a school function, or on a school bus according to a 30 standing order of an authorized physician or a student's private physician. In the event that emergency 31 32 medication is administered to a student, the school nurse or staff member shall call emergency responders and notify the student's parents/guardians. A building administrator or school nurse shall enter any 33 medication to be administered in an emergency on an individual student medication record and retain the 34 35 documentation. 36 37 Assisting Students with Self-Administration of Medication 38 39 A building principal or other school administrator may authorize, in writing, any school employee: 40 To assist in self-administration of any drug that may lawfully be sold over the counter without a 41 42 prescription to a student in compliance with the written instructions and with the written consent of a student's parent or guardian; and 43 44

To assist in self-administration of a prescription drug to a student in compliance with

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1 3416 2 Page 2 of 5

written instructions or standing order of an authorized physician or a student's private physician and with the written consent of a student's parent or guardian.

A school employee authorized, in writing, toassist students with self-administration of medications, may only rely on the following techniques:

- Making oral suggestions, prompting, reminding, gesturing, or providing a written guide for self-administering medications;
- Handing to a student a prefilled, labeled medication holder or a labeled unit dose container,
 syringe, or original marked and labeled container from a pharmacy;
- Opening the lid of a container for a student;
 - Guiding the hand of a student to self-administer a medication;
- Holding and assisting a student in drinking fluid to assist in the swallowing of oral medications;
 and
 - Assisting with removal of a medication from a container for a student with a physical disability that prevents independence in the act.
 - Other guidance or restrictions previously provided in writing to the school by a student's parent, an individual who has executed a caretaker relative educational authorization affidavit, or guardian is on file.

Self-Administration or Possession of Asthma, Severe Allergy, or Anaphylaxis Medication

Students with allergies or asthma may be authorized by the building principal or Superintendent, in consultation with medical personnel, to possess and self-administer emergency medication during the school day, during field trips, school-sponsored events, or while on a school bus. The student shall be authorized to possess and self-administer medication if the following conditions have been met:

- A written and signed authorization from the parents, an individual who has executed a caretaker relative educational authorization affidavit, or guardians for self-administration of medication, acknowledging that the District or its employees are not liable for injury that results from the student self-administering the medication.
- The student shall have the prior written approval of his/her primary healthcare provider. The written notice from the student's primary care provider shall specify the name and purpose of the medication, the prescribed dosage, frequency with which it may be administered, and the circumstances that may warrant its use.
- Documentation that the student has demonstrated to the healthcare practitioner and the school nurse, if available, the skill level necessary to use and administer the medication.
- Documentation of a doctor-formulated written treatment plan for managing asthma, severe allergies, or anaphylaxis episodes of the student and for medication use by the student during school hours.

Authorization granted to a student to possess and self-administer medication shall be valid for

the current school year only and shall be renewed annually. A student's authorization to possess and self-administer medication may be limited or revoked by the building principal or other administrative personnel.

If provided by the parent, an individual who has executed a caretaker relative educational authorization affidavit, or guardian, and in accordance with documentation provided by the student's doctor, backup medication shall be kept at a student's school in a predetermined location or locations to which the student has access in the event of an asthma, severe allergy, or anaphylaxis emergency.

Immediately after using epinephrine during school hours, a student shall report to the school nurse or other adult at the school who shall provide follow up care, including making a call to emergency responders.

Self-Administration of Other Medication

The District shall permit students who are able to self-administer specific medication to do so provided that all of the following have occurred:

- A physician, dentist, or other licensed health care provider provides a written order for self-administration of said medication;
- Written authorization for self-administration of medication from a student's parent, an individual who has executed a caretaker relative educational authorization affidavit, or guardian is on file; and
- A principal and appropriate teachers are informed that a student is self-administering prescribed medication.

Administration of Glucagons

School employees may voluntarily agree to administer glucagons to a student pursuant to § 20-5-412, MCA, only under the following conditions: (1) the employee may administer glucagon to a diabetic student only in an emergency situation; (2)the employee has filed the necessary designation and acceptance documentation with the District, as required by § 20-5-412(2), MCA, and (3) the employee has filed the necessary written documentation of training with the District, as required by § 20-5-412(4), MCA. Designation of staff is to be made by a parent, and individual who has executed a caretaker relative authorization affidavit, or guardian of a diabetic student, and school employees are under no obligation to agree to designation. Glucagon is to be provided by the parent or guardian. All documentation shall be kept on file.

Handling and Storage of Medications

The Board requires that all medications, including those approved for keeping by students for self-medication, be first delivered by a parent, an individual who has executed a caretaker

Page 4 of 5

relative educational authorization affidavit, or other responsible adult to a nurse or employee assisting with self-administration of medication. A nurse or assistant:

- Shall examine any new medication to ensure it is properly labeled with dates, name of student, medication name, dosage, and physician's name;
- Shall develop a medication administration plan, if administration is necessary for a student, before any medication is given by school personnel;
- Shall record on the student's individual medication record the date a medication is delivered and the amount of medication received;
- Shall store medication requiring refrigeration at 36° to 46° F;
- Shall store prescribed medicinal preparations in a securely locked storage compartment; and
- Shall store controlled substances in a separate compartment, secured and locked at all times.
 - All non-emergency medication shall be kept in a locked, nonportable container, stored in its original container with the original prescription label. Epinephrine, naloxone, and student emergency medication may be kept in portable containers and transported by the school nurse or other authorized school personnel.
- Food is not allowed to be stored in refrigeration unit with medications.
 - Shall notify the building administrator, school district nurse, and parent or guardian of any medication error and document it on the medication administration record.

The District shall permit only a forty-five-(45)-school-day supply of a medication for a student to be stored at a school; and all medications, prescription and nonprescription, shall be stored in their original containers.

The District shall limit access to all stored medication to those persons authorized to administer medications or to assist in the self-administration of medications. The District requires every school to maintain a current list of those persons authorized by delegation from a licensed nurse to administer medications.

The District may maintain a stock supply of auto-injectable epinephrine to be administered by a school nurse or other authorized personnel to any student or nonstudent as needed for actual or perceived anaphylaxis. If the district intends to obtain an order for emergency use of epinephrine in a school setting or at related activities, the district shall adhere to the requirements stated in law.

The District may maintain a stock supply of an opioid antagonist to be administered by a school nurse or other authorized personnel to any student or nonstudent as needed for an actual or perceived opioid overdose. A school that intends to obtain an order for emergency use of an opioid antagonist in a school setting or at related activities shall adhere to the requirements in law.

Disposal of Medication, Medical Equipment, Personal Protective Equipment

The District requires school personnel either to return to a parent, an individual who has executed a caretaker relative educational authorization affidavit, or guardian or, with permission of the parent, an individual who has executed a caretaker relative educational authorization affidavit, or guardian, to destroy any unused, discontinued, or obsolete medication. A school nurse, in the presence of a witness, shall destroy any medicine not repossessed by a parent or guardian within a seven-(7)-day period of notification by school authorities.

 Medical sharps shall be disposed of in an approved sharps container. Building administrators should contact the school nurse or designated employee when such a container is needed. Sharps containers are to be kept in a secure location in the school building. Disposal of sharps container, medical equipment, and personal protective equipment is the responsibility of the school nurse or designated employee in accordance with the Montana Infectious Waste Management Act and the manufacture guidelines specific to the container or equipment.

20	Legal Reference:	§ 20-5-412, MCA	Definition – parent-designated adult
21			administration of glucagons – training
22		§ 20-5-420, MCA	Self-administration or possession of asthma,
23			severe allergy, or anaphylaxis medication
24		§ 20-5-421, MCA	Emergency use of epinephrine in school
25			setting
26		§ 37-8-103(1)(c), MCA	Exemptions – limitations on authority
27		ARM 24.159.1601, et seq	Delegation of Nurse Duties
28		§ 20-5-426, MCA	Emergency use of an opioid antagonist in
29			school setting – limit on liability
30		§ 75-10-1001, et seq	Infectious Waste Management Act
31		37.111.812, ARM	Safety Requirements
32		10.55.701(s), ARM	Board of Trustees
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Montana Authorization to Possess or Self-Administer Asthma, Severe Allergy, or Anaphylaxis Medication

4	For this student to possess or self-administer asthma, severe allergy, or anaphylaxis medication while in school,			
5	while at a school sponsored activity, while under the supervision of school personnel, before or after normal school			
6	activities (such as while in before-school of			
7	from school or school-sponsored activities			
8	physician assistant/advanced practice regis			
9	a caretaker relative educational or medical	authorization affidavit, or legal guardia	ın.	
10				
11	Student's Name: Sex: (Please circle) Female/Male Birth Date:/	School:		
12	Sex: (Please circle) Female/Male	City/Town:	(Must be renewed annually)	
13	Birth Date: / /	School Year:	(Must be renewed annually)	
14				
15	Physician's Authorization:			
16	The above named student has my authorize	ation to carry and self administer the fol	llowing medication:	
17	Medication (1)	Deserge: (1)	nowing incurcation.	
		Dosage. (1)		
18	Medication: (1) (2) Reason for prescription(s): Medication(s) to be used under the following	(2)		
19	Reason for prescription(s):			
20	Medication(s) to be used under the following	ng conditions (times or special circums	tances):	
21				
22				
23	I confirm that this student has been instruc	ted in the proper use of this medication	and is able to self-administer this	
24	medication without school personnel super	rvision. I have formulated and provided	l to the parent/guardian or	
25	caretaker relative a written treatment plan			
26	medication use by this student during scho		1 7 1	
27	, ,			
28	Signature of Physician/PA/APRN	Phone Number	Date	
29	Authorization by Parent, an individual	who has avacuted a constalion relative		
30	authorization affidavit, or Guardian	who has executed a caretaker relative	eculcational of inculcal	
			.1 1' 1 41 '	
31		executed a caretaker relative education		
32	affidavit, or guardian of the above named s			
33	care provider on the proper use of this/thes			
34	the proper use of this medication. He/she			
35	responsibility. He/she has my permission to self-medicate as listed above, if needed. If he/she has used epinephrine			
36	during school hours, he/she understands th	e need to alert the school nurse or other	adult at the school who will	
37	provide follow-up care, including making	a 9-1-1 emergency call.		
38	I acknowledge that the school district or nonpublic school and its employees and agents are not liable as a			
39	result of any injury arising from the self-ac			
40	harmless for such injury, unless the claim			
41	and wanton conduct, or an intentional tort.		result of gross negligence, willian	
42			of backup medication. This will	
	I agree to work with the school in establishing a plan for use and storage of backup medication. This will			
43	include a predetermined location to keep backup medication to which my child has access in the event of an asthmassevere allergy, or anaphylaxis emergency. I have provided the following backup medication:			
44	severe allergy, or anaphylaxis emergency.	I have provided the following backup in	nedication:	
45				
46		medication dosage is altered, a new "sel		
47	completed, or the health care provider may		on pad, and I, the parent/caretaker	
48	relative/guardian, will sign the new form a	nd assure the new order is attached.		
49		y to pick up any unused medication at the	he end of the school year, and the	
50	medication that is not picked up will be dis		•	
51		ion to release this information to approp	oriate school personnel and	
52	classroom teachers.	rrr		
53				
54	Parent/Guardian, Caretaker Relative Signa	ture:	Date:	
55	Parent/Guardian, Caretaker Relative Signa (Original signed authorization to the school	ol: a come of the signed authorization to	the parent/quardian and health	
	agna providary San competity Most C-1	n, a copy of the signed duthorization to 2 App. 8 20 5 420	ine parenizuaraian ana nealth	
56	care provider) See, generally, Mont. Code	5 Mill. 8 20-3-420.		

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Scobey K-12 Schools

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STUDENTS

Adopted on: Reviewed on:

Revised on: 06/06/17, 8/8/22

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Communicable Diseases

Note: For purposes of this policy, the term "communicable disease" refers to the diseases identified in 37.114.203, ARM, Reportable Diseases, with the exception of common colds and flu.

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In all proceedings related to this policy, the District will respect a student's right to privacy. All applicable district policies and handbook provision governing confidentiality of student medical information remain in full effect.

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Although the District is required to provide educational services to all school-age children who reside within its boundaries, it may deny attendance at school to any child diagnosed as having a communicable disease that could make a child's attendance harmful to the welfare of other students. The District also may deny attendance to a child with suppressed immunity in order to protect the welfare of that child when others in a school have an infectious disease, which, although not normally life threatening, could be life threatening to a child with suppressed immunity.

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The Board recognizes that communicable diseases that may afflict students range from common childhood diseases, acute and short-term in nature, to chronic, life-threatening diseases such as human immunodeficiency virus (HIV) infection. The District will rely on advice of the public health and medical communities in assessing the risk of transmission of various communicable diseases to determine how best to protect the health of both students and staff.

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The District will manage common communicable diseases in accordance with Montana Department of Public Health and Human Services guidelines and communicable diseases control rules. The District may temporarily exclude from school attendance a student who exhibits symptoms of a communicable disease that is readily transmitted in a school setting.

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Students who complain of illness at school may be referred to a school nurse or other responsible person designated by the Board and may be sent home as soon as a parent or person designated on a student's emergency medical authorization form has been notified. The District reserves the right to require a statement from a student's primary care provider authorizing a student's return to school.

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When information is received by a staff member or a volunteer that a student is afflicted with a serious communicable disease, the staff member or volunteer will promptly notify a school nurse or other responsible person designated by the Board to determine appropriate measures to be taken to protect student and staff health and safety. A school nurse or other responsible person designated by the Board, after consultation with and on advice of public health officials, will determine which additional staff members, if any, have need to know of the affected student's condition.

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Only those persons with direct responsibility for the care of a student or for determining appropriate educational accommodation will be informed of the specific nature of a condition, if it is determined that such individuals need to know this information.

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The District may notify parents of other children attending a school that their children have been exposed to a communicable disease without identifying the particular student who has the disease.

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Legal Reference: 37.114.101, et seq., ARM Communicable Disease Control

Scobey K-12 Schools Adopted on: 06/06/17 Reviewed on: STUDENTS Revised on:

Head Lice

The Board recognizes its responsibility to all students enrolled in the Scobey Schools to provide a safe and healthy environment in which they may attend school. One inhibitor to a healthy environment is the head louse (Pediculus capitis). Head lice infestations must be addressed in public schools if a healthy environment is to be maintained. Every attempt will be made to educate students and parents on the prevention and eradication of head lice before and after infestation is detected.

The innocent desire of children to be social and the communicable nature of lice requires preventive measures by the school district and the public health agency to contain infestations. The Scobey Schools will work cooperatively with the public health agency to insure that infestations of head lice are contained and eradicated in the school.

In the interest of health and welfare of students enrolled in the Scobey Schools, no student will be permitted to attend classes with the general population if they are infested with head lice.

To avoid embarrassment and to contain the infestation, whole classrooms will be checked for head lice upon the report of possible infestation by a classroom teacher. The administrator, his/her designee, school nurse or another qualified professional will examine the child in question and their classmates. Siblings of students found with lice and their classmates will also be checked if there is suspicion that infestation may exist.

The student found with head lice is to be kept out of school until he/she is treated and hair is free of lice and eggs. Although eggs (nits) cannot spread to other children, they may hatch in 2-3 days and would immediately become communicable. A child may return to school after being successfully treated so that no live lice are present.

Parents or guardians will be informed of lice infestation by a letter that explains the problem, lists the procedures for treatment and requirements for reentering school. Every attempt will be made to contact parents or guardians immediately upon discovery of head lice. Parents will be asked to come to school to pick up the student and begin treatment immediately.

Scobey K-12 Schools 1 2 3 Adopted on: 4 Reviewed on: 5 3431 **STUDENTS** Revised on: 06/06/17 6 7 **Emergency Treatment** 8 9 The Board recognizes that schools are responsible for providing first aid or emergency treatment 10 to a student in case of sudden illness or injury; however, further medical attention is the 11 responsibility of a parent or guardian. 12 13 14 The District requires that every parent or guardian provide a telephone number where a parent or 15 designee of a parent may be reached in case of an emergency. 16 When a student is injured, staff will provide immediate care and attention until relieved by a 17 superior, a nurse, or a doctor. The District will employ its normal procedures to address medical 18 emergencies without regard to the existence of a do not resuscitate (DNR) request. A principal 19 or designated staff member will immediately call a parent or parental designee so that the parent 20 21 may arrange for care or treatment of an injured student. A principal or designated staff member will call a parent or parental designee so that the parent may arrange for care or treatment of an 22 injured student. 23 24 25 When a student develops symptoms of illness while at school, a responsible school official will do the following: 26 27 28 Isolate the student from other children to a room or area segregated for that purpose; 29 Inform a parent or guardian as soon as possible about the illness and request the parent or 30 guardian to pick up the child; and 31 32 Report each case of suspected communicable disease the same day by telephone to a 33 34 local health authority or as soon as possible thereafter if a health authority cannot be reached the same day. 35 36 37 When a parent or guardian cannot be reached, and it is the judgment of a principal or other 38 person in charge that immediate medical attention is required, an injured student may be taken directly to a hospital. Once located, a parent or a guardian is responsible for continuing 39 40 treatment or for making other arrangements. 41 Legal Reference: ARM 37.111.825 Health Supervision and Maintenance

1 **STUDENTS** 3431F

	is to be completed by		employee(s) as soon a Print or Type.	as possible afte	er an accider	ıt occur
District Nar	me		School	l Name		
Principal's	Name		School	Phone		
	eident:			vising Employ		
Claimant's N	Jame					
Claimant's A	La Address	st Name	Firs	t Name	Middle	Initial
Claimant 3 A	Cir	ty		State	ZIP C	ode
	S #					
Claimant's A	age Date of Bir	rth	Sex	Grade		
Parent's Nan	ne (if student)		Work Phone	Number (_)	
Nat	ure of Injury	Place	of Accident	I.	Body Part Inj	ured
☐ Scratch	☐ Concussion	☐ Classroom	☐ Gymnasium	☐ Ankle	□ Foot	□ Le
☐ Fracture	☐ Head Injury	☐ Hallway	☐ Parking Lot	☐ Arm	☐ Face	□No
☐ Bruise	☐ Sprain/Strain	☐ Bathroom	☐ Sidewalk	☐ Back	☐ Finger	□Те
□ Burn	☐ Cut/Puncture	☐ Cafeteria	☐ Stairs	☐ Neck	☐ Hand	□ Wı
☐ Dislocation	☐ Bite	☐ Playground	☐ Athletic Field	☐ Eye	☐ Knee	□ Sh
☐ Other		Other		☐ Other _		
		narent/guardian a	shout the accident?			
	s made to contact the	-				
Was first ai	d administered? 🗆 Ye	es 🗆 No	By whom?			
Was first ai	d administered? ☐ Yeddent ☐ Sent home ☐	es	By whom?	l		
Was first aid Was the stu	d administered? 🗆 Ye	es	By whom? Sent to hospital Yes \square No 1	f "yes," pleas	se list Compa	any Na
Was first aid Was the stu Is student coaddress, and If medical of	d administered? ☐ Yeddent ☐ Sent home ☐ overed by Student Ac	es	By whom?	f "yes," pleas	e list Compa	any Na
Was first aid Was the stu Is student co address, and If medical of copy of medical	d administered? Yed dent Sent home overed by Student Act hone number or hospital treatment	es	By whom? Sent to hospital Yes \sum No \text{P} Passe complete the form	f "yes," pleas	rmation. (A	any Na ttach a

Scobey K-12 Schools Adopted on: Reviewed on: **STUDENTS** Revised on: 06/06/17 Removal and Release of Student during the School Day Removal of Student during School Day The Board recognizes its responsibility for the proper care of students during a school day. In accordance with District procedures, only a duly authorized person may remove a student from school grounds, any school building, or school function during a school day. A person seeking to remove a student from school must present evidence satisfactory to the administrator of having proper authority to remove the student. A teacher should not excuse a student from class to confer with anyone, unless a request is approved by the administrator. The administrator will establish procedures for removal of a student during a school day. Release of Student during the School Day Prior to sending a student to his/her home for illness, discipline or a corrective action, the principal shall attempt to reach the student's parent to inform him/her of the student's action and to request that he/she come to the school for the child. If the principal cannot reach the parent, the student shall remain at school until the close of the school day. A student may be released to a law enforcement officer. Sending students on errands during school hours should be done only on necessary school business and by express permission of the principal.

			Scobey K-12 Sc	hools
3510			STUDENTS	Adopted on: 06/06/17 Reviewed on: Revised on:8/9/21
Schoo	l-Spor	isored S	Student Activities	
1.	Stud	ent Org	anizations:	
	a.	admi	urricular student clubs or organizat nistration. Secret or clandestine or itted.	
	b.	Byla		lubs or organizations must not be contracts and regulations.
	c.	Proce accep	edures in curricular student clubs or	r organizations must follow generally eptance of members and nomination and
	d.			student groups may meet at school in the sponsorship of the School District.
2.	Socia	al Event	<u>:S</u>	
		<i>a</i> :	1	
	a.		al events must have prior approval	
	b.			ilities unless approved by the Board.
	c.		al events must be chaperoned at all	
	d.		<u> </u>	and dances shall be limited to high scho
			ents, and middle school social event	
		stude	ents, unless prior permission is rece	ived from the principal.
3.	Extra	acurricu	lar Activities	
<i>J</i> .	LAUC	<u>iculticu</u>	iai Activities	
	s)	Acad	lemic and behavior eligibility rules	are established by MHSA rules and
	5)		rict policy.	are established by 1/11/15/11/unes und
	t)		1 •	ense may, at the discretion of school
	,			eriod of time as the school officials may
		decid		· ·
	c.	In es	tablishing an interscholastic progra-	m, the Board directs the administration
		i.	Open all sports to all students en opportunity for participation.	rolled in the District, with an equal
		ii.		e school district and who is at least 5
				9 on or before September 10 of the year
				rricular activities is sought by such chil
			in accordance with the provision	
		iii.		sed on interest inventories completed by
			the students.	

4. Participation in District Extracurricular Activities by Unenrolled Children

a. Any child identified in Section 3.c.ii of this policy who is attending a nonpublic or home school meeting the requirements of section 20-5-109:

i. Is eligible to seek to participate in any extracurricular activity of the District that is offered to pupils of the district who are of the same age.

 ii. Is subject to the same standards for participation as those required of full-time pupils enrolled in the school and the same rules of any interscholastic organization of which the school of participation is a member as specified in Section 3.a. and 3.b. of this policy and any related student or activity handbook provisions.

iii. Will be assessed for purposes of placement, team formation and cuts using the same criteria as used for full-time pupils enrolled in the District.

b. In cases where there is more than one school serving the same age group within District boundaries, a child under Section 4 of this policy shall be subject to the same school zone rules applicable to full-time pupils of the District. Participation for one school for one sport and another school for another sport is prohibited.

c. The academic eligibility for extracurricular participation for a student attending a nonpublic school as specified under Section 4.a.ii of this policy shall be attested by the head administrator of the nonpublic school. No further verification shall be required.

d. The academic eligibility for extracurricular participation for a student attending a home school as specified under Section 4.a.ii shall be attested in writing by the educator providing the student instruction with verification by the school principal for the school of participation. The verification may not include any form of student assessment.

e. Students participating in extracurricular activities under Section 4 of this policy may be considered part-time enrollees for purposes of ANB in accordance with Policy 3150, 3121, and 3121P.

5. <u>Designation of Athletic Teams</u>

Unless otherwise prohibited by Policy 3210 or federal law, District sponsored athletic teams or sports designated for females, women, or girls may not be open to students who are biologically of the male sex. District sponsored athletic teams or events may be designated as one of the following based on biological sex in accordance with applicable MHSA rules, this Policy, federal law, Policy 3210, or the provisions of Section 6 of Chapter 405 (2021):

- a. males, men, or boys;
- b. females, women, or girls; or
- c. coed or mixed.

This section of this Policy is void 21 days after the date the United States Secretary of Education files a written report with the proper committees of the United States House of Representatives

1 2			3510 Page 3 of 3
3 4	and the United States Se	nate as required by 34	CFR 100.8(c) due to the enforcement of Chapter
5	405 (2021).		
6 7	Cross Reference:	Dollar 2150 D	art Time Attendance
8	Closs Reference.	Policy 3150 Pa Policy 3121-312	
9		<u> </u>	tudent use of Buildings-Equal Access
10		Policy 3550 St	
11		•	eligion and Religious Activities
12		2	istribution and Posting Materials
13		•	udent Use of Buildings - Equal Access
14		•	se of School Property for Posting Notices
15		•	1 7
16	Legal Reference:	Chapter 297	2021 General Legislative Session
17		Chapter 269	2021 General Legislative Session
18		Chapter 405	2021 General Legislative Session
19		34 CFR 100.8(c)	Procedure for Effecting Compliance
20		Bostock v. Clayto	on County Georgia, 140 S.Ct. 1731 (2020)
21			
22			

	Scobey K-12 Schools	
3510P	STUDENTS	Adopted on: 2/12/2018 Reviewed on: Revised on:
School-Sponsore	d Student Activities	
_	onsored activities are not to be scheduled on Wedn to be left open to provide a needed break from scho	• •
	ol students in school-sponsored activities are to be ding by 6:30PM on Wednesday evenings.	released from the activity and out
	h practices will not be scheduled on Wednesday ni yith family time or youth groups which meet at that	
past 6:30PM, loutlined in the	I District Families and individuals who utilize the bave the same responsibilities and access as any of <i>Annual Facility Use Agreement</i> . All non-high schoole using the school facilities.	ther patron(s) of the district as
Cross Reference:	Policy 3233 Student use of Bui	l Student Activities ildings-Equal Access of School Facilities, et al

Scobey K-12 Schools

3520 - R

STUDENTS

Adopted on: 02/19/90 Reviewed on:

Revised on: 1/23/17, 01/15/2020

Student Fees and Fines

Within the concept of free public education, the District will provide an educational program for students as free of costs as possible.

<u>Fees</u>

The Board may require fees for actual cost of breakage and for excessive supplies used in commercial, industrial arts, music, domestic science, science, or agriculture courses. The Board may also charge a student a reasonable fee for any course or activity not reasonably related to a recognized academic and educational goal of the District or for any course or activity taking place outside normal school functions. The Board may waive fees in cases of financial hardship.

 The Board delegates authority to the Superintendent to establish appropriate fees and procedures governing collection of fees and asks the Superintendent to make annual reports to the Board regarding fee schedules. The Board also may require fees for actual cost of breakage and for excessive supplies used in commercial, industrial arts, music, domestic science, science, or agriculture courses.

Fines

The District holds a student responsible for the cost of replacing materials or property that are lost or damaged because of negligence. A building administrator will notify a student and parent regarding the nature of violation or damage, how restitution may be made, and how an appeal may be instituted.

Withholding and Transferring Records for Unpaid Fines or Fees

The District may not refuse to transfer files to another district because a student owes fines or fees. The District may not withhold the school schedule of a student because the student owes fines or fees. The district may withhold the grades, diploma, or transcripts of a current or former student who is responsible for the cost of school materials or the loss or damage of school property until the student or the student's parent or guardian pays the owed fines or fees.

In the event a student who owes fines or fees transfers to another school district in the state and the District has decided to withhold the student's grades, diploma, or transcripts from the student and the student's parent or guardian, the District shall:

1. upon receiving notice that the student has transferred to another school district in the state, notify the 's student's parent or guardian in writing that the school district to which the has transferred will be requested to withhold the student's grades, diploma, or transcripts until any obligation has been satisfied;

2. forward appropriate grades or transcripts to the school district to which the student has transferred;

3. at the same time, notify the school district to which the student has transferred of any financial obligation of the student and request the withholding of the student's grades, diploma, or transcripts until any obligations are met;

4. when the student or the-student's parent or guardian satisfies the obligation, inform the school district to which the student has transferred.

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2	A student or parent r	nay appeal the imposition of	of a charge for damages to the Superintendent and to the
3	Board.		
4			
5	Legal reference:	§ 20-1-213 (3), MCA	Transfer of school records
6		§ 20-5-201(4), MCA	Duties and sanctions
7		§ 20-7-601, MCA	Free textbook provisions
8		§ 20-9-214, MCA	Fees
9			

1 Scobey K-12 Schools 2 Adopted on: 06/06/17 4 Reviewed on: 5 3530 STUDENTS Revised on:

Student Fund-Raising Activities

 The Board acknowledges that the solicitations of funds from students, staff, and citizens must be limited since students are a captive audience and since solicitation can disrupt the program of the schools. Solicitation and collection of money by students for any purpose, including the collection of money by students in exchange for tickets, papers, magazine subscriptions, or for any other goods or services for the benefit of an approved school organization, may be permitted by the Superintendent, providing that the instructional program is not adversely affected.

Scobey K-12 Schools 1 2 3 Adopted on: 01/15/2020 4 Reviewed on: 5 3550 **STUDENTS** Revised on:8/9/21 6 7 Page 1 of 2 8 Student Clubs 9 The Board recognizes that student clubs are a helpful resource for schools and supports their 10 formation. Student clubs must complete an application process. The Superintendent or designee 11 is delegated the authority to approve or deny club applications. 12 13 Curricular Student Clubs 14 15 The Board of Trustees authorize the administration to approve and recognize curricular student 16 clubs or organizations in a manner consistent with this policy and administrative procedure. 17 Curricular Student clubs are those approved student clubs that directly relate to the body of 18 courses offered by the school. Curricular student clubs that are recognized by the District are 19 permitted to use District facilities, use the District's name, a District school's name, or a District 20 school's team name or any logo attributable to the District, and raise and deposit funds with the 21 District. 22 23 24 In order for the administration to approve and recognize a curricular student club the group must submit an application to the building administrator containing the following: 25 26 1. 27 The organization's name and purpose. 28 The portion of the curriculum that forms the basis of the club. The portion of the 29 2. 30 curriculum that forms the basis of the club or the course offered at the school enhanced by the club's functions. This step is required for consideration as a curricular club. 31 Applications that do not satisfy this step may be permitted to meet at the school as a non-32 curricular student group. 33 34 3. The staff employee designated to serve as the group's advisor. 35 36 4. The rules and procedures under which it operates. 37 38 39 5. A statement that the membership will adhere to applicable Board policies and administrative procedures. 40 41

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Upon approval of a new curricular student club, the administration will notify the District clerk so the group may have any funds raised for its operations so designated in accordance with the

The administration will report to the Board when new curricular student clubs have been

47 District's financial practices.

approved and recognized.

Page 2 of 3

Approved curricular student clubs will appear in the student handbook and other appropriate district publications. Advisors of new student clubs may be eligible for a stipend in accordance with applicable collective bargaining agreement provisions and available district resources. Approved curricular student clubs may also have limited access as designated by the administration to distribute messages through official communications of the district (e.g. intercom announcements, district newsletters, group emails, etc.).

Non-Curricular Student Groups

 Student-led and initiated groups of similar interests that do not meet the requirements to be an approved curricular student club as outlined in this policy shall be designated as noncurricular student groups. Noncurricular student groups include any student group that does not directly relate to the body of courses offered by the District but has a regular meeting schedule and established operational structure. District employees that are present at meetings in a supervisory capacity are not eligible for a stipend. Student meetings must be supervised by an adult. Employees or agents of the District that are present at student group meetings must only serve in a supervisory capacity.

The District approves a limited open forum, within the meaning of that term as defined U.S. Code § 4071, for non-curricular student groups to meet on school premises during non-instructional time. Noncurricular student groups wishing to conduct a meeting within this limited forum are subject to the following fair opportunity criteria, which shall be uniformly administered consistent with 20 U.S. Code § 4071:

- 1. All such meetings must be voluntary and student-initiated;
- 2. There shall be no sponsorship of the meeting by the District or its agents or employees;
- 3. Employees or agents of the District that are present at religious meetings must be only in a nonparticipatory capacity;
- 4. All meetings must not materially and substantially interfere with the orderly conduct of educational activities within the District; and
- 5. Nonschool persons may not direct, conduct, control, or regularly attend activities of the non-curricular student groups.

Meeting is defined as a gathering of a group of students for the purposes of discussing group beliefs or engaging in group operations. An event that does not meet this definition will be required to comply with the Community Use of District Facilities Policy and Procedure. Fundraising

Noncurricular student groups may post notice of gatherings in accordance with Policy 3222.

- Noncurricular student groups may be authorized by the **[Board or administration]** to have the
- name of the school to appear as part of their group's name. A logo attributable to the school or
- District, the District's name, or the school's team name or mascot may not be used by a

1 2 3 3550 Page 3 of 3 4 5 6 noncurricular group. The permission to post notice of gatherings or use the school name does not constitute sponsorship of the group by the District. 7 8 9 **Informal Gatherings** 10 Students are permitted to informally gather at the school in accordance with Policy 3233. 11 Informal gatherings of students are not permitted to use the District's name, a District school's 12 name, or a District school's team name or mascot, or any logo attributable to the District, and 13 raise and deposit funds with the District. Informal student gatherings may not post notices or 14 other materials in accordance with Policy 3222 but may request to post items in accordance with 15 Policy 4331. 16 17 **Financial Operations** 18 19 20 All funds raised by recognized curricular student clubs are subject to applicable District policies regarding financial management. All funds raised by recognized curricular student clubs that are 21 donated to the District become public funds when placed in a District account. All public funds 22 must be monitored in accordance with state law. Deposits must be reviewed to ensure 23 compliance with equity rules, amateur rules and appropriateness under district policy. 24 25 Funds spent by the District will be done in accordance with District purchase order policy and 26 spending limits regardless of the source of the donation. All expenditures should be preapproved 27 to ensure equity and auditing standards are met. 28 29 30 The administration is authorized to develop procedures to implement this policy. 31 Cross Reference: 32 2332 – Religion and Religious Activities 33 3210 - Equal Education and Nondiscrimination 3222 – Distribution and Posting Materials 34 3233- Student Use of Buildings - Equal Access 35 4331 – Use of School Property for Posting Notices 36 37 Legal Reference: 20 U.S. Code § 4071 - Denial of equal access prohibited 38 39 Section 20-5-203, MCA – Secret Organization Prohibited

This annlicat			
	ion is for a new club	_ This application is to renew	an existing club
This application is to request a completed for the application t considered. All applications will Copies of the policy and guide Montana law or federal law are	o be considered. Incomple ill be considered in accord lines can be obtained at:	ete or incorrectly prepared appl lance with District Policy 3550 Approved clubs that vio	ications will not be and District guideling
Step 1. General Club Informat	ion and Bylaws, Charter,	or Statement of Purpose	
Proposed Club Name:			
Proposed Club Supervisor Nan	ne:		
Faculty supervisors do not sporpresent.	nsor or participate in non-	curricular clubs; however, an a	dult supervisor must l
Step 2. Club's bylaws, charter Please attach any documents of may include but are not limited yet available, drafts may be att available.	utlining the rules and proced to bylaws, membership e	edures under which the club wexpectations, or a national chart	er. If the documents a
Step 3. Basis for Curriculum F step may be permitted to opera To be approved as a curricular functions of the club must enha club should be designated as a	ate as a non-curricular stucture club, the club must be baseance a course offered at the	dent group.) sed upon an aspect of the schoole school. Please attach a descri	ol's curriculum or the prop
Step 4. Time, frequency, locating Please attach a statement of the plant of the pla	e proposed use of school fa		ic areas or facilities o
examples of materials which the join.			
examples of materials which the	ne club plans to use to tell		
examples of materials which the	ne club plans to use to tell wledgement m the students and advisor	students about the club's exister acknowledge that the club's n	nce or to invite stude
examples of materials which the join. Step 5. Submission and Ackno By signing this application form	ne club plans to use to tell wledgement m the students and advisor	students about the club's exister acknowledge that the club's n	nce or to invite stude
examples of materials which the join. Step 5. Submission and Ackno By signing this application for adhere to applicable Board poles.	wledgement m the students and advisor icies and administrative property. Date	students about the club's exister r acknowledge that the club's n rocedures governing curricular	nce or to invite stude nembers and operation clubs.
examples of materials which the join. Step 5. Submission and Ackno By signing this application for adhere to applicable Board pole. Requesting Student	wledgement m the students and advisor icies and administrative property. Date	r acknowledge that the club's not recedures governing curricular	nembers and operation clubs. Date
examples of materials which the join. Step 5. Submission and Ackno By signing this application for adhere to applicable Board pole Requesting Student FOR SCHOOL DISTRICT US	wledgement m the students and advisor icies and administrative pr Date SE ONLY	r acknowledge that the club's not rocedures governing curricular	nembers and operation clubs. Date
examples of materials which the join. Step 5. Submission and Acknood By signing this application for adhere to applicable Board polements. Requesting Student FOR SCHOOL DISTRICT US Application Received By:	wledgement m the students and advisor icies and administrative pr Date SE ONLY	r acknowledge that the club's notedures governing curricular Proposed Supervisor	nce or to invite stude nembers and operation clubs.

Scobey K-12 Schools 1 2 3 Adopted on: 09/22/97 4 Reviewed on: 5 3600 **STUDENTS** Revised on: 6 7 Student Records 8 9 School student records are confidential, and information from them will not be released other 10 than as provided by law. State and federal laws grant students and parents certain rights, 11 including the right to inspect, copy, and challenge school records. 12 13 14 The District will ensure information contained in student records is current, accurate, clear, and 15 relevant. All information maintained concerning a student receiving special education services will be directly related to the provision of services to that child. The District may release 16 directory information as permitted by law, but parents will have the right to object to release of 17 information regarding their child. Military recruiters and institutions of higher education may 18 request and receive the names, addresses, and telephone numbers of all high school students, 19 unless the parent(s) notifies the school not to release this information. 20 21 22 The Superintendent will implement this policy and state and federal law with administrative procedures. The Superintendent or designee will inform staff members of this policy and inform 23 students and their parents of it, as well as of their rights regarding student school records. 24 25 26 Each student's permanent file, as defined by the board of public education, must be permanently kept in a secure location. Other student records must be maintained and destroyed as provided in 27 28 20-1-212, MCA. 29 30 Legal Reference: Family Educational Rights and Privacy Act, 20 U.S.C. § 1232g; 34 C.F.R. 99 31 32 § 20-1-212, MCA Destruction of records by school officer. § 20-5-201, MCA Duties and sanctions 33 34 § 40-4-225, MCA Access to records by parent 10.55.909, ARM Student Records

No Child Left Behind Act of 2001, P.L. 107-334

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Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 3600P **STUDENTS** Revised on: 01/15/2020 6 7 Page 1 of 6 8 9 Student Records 10 11 Maintenance of School Student Records 12 13 The District maintains two (2) sets of school records for each student – a permanent record and a 14 cumulative record. 15 16 The permanent record will include: 17 18 Basic identifying information Academic work completed (transcripts) 19 20 Level of achievement (grades, standardized achievement tests) Immunization records (per § 20-5-406, MCA) 21 Attendance record 22 23 Statewide student identifier assigned by the Office of Public Instruction Record of any disciplinary action taken against the student, which is educationally related 24 25 Each student's permanent file, as defined by the board of public education, must be permanently kept in a 26 27 secure location. 28 29 The cumulative record may include: Intelligence and aptitude scores 30 Psychological reports 31 Participation in extracurricular activities 32 Honors and awards 33 Teacher anecdotal records 34 Verified reports or information from non-educational persons 35 Verified information of clear relevance to the student's education 36 Information pertaining to release of this record 37 Disciplinary information 38 39 Camera footage only for those students directly involved in the incident 40 41 Information in the permanent record will indicate authorship and date and will be maintained in perpetuity for every student who has been enrolled in the District. Cumulative records will be maintained 42 for eight (8) years after the student graduates or permanently leaves the District. Cumulative records 43 44 which may be of continued assistance to a student with disabilities, who graduates or permanently 45 withdraws from the District, may, after five (5) years, be transferred to the parents or to the student if the 46 student has succeeded to the rights of the parents. 47 48 The building principal will be responsible for maintenance, retention, or destruction of a student's

permanent or cumulative records, in accordance with District procedure established by the

Superintendent.

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Access to Student Records

The District will grant access to student records as follows:

1. The District or any District employee will not release, disclose, or grant access to information found in any student record except under the conditions set forth in this document.

2. The parents of a student under eighteen (18) years of age will be entitled to inspect and copy information in the child's school records. Such requests will be made in writing and directed to the records custodian. Access to the records will be granted within fifteen (15) days of the District's receipt of such request. Parents are not entitled to records of other students. If a record contains information about two students, information related to the student of the non-requesting parent will be redacted from the record.

In situations involving a record containing video footage, a parent of a student whose record contains the footage is allowed to view the footage contained in the record but is not permitted to receive a copy unless the parents of the other involved students provide consent. The footage is not a record of students in the background of the image or not otherwise involved in the underlying matter.

Where the parents are divorced or separated, both will be permitted to inspect and copy the student's school records, unless a court order indicates otherwise. The District will send copies of the following to both parents at either one's request, unless a court order indicates otherwise:

- a. Academic progress reports or records;
- b. Health reports;
- c. Notices of parent-teacher conferences;
- d. School calendars distributed to parents/guardians; and
- e. Notices about open houses and other major school events, including student-parent interaction.

A student that attains the age of legal majority is an "eligible student" under FERPA. An eligible student has the right to access and inspect their student records. An eligible student may not prevent their parents from accessing and inspecting their student records if they are a dependent of their parents in accordance with Internal Revenue Service regulations.

 Access will not be granted to the parent or the student to confidential letters and recommendations concerning admission to a post-secondary educational institution, applications for employment, or receipt of an honor or award, if the student has waived his or her right of access after being advised of his or her right to obtain the names of all persons making such confidential letters or statements.

3. The District may grant access to or release information from student records without prior written consent to school officials with a legitimate educational interest in the information. A school official is a person employed by the District in an administrative, supervisory, academic, or support staff position (including, but not limited to administrators, teachers, counselors, paraprofessionals, coaches, and bus drivers), and the board of trustees. A school official may also include a volunteer or contractor not employed by the District but who performs an

educational service or function for which the District would otherwise use its own employees and who is under the direct control of the District with respect to the use and maintenance of personally identifying information from education records, or such other third parties under contract with the District to provide professional services related to the District's educational mission, including, but not limited to, attorneys and auditors. A school official has a legitimate educational interest in student education information when the official needs the information in order to fulfill his or her professional responsibilities for the District. Access by school officials to student education information will be restricted to that portion of a student's records necessary for the school official to perform or accomplish their official or professional duties.

 4. The District may grant access to or release information from student records without parental consent or notification to any person, for the purpose of research, statistical reporting, or planning, provided that no student or parent can be identified from the information released, and the person to whom the information is released signs an affidavit agreeing to comply with all applicable statutes and rules pertaining to school student records.

5. The District may grant release of a child's education records to child welfare agencies without the prior written consent of the parents.

6. The District will grant access to or release information from a student's records pursuant to a court order.

7. The District will grant access to or release information from any student record, as specifically required by federal or state statute.

8. The District will grant access to or release information from student records to any person possessing a written, dated consent, signed by the parent or eligible student, with particularity as to whom the records may be released, the information or record to be released, and reason for the release. One (1) copy of the consent form will be kept in the records, and one (1) copy will be mailed to the parent or eligible student by the Superintendent. Whenever the District requests consent to release certain records, the records custodian will inform the parent or eligible student of the right to limit such consent to specific portions of information in the records.

9. The District may release student records to the superintendent or an official with similar responsibilities in a school in which the student has enrolled or intends to enroll, upon written request from such official. School officials may also include those listed in #3 above.

10. Prior to release of any records or information under items 5, 6, 7, 8, and 9, above, the District will provide prompt written notice to the parents or eligible student of this intended action. This notification will include a statement concerning the nature and substance of the records to be released and the right to inspect, copy, and challenge the contents.

The District may release student records or information in connection with an emergency, without parental consent, if the knowledge of such information is necessary to protect the health or safety of the student or other persons. The records custodian will make this decision, taking into consideration the nature of the emergency, the seriousness of the threat to the health and safety of the student or other persons, the need for such records to meet the emergency, and whether the persons to whom such records are released are in a position to deal with the emergency. The

1 2		3600l Page 4 of 6
3 4 5 6 7		District will notify the parents or eligible student, as soon as possible, of the information released date of the release, the person, agency, or organization to whom the release was made, and the purpose of the release.
8 9 10 11	12.	The District may disclose, without parental consent, student records or information to the youth court and law enforcement authorities, pertaining to violations of the Montana Youth Court Act or criminal laws by the student.
12 13 14	13.	The District will comply with an <i>ex parte</i> order requiring it to permit the U.S. Attorney General or designee to have access to a student's school records without notice to or consent of the student's parent(s)/guardian(s).
15 16 17 18	14.	The District charges a nominal fee for copying information in the student's records. No parent or student will be precluded from copying information because of financial hardship.
19 20 21 22	15.	A record of all releases of information from student records (including all instances of access granted, whether or not records were copied) will be kept and maintained as part of such records. This record will be maintained for the life of the student record and will be accessible only to the parent or eligible student, records custodian, or other person. The record of release will include:
23 24 25 26 27 28		 a. Information released or made accessible. b. Name and signature of the records custodian. c. Name and position of the person obtaining the release or access. d. Date of release or grant of access. e. Copy of any consent to such release.
29 30 31	Directo	ory Information
32 33 34		strict may release certain directory information regarding students, except that parents may it such a release. Directory information will be limited to:
35 36 37 38 39 40 41 42 43 44 45 46		Student's name Address Telephone listing Electronic mail address Photograph (including electronic version) Date and place of birth Major field of study Dates of attendance Grade level Enrollment status (e.g., undergraduate or graduate; full-time or part-time) Participation in officially recognized activities and sports Weight and height of members of athletic teams
47 48 49 50 51	The no	Degrees Honors and awards received Most recent educational agency or institution attended tification to parents and students concerning school records will inform them of their right to

3600P Page 5 of 6

object to the release of directory information. The School District will specifically include information about the missing children electronic directory photograph repository permitting parents or guardians to chose to choose to have the student's photograph included in the repository for that school year; information about the use of the directory photographs if a student is identified as a missing child; and information about how to request the student's directory photograph be removed from the repository

Military Recruiters/Institutions of Higher Education

Pursuant to federal law, the District is required to release the names, addresses, and telephone numbers of all high school students to military recruiters and institutions of higher education upon request.

The Montana Superintendent of Public Instruction may release student information to the Montana Commissioner of Higher Education and Montana Department of Labor and Industry for research purposes after entering into agreement with Commissioner and Department. If the Superintendent of Public Instruction offers a statewide assessment that serves as a college entrance exam, the student's personally identifiable information may be released to colleges, state-contracted testing agencies, and scholarship organizations with student consent.

The notification to parents and students concerning school records will inform them of their right to object to the release of this information.

Student Record Challenges

 The District shall give a parent or eligible student, on request, an opportunity for a hearing to challenge content of the student's education records on the grounds that the information contained in the education records is inaccurate, misleading, or in violation of the privacy rights of the student.

The hearing required by 34 C.F.R. 99.21 must meet, at a minimum, the following requirements:

- The District shall hold the hearing within a reasonable time after it has received the request for the hearing from the parent or eligible student.
- The District shall give the parent or eligible student notice of the date, time, and place, reasonably in advance of the hearing.
- The hearing may be conducted by any individual including an official of the District who does not have direct interest in the outcome of the hearing.
- The District shall make its decision in writing within a reasonable amount of time after the hearing.
- The decision must be based solely on the evidence presented at the hearing, and must include a summary of the evidence and the reasons for the decision.

The parent or eligible student has:

- The right to present evidence and to call witnesses;
- The right to cross-examine witnesses;
- The right to counsel;
 - The right to a written statement of any decision and the reasons therefor;

1			3600P	
2			Page 6 of 6	
3				
4	The parents may insert a written statement of reasonable length describing their position on disputed			
5	information. The school will maintain the statement with the contested part of the record for as long as			
6	the record is maintained and will disclose the statement whenever it discloses the portion of the record to			
7	which the statement relates.			
8				
9				
10				
11	Legal Reference:	•	ghts and Privacy Act, 20 U.S.C. § 1232g (2011); 34 C.F.R.	
12		99 (2011)		
13		§ 20-5-201, MCA	Duties and sanctions	
14		§ 40-4-225, MCA	Access to records by parent	
15		§ 41-3-201, MCA	Reports	
16		§ 41-5-215, MCA	Youth court and department records – notification of	
17			school	
18		10.55.909, ARM	Student records	
19		10.55.910, ARM	Student Discipline Records	
20				
21				

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 3600F1 **STUDENTS** Revised on: 6 7 Page 1 of 4 8 9 Student Records 10 Notification to Parents and Students of Rights Concerning a Student's School Records 11 12 This notification may be distributed by any means likely to reach the parent(s)/guardian(s). 13 14 15 The District will maintain two (2) sets of school records for each student: a permanent record and a cumulative record. The permanent record will include: 16 17 18 Basic identifying information Academic work completed (transcripts) 19 Level of achievement (grades, standardized achievement tests) 20 Immunization records (per § 20-5-506, MCA) 21 22 Attendance record Statewide student identifier assigned by the Office of Public Instruction 23 Record of any disciplinary action taken against the student, which is educationally related 24 25 26 The cumulative record may include: 27 28 Intelligence and aptitude scores Psychological reports 29 Participation in extracurricular activities 30 Honors and awards 31 32 Teacher anecdotal records Verified reports or information from non-educational persons 33 Verified information of clear relevance to the student's education 34 Information pertaining to release of this record 35 Disciplinary information 36 37 The Family Educational Rights and Privacy Act (FERPA) affords parents/guardians and students 38 over eighteen (18) years of age ("eligible students") certain rights with respect to the student's 39 40 education records. They are: 41 1. The right to inspect and copy the student's education records, within a reasonable 42 time from the day the District receives a request for access. 43 44 "Eligible" students, who are eighteen (18) years of age or older, have the right to inspect 45 and copy their permanent record. Parents/guardians or "eligible" students should submit 46

to the school principal (or appropriate school official) a written request identifying the

1 3600F1 2 Page 2 of 4

record(s) they wish to inspect. The principal will make, within forty-five (45) days, arrangements for access and notify the parent(s)/ guardian(s) or eligible student of the time and place the records may be inspected. The District charges a nominal fee for copying, but no one will be denied their right to copies of their records for inability to pay this cost.

The rights contained in this section are denied to any person against whom an order of protection has been entered concerning a student.

2. The right to request amendment of the student's education records which the parent(s)/guardian(s) or eligible student believes are inaccurate, misleading, irrelevant, or improper.

Parents/guardians or eligible students may ask the District to amend a record they believe is inaccurate, misleading, irrelevant, or improper. They should write the school principal or records custodian, clearly identifying the part of the record they want changed, and specify the reason.

If the District decides not to amend the record as requested by the parent(s)/guardian(s) or eligible student, the District will notify the parent(s)/guardian(s) or eligible student of the decision and advise him or her of their right to a hearing regarding the request for amendment. Additional information regarding the hearing procedures will be provided to the parent(s)/guardian(s) or eligible student when notified of the right to a hearing.

3. The right to permit disclosure of personally identifiable information contained in the student's education records, except to the extent that FERPA or state law authorizes disclosure without consent.

Disclosure is permitted without consent to school officials with legitimate educational or administrative interests. A school official is a person employed by the District as an administrator, supervisor, instructor, or support staff member (including health or medical staff and law enforcement unit personnel); a person serving on the Board; a person or company with whom the District has contracted to perform a special task (such as contractors, attorneys, auditors, consultants, or therapists); volunteers; other outside parties to whom an educational agency or institution has outsourced institutional services or functions that it would otherwise use employees to perform; or a parent(s)/guardian(s) or student serving on an official committee, such as a disciplinary or grievance committee, or assisting another school official in performing his or her tasks.

A school official has a legitimate educational interest, if the official needs to review an education record in order to fulfill his or her professional responsibility.

1		3600F1
2		Page 3 of 4
3		
4		Upon request, the District discloses education records, without consent, to officials of
5		another school district in which a student has enrolled or intends to enroll, as well as to
6		any person as specifically required by state or federal law. Before information is
7		released to individuals described in this paragraph, the parent(s)/guardian(s) will receive
8		written notice of the nature and substance of the information and an opportunity to
9		inspect, copy, and challenge such records. The right to challenge school student records
10		does not apply to: (1) academic grades of their child, and (2) references to expulsions or
11		out-of-school suspensions, if the challenge is made at the time the student's school
12		student records are forwarded to another school to which the student is transferring.
13 14		Disclosure is also permitted without consent to: any person for research, statistical reporting, or planning,
15		provided that no student or parent(s)/guardian(s) can be identified; any person named in a court order; and
16		appropriate persons if the knowledge of such information is necessary to protect the health or safety of the
17		student or other persons.
18		
19	4.	The right to a copy of any school student record proposed to be destroyed or
20		deleted.
21	_	
22	5.	The right to prohibit the release of directory information concerning the parent's/
23		guardian's child.
24		
25		Throughout the school year, the District may release directory information regarding
26 27		students, limited to:
28		Student's name
29		Address
30		Telephone listing
31		Electronic mail address
32		Photograph (including electronic version)
33		Date and place of birth
34		Major field of study
35		Dates of attendance
36		Grade level
37		Enrollment status (e.g., undergraduate or graduate; full-time or part-time)
38		Participation in officially recognized activities and sports
39		Weight and height of members of athletic teams
40		Degrees
41		Honors and awards received
42		Most recent educational agency or institution attended
43		
44		Any parent(s)/guardian(s) or eligible student may prohibit the release of all of the above
45		information by delivering written objection to the building principal within ten (10) days
46		of the date of this notice. No directory information will be released within this time
47		period, unless the parent(s)/guardian(s) or eligible student are specifically informed

1 2		3600F1 Page 4 of 4
3		
4		otherwise. When a student transfers, leaves the District, or graduates, the school must
5 6		continue to honor a decision to opt-out, unless the parent or student rescinds the decision.
7		
8		A parent or student 18 years of age or an emancipated student, may not opt out of
9		directory information to prevent the district from disclosing or requiring a student to
10		disclose their name [identifier, institutional email address in a class in which the student
11		is enrolled] or from requiring a student to disclose a student ID card or badge that
12		exhibits information that has been properly designated directory information by the
13		district in this policy.
14		
15	6.	The right to request that information not be released to military recruiters and/or
16		institutions of higher education.
17		
18		Pursuant to federal law, the District is required to release the names, addresses, and
19		telephone numbers of all high school students to military recruiters and institutions of
20		higher education upon request.
21		
22		Parent(s)/guardian(s) or eligible students may request that the District not release this
23		information, and the District will comply with the request.
24		
25	7.	The right to file a complaint with the U.S. Department of Education, concerning
26		alleged failures by the District to comply with the requirements of FERPA.
27		
28		The name and address of the office that administers FERPA is:
29		
30		Family Policy Compliance Office
31		U.S. Department of Education
32		400 Maryland Avenue, SW
33		Washington, DC 20202-4605
34		

Adopted on: 06/06/17 Reviewed on: Revised on: 01/15/2020

3600F2 **STUDENTS**

Student Directory Information Notification

Dear Parent/Eligible Student:		
-	et the District to withhold the release of student directory s Name	
Following is a list of items this District considers student <i>directory information</i> . Please review School District Policy 3600P for complete information.		
-Student's name -Address -Telephone Listing -Electronic mail address -Photograph (including electronic version) -Date and place of birth -Major field of study -Dates of attendance -Grade level	-Enrollment status (e.g., undergraduate or graduate; full-time or part-time) -Participation in officially recognized activities and sports -Weight and height of members of athletic teams -Degrees -Honors and awards received -Most recent educational agency or institution attended	
If you do NOT want directory information appropriate box. □ Institutions of Higher Education, □ Potential □ Government Agencies □ Other	ion provided to the following, please check the Employers, Armed Forces Recruiters,	

- 7 NOTE: If information such as a student's name, grade level, or photograph, and other listed
- information is to be withheld, the student will not be included in the school's yearbook, program 8
- events, and similar School District publications or other statewide programs related to student 9
- safety, research, and scholarship. Please review School District Policy 3600P for complete 10
- information. 11

	Parent/Eligible Student's Signature	Date	
1			

Scobey K-12 Schools Adopted on: 1/23/17 Reviewed on: STUDENTS Revised on:

1011 Transfer of Student Records

The District will forward by mail or by electronic means a certified copy of a permanent or cumulative file of any student and a file of special education records of any student to a local educational agency or accredited school in which a student seeks to or intends to enroll within five (5) working days after receipt of a written or electronic request. The files to be forwarded must include education records in a permanent file – that is, name and address of a student, name of parent or legal guardian, date of birth, academic work completed, level of achievement (grades, standardized tests), immunization records, special education records, and any disciplinary actions taken against a student that are educationally related.

When the District cannot transfer records within five (5) days, the District will notify a requestor, in writing or electronically, and will provide reasons why the District is unable to comply with a five-(5)-day time period. The District also will include in that notice the date by which requested records will be transferred. The District will not refuse to transfer records because a student owes fines or fees.

Cross Reference: 3413 Student Immunization 3600 - 3600P Student Records

3606F Records Certification

34 Legal Reference: § 20-1-213, MCA Transfer of school records

Scobey K-12 Schools Adopted on: 1/23/17 Reviewed on: 3608 - R **STUDENTS** Revised on: Receipt of Confidential Records Pursuant to Montana law, the District may receive case records of the Department of Public Health and Human Services and its local affiliate, the county welfare department, the county attorney, and the court concerning actions taken and all records concerning reports of child abuse and neglect. The District will keep these records confidential as required by law and will not include them in a student's permanent file. The Board authorizes the individuals listed below to receive information with respect to a District student who is a client of the Department of Public Health and Human Services: • Attendance Secretary When the District receives information pursuant to law, the Superintendent will prevent unauthorized dissemination of that information. Cross Reference: 3600 - 3600P Student Records Legal Reference: § 41-3-205, MCA Confidentiality – disclosure exceptions

Scobey K-12 Schools 1 2 3 Adopted on: 12/17/08 4 Reviewed on: 5 3612 - R **STUDENTS** Revised on: 1/23/17, 7/22/22 6 7 page 1 of 2 District-Provided Access to Electronic Information, Services, Equipment, and Networks 8 9 **General** 10 11 The District makes Internet access and interconnected computer systems and equipment available to District students and faculty. The District provides equipment and electronic networks, including access 12 to the Internet, as part its instructional program and to promote educational excellence by facilitating 13 14 resource sharing, innovation, and communication. 15 16 The District expects all students to take responsibility for appropriate and lawful use of this access, including good behavior online. The District may withdraw student access to its equipment, network and 17 18 to the Internet when any misuse occurs. District teachers and other staff will make reasonable efforts to supervise use of equipment, network, and Internet access; however, student cooperation is vital in 19 exercising and promoting responsible use of this access. 20 21 22 Curriculum 23 Use of District equipment and electronic networks will be consistent with the curriculum adopted by the District, as well as with varied instructional needs, learning styles, abilities, and developmental levels of 24 students, and will comply with selection criteria for instructional materials and library materials. Staff 25 members may use the Internet throughout the curriculum, consistent with the District's educational goals. 26 27 28 Acceptable Uses 29 30 a) Educational Purposes Only. All use of the District's equipment and electronic network must be: (1) in support of education and/or research, and in furtherance of the District's stated educational 31 32 goals; or (2) for a legitimate school business purpose. Use is a privilege, not a right. Students and staff members have no expectation of privacy in any materials that are stored, transmitted, or 33 received via the District's electronic network or District computers. The District reserves the 34 right to monitor, inspect, copy, review, and store, at any time and without prior notice, any and all 35 usage of the equipment and computer network, and Internet access and any and all information 36

37 38 39

b) Unacceptable Uses of Equipment and Network. The following are considered unacceptable uses and constitute a violation of this policy:

transmitted or received in connection with such usage.

40 41 42

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44 45 A. Uses that violate the law or encourage others to violate the law, including but not limited to transmitting offensive or harassing messages; offering for sale or use any substance the possession or use of which is prohibited by the District's student discipline policy; viewing, transmitting, or downloading pornographic materials or materials that encourage others to violate the law; intruding into

1 3612 2 page 2 of 2

the networks or computers of others; and downloading or transmitting confidential, trade secret information, or copyrighted materials.

 B. Uses that cause harm to others or damage to their property, including but not limited to engaging in defamation (harming another's reputation by lies); employing another's password or some other user identifier that misleads message recipients into believing that someone other than you is communicating, or otherwise using his/her access to the network or the Internet; uploading a worm, virus, other harmful form of programming or vandalism; participating in "hacking" activities or any form of unauthorized access to other computers, networks, or other information.

C. Uses that jeopardize the security of student access and of the computer network or other networks on the Internet.

D. Uses that are commercial transactions. Students and other users may not sell or buy anything over the Internet. Students and others should not give information to others, including credit card numbers and social security numbers.

Warranties/Indemnification

The District makes no warranties of any kind, express or implied, in connection with its provision of access to and use of its equipment, computer networks and the Internet provided under this policy. The District is not responsible for any information that may be lost, damaged, or unavailable when using the equipment, network, or for any information that is retrieved or transmitted via the Internet. The District will not be responsible for any unauthorized charges or fees resulting from access to the Internet. Any user is fully responsible to the District and will indemnify and hold the District, its trustees, administrators, teachers, and staff harmless from any and all loss, costs, claims, or damages resulting from such user's access to its equipment, computer network, and the Internet, including but not limited to any fees or charges incurred through purchase of goods or services by a user. The District expects a user or, if a user is a minor, a user's parents or legal guardian to cooperate with the District in the event of its initiating an investigation of a user's use of access to its equipment, computer network, and the Internet.

Violations

Violation of this policy will result in a loss of access and may result in other disciplinary or legal action. The principal will make all decisions regarding whether a user has violated this policy and any related rules or regulations and may deny, revoke, or suspend access at any time, with that decision being final.

1 2 STUDENT INTERNET ACCESS AND EQUIPMENT USE CONDUCT AGREEMENT 3 4 5 Every student, regardless of age, must read and sign below: 6 7 I have read, understand, and agree to abide by the terms of the Scobey School District's policy regarding District-Provided Access to Electronic Information, Services, Equipment, and 8 Networks (Policy No. 3612). Should I commit any violation or in any way misuse my access to 9 the District's equipment, computer network and/or the Internet, I understand and agree that my 10 access privilege may be revoked and school disciplinary action may be taken against me 11 including payment of costs associated with damaged equipment. 12 13 User's Name (Print): _____ Home Phone: _____ User's Signature: _____ Date: _____ 14 15 Address: 16 17 Parent or Legal Guardian. (If applicant is under 18 years of age, a parent/legal guardian must 18 19 also read and sign this agreement.) As the parent or legal guardian of the above-named student, I have read, understand, and agree that my child shall comply with the terms of the District's 20 policy regarding District-Provided Access to Electronic Information, Services, Equipment, and 21 Networks for the student's access to the District's equipment computer network and/or the 22 Internet. I understand that access is being provided to the students for educational purposes only. 23 However, I also understand that it is impossible for the school to restrict access to all offensive 24 25 and controversial materials and understand my child's responsibility for abiding by the policy. I am signing this Agreement and agree to accept full responsibility for supervision of my child's 26 use of his/her equipment and access account if and when such access is not in the school setting. 27 I hereby give my child permission to use the building-approved account to access the District's 28 computer network and the Internet. I understand any negligence arising out of my student's use 29 of equipment or networks shall be attributed to me as comparative negligence within the 30 31 meaning of Section 27-1-702, MCA. I further accept that any costs to repair or replace damages to equipment or networks in accordance Section 20-5-201, MCA 32 33 Parent/Legal Guardian (Print): 34 Signature: _____ Address: _____ 35 36 Date: ____ 37 38 This Agreement is valid for the school year only. 39 40 41 42

Scobey K-12 Schools 1 2 3 Adopted on: 1/23/17 4 Reviewed on: 5 3612P - R **STUDENTS** Revised on: 7/22/22 6 7 District-Provided Access to Electronic Information, Services, Equipment, and Networks All use of equipment and electronic networks shall be consistent with the District's goal of 8 promoting educational excellence by facilitating resource sharing, innovation, and 9 communication. These procedures do not attempt to state all required or proscribed behaviors by 10 users. However, some specific examples are provided. The failure of any user to follow these 11 procedures will result in the loss of privileges, disciplinary action, and/or appropriate legal 12 action. 13 14 15 Terms and Conditions 16 Acceptable Use – Access to the District's equipment and electronic networks must be: (a) for the purpose of education or research and consistent with the educational 17 objectives of the District; or (b) for legitimate business use. 18 19 Privileges – The use of the District's equipment and electronic networks is a 20 2. privilege, not a right, and inappropriate use will result in cancellation of those privileges. 21 The system administrator (and/or principal) will make all decisions regarding whether or 22 not a user has violated these procedures and may deny, revoke, or suspend access at any 23 time. That decision is final. 24 25 3. Unacceptable Use – The user is responsible for his or her actions and activities involving 26 the equipment and network. Some examples of unacceptable uses are: 27 28 29 Using the equipment and network for any illegal activity, including violation of copyright a. or other contracts, or transmitting any material in violation of any federal or state law; 30 31 b. Unauthorized downloading of software, regardless of whether it is copyrighted or 32 devirused; 33 34 35 c. Downloading copyrighted material for other than personal use; 36 d. 37 Using the equipment or network for private financial or commercial gain; 38 Wastefully using resources, such as file space; 39 e. 40 f. Hacking or gaining unauthorized access to files, resources, or entities; 41

Invading the privacy of individuals, which includes the unauthorized disclosure,

dissemination, and use of information of a personal nature about anyone;

Using another user's account or password;

© MTSBA 2014-15

g.

h.

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6. Indemnification – The user agrees to indemnify the District for any losses, costs, or damages, including reasonable attorney fees, incurred by the District, relating to or arising out of any violation of these procedures.

7. Security – Network security is a high priority. If the user can identify a security problem on the Internet, the user must notify the system administrator or building principal. Do not demonstrate the problem to other users. Keep your account and password confidential. Do not use another individual's account without written permission from that individual. Attempts to log on to the Internet as a system administrator will result in cancellation of user privileges. Any user identified as a security risk may be denied access to the network.

8. Vandalism – Vandalism will result in cancellation of privileges, and other disciplinary action. Vandalism is defined as any malicious attempt to harm or destroy equipment, data of another user, the Internet, or any other network. This includes but is not limited to uploading or creation of computer viruses.

9. Telephone Charges – The District assumes no responsibility for any unauthorized charges or fees, including telephone charges, long-distance charges, per-minute surcharges, and/ or equipment or line costs.

10. Copyright Web Publishing Rules – Copyright law and District policy prohibit the republishing of text or graphics found on the Web or on District Websites or file servers, without explicit written permission.

 a. For each republication (on a Website or file server) of a graphic or text file that was produced externally, there must be a notice at the bottom of the page crediting the original producer and noting how and when permission was granted. If possible, the notice should also include the Web address of the original source.

b. Students and staff engaged in producing Web pages must provide library media specialists with e-mail or hard copy permissions before the Web pages are published. Printed evidence of the status of "public domain" documents must be provided.

c. The absence of a copyright notice may not be interpreted as permission to copy the materials. Only the copyright owner may provide the permission. The manager of the Website displaying the material may not be considered a source of permission.

d. The "fair use" rules governing student reports in classrooms are less stringent and permit limited use of graphics and text.

1 3612P 2 3 page 4 of 4 4 5 e. Student work may only be published if there is written permission from both the parent/guardian and the student. 6 7 8 9 **Internet Safety** 10 1. Internet access is limited to only those "acceptable uses," as detailed in these procedures. 11 Internet safety is almost assured if users will not engage in "unacceptable uses," as 12 detailed in these procedures, and will otherwise follow these procedures. 13 14 2. Staff members shall supervise students while students are using District Internet access, 15 to ensure that the students abide by the Terms and Conditions for Internet access, as 16 contained in these procedures. 17 18 19 3. Each District computer with Internet access has a filtering device that blocks entry to 20 visual depictions that are: (1) obscene; (2) pornographic; or (3) harmful or inappropriate for students, as defined by the Children's Internet Protection Act and determined by the 21 Superintendent or designee. 22 23 24 4. The district shall provide age-appropriate instruction to students regarding appropriate 25 online behavior. Such instruction shall include, but not be limited to: positive interactions with others online, including on social networking sites and in chat rooms; proper online 26 27 social etiquette; protection from online predators and personal safety; and how to 28 recognize and respond to cyberbullying and other threats. 29 5. The system administrator and principal shall monitor student Internet access. 30 31 32 33 Children's Internet Protection Act, P.L. 106-554 34 Legal Reference: 35 Broadband Data Services Improvement Act/Protecting Children in the 21st Century Act of 2008 (P.L. 110-385) 36 20 U.S.C. § 6801, et seq. Language instruction for limited English 37 38 proficient and immigrant students Universal service 47 U.S.C. § 254(h) and (l) 39 40

Scobey K-12 Schools Adopted on: 06/06/17

STUDENTS

Reviewed on: Revised on:

Cell Phones and Other Electronic Equipment

 Student possession and use of cellular phones, pagers, and other electronic signaling devices on school grounds, at school-sponsored activities, and while under the supervision and control of District employees is a privilege which will be permitted only under the circumstances described herein. At no time will any student operate a cell phone or other electronic device with video capabilities in a locker room, bathroom, or other location where such operation may violate the privacy right of another person.

Students may use cellular phones, pagers, and other electronic signaling devices on campus before school begins and after school ends. Students in grades 9-12 may also use such devices during the lunch period. These devices must be kept out of sight and turned off during the instructional day. Unauthorized use of such devices disrupts the instructional program and distracts from the learning environment. Therefore, unauthorized use is grounds for confiscation of the device by school officials, including classroom teachers. Confiscated devices will be returned to the parent or guardian. Repeated unauthorized use of such devices will result in disciplinary action.

1 2 3

STUDENTS

Reviewed on:

Revised on:

Adopted on: 01/15/2020

Page 1 of 2

Pupil Online Personal Information Protection

10 Compliance

The School District will comply with the Montana Pupil Online Personal Information Protection Act. The School District shall execute written agreements with operators who provide online applications for students and employees in the school district. The School District will execute written agreements with third parties who provide digital educational software or services, including cloud-based services, for the digital storage, management, and retrieval of pupil records. The written agreements will require operators and third parties to the School District for K-12 purposes or the delivery of student or educational services to comply with Montana and federal law regarding protected student information. All pupil records accessed by the operator or third party during the term of the agreement or delivery of service to the application will continue to be the property of and under the control of the school district.

Operators of Online Applications

Operators providing online applications to the School District shall not target advertising to students, sell student information, or otherwise misuse student information. Operators shall not use information to amass a profile about a pupil, except in furtherance of K-12 school purposes. Operators shall not sell a pupil's information, including protected information unless authorized by law. Operators shall not disclose protected information unless the disclosure is made in accordance with School District policy, state or federal law, or with parent consent. Operators shall implement and maintain reasonable security procedures and practices appropriate to the nature of the protected information and safeguard that information from unauthorized access, destruction, use, modification, or disclosure. Operators shall delete a pupil's protected information if the school or district requests the deletion of data under the control of the school or district.

Third Parties Providing Software and Services

Third parties providing digital education software and services to the School District shall certify that pupil records will not be retained or available to the third party upon completion of the terms of the agreement. Furthermore, third parties shall not use any information in pupil records for any purpose other than those required or specifically permitted by the agreement with the operator. Third parties shall not use personally identifiable information in pupil records to engage in targeted advertising.

Third parties providing digital education software and services to the School District shall provide a description of the means by which pupils may retain possession and control of their own pupil-generated content. Third parties shall provide a description of the procedures by which a parent, legal guardian, or eligible pupil may review personally identifiable information in the pupil's records and correct erroneous information. Third parties shall provide a description

3650 1 2 Page 2 of 2 3 4 of the actions the third party will take, including the designation and training of responsible individuals, to ensure the security and confidentiality of pupil records. Third parties shall provide 5 a description of the procedures for notifying the affected parent, legal guardian, or pupil if 18 6 years of age or older in the event of an unauthorized disclosure of the pupil's records; 7 8 9 Failure to Comply and Legal Review An operator's or third party's failure to honor the law, agreement or School District policy will 10 result in termination of services. The School District will report any operator who fails to honor 11 the law to the appropriate authorities for criminal prosecution. 12 13 14 All contracts and agreements executed under this agreement will be reviewed by the School District's legal counsel. 15 16 17 Cross Reference: Policy 3600 – Student Records Policy 3650F- Model Agreement 18 19 20 Legal Reference: Family Educational Rights and Privacy Act, 20 U.S.C. § 1232g; 34 C.F.R. 21 Montana Pupil Online Personal Information Protection Act, Title 20, 22 chapter 7, part 13, MCA 23 24 25

SCOBEY SCHOOL DISTRICT

R = required

4000 SERIES COMMUNITY RELATIONS

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4000

COMMUNITY RELATION

Adopted on: 06/06/17 Reviewed on: Revised on:

Goals

The Board, through the leadership of the Superintendent and with the assistance of the total staff, will seek to enhance the District's community relations by striving to achieve the following goals:

- 1. To encourage and enhance communications, understanding, trust, and mutual support between the District and the people it serves;
- 2. To increase both the quality and quantity of public participation in school affairs, activities, and programs;
- 3. To strengthen and improve relations and interactions among staff, trustees, citizens, parents, and students;
- 4. To promote understanding and cooperation between the schools and community groups.

Legal Reference: 10.55.701, ARM Board of Trustees

10.55.801, ARM School Climate

4120 - R

COMMUNITY RELATION

Adopted on: 1/23/17 Reviewed on: Revised on:

Public Relations

The District will strive to maintain effective two-way communications with the public to enable the Board and staff to interpret schools' needs to the community and provide a means for citizens to express their needs and expectations to the Board and staff.

The Superintendent will establish and maintain a communication process within the school system and between it and the community. Such public information program will provide for news releases at appropriate times, arrange for media coverage of District programs and events, provide for regular direct communications between individual schools and the citizens they serve, and assist staff in improving their skills and understanding in communicating with the public.

The District may solicit community opinion through parent organizations, parent-teacher conferences, open houses, and other events or activities which may bring staff and citizens together.

Legal Reference: Art. II, Sec. 8, Montana Constitution - Right of participation

Art. II, Sec. 9, Montana Constitution - Right to know

4125

COMMUNITY RELATIONS

Adopted on: 7/22/22 Reviewed on: Revised on:

District Social Media Presence

The District social media accounts are provided for communication with the community. The School District will update these accounts as often as possible to share as much as necessary about the School District and the achievements of the students and staff as well as other relevant district community information.

All posting of comments on these accounts are at the discretion of the page administrators. The intent of this policy is to protect the privacy and rights of School District's staff and students. The account administrators will review all postings to make sure they do not violate the rules of the District's Acceptable Use Guidelines regarding Internet access and practices. All posts will be accompanied by an explanation of how to communicate with the School District in a manner consistent with District policy.

The School District uses social media in conjunction with the School District's website. Staff members assigned to access/post information are:

- 1) Superintendent
- 2) Principal
- 3) Activities Director

These staff members will complete training as needed to ensure use of the social media is consistent with this and other District policies.

The Board authorizes the Superintendent to take necessary steps to implement this policy.

4210

COMMUNITY RELATION

Adopted on: 06/06/17 Reviewed on: Revised on:

page 1 of 3

School-Support Organizations, Boosters and Fundraising

The Board recognizes that parent, teacher, and student organizations are a helpful resource for schools and supports their formation and vitality. While parent, teacher, and student organizations have no administrative authority and cannot determine District policy, their suggestions and assistance are always welcome.

School-Support Organizations

Parent or booster organizations are recognized by the Board and permitted to use the District's name, a District school's name, or a District school's team name or any logo attributable to the District, provided they first receive the Board's approval during a duly constituted Board meeting. Unauthorized use of the District school's team name, logo, or imagery is strictly prohibited. The District reserves the right to seek all available legal remedies for unauthorized use of the District school's name, logo, or imagery.

In order for the School District to comply with the federal law, state law and MHSA By-Laws, Rules and Regulations, Board recognition as a parent or booster organization along with consent to use one of the above-mentioned names or logos will be granted if the organization has approved and submitted bylaws containing the following:

- 1. The organization's name and purpose. Acceptable purposes may include enhancement of students' educational experiences, assistance to meet educational needs of students, support of academic clubs, or enrichment of extracurricular activities.
- 2. The rules and procedures under which it operates.
- 3. A statement that the membership will adhere to applicable Board policies and administrative procedures when working on District premises or with District officials or programs.
- 4. A statement that membership is open and unrestricted and the organization will not engage in discrimination based on someone's innate characteristics or membership in a protected classification.
- 5. A statement that the District is not, and will not be, responsible for the organization's business or the conduct of its members.
- 6. A designation of the organization's treasurer. A statement that the organization will maintain finances consistent with General Finance Principles in a manner open to review by any member of the organization or the school district.

- 7. A recognition that money given to a school cannot be earmarked for any particular expense. Booster organizations may make recommendations, but cash or other valuable consideration must be given to the District to use at its discretion. The Board's legal obligation to comply with Title IX by providing equal athletic opportunity for members of both genders will supersede an organizations recommendation.1
- 8. A recognition that the School District reserves the tight to reject any and all donations.

Permission to use one of the above-mentioned names, logos or imagery may be suspended by the administration and rescinded by the Board for failure to comply with this policy. Authorization to use one of the above-mentioned names, logos, or imagery does not constitute permission to act as the District's representative. At no time does the District accept responsibility for the actions of any parent or booster organization, regardless of whether it was recognized and/or permitted to use any of the above-mentioned names or logos. The Superintendent shall designate an administrative staff member to serve as the liaison to parent or booster organization. The liaison will serve as a resource person and provide information about school programs, resources, policies, problems, concerns, and emerging issues. Building staff may be encouraged to participate in the organizations.

Individual Boosters or Donors

Individual boosters or donors not covered by the bylaws of an organization governed by this policy may still assist in school operations. The Board encourages the involvement of local communities in school activities and operations. In order for the School District to comply with the federal law, state law and MHSA By-Laws, Rules and Regulations, individual boosters or donors must honor the following provisions:

- 1. The individual must have prior approval must be granted by the Board for use of the District's name, logo, or imagery.
- 2. The individual must comply with Board policies and administrative procedures when submitting donations.
- 3. The individual may not violate federal law, state law, District policy or MHSA By-Laws, Rules and Regulations.
- 4. The individual acknowledges the District is not, and will not be, responsible for the individual booster or donor's business or their conduct.

¹ The School District may not accept booster organization assistance that creates vast gender differences or a school board may face claims that it has violated Title IX. Title IX's focus is on equal funding opportunities, equal facility availability, similar travel and transportation treatment, comparable coaching, and comparable publicity (34 C.F.R. Part 106).

² Booster organizations present potential liabilities to a school district beyond loss of funds, because they seldom are properly organized (they generally are not incorporated or otherwise legally recognized), carry no insurance, raise and handle large sums of money, and organization members hold themselves out as agents of the school (after all, no funds could be raised but for the school connection). A disclaimer, such as the one presented here, may not be sufficient. A district may take several actions, after discussion with its attorney, to minimize liability, such as adding a requirement to item 6 above that the organization: (1) operate under the school's authority (activity accounts); or (2) be properly organized and demonstrate fiscal responsibility by being a 501(c)(3) organization, obtaining a bond, and/or arranging regular audits. Ultimately, the best way to minimize liability is to be sure that the district's errors-and-omissions insurance covers parent organizations and booster organizations.

- 5. The individual acknowledges that donations cannot be earmarked for any particular expense. Individual boosters or donors may make recommendations, but cash or other valuable consideration must be given to the District to use at its discretion in accordance with applicable laws. The Board's legal obligation to comply with Title IX by providing equal athletic opportunity for members of both genders will supersede any individual's recommendation.
- 6. The District reserves the right to reject any and all donations.

Fundraising

All donations completed by recognized organizations are subject to applicable School District policies regarding financial management. Funding endeavors are generally viewed as beneficial when coordinated with district goals, initiatives, and existing plans. The District reserves the tight to reject any and all donations.

All funds raised by recognized organizations that are donated to the School District become public funds when placed in a School District account. All public funds must be monitored in accordance with state law. Donations must be reviewed to ensure compliance with equity rules, amateur rules and appropriateness under district policy. Donations may be conditional under state law if conditions are in compliance.

Funds spent by the School District will be done in accordance with District purchase order policy and spending limits regardless of the source of the donation. All expenditures should be preapproved to ensure equity and auditing standards are met.

Legal Reference: § 20-6-601, MCA Power to accept gifts

§ 2-2-103-2(3)., MCA Definitions

§ 2-2-104, MCA Rules of conduct for public officers,

legislators, and public employees

4210P

COMMUNITY RELATION

Adopted on: 06/06/17 Reviewed on: Revised on:

School-Support Organizations

Persons proposing to establish a school-connected organization shall submit a request to the Board for authorization to operate at the school. The request for authorization shall contain:

- 1. The name and purpose of the organization.
- 2. The date of application.
- 3. Bylaws, rules, and procedures under which the organization will operate, including procedures for maintaining the organization's finances, membership qualifications, if any, and an agreement that the group will not engage in unlawful discrimination.
- 4. The names, addresses, and phone numbers of all officers.
- 5. A list of specific objectives.
- 6. An agreement to grant the District the right to audit the group's financial records at any time, either by District personnel or a certified public accountant.
- 7. The name of the bank where the organization's account will be located and the names of those authorized to withdraw funds.
- 8. The signature of the Superintendent of the supporting school.
- 9. Planned use for any money remaining at the end of the year, if the organization is not continued or authorized to continue in the future.
- 10. An agreement to provide evidence of liability insurance as required by law (Policy 4330 Use of School Facilities).

Requests for subsequent authorization shall be presented to the Superintendent or designee annually, along with a financial statement showing all income and expenditures from fundraisers. If the Superintendent or designee proposes to deny the request for reauthorization, he/she shall present his/her recommendation to the Board for approval.

Upon consent of the Superintendent or designee, school-connected organizations may use the school's name, the school team's name, or any logo attributable to the school or the District.

School-connected organizations are prohibited from hiring or directly paying District employees. Organizations may make donations to the District to cover the costs of additional employees, but only if such positions are approved in advance by the Board. At their discretion, employees may volunteer to perform activities for school-connected organizations during non-working hours.

COMMUNITY RELATIONS

4211

District and School Name, Logo, Imagery and Colors

Use of the District's name, a District school's name, or a District school's team name or mascot or any logo or imagery attributable to the District by any group, individual, business, entity, or organization may occur only after securing the Board's written approval as documented during a duly constituted Board meeting. Unauthorized use of the District school's team name, mascot, logo, or imagery is strictly prohibited. The District reserves the right to seek all available legal remedies for unauthorized use of the District school's name, logo, mascot, or imagery.

Policy History: Adopted on: 8/9/21 Reviewed on: Revised on:

COMMUNITY RELATION

Adopted on: Reviewed on:

Revised on: 1/23/17, 08/19/19

Visitors to Schools

The District encourages visits by parents and citizens to all District buildings. All visitors shall report to the school building office on entering any District building and comply with any other applicable school safety and security policy, procedure or protocol. School visitors shall not interfere with school operations or delivery of educational services to students. Conferences with teachers should be held outside school hours or during the teacher's conference or preparation time.

The following guidelines are established to permit visitors to observe the educational program with minimal disruptions:

- 1. All visitors must register at the office upon their arrival at school.
- 2. Visitors whose purpose is to influence or solicit students shall not be permitted on school grounds unless the visit furthers the educational program of the district.
- 3. If the visitor wishes to observe a classroom, the time shall be arranged after the Superintendent has conferred with the teacher.
- 4. If the purpose of the classroom visitation is to observe learning and teaching activities, the visitor may be required to confer with the teacher before or after the observation to enhance understanding of the activities.
- 5. The Superintendent may withhold approval if particular events such as testing would be adversely affected by a visit. Similarly, if a visitor's presence becomes disruptive, the Superintendent may withdraw approval. In either case, the Superintendent shall give reasons for the action.
- 6. If a dispute arises regarding limitations upon or withholding of approval for visits;
 - a. The visitor shall discuss the matter with the Superintendent;
 - b. The Superintendent's decision is final, subject only to the citizen's right to raise an issue in open meeting at the regular session of the board.

4310 - R

COMMUNITY RELATION

Adopted on:
Reviewed on:

Revised on: 1/23/17

Public Complaints and Suggestions

The Board is interested in receiving valid complaints and suggestions. Public complaints and suggestions shall be submitted by the Uniform Complaint Procedure to the appropriate-level staff member or District administrator. Each complaint or suggestion shall be considered on its merits.

Unless otherwise indicated in these policies or otherwise provided for by law, no appeal may be taken from any decision of the Board.

Cross Reference: 1700 Uniform Complaint Procedure

Adopted on: 06/06/17
Reviewed on:
COMMUNITY RELATIONRevised on: 08/19/19, 01/15/2020, 8/9/21

Visitor and Spectator Conduct

Any person, including an adult, who behaves in an unsportsmanlike or inappropriate manner during a visit to the school or a school event may be ejected from the event and/or denied permission to access school buildings or property or school events as determined by the Board of Trustees. Examples of unsportsmanlike or inappropriate conduct include but are not limited to:

- Using vulgar or obscene language or gestures;
- Possessing or being under the influence of any alcoholic beverage;
- Possessing or consuming any illegal substance or marijuana;
- Possessing a weapon or firearm in violation of Policy 4332;
- Fighting or otherwise striking or threatening another person;
- Failing to obey instructions of a security officer or District employee; and
- Engaging in any illegal or disruptive activity.
- Other violations of District Policy.

The Superintendent is authorized to temporarily restrict access to school buildings or property and recommend to the Board of Trustees denial of future admission to any person by delivering or mailing a notice by certified mail with return receipt requested, containing:

- 1. Date, time, and place of a Board hearing;
- 2. Description of the unsportsmanlike conduct; and
- 3. Proposed time period admission to school buildings or property or school events will be denied.

C D C	4201	17' '4 4 6 1 1
Cross Reference:	4301	Visitors to School

4332 Conduct on School Property

Legal Reference: § 20-1-206, MCA Disturbance of school – penalty

§ 20-4-303, MCA Abuse of teachers § 45-8-101, MCA Disorderly conduct

§ 45-8-351, MCA Restriction on Local Government Regulation of Firearms

Article X, section 8 Montana Constitution

Initiative 190 – "Montana Marijuana Regulation and Taxation Act." January 1,

Adopted on: 1/23/17 Reviewed on:

Revised on:

4316 - R

COMMUNITY RELATION

Accommodating Individuals With Disabilities

Individuals with disabilities will be provided opportunity to participate in all school-sponsored services, programs, or activities on a basis equal to those without disabilities and will not be subject to illegal discrimination.

The District may provide auxiliary aids and services when necessary to afford individuals with disabilities equal opportunity to participate in or enjoy the benefits of a service, program, or activity.

The Superintendent is designated the Americans with Disabilities Act Title II Coordinator and, in that capacity, is directed to:

- 1. Oversee District compliance efforts, recommend necessary modifications to the Board, and maintain the District's final Title II self-evaluation document and keep it available for public inspection for at least three (3) years after its completion date (for districts having fifty (50) or more full- or part-time employees).
- 2. Institute plans to make information regarding Title II protection available to any interested party.

An individual with a disability should notify the Superintendent or building principal if they have a disability which will require special assistance or services and what services are required. This notification should occur as far as possible before the school-sponsored function, program, or meeting.

Individuals with disabilities may allege a violation of this policy or of federal law by reporting it to the Superintendent, as the Title II Coordinator, or by filing a grievance under the Uniform Complaint Procedure.

Cross Reference: 1700 Uniform Complaint Procedure

Legal Reference: Americans with Disabilities Act, 42 U.S.C. §§ 12111, et seq., and 12131, et seq.;

28 C.F.R. Part 35.

4320

COMMUNITY RELATION

Adopted on: Reviewed on: 1/23/17

Revised on: 01/15/2020

Contact With Students

Students are entrusted to the schools for educational purposes. Although educational purposes encompass a broad range of experiences, school officials must not assume license to allow unapproved contact with students by persons not employed by the District for educational purposes.

Teachers may arrange for guest speakers on appropriate topics relative to the curriculum. Principals may approve school assemblies on specific educational topics of interest and relevance to the school program. The District normally does not permit other types of contact by non-school personnel.

Unless authorized by the building administrator or otherwise required by District policy or state and federal law, the District will not allow access to the schools by outside individuals, entities, businesses, service providers, or organizations desiring to use the captive audience in a school for information, sales material, special interest purposes or delivery of services to students or groups of students that are unrelated to District operations.

Adopted on: 06/06/17 Reviewed on: Revised on:

4321

COMMUNITY RELATION

Distribution of Fund Drive Literature through Students

It is the policy of this District to refrain from having the students, as student body members, used for collection or dissemination purposes.

Exceptions to this policy will be considered when recognized or student or school-affiliated organizations of the District request permission to participate in such activity.

Adopted on: 02/19/90

Reviewed on:

4330 - R

COMMUNITY RELATIONS

Revised on: 1/23/17, 7/9/18; 4/3/20

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Community Use of School Facilities

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- School facilities are available to the community for educational, civic, cultural, and other
- 11 noncommercial uses consistent with the public interest, when such use will not interfere with the
- school program or school-sponsored activities. Use of school facilities for school purposes has
- 13 precedence over all other uses. Persons on school premises must abide by District conduct rules
- 14 at all times.

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- Student and school-related organizations, governmental entities and community betterment groups shall be granted the use of school facilities at no cost.
- Other organizations granted the use of school facilities may pay fees and costs. The
- 18 Superintendent will develop procedures to manage community use of school facilities, which
- will be reviewed and approved by the Board. Use of school facilities requires the
- 20 Superintendent's approval and is subject to the procedures.

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Administration will approve and schedule various uses of school facilities. A master calendar will be kept in the office for scheduling dates to avoid conflicts during the school year. Should a conflict arise, the District reserves the right to cancel an approved request when it is determined that the facilities are needed for school purposes. Requests for use of school facilities must be submitted to the Superintendent's office in advance of the event.

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The School Facilities and Grounds Use and Liability Release Agreement can be obtained by contacting the District Office. The School Facilities and Grounds Use and Liability Release Agreement must be completed, signed, and returned to the Superintendent, district office or Athletic Director prior to the use of the facilities or grounds.

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The requesting organization or individual must complete, sign, and return an "assumption of risk" statement prior to the use of the facilities or grounds.

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37	Cross Reference;	4330F	School Facilities and Grounds Use and Liability Release
38			Agreement

39 4330F1 Assumption of Risk Form

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Legal Reference: § 20-7-805, MCA Recreational use of school facilities secondary

43 44 ${\it Lamb 's \ Chapel \ v. \ Center \ Moriches \ Union \ Free \ School \ Dist.}, 113 \ S.Ct.$

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4330P

COMMUNITY RELATIONS

Adopted on: 02/19/90 Reviewed on: 06/06/17

Revised on: 2/12/2018; 4/3/20

The Superintendent is authorized to establish procedures for use of school facilities, including rental rates, supervisory requirements, restrictions, security, etc. For rental rate purposes, organizations seeking the use of school facilities have been divided into three categories:

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School-related or Community Betterment Groups. This category includes those organizations whose main purpose is to promote the welfare of boys and girls or to improve the quality of life in the community. Examples are: Boys Scouts, Campfire Girls, PTA, 4-H, recreation groups, garden clubs, service clubs, community clubs, and governmental clubs. No fee shall be charged provided that educational staff are not employed to supervise or clean the facility. A rental charge may be established to recover additional utility costs which are incurred, or in the event there are no school staff on duty, to reimburse the district for the costs of providing custodial services.

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Non-community and/or Nonprofit Groups. This category includes those organizations who might wish to use school facilities for lectures, promotional activities, political rallies, entertainment, college courses, or other activities for which public halls or commercial facilities generally are rented. The district shall charge a rental rate in excess of costs incurred, except that such excess charges may be waived when a service club or other nonprofit group is raising funds for charitable purposes. Similar treatment may be granted public universities and colleges when offering college courses within the community or when any university/college is offering a course for staff at the request of the district.

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Commercial Enterprises. This category includes profit-making organizations and business-related enterprises. While the district would prefer organizations to use commercial or private facilities, school district facilities may be rented at the prevailing rate charged by commercial facilities in the area.

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District-sponsored activities, including curricular and co-curricular functions, retain first priority in useof facilities. Authorization for use of school facilities shall not be considered as endorsement of or approval of the activity group or organization nor for the purposes it represents. School facilities may be made available to church groups on a short-term basis and shall not be considered as a permanent place of worship.

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Scobey School District Families and individuals who utilize the building on Sundays or, Wednesdays past 6:30PM, have the same responsibilities and access as any other patron(s) of the district as outlined in the Annual Facility Use Agreement. All non-high school students must have direct adult supervision while using the school facilities.

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44 Legal Reference: 20-7-805, MCA

Recreational use of school facilities secondary

Adopted on: Reviewed on:

4330F

COMMUNITY RELATIONS

Revised on: 06/06/17, 7/9/18, 4/2/20

SCHOOL FACILITIES/GROUNDS USE AND LIABILITY RELEASE AGREEMENT Scobey K-12 Schools

Organization or Individual Requesting Fac Facility Requested:	
Date and Hours of Requested Use:	
Purpose of Use:	
Will there be an admission fee?	

Premises and Conditions

Conditions of Facilities Use - Use of District

facilities is conditioned upon the following covenants:

- 4. That no alcoholic beverages, tobacco, nicotine products, or other drugs are sold or consumed on the premises by the requesting organization or individual or any of its employees, patrons, agents, or members.
- 2. That no illegal games of chance or lotteries will be permitted.
- 3. That no functional alteration of the premises or functional changes in the use of such premises shall be made without specific written consent of the District.
- 4. That adequate supervision is provided by the requesting organization or individual to ensure proper care and use of District facilities.

 Board of Trustees in accordance with Montana law.

Rent and Deposit

The requesting organization or individual agrees to pay the District, a deposit for the use of the premises, the sum of \$500 and this shall be due three days in advance. The requesting organization or individual shall be Responsible for the reasonable costs, disbursements, and expenses, resulting from their negligence while it has use of the premises.

Assumption of Risk

The requesting organization agrees to release and hold harmless the Districts, inclusive of its employees, administration, board of trustees, and insurers from civil liability involving bodily injury or property damage.

The requesting organization understands that the District will take all reasonable precautions to insure the risk of injury to individuals accessing the facilities or grounds is minimized. However, even though these precautions are taken there is still a chance of injury, and in rare instances even severe injury anddeath. The requesting organization understands the risks involved.

The School District DOES NOT provide medical insurance for any individuals who choose to access and use the facilities.

Non-Discrimination

The District will consider requests for use of district facilities for political purposes and activity in accordance with Montanan law. The requesting organization or individual agrees to abide bynon-discrimination clauses as contained in the Montana Human Rights Act and the Governmental Code of Fair Practices.

District's Rights

The District reserves the right to cancel this Agreement, when it is determined by the District that the facilities are needed for school purposes.

DATED this	day of	, 20
SCHOOL DISTRICT:		REQUESTING ORGANIZATION or INDIVIDUAL:
Ву		By:
	Address:	<u> </u>
	Phone:	
Additional Obligations	:	

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COMMUNITY RELATIONS

Adopted on: 06/06/17 Reviewed on: Revised on: 8/9/21

4331

<u>Use of School Property for Posting Notices</u>

Non-school-related organizations or individuals that are not associated with student curricular clubs or student non-curricular groups may request permission of the building principal to display posters in the area reserved for community posters or to have flyers distributed to students. The building principal shall only authorize distribution or posting of information that is determined to have a direct benefit or relationship to students enrolled in the school and meets the standards of this policy.

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Posters and/or flyers must be student oriented and have the sponsoring organization's name prominently displayed. The District will not permit the posting or distribution of any material that would:

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Disrupt the educational process;

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Violate the rights of others;

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Invade the privacy of others;

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Infringe on a copyright;

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Violate District policy, procedure, or administrative directive;

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Be obscene, vulgar, or indecent; or

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F. Promote violence, discriminatory conduct, the use of drugs, alcohol, tobacco, or certain products that create community concerns.

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No commercial publication shall be posted or distributed unless the purpose is to further a school activity, such as graduation, class pictures, or class rings.

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If permission is granted to distribute materials, the organization must arrange to have copies delivered to the school. Distribution of the materials will be arranged by administration. Under no circumstances shall individuals not employed by the District be given access to the building for the purposes of posting notices or distributing information.

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All student materials must be reviewed and approved by the Superintendent or designee in accordance with Policy 3222.

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46 Cross References: 47

Policy 3222 – Distribution and Posting of Student Materials

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 4332 **COMMUNITY RELATION** Revised on: 01/15/2020, 8/9/21 6 7 8 Conduct on School Property 9 **General Conduct** 10 11 In addition to prohibitions stated in other District policies, a person on school property who is 12 not an enrolled student or District employee shall not: 13 14 Injure or threaten to injure another person; 15 16 17 Damage another's property or that of the District; 18 Violate any provision of the criminal law of the state of Montana or town or county 19 ordinance; 20 21 Smoke or otherwise use tobacco or nicotine products, and alternative nicotine and vapor 22 products as defined in 16-11-302, MCA, or other similar products; 23 24 25 Consume, possess, or distribute alcoholic beverages, illegal drugs, or marijuana; 26 Impede, delay, or otherwise interfere with the orderly conduct of the District's 27 educational program or any other activity occurring on school property; 28 29 30 Possess a non-firearm weapon as defined in this policy at anytime; 31 32 Enter upon any portion of school premises at any time for purposes other than those which are lawful and authorized by the Board; or 33 34 35 Willfully violate other District rules and regulations. 36 For the purposes of this policy, "school property" means within school buildings, in vehicles 37 used for school purposes, or on owned or leased school land or grounds. District administrators 38 are authorized to appropriate action, as circumstances warrant, to enforce this section of the 39 policy including but not limited to requesting the assistance of law enforcement in accordance 40 with Montana law. 41

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Firearms and Weapons

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A person who is not an enrolled student or District employee shall not possess any firearm or other non-firearm weapon in a school building at any time.

1			4332
2			Page 2 of 3
3		<u> </u>	irearm" means (A) any weapon which will or is
4			expel a projectile by the action of an explosive; (B)
5			(C) any firearm muffler or firearm silencer; or (D) any
6	_		21 (4). Such term does not include an antique firearm
7	pursuant to 18 U.S.	C. 921 (16).	
8	Ear rum agas of this	maliar "man finaama	vicemen'' management chiest devices on instrument
9 10		-	weapon" means any object, device, or instrument capable of intimidating, threatening or producing
11		_	et injury, including but not limited to air guns; pellet
12	guns; BB guns; fake	•	et injury, including out not ininica to air guis, penet
13			nuckles; nunchucks; throwing stars; explosives;
14	-		guns; ammunition; poisons; chains; arrows; and
15		en modified to serve as	
16	oojeets that have se	en modified to bette di	o a weapon.
17	District administrate	ors are authorized to ar	opropriate action, as circumstances warrant, to enforce
18			limited to requesting the assistance of law
19		ordance with Montana	
20			
21	This section does no	ot apply to a law enforce	ement officer acting in the officer's official capacity
22		11 7	he Board of Trustees to possess a firearm or weapon
23	in a school building		
24			
25	The Board of Trusto	ees shall annually revie	w this policy and update this policy as determined
26	necessary by the tru	stees based on changir	g circumstances pertaining to school safety.
27			
28	For the purposes of	this policy, "School b	uilding" means a combination of any materials,
29	· •		a structure and the related facilities for the use or
30			or leased by a local school district that are used for
31			ified in Section 50-60-101(2), MCA and Section 45-8-
32		_	th followed by the words "or part or parts of a
33	_		tadiums, bleachers, and other similar outdoor
34	facilities, whether to	emporary or permanent	ly fixed.
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36			
37	Legal Reference:	Pro-Children Act of	1994, 20 U.S.C. § 6081
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39		G 1 E G1 1	
40		Smoke Free School	
41		16-11-302, MCA	Definitions
42		§ 20-1-220, MCA	Use of tobacco product in public school building or
43		8 20 1 206 MCA	on public school property prohibited Disturbance of School
44 45		§ 20-1-206, MCA § 20-5-410, MCA	Civil penalty
45 46		§ 45-6-201, MCA	Definition of enter or remain unlawfully
40		g 75-0-201, MICA	Definition of chief of femali unlawfully

1		4332
2		Page 3 of 3
3	§ 45-8-101, MCA	Disorderly conduct
4	§ 45-8-102, MCA	Failure of disorderly persons to disperse
5	§ 45-8-351, MCA	Restriction on Local Government Regulation of
6		Firearms
7	§ 45-8-361, MCA	Possession or allowing possession of weapon in
8		school building exceptions penalties seizure
9		and forfeiture or return authorized definitions.
10	Article X, section 8	Montana Constitution
11	Initiative 190 – "Mor	ntana Marijuana Regulation and Taxation Act."
12	January 1, 2021	
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COMMUNITY RELATION

Revised on: 08/19/19

Adopted on: 06/06/17

Page 1 of 2

Public Access to District Records

 Within limits of an individual's right of privacy, the public will be afforded full access to information concerning administration and operations of the District. Public access to District records shall be afforded according to appropriate administrative procedures.

"District records" include any writing, printing, photostating, photographing, etc. (including electronic mail), which has been made or received by the District in connection with the transaction of official business and presented for informative value or as evidence of a transaction, and all other records required by law to be filed with the District. "District records" do not include personal notes and memoranda of staff which remain in the sole possession of the maker and which are not generally accessible or revealed to other persons.

The Superintendent will serve as the public records coordinator, with responsibility and authority for ensuring compliance with the display, indexing, availability, inspection, and copying requirements of state law and this policy. As coordinator, the Superintendent will authorize the inspection and copying of District records only in accordance with the criteria set forth in this policy.

In accordance with Title 2, Chapter 6, MCA, the District will make available for public inspection and copying all District records or portions of records, except those containing the following information:

1. Personal information in any file maintained for students. Information in student records will be disclosed only in accordance with requirements of the Family Educational Rights and Privacy Act of 1974 and adopted District policy.

2. Personal information in files maintained for staff, to the extent that disclosure will violate their right to privacy.

3. Test questions, scoring keys, or other examination data used to administer academic tests.

4. The contents of real estate appraisals made for or by the District relative to the acquisition of property, until the project is abandoned or until such time as all of the property has been acquired, but in no event will disclosure be denied for more than three (3) years after appraisal.

5. Preliminary drafts, notes, recommendations, and intra-District memoranda in which opinions are expressed or policies formulated or recommended, except a specific record

1 2 3	4340 Page 2 of 2
4 5	shall not be exempt when publicly cited by the District in connection with any District action.
6 6. 7 8 9	Records relevant to a controversy to which the District is a party, but which would not be available to another party under the rules of pretrial discovery, for cases pending resolution.
7. 11 12	Records or portions of records, the disclosure of which would violate personal rights of privacy.
13 8. 14	Records or portions of records, the disclosure of which would violate governmental interests.
15 16 9. 17 18	Records or information relating to individual or public safety or the security of public schools if release of the information jeopardizes the safety of facility personnel, the public, students in a public school.
20 If t	e District denies any request, in whole or in part, for inspection and copying of records, the rict will provide the requesting party with reasons for denial.
23 If t 24 dis 25 rec	e record requested for inspection and/or copying contains both information exempted from losure and non-exempt information, the District shall, to the extent practicable, produce the rd with the exempt portion deleted and shall provide written explanation for the deletion.
28 use 29 cor 30 of	District will not provide access to lists of individuals, which the requesting party intends to for commercial purposes or which the District reasonably believes will be used for mercial purposes if such access is provided. However, the District may provide mailing lists raduating students to representatives of the U.S. armed forces and the National Guard for ose of recruitment.
33 The 34 sui 35 not 36 sub	coordinator is authorized to seek an injunction to prevent disclosure of records otherwise able for disclosure, when it is determined reasonable cause exists to believe disclosure would be in the public interest and would substantially or irreparably damage any person or would tantially or irreparably damage vital governmental functions.
38 39 40 Le ₃ 41 42	al Reference: Title 20, Ch. 6, MCA School districts § 2-6-1001, MCA, et seq. Public Records

1 2 3

COMMUNITY RELATION Revised on: 08/19/19, 01/15/2020

Adopted on:

Reviewed on: 1/23/17

Relations With Law Enforcement and Child Protective Agencies

The staff is primarily responsible for maintaining proper order and conduct in the schools. Staff shall be responsible for holding students accountable for infractions of school rules, which may include minor violations of the law, occurring during school hours or at school activities. When there is substantial threat to the health and safety of students or others, such as in the case of bomb threats, mass demonstrations with threat of violence, individual threats of substantial bodily harm, trafficking in prohibited drugs, or the scheduling of events where large crowds may be difficult to handle, the law enforcement agency shall be called upon for assistance. Information regarding major violations of the law shall be communicated to the appropriate law enforcement agency.

 The District will strive to develop and maintain cooperative working relationships with the law enforcement agencies. Procedures for cooperation between law enforcement, child protective, and school authorities will be established. Such procedures will be made available to affected staff and will be periodically revised.

County or Regional Interdisciplinary Child Information and School Safety Team

The District will participate in the Daniels County or Regional interdisciplinary child information and school safety team established by <u>Section 52-2-211, MCA</u>. This team consists of county-level representatives of the youth court, the county attorney, the department of public health and human services, the county superintendent of schools, the sheriff, the chief of any police force, the superintendents of public school districts in the County, and the department of corrections.

The purpose of the team is "to facilitate the exchange and sharing of information that one or more team members may be able to use in serving a child in the course of their professions and occupations, including but not limited to abused or neglected children, delinquent youth, and youth in need of intervention, and of information relating to issues of school safety."

 The Superintendent, or designee, is authorized to participate in the formation of and request information from the interdisciplinary child information and school safety team regarding students in the School District. The Superintendent shall utilize this authority on a regular basis to ensure the safety and security of the District.

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Cross Reference: 5232 Suspected Child Abuse and Neglect
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Legal Reference: § 20-1-206, MCA Disturbance of school – penalty

§ 52-2-211, MCA County Interdisciplinary Child Information and

School Safety Team

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COMMUNITY RELATION

Page 1 of 3

Adopted on:

Reviewed on:

Revised on: 06/06/17

Interrogation and Investigations Conducted by School Officials

The administration has the authority and duty to conduct investigations and to question students pertaining to infractions of school rules, whether or not the alleged conduct is a violation of criminal law. The administration shall determine when the necessity exists that law enforcement officers be asked to conduct an investigation of alleged criminal behavior which jeopardizes the safety of other people or school property or which interferes with the operation of the schools.

 In instances when the administration has reasonable suspicion that a violation of district policy or the student code of conduct has been violated, the administrator will investigate. The administrator will notify the suspected rule violator(s) or potential witness(es) to the infraction. The suspected student shall be advised orally or in writing of the nature of the alleged offense and of the evidence against the student. Circumstances may arise where it would be advisable to have another adult present during questioning of students.

Investigations by Law Enforcement

When a student becomes involved with law enforcement officers due to events outside of the school environment and officers must interact with a student at the school, the officer(s) shall confer with the student when he/she is being investigated for conduct not under the jurisdiction of the school. The following steps shall be taken to cooperate with the authorities.

a. The officer shall contact the Superintendent and present proper identification in all occasions upon his/her arrival on school premises.

b. Parents or guardians shall be notified by the law enforcement officer or Superintendent as soon as possible. The law enforcement officer or Superintendent shall make every effort to inform parents or guardians of the intent of the law enforcement officers except when that notification may compromise the student's safety.

c. The student's parent or guardian should be present, if practicable, during any interrogation on school premises.

Cooperation with Law Enforcement

Although cooperation with law enforcement officers will be maintained, it is the preference of the District that it will not normally be necessary for law enforcement officers to initiate, and conduct any investigation and interrogation on the school premises, during school hours, pertaining to criminal activities unrelated to the operation of the school. It is preferred that only

in demonstrated emergencies, when law enforcement officers find it necessary, will they conduct such an investigation during school hours. These circumstances might be limited to those in which delay might result in danger to any person, flight of a person reasonably suspected of a crime from the jurisdiction or local authorities, destruction of evidence, or continued criminal behavior.

No school official, however, should ever place him/herself in the position of interfering with a law enforcement official in the performance of his or her duties as an officer of the law. If the law enforcement officials are not recognized and/or are lacking a warrant or court order, the Superintendent shall require proper identification of such officials and the reason(s) for the visit to the school.

In all cases, the officers shall be requested to obtain prior approval of the Superintendent or other designated person before beginning such an investigation on school premises. The administrator shall document the circumstances of such investigations as soon as practical. Alleged behavior related to the school environment brought to the Superintendent's attention by law enforcement officers shall be dealt with under the provisions of the two previous sections.

Taking a Student into Custody

School officials shall not release students to law enforcement authorities voluntarily unless the student has been placed under arrest or unless the parent or guardians and the student agree to the release. When students are removed from school for any reason by law enforcement authorities, every reasonable effort will be made to notify the student's parents or guardians immediately. Such effort shall be documented. Whenever an attempt to remove a student from school occurs without an arrest warrant, court order, or without acquiescence of the parent or guardian, or the student, the administrator shall immediately notify a superior of the law enforcement officers involved to make objection to the removal of the student and shall attempt to notify the parent or guardian of the student. The Superintendent's office shall be notified immediately of any removal of a student from school by law enforcement officers under any circumstances.

 When it is necessary to take a student into custody on school premises and time permits, the law enforcement officer shall be requested to notify the principal and relate the circumstances necessitating such action. When possible, the principal shall have the student summoned to the principal's office where the student may be taken into custody. In all situations of interrogations, arrest or service of subpoenas of a student by law enforcement officers on school premises, all practicable steps shall be taken to ensure a minimum of embarrassment or invasion of privacy of the student and disruption to the school environment.

Disturbance of School Environment

Law enforcement officers may be requested to assist in controlling disturbances of the school environment which the Superintendent or other school administrator has found to be

4411 1 2 Page 3 of 3 3 4 unmanageable by school personnel and which disturbances have the potential of causing harm to students, other persons, or school property. Staff members may also notify law enforcement 5 officials. 6 7 8 Such potential of possible disturbance includes members of the public who have exhibited undesirable or illegal conduct on school premises or at a school event held on school property, 9 and who have been requested to leave by an administrator or staff member, but have failed or 10 11 refused to do so. 12 13 14 Legal Reference: § 20-1-206, MCA Disturbance of school - penalty § 20-5-201, MCA Duties and sanctions 15 § 45-8-101, MCA Disorderly conduct 16 17 18 19 20

Scobey K-12 Schools 1 2 3 Adopted on: 4 Reviewed on: 5 4520 **COMMUNITY RELATION** Revised on: 06/06/17 6 7 8 Cooperative Programs With Other Districts and Public Agencies 9 Whenever it appears to the economic, administrative, and/or educational advantage of the 10 District to participate in cooperative programs with other units of local government, the 11 Superintendent will prepare and present for Board consideration an analysis of each cooperative 12 proposal. 13 14 15 When formal cooperative agreements are developed, such agreements shall comply with requirements of the Interlocal Cooperation Act, with assurances that all parties to the agreement 16 have legal authority to engage in the activities contemplated by the agreement. 17 18 The District may enter into interlocal agreements with a unit of the Montana University System, 19 public community college, and/or tribal college, which would allow students enrolled in the 11th 20 21 and 12th grades to attend and earn credit for classes not available in the District. Tuition and fees, if assessed, will be provided for in the interlocal agreement. 22 23 24 The District may enter into an interlocal agreement providing for the sharing of teachers, specialists, superintendents, or other professional persons licensed under Title 37, MCA. If the 25 District shares a teacher or specialist with another district(s), the District's share of such 26 teacher's or specialist's compensation will be based on the total number of instructional hours 27 28 expended by the teacher or the specialist in the District. 29 30 31 32 Legal Reference: §§ 7-11-101, et seq., MCA **Interlocal Cooperation Act** §§ 20-7-451 through 456, MCA Authorization to create full service 33 34 education cooperatives Public recreation §§ 20-7-801, et seg., MCA 35

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COMMUNITY RELATION

Adopted on: 06/06/17 Reviewed on: Revised on:

Page 1 of 2

Registered Sex Offenders

The State of Montana has determined that perpetrators of certain sex crimes pose a continuing threat to society as a whole even after completion of their criminal sentences. Recognizing that the safety and welfare of students is of paramount importance, the Scobey School District declares that, except in limited circumstances, Scobey School District should be off limits to registered sex offenders.

Employment

Notwithstanding any other Board policy, individuals listed by the State of Montana as registered sex offenders are ineligible for employment in any position within the Scobey School District. However, the Superintendent shall have discretion consistent with other Board policies to recommend an individual whose name has been expunged from the Sex Offender Registry.

School Off Limits

 The District hereby declares that no registered sex offender may come on, about, or within one any District-owned buildings or property except as otherwise provided in this policy. If an administrator becomes aware that such a sex offender is on, about, or within school property, the administrator shall direct the sex offender to immediately leave the area. The Board authorizes the administrator to request the assistance of the appropriate law enforcement authorities to secure the removal of any registered sex offender from the area. If a registered sex offender disregards the terms of this policy or the directives of the school administrator, then the Superintendent is authorized to confer with counsel and to pursue such criminal or civil action as may be necessary to enforce compliance with this policy.

This policy shall not be construed to impose any duty upon any administrator or any other employee of the District to review the Sex Offender Registry or to screen individuals coming on or within school property to ascertain whether they are on the Registry. This policy shall only apply when administrators are actually aware that the person in question is on the Sex Offender Registry and that the offender's victim was a minor.

The provisions of this policy prohibiting a registered sex offender from coming on, about, or within school property shall not apply in the event that a sex offender's name should be expunged from the Registry.

4550 1 2 Page 2 of 2 3 4 Rights of Parents on the Sex Offender Registry 5 In the event that a registered sex offender whose victim was a minor has a child attending the 6 District, the administrator of the school where the child attends shall be authorized to modify this 7 policy's restrictions to permit the parent to drop off and pick up the child from school and to 8 come onto campus to attend parent-teacher conferences. However, the parent may not linger on 9 or about school property before or after dropping off his or her child, and the parent is prohibited 10 from being in any part of the school building except the main office. 11 12 13 This policy does not impose a duty upon the administrator of any school or any other employee of the District to review the Sex Offender Registry and the school system's directory information 14 to ascertain whether a registered sex offender may have a child attending school in the District. 15 The provisions of this policy shall apply only if an administrator actually becomes aware that a 16 17 parent of a student at the school is a registered sex offender. 18 19 To facilitate voluntary compliance with this policy, administrators are encouraged to speak with 20 any affected parents upon learning of their status as registered sex offenders to communicate the restrictions of this policy. At all times, the administrator shall endeavor to protect the privacy of 21 the offender's child. 22 23 In the event of a truly exceptional situation such as graduation, a parent on the Sex Offender 24 Registry may ask the Superintendent for a waiver of this policy to permit the parent to attend 25 these special events. It is the intent of the Board, however, that these special circumstances be 26 truly unusual and infrequent occurrences. 27 28 29 30 Sexual or Violent Offender Registration Act 31 Legal Reference: § 46-23-501, MCA www.doj.mt.gov/svor/ Sexual or Violent Offender Registry 32 33

SCOBEY SCHOOL DISTRICT

R = required

5000 SERIES PERSONNEL

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PERSONNEL

Adopted on: 07/19/04 Reviewed on: 1/23/17

5002 - R Revised on: 7/9/18

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Accommodating Individuals with Disabilities and Section 504 of the Rehabilitation Act of 1973

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It is the intent of the District to ensure that qualified employees with disabilities under Section 504 of the Rehabilitation Act of 1973 are identified, evaluated, and provided with appropriate accommodations or other positive actions in assistance.

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The District will not discriminate against a qualified individual on the basis of disability in regard to job application procedures, the hiring, advancement, or discharge of employees, employee compensation, job training, or other terms, conditions, and privileges of employment.

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The Superintendent is designated the Section 504 and Americans with Disabilities Act Title II Coordinator and, in that capacity, is directed to:

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- 1. Oversee District compliance efforts, recommend to the Board necessary modifications, and maintain the District's final Title II self-evaluation document and keep it available for public inspection.
- Make information regarding Title II protection available to any interested party. 2. 24
- Coordinating and monitoring the district's compliance with Section 504 and Title II of 25 3. the ADA, as well as state civil rights requirements regarding discrimination and 26 27 harassment based on disability.
 - Overseeing prevention efforts to avoid Section 504 and ADA violations by necessary 4. actions, including by not limited to, scheduling Section 504 meetings, implementing and monitoring Section 504 plans of accommodation and providing information to employees and supervisors.
 - Implementing the district's discrimination complaint procedures with respect to 5. allegations of Section 504/ADA violations, discrimination based on disability, and disability harassment; and
- 6. Investigating complaints alleging violations of Section 504/ADA, discrimination based 35 on disability, and disability harassment. 36

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The District's procedure for resolution of complaints alleging violation of this policy is set forth in Policy 1700.

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1700 Uniform Complaint Procedure Cross Reference:

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Legal Reference: Americans with Disabilities Act, 42 U.S.C. §§ 12111, et seq., and 12131, 44

et seq.; 28 C.F.R. Part 35. 45

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5010 - R

PERSONNEL

Adopted on: 07/19/04 Reviewed on:

Revised on: 1/23/17, 10/12/20

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Equal Employment Opportunity, Non-Discrimination, and Sex Equity

The District will provide equal employment opportunities to all persons, regardless of their race, color, religion, creed, national origin, genetic information, sex, age, ancestry, marital status, military status, citizenship status, use of lawful products while not at work physical or mental disability. The District will make reasonable accommodation for an individual with a disability known to the District, if the individual is otherwise qualified for the position, unless the accommodation would impose undue hardship on the District.

Inquiries regarding sexual harassment, sex discrimination, or sexual intimidation should be directed to the District Title IX Coordinator, to the Assistant Secretary for Civil Rights of the Department of Education, or both. The Board designates the following individual to serve as the District's Title IX Coordinator:

Title: John States

Office address: Scobey School, Room 101, 205 2nd Ave East, Scobey,

Email: jstates@scobeyschools.com

Phone number: 406-487-2202

Inquiries regarding discrimination on the basis of disability or requests for accommodation should be directed to the District Section 504 Coordinator. The Board designates the following individual to serve as the District's Section 504 Coordinator:

Title: Greg Hardy
Office address: Scobey School, Room 103, 205 2nd Ave East, Scobey,
Email: ghardy@scobeyschools.com
Phone number: 406-487-2202

Any individual may file a complaint alleging violation of this policy, Policy 5012/512P – Sexual Harrassment, or Policy 5015-Bullying/Harassment/Intimidation/Hazing by following those policies or Policy 1700-Uniform Complaint Procedure.

The District, in compliance with federal regulations, will notify annually all students, parents, staff, and community members of this policy and the designated coordinator to receive inquiries. This annual notification will include the name and location of the coordinator and will be included in all handbooks.

The District will not tolerate hostile or abusive treatment, derogatory remarks, or acts of violence against students, staff, or volunteers with disabilities. The District will consider such behavior as constituting discrimination on the basis of disability, in violation of state and federal law.

All complaints about behavior that may violate this policy shall be promptly investigated.

5010 1 2 Page 2 of 2 3 4 Retaliation against an employee who has filed a discrimination complaint, testified, or 5 participated in any manner in a discrimination investigation or proceeding is prohibited. 6 7 Legal Reference: Age Discrimination in Employment Act, 29 U.S.C. §§ 621, et seq. Americans with Disabilities Act, Title I, 42 U.S.C. §§ 12111, et seq. 8 Equal Pay Act, 29 U.S.C. § 206(d) 9 Immigration Reform and Control Act, 8 U.S.C. §§ 1324(a), et seq. 10 Rehabilitation Act of 1973, 29 U.S.C. §§ 791, et seq. 11 Genetic Information Nondiscrimination Act of 2008 (GINA) 12 Title VII of the Civil Rights Act, 42 U.S.C. §§ 2000(e), et seq.; 29 C.F.R., 13 14 Part 1601 Title IX of the Education Amendments, 20 U.S.C. §§ 1681, et seq.; 34 15 C.F.R., Part 106 16 Montana Constitution, Art. X, § 1 - Educational goals and duties 17 § 49-2-101, et seq. MCA **Human Rights Act** 18 § 49-2-303, MCA Discrimination in Employment 19 § 49-3-102, MCA What local governmental units affected 20 §49-3-201, MCA Employment of state and local government 21 personnel. 22 23 24 25

		Scobey K-12 Sch	nools Adopted on: 02/19/90
5010	D		Reviewed on: 1/23/17
5012 -	- K	PERSONNEL	Revised on: 07/19/04, 08/19/19, 10/12/20
_			page 1 of 3
Sexual	Harassment of Employees		
operate regulati manner District	es. The District is required ions promulgated through r. Inquiries about the appli	by Title IX of the Edu the U.S. Department o cation of Title IX to the	any education program or activity that it acation Amendments of 1972 and the f Education not to discriminate in such a ne District may be referred to the ry for Civil Rights of the Department of
The Bo	oard designates the following	ng individual to serve	as the District's Title IX Coordinator:
	Title: John States		
		y School, Room 101, 2	205 2 nd Ave East, Scobey,
	Email: jstates@scobe		
	Phone number: 406-4	•	
Any pe	rson may report sex discri	mination, including sea	xual harassment, at any time, including
during	non-business hours. Such	a report may be made	using the attached form, in person, by
mail, b	y telephone or by electroni	c mail, using the conta	act information listed for the Title IX
Coordi	nator, or by any other mean	ns that results in the Ti	tle IX Coordinator receiving the person's
verbal o	or written report.		
	poses of this policy and the f sex that satisfies one or m		sexual harassment" means conduct on the
1.	Δ District employee con	ditioning the provision	of an aid, benefit, or service of the
1.	District on an individual		
	District on an individual	s participation in unw	cicome sexual conduct,
2.	Unwelcome conduct det	ermined by a reasonah	ple person to be so severe, pervasive and
۷.			a person equal access to the District's
	education program or ac	_	a person equal access to the District s
	raduation program of ac	,, 01	
3.	"Sexual assault" as defin	ned in 20 USC 1092(f)	(6)(A)(v), "dating violence" as defined in
٠.			defined in 34 USC 12291(a)(8) or
	"stalking" as defined in		, , , ,
		34 USC 12291(a)(30).	
		34 USC 12291(a)(30).	
		nation on the basis of s	ex does not meet the definition of sexual
CHSCITI	nent, the Title IX Coordina	nation on the basis of sator shall direct the ind	
anserm		nation on the basis of sator shall direct the ind	ex does not meet the definition of sexual
	ment, the Title IX Coordination process for investi	nation on the basis of sator shall direct the industrian.	ex does not meet the definition of sexual

1 5012 2 Page 2 of 3

harassment, the individual may report the allegations to the building principal or superintendent or other unbiased school official.

Retaliation Prohibited

The District prohibits intimidation, threats, coercion or discrimination against any individual for the purpose of interfering with any right or privilege secured by Title IX or this policy, or because the individual has made a report or complaint, testified, assisted, or participated or refused to participate in any manner in an investigation proceeding or hearing, if applicable. Intimidation, threats, coercion, or discrimination, including charges against an individual for code of conduct violations that do not involve sex discrimination or sexual harassment, but arise out of the same facts or circumstances as a report or complaint of sex discrimination, or a report or formal complaint of sexual harassment, for the purpose of interfering with any right or privilege secured by Title IX or this part, constitutes retaliation.

Confidentiality

The District must keep confidential the identity of any individual who has made a report or complaint of sex discrimination, including any individual who has made a report or filed a formal complaint of sexual harassment, any individual who has been alleged to be the victim or perpetrator of conduct that could constitute sexual harassment, and any witness, except as may be permitted by Family Educational Rights and Privacy Act (FERPA) or as required by law, or to carry out the purposes of the Title IX regulations, including the conduct of any investigation, hearing or judicial proceeding arising thereunder.

Notice Requirements

The District provides notice to applicants for admission and employment, students, parents or legal guardians of elementary and secondary school students, employees and the union(s) with the name or title, office address, email address and telephone number of the Title IX Coordinator and notice of the District grievance procedures and process, including how to report or file a complaint of sex discrimination, how to file a formal complaint of sexual harassment and how the District will respond. The District also posts the Title IX Coordinator's contact information and Title IX policies and procedures in a prominent location on the District website and in all handbooks made available by the District.

Training Requirements

 The District ensures that Title IX Coordinators, investigators, decision-makers, and any person who facilitates an informal resolution process, receives training on the definition of sexual harassment, the scope of the District's education program or activity, how to conduct an investigation and grievance process including hearings, appeals and informal resolution processes, when applicable, and how to serve impartially including by avoiding prejudgment of

1 5012 2 Page 3 of 3

the facts at issue, conflicts of interest and bias. The District also ensures that decision-makers and investigators receive training on issues of relevance of questions and evidence, including when questions and evidence about the complainant's sexual predisposition or prior sexual behavior are not relevant as set forth in the formal procedures that follow, and training on any technology to be used at a live hearing, if applicable. Investigators also receive training on issues of relevance to create an investigative report that fairly summarizes relevant evidence. All materials used to train individuals who receive training under this section must not rely on sex stereotypes and must promote impartial investigations and adjudications of formal complaints of sexual harassment and are made publicly available on the District's website.

Conflict of Interest and Bias

The District ensures that Title IX Coordinators, investigators, decision-makers, and any person who facilitates an informal resolution process do not have a conflict of interest or bias for or against complainants or respondents generally or an individual complainant or respondent.

Determination of Responsibility

The individual who has been reported to be the perpetrator of conduct that could constitute sexual harassment is presumed not responsible for alleged conduct. A determination regarding responsibility will be made by the decision-maker at the conclusion of the investigation in accordance with the process outlined in Policy 5012P. No disciplinary sanctions will be imposed unless and until a final determination of responsibility is reached.

Cross Reference:	Policy 5010 -	Equal Employment and Non-Discrimination
	Policy 5012P -	- Sexual Harassment Procedures

Legal References: Art. X, Sec. 1, Montana Constitution – Educational goals and duties

§§ 49-3-101, et seq., MCA Montana Human Rights Act

Civil Rights Act, Title VI; 42 USC 2000d et seq. Civil Rights Act, Title VII; 42 USC 2000e et seq.

Education Amendments of 1972, Title IX; 20 USC 1681 et seq.

34 CFR Part 106 Nondiscrimination on the basis of sex in

education programs or activities receiving

Federal financial assistance

10.55.701(1)(f), ARM Board of Trustees

10.55.719, ARM Student Protection Procedures

10.55.801(1)(a), ARM School Climate

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5012F

2	Sexual Harassment Reporting/Intake Form for Employees
3	This form is not required. Complaints may be submitted in any manner noted in Policy 5012. The form may be used by the
4	Title IX Coordinator to document allegations.
5	

Title 1A Coordinator to document anegations.
nool Date
nployee's name
Who was responsible for the harassment or incident(s)?
Describe the incident(s).
Date(s), time(s), and place(s) the incident(s) occurred.
Were other individuals involved in the incident(s)? yes no so, name the individual(s) and explain their roles.
Did anyone witness the incident(s)?
Did you take any action in response to the incident? yes no ves, what action did you take?
Were there any prior incidents?
nature of complainant

Retaliation is prohibited by federal law and district policy. The identity of the individual signing this form will remain confidential in accordance with law and policy.

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	Scobey K-12 Schools	
5012P - R	PERSONNEL	Adopted on: 10/12/20 Reviewed on Revised on: 8/9/21
		page 1 of
C 1H (C'	D 1 F 1	
Sexual Harassment Grievand	ce Procedure - Employees	
The Roard requires the follow	wing grievance process to be followed	d for the prompt and equitable
	plaints alleging any action that would	
	Board directs the process to be published	
statutory and regulatory requ		shed in accordance with an
statutery and regulatory requ		
<u>Definitions</u>		
The following definitions ap	pply for Title IX policies and procedure	es:
	1 1	
"Actual knowledge:" notice	of sexual harassment or allegations of	sexual harassment to the
District's Title IX Coordinat	or or any official of the District who h	nas authority to institute
corrective measures on beha-	If of the District, or to any employee of	of an elementary or secondary
school.		
	rity:" includes locations, events or circ	
	l control over both the individual who	
± ±	ould constitute sexual harassment, and	d the context in which the
sexual harassment occurs.		
-	al who is alleged to be the victim of co	onduct that could constitute
sexual harassment.		
"Dagnandantı" an individual	who has been reported to be the perpo	atmotom of conduct that could
constitute sexual harassment	1 1	etrator or conduct that could
constitute sexual harassment	•	
"Formal complaint:" a docur	ment filed by a Complainant or signed	I by the Title IX Coordinator
	against a Respondent and requesting the	
allegation of sexual harassme		iat the District investigate the
anogaron of somar narassin		
"Supportive measures:" non-	-disciplinary, non-punitive individuali	zed services offered as
* *	vailable and without fee or charge to the	
	formal complaint or where no formal	
\mathcal{E}	•	•
District Requirements		

When the District has actual knowledge of sexual harassment in an education program or activity of the District, the District will respond promptly in a manner that is not deliberately indifferent. When the harassment or discrimination on the basis of sex does not meet the definition of sexual harassment, the Title IX Coordinator will direct the individual to the applicable sex discrimination bullying and harassment policy, or public complaint procedure for investigation.

The District treats individuals who are alleged to be the victim (Complainant) and perpetrator (Respondent) of conduct that could constitute sexual harassment equitably by offering supportive measures. Supportive measures are designed to restore or preserve equal access to the District's education program or activity without unreasonably burdening the other party, including measures designed to protect the safety of all parties or the District's educational environment, or deter sexual harassment. Supportive measures may include counseling, extensions of deadlines or other course-related adjustments, modifications of work or class schedules, mutual restrictions on contact between the parties, leaves of absence, increased security and monitoring of certain areas of the District's property, campus escort services, changes in work locations and other similar measures.

The Title IX Coordinator is responsible for coordinating the effective implementation of supportive measures. Upon the receipt of a complaint, the Title IX Coordinator must promptly contact the Complainant to discuss the availability of supportive measures, consider the Complainant's wishes with respect to supportive measures, inform the Complainant of the availability of supportive measures with or without the filing of a formal complaint, and explain to the Complainant the process for filing a formal complaint. If the District does not provide the Complainant with supportive measures, then the District must document the reasons why such a response was not clearly unreasonable in light of the known circumstances.

<u>Timelines</u>

The District has established reasonably prompt time frames for the conclusion of the grievance process, including time frames for filing and resolving appeals and informal resolution processes. The grievance process may be temporarily delayed or extended for good cause. Good cause may include considerations such as the absence of a party, a party's advisor, or a witness; concurrent law enforcement activity; or the need for language assistance or accommodation of disabilities. In the event the grievance process is temporarily delayed for good cause, the District will provide written notice to the Complainant and the Respondent of the delay or extension and the reasons for the action.

Response to a Formal Complaint

At the time of filing a formal complaint, a Complainant must be participating in or attempting to participate in the education program or activity of the District with which the formal complaint is filed. A formal complaint may be filed with the Title IX Coordinator in person, by mail, by electronic mail, or other means designated by the District.

The District must follow the formal complaint process before the imposition of any disciplinary sanctions or other actions that are not supportive measures. However, nothing in this policy precludes the District from placing a non-student employee Respondent on administrative leave during the pendency of the grievance process. The District may also remove a student Respondent alleged to have harassed an employee Complainant from the education setting. The student may receive instruction in an offsite capacity during the period of removal. This provision may not be construed to modify any rights under the Individuals with Disabilities Education Act, Section 504 of the Rehabilitation Act of 1973, or the Americans with Disabilities Act.

Upon receipt of a formal complaint, the District must provide written notice to the known parties including:

1. Notice of the allegations of sexual harassment, including information about the identities of the parties involved in the incident, the conduct allegedly constituting sexual harassment, the date and location of the alleged incident, and any sufficient details known at the time. Such notice must be provided with sufficient time to prepare a response before any initial interview;

2. An explanation of the District's investigation procedures, including any informal resolution process;

3. A statement that the Respondent is presumed not responsible for the alleged conduct and that a determination regarding responsibility will be made by the decision-maker at the conclusion of the investigation;

4. Notice to the parties that they may have an advisor of their choice who may be, but is not required to be, an attorney, and may inspect and review any evidence; and

5. Notice to the parties of any provision in the District's code of conduct or policy that prohibits knowingly making false statements or knowingly submitting false information.

If, in the course of an investigation, the District decides to investigate allegations about the Complainant or Respondent that are not included in the notice initially provided, notice of the additional allegations must be provided to known parties.

The District may consolidate formal complaints as to allegations of sexual harassment against more than one Respondent, or by more than one Complainant against one or more Respondents, or by one party against the other party, where the allegations of sexual harassment arise out of the same facts or circumstances.

<u>Investigation of a Formal Complaint</u>

When investigating a formal complaint and throughout the grievance process, the District must:

1. Ensure that the burden of proof and the burden of gathering evidence sufficient to reach a determination regarding responsibility rests on the District and not the parties';

2. Provide an equal opportunity for the parties to present witnesses and evidence;

3. Not restrict either party's ability to discuss the allegations under investigation or to gather and present relevant evidence;

4. Allow the parties to be accompanied with an advisor of the party's choice who may be, but is not required to be, an attorney. The District may establish restrictions regarding the extent to which the advisor may participate in the proceedings, as long as the restrictions apply equally to both parties;

5. Provide written notice of the date, time, location, participants, and purpose of any interview or meeting at which a party is expected to participate, with sufficient time for the party to prepare to participate;

6. Provide the parties equal access to review all the evidence collected which is directly related to the allegations raised in a formal complaint and comply with the review periods outlined in this process;

7. Objectively evaluate all relevant evidence without relying on sex stereotypes;

8. Ensure that Title IX Coordinators, investigators, decision-makers and individuals who facilitate an informal resolution process, do not have a conflict of interest or bias for or against Complainants or Respondents generally or an individual Complainant or Respondent;

9. Not make creditability determinations based on the individual's status as Complainant, Respondent or witness;

10. Not use questions or evidence that constitute or seek disclosure of privileged information unless waived.

Dismissal of Formal Complaints

 If the conduct alleged in the formal complaint would not constitute sexual harassment even if proved, did not occur in the District's education program or activity, or did not occur against a person in the United States, then the District must dismiss the formal complaint with regard to that conduct for purposes of sexual harassment under this policy.

5012P page 5 of 9

The Title IX Coordinator also may dismiss the formal complaint or any allegations therein at any time during the investigation or hearing, if applicable, when any of the following apply:

1. a Complainant provides written notification to the Title IX Coordinator that the Complainant would like to withdraw the formal complaint or any allegations therein;

2. the Respondent is no longer enrolled or employed by the District; or

3. specific circumstances prevent the District from gathering evidence sufficient to reach a determination as to the formal complaint or allegations therein.

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The District also may offer an appeal equally to both parties on additional bases.

Upon dismissal, the Title IX Coordinator promptly sends written notice of the dismissal and the reasons for dismissal simultaneously to both parties. The grievance process will close in the event a notice of dismissal is provided to the parties. Support measures may continue following dismissal.

Evidence Review

 The District provides both parties an equal opportunity to inspect and review any evidence obtained as part of the investigation so that each party can meaningfully respond to the evidence prior to the conclusion of the investigation. The evidence provided by the District must include evidence that is directly related to the allegations in the formal complaint, evidence upon which the District does not intend to rely in reaching a determination regarding responsibility, and any inculpatory or exculpatory evidence whether obtained from a party or other source. Prior to completion of the investigative report, the Title IX Coordinator must send to each party and the party's advisor, if any, the evidence subject to inspection and review in an electronic format or a hard copy. The parties have 10 calendar days to submit a written response to the Title IX Coordinator, which the investigator will consider prior to completion of the investigative report.

<u>Investigative Report</u>

The investigator must prepare an investigative report that fairly summarizes relevant evidence and send the report to the Title IX Coordinator. The Title IX Coordinator must send to each party and the party's advisor, if any, the investigative report in an electronic format or a hard copy, for their review and written response. The parties have 10 calendar days to submit a written response to the Title IX Coordinator.

Decision-Maker's Determination

 The investigative report is submitted to the decision-maker. The decision-maker cannot be the same person(s) as the Title IX Coordinator or the investigator. The decision-maker cannot hold a hearing or make a determination regarding responsibility until 10 calendar days from the date the Complainant and Respondent receive the investigator's report.

Prior to reaching a determination regarding responsibility, the decision-maker must afford each party the opportunity to submit written, relevant questions that a party wants asked of any party

or witness, provide each party with the answers, and allow for additional, limited follow-up questions from each party. Questions and evidence about the Complainant's sexual predisposition or prior sexual behavior are not relevant, unless such questions and evidence

- about the Complainant's prior sexual behavior are offered to prove that someone other than the
- Respondent committed the conduct alleged by the Complainant, or if the questions and evidence concern specific incidents of the Complainant's prior sexual behavior with respect to the
- 9 Respondent and are offered to prove consent. Questions must be submitted to the Title IX
- 10 Coordinator within three calendar days from the date the Complainant and Respondent receive 11 the investigator's report.

The decision-maker must issue a written determination regarding responsibility based on a preponderance of the evidence standard. The decision-maker's written determination must:

1. Identify the allegations potentially constituting sexual harassment;

2. Describe the procedural steps taken, including any notifications to the parties, interviews with parties and witnesses, site visits, methods used to gather evidence, and hearings held;

3. Include the findings of fact supporting the determination;

4. Draw conclusions regarding the application of any District policies and/or code of conduct rules to the facts:

5. Address each allegation and a resolution of the complaint including a determination regarding responsibility, the rationale therefor, any recommended disciplinary sanction(s) imposed on the Respondent, and whether remedies designed to restore or preserve access to the educational program or activity will be provided by the District to the Complainant; and

6. The procedures and permissible bases for the Complainant and/or Respondent to appeal the determination.

A copy of the written determination must be provided to both parties simultaneously, and generally will be provided within 60 calendar days from the District's receipt of a formal complaint.

The determination regarding responsibility becomes final either on the date that the District provides the parties with the written determination of the result of the appeal, if an appeal is filed, or if an appeal is not filed, the date on which an appeal would no longer be considered timely.

Where a determination of responsibility for sexual harassment has been made against the

Respondent, the District will provide remedies to the Complainant that are designed to restore or preserve equal access to the District's education program or activity. Such remedies may include supportive measures; however, remedies need not be non-disciplinary or non-punitive and need not avoid burdening the Respondent. The Title IX Coordinator is responsible for effective implementation of any remedies. Following any determination of responsibility, the District may implement disciplinary sanctions in accordance with State or Federal law and or/the negotiated agreement. For employees, the sanctions may include any form of responsive discipline, up to and including termination.

<u>Appeals</u>

Either the Complainant or Respondent may appeal the decision-maker's determination regarding responsibility or a dismissal of a formal complaint, on the following bases:

1. Procedural irregularity that affected the outcome of the matter;

2. New evidence that was not reasonably available at the time that could affect the outcome and

3. The Title IX Coordinator, investigator, or decision-maker had a conflict of interest or bias for or against Complainants or Respondents generally or an individual Complainant or Respondent that affected the outcome.

The request to appeal must be made in writing to the Title IX Coordinator within seven calendar days after the date of the written determination. The appeal decision-maker must not have a conflict of interest or bias for or against Complainants or Respondents generally or an individual Complainant or Respondent and cannot be the Title IX Coordinator, the investigator, or the decision-maker from the original determination.

The appeal decision-maker must notify the other party in writing when an appeal is filed and give both parties a reasonable equal opportunity to submit a written statement in support of, or challenging, the outcome. After reviewing the evidence, the appeal decision-maker must issue a written decision describing the result of the appeal and the rationale for the result. The decision must be provided to both parties simultaneously, and generally will be provided within 10 calendar days from the date the appeal is filed.

Informal Resolution Process

- Except when concerning allegations that an employee sexually harassed a student, at any time during the formal complaint process and prior to reaching a determination regarding
- during the formal complaint process and prior to reaching a determination regarding responsibility, the District may facilitate an informal resolution process, such as mediation, that
- does not involve a full investigation and determination of responsibility, provided that the
- 46 District:

1. Provides to the parties a written notice disclosing:

A. The allegations;

B. The requirements of the informal resolution process including the circumstances under which it precludes the parties from resuming a formal complaint arising from the same allegations, provided, however, that at any time prior to agreeing to a resolution, any party has the right to withdraw from the informal resolution process and resume the Title IX formal complaint process with respect to the formal complaint; and

C. Any consequences resulting from participating in the informal resolution process, including the records that will be maintained or could be shared.

2. Obtains the parties' voluntary, written consent to the informal resolution process.

The informal resolution process generally will be completed within 30 calendar days, unless the parties and the Title IX Coordinator mutually agree to temporarily delay or extend the process. The formal grievance process timelines are stayed during the parties' participation in the informal resolution process. If the parties do not reach resolution through the informal resolution process, the parties will resume the formal complaint grievance process, including timelines for resolution, at the point they left off.

Recordkeeping

The District must maintain for a period of seven years records of:

1. Each sexual harassment investigation, including any determination regarding responsibility, any disciplinary sanctions imposed on the Respondent, and any remedies provided to the Complainant designed to restore or preserve equal access to the District's education program or activity;

2. Any appeal and the result therefrom;

3. Any informal resolution and the result therefrom; and

4. All materials used to train Title IX Coordinators, investigators, decision-makers, and any person who facilitates an informal resolution process. The District must make these training materials publicly available on its website.

The District must create, and maintain for a period of seven years, records of any actions, including any supportive measures, taken in response to a report or formal complaint of sexual harassment. In each instance, the District must document the basis for its conclusion that its response was not deliberately indifferent, and document that it has taken measures designed to restore or preserve equal access to the District's education program or activity.

1 2 3					5012P 9 of 9
4					
5	Cross Reference:	Policy 5010	Equal Emplo	yment and Non-Discrimination	
6		Policy 5012	Sexual Haras	sment	
7		Policy 5255	Employee Di	scipline	
8		•		-	
9	Legal References:	Art. X, Sec. 1, Montana Constitution – Educational goals and duties			
10				CA, Montana Human Rights Act	
11		Civil Rights Act, Title VI; 42 USC 2000d et seq.			
12		Civil Rights Act, Title VII; 42 USC 2000e et seq.			
13		Education Amendments of 1972, Title IX; 20 USC 1681 et seq.			
14		34 CFR Part 1	106	Nondiscrimination on the basis of sex	in
15				education programs or activities receiv	ing
16				Federal financial assistance	
17		10.55.701(1)(f), ARM	Board of Trustees	
18		10.55.719, AF	RM	Student Protection Procedures	
19		10.55.801(1)(a), ARM	School Climate	

Scobey K-12 Schools 1 2 Adopted on: 06/06/17 3 Reviewed on: 4 5015 **PERSONNEL** Revised on: 10/12/20 5 Page 1 of 2 6 7 8 Bullying/Harassment/Intimidation 9 10 The Board will strive to provide a positive and productive working environment. Bullying, harassment, or intimidation between employees or by third parties, are strictly prohibited and 11 shall not be tolerated. This includes bullying, harassment, or intimidation via electronic 12 communication devices. 13 14 **Definitions** 15 16 17 "Third parties" include but are not limited to coaches, school volunteers, parents, school 18 visitors, service contractors, or others engaged in District business, such as employees of 19 businesses or organizations participating in cooperative work programs with the District, and others not directly subject to District control at inter-district and intra-District athletic 20 21 competitions or other school events. 22 23 "District" includes District facilities, District premises, and non-District property if the employee is at any District-sponsored, District-approved, or District-related activity or 24 function, such as field trips or athletic events, where the employee is engaged in District 25 business. 26 27 "Harassment, intimidation, or bullying" means any act that substantially interferes with 28 an employee's opportunities or work performance, that takes place on or immediately 29 adjacent to school grounds, at any school-sponsored activity, on school-provided 30 transportation, or anywhere such conduct may reasonably be considered to be a threat or 31 32 an attempted intimidation of a staff member or an interference with school purposes or an educational function, and that has the effect of: 33 34 Physically harming an employee or damaging an employee's property; 35 a. Knowingly placing an employee in reasonable fear of physical harm to the 36 b. employee or damage to the employee's property; or 37 38 Creating a hostile working environment. c. 39 40 Reporting 41 All complaints about behavior that may violate this policy shall be promptly investigated. Any 42 employee or third party who has knowledge of conduct in violation of this policy or feels he/she 43

has been a victim of harassment, intimidation, or bullying in violation of this policy is

encouraged to immediately report his/her concerns to the building principal or the District

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5015 1 2 Page 2 of 2 3 4 Administrator, who have overall responsibility for such investigations. Complaints against the building principal shall be filed with the Superintendent. Complaints against the Superintendent 5 or District Administrator shall be filed with the Board, via written communication to the Board 6 Chair. 7 8 9 The complainant may be provided a summary of the findings of the investigation and, as appropriate, that remedial action has been taken. 10 11 Responsibilities 12 13 14 The District Administrator shall be responsible for ensuring that notice of this policy is provided to staff and third parties. 15 16 17 When an employee has actual knowledge that behavior is in violation of this policy is sexual harassment, the employee must contact the Title IX Coordinator. The Title IX sexual harassment 18 grievance process will be followed, if applicable, prior to imposing any discipline that cannot be 19 20 imposed without resolution of the Title IX process. 21 22 Consequences 23 Staff whose behavior is found to be in violation of this policy will be subject to discipline up to 24 and including termination of employment. Third parties whose behavior is found to be in 25 violation of this policy shall be subject to appropriate sanctions as determined and imposed by 26 the District Administrator or the Board. Individuals may also be referred to law enforcement 27 officials. 28 29 30 Retaliation and Reprisal 31 32 Retaliation is prohibited against any person who reports or is thought to have reported a 33 violation, files a complaint, or otherwise participates in an investigation or inquiry. Such retaliation shall be considered a serious violation of Board policy, whether or not a complaint is 34 substantiated. False charges shall also be regarded as a serious offense and will result in 35 36 disciplinary action or other appropriate sanctions. 37 38 39 Legal Reference: 10.55.701(3)(g), ARM Board of Trustees 10.55.801(1)(d), ARM School Climate 40 41 42 43 44 45 46

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Adopted on: 02/19/90 Reviewed on:

PERSONNEL Revised on: 07/19/04, 06/06/17, 01/15/2020

Hiring Process and Criteria

The Superintendent is responsible for recruiting personnel, in compliance with Board policy, and for making hiring recommendations to the Board. The District will hire highly qualified personnel consistent with budget and staffing requirements and will comply with Board policy and state law on equal employment opportunities and veterans' preference. All applicants must complete a District application form to be considered for employment.

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Every applicant must provide the District with written authorization for a criminal background investigation. The Superintendent will keep any conviction record confidential as required by law and District policy. The district will create a determination sheet from the criminal history record. The determination sheet will be kept on file at the District Office. The Criminal History Record with no disqualifiers will be shredded on site immediately after review. The Criminal History Record with disqualifiers will be retained on file at the District Office according to law. Every newly hired employee must complete an Immigration and Naturalization Service form, as required by federal law.

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Certification

The District requires its' contracted certified staff to hold valid Montana teacher or specialist certificates endorsed for the roles and responsibilities for which they are employed. Failure to meet this requirement shall be just cause for termination of employment. No salary warrants may be issued to a staff member, unless a valid certificate for the role to which the teacher has been assigned has been registered with the county superintendent within sixty (60) calendar days after a term of service begins. Every teacher and administrator under contract must bring their current, valid certificate to the personnel office at the time of initial employment, as well as at the time of each renewal of certification.

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The personnel office will register all certificates, noting class and endorsement of certificates, and will update permanent records as necessary. The personnel office also will retain a copy of each valid certificate of a contracted certified employee in that employee's personnel file.

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Reference Checks

The Board authorizes the Superintendent or the Superintendent's designee to inquire of past employers about an applicant's employment on topics including but not limited to: title, role, reason for leaving, work ethic, punctuality, demeanor, collegiality, putting the interests of students first, and suitability for the position in the District. Responses to these inquiries should be documented and considered as part of the screening and hiring process.

41 42 43

Cross Reference: 5122 Fingerprints and Criminal Background Investigations

44 45

46 Legal Reference: 47

§ 20-4-202, MCA § 39-29-102, MCA

Teacher and specialist certification registration Point preference or alternative preference in initial hiring for certain applicants – substantially equivalent selection

procedure

Scobey School District

District Contact District Contact Position	Address Address City, State, Z
Determination of	Eligibility for Hire – Policy 5120F
(DATE)	
RE: [NAME OF APPLICANT]	
_	eligibility for hire/licensure; based on the minimum criteria a trict Applicant Background Check Procedure, the individua
Name	Date of Birth
	eligibility criteria OT meet eligibility criteria
<u> </u>	rict with any questions regarding this determination or to be a School District Applicant Background Check Procedure.
Determination Completed B	y:
Signature	Printed Name
Title	Date



$\begin{array}{c} \textbf{Dissemination Log-Policy 5120F} \\ \textbf{For national criminal history fingerprint-based background checks under Policy 5120P} \end{array}$

Date	Person Making Dissemination	Name and Date of Birth on Disseminated Information	Receiving Entity As Verified by CHRI Auditor (Name, Phone Number, Person)	Disseminated by Telephone, Fax, Mail?	Date Qualified Entity Status Verified by ID

Instructions: A log entry must be made every time you share with another qualified entity any information you obtained from a criminal history records check through the Montana Department of Justice (MDOJ) or the FBI. This includes the sharing of "No Record" information. The Dissemination Log must be retained for four (4) years from the date of the entry, and it must be made available to MDOJ and FBI auditors.

Reminder: Criminal history record information received from MDOJ or the FBI under NCPA/VCA and/or Public Law 92-544, shall be used or shared only for the screening of current or prospective Montana employees, volunteers, contractors, and/or vendors of QUALIFIED ENTITIES, pursuant to these laws.

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		A 1 01/15/00
5120P	PERSONNEL	Adopted on: 01/15/20 Reviewed on: Revised on: 1/15/2020, 8/9/
Fingerprint Background	Handling Procedure	
Federal Background Che	ek Fingerprint and Information Handling	g Procedure
	inted: All individuals 18 years of age of trict need to be fingerprinted under the Act (NCPA/VCA).	
Applicant Rights and Co Applicant Privacy statem	obtain a signed waiver from all applicant is sent to Fingerprint Form at 5122F. Appent at 5120F. The Applicant Rights and for the length of employment, which ex File.	oplicants shall also be provided the Consent to Fingerprint Form will be
Basis to Collect and Sub	nit Fingerprints for Purposes of Federal	Background Check
certification course providentification at the time captured for each applica	red in house by agency personnel that he ded by CRISS. All applicants must provof fingerprinting for identification verifint and all data fields are completed and mailed to DOJ/CRISS along with payments.	ride a current government issued phe cation. Two ink fingerprint cards ar checked for accuracy. Complete
	ngerprinted is kept by the School Distric ngerprint, date print received and date p	
The School District staff to the DOJ.	that have received training by CRISS w	ill process the fingerprints and send
LASO		
point of contact between ensuring CJIS Policy cor responsible of any Privac	is been appointed as the Local Agency Sthe School District and CRISS. The Bust apliance by all authorized recipients with y and Security Agreements with those want of the LASO or other authorized personal security.	siness Manager is responsible for hin the School District LASO is also who do not use CHRI on a regular ba

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All background results are received by (The Business Manager through the State File Transfer Service. Results are printed and stored in a locked filing cabinet in the business office until a determination for employment is made. Only authorized personnel that have undergone Privacy and Security Information

have access to printed criminal history record information. Authorized recipients of CHRI include 50

Superintendent Principal, and the Business manager.

Printed background checks are reviewed by the Business Manager (name) and a determination form is completed. If any adverse results are present on the background check, it is given to the Superintendent, and Principal for final determination of eligibility. (Entity Name) utilizes a determination form and the CHRI is then shredded.

Determination Procedures

- Personnel staff that have been trained by CRISS and granted access to criminal history record information will receive the background results through their Montana State File Transfer account.
- Results are reviewed for determination of eligibility to hire.
- Any adverse reports are presented to the appropriate administrator for final approval.
 - Determination is noted on a determination form and kept in a locked file cabinet.

Retention and Storage Procedure

All criminal history record information is stored in a locked filing cabinet within the business office. Only authorized personnel, Superintendent, Principal, and the Business Manager as noted in this policy have access to this information. Only authorized personnel are present during the determination process when the criminal record is being reviewed. Boards will Select One Option:

Printed CHRI is kept (for one year) and then destroyed Destruction Procedure outlined in this document.

Dissemination Logs are maintained for a period of 3 years from the date of dissemination or between audits, and the Applicant Rights and Consent to Fingerprint form is maintained for at least five years or the length of employment, whichever is longer.

Dissemination Procedure

Applicants wishing to obtain a copy of their background report may make a request to the LASO. A current government photo identification must be presented at the time of the request. A copy of the background report is made and marked as a "copy" and provided to the applicant. The dissemination is then logged. Dissemination logs include, what record was shared, the date it was shared, the method of sharing, and the agency personnel that shared the record. The dissemination log is stored in a locked filing cabinet for at least 3 years or between audits, whichever is longer.

<u>Destruction Procedure</u>

At the end of the retention and storage period outlined in this document, all CHRI and related information is shredded in house by the Business Manager.

Applicant procedures for challenging or correcting their record

All applicants are given the opportunity to challenge or complete their record before a final determination is made.

Applicants wishing to challenge their record are given a copy of the background report.

The applicant is then given 10 days to contact the state or agency in which the record was created to make corrections. After the allotted time, the applicant must then provide the School District with a copy of the corrected background report provided by and notarized by the State Identification Bureau. The fee associated for a copy of the state record provided by the State Identification Bureau will be the responsibility of the applicant.

Policy and procedures for misuse of CHRI

The School District does not allow dissemination of CHRI to persons or agencies that are not directly involved in the hiring and determination process. If CHRI is disseminated outside of the authorized receiving department, (agency LASO) will report this to CRISS immediately and provide CRISS with an incident response form. The incident response form will include the nature of the incident, any internal reprimands that may have resulted from the incident, as well as our agencies plan to ensure that this incident does not get repeated.

Training Procedure

- Local Agency Security Officer (LASO)
- 21 Signed user agreement between district and CRISS
- 22 Privacy and Security Training

CRISS training on CHRI required to receive background reports

5121 PERSONNEL

Reviewed on: 06/06/17

Adopted on: 02/19/90,

Revised on: 07/19/04, 7/22/22

Applicability of Personnel Policies

Except where expressly provided to the contrary, personnel policies apply uniformly to the employed staff of the District. However, where there is a conflict between terms of a collective bargaining agreement and District policy, the law provides that the terms of the collective bargaining agreement shall prevail for staff covered by that agreement.

Board policies will govern when a matter is not specifically provided for in an applicable collective bargaining agreement.

Each personnel position in the District will be directed by a position description that delineates the responsibilities of the employee. The employee will receive the position description with the employment contract. Position descriptions are available upon request. The Board of Trustees will regularly review the position descriptions.

Professional Development

If not otherwise addressed in the applicable collective bargaining agreements, the Board shall establish an advisory committee to evaluate the District's current school year professional development plan; and develop and recommend a plan for the subsequent school year. The advisory committee shall include, but not be limited to, trustees, administrators, and teachers. A majority of the committee shall be teachers. Each school year the Board shall adopt a professional development plan for the subsequent school year based on the recommendation of the advisory committee that meets the requirements of ARM 10.55.714.

Legal Reference: § 39-31-102, MCA Chapter not limit on legislative authority

ARM 10.55.701(d) Board of Trustees

ARM 10.55.714 Professional Development

PERSONNEL

Adopted on: 06/06/17 Reviewed on: Revised on:

Page 1 of 2

Fingerprints and Criminal Background Investigations

 It is the policy of the Board that any finalist recommended for hire to a paid or volunteer position with the District involving regular unsupervised access to students in schools, as determined by the Superintendent, shall submit to a name-based and fingerprint criminal background investigation [national fingerprint-based criminal history record check] conducted by the appropriate law enforcement agency prior to consideration of the recommendation for employment or appointment by the Board.

Any requirement of an applicant to submit to a fingerprint background check shall be in compliance with the Volunteers for Children Act of 1998 and applicable federal regulations. If an applicant has any prior record of arrest or conviction by any local, state, or federal law enforcement agency for an offense other than a minor traffic violation, the facts must be reviewed by the Superintendent, who shall decide whether the applicant shall be declared eligible for appointment or employment in a manner consistent with the expectations and standards set by the board. Arrests resolved without conviction shall not be considered in the hiring process unless the charges are pending.

The following applicants for employment, as a condition for employment, will be required, as a condition of any offer of employment, to authorize, in writing, a name-based and fingerprint criminal background investigation:

- A certified teacher seeking full- or part-time employment with the District;
- An educational support personnel employee seeking full- or part-time employment with the District;
 - An employee of a person or firm holding a contract with the District, if the employee is assigned to the District;
 - A volunteer assigned to work in the District, who has regular unsupervised access to students; and
 - Substitute teachers.*

 *The requirement to fingerprint non-licensed substitutes may be waived in whole or in part by the trustees, if the substitute has previous teaching or substitute teaching experience in an accredited public school in Montana prior to November 28, 2002 and who has continued to substitute yearly thereafter.

1 2			5122 Page 2 of 2
3	T 1D C	0.44.5.201.3564	D
4	Legal Reference:	§ 44-5-301, MCA	Dissemination of public criminal justice
5			information
6		§ 44-5-302, MCA	Dissemination of criminal history record
7			information that is not public criminal justice
8			information
9		§ 44-5-303, MCA	Dissemination of confidential criminal justice
10		•	information – procedure for dissemination through
11			court
12		Admin. R. Mont. 10	.55.716 Substitute Teachers
13		Public Law 105-251	, Volunteers for Children Act
14			
15			

Applicant Rights and Consent to Fingerprint – Policy 5122F

As an applicant who is the subject of a national fingerprint-based criminal history record check for a noncriminal justice purpose (such as an application for employment or a license, an immigration or naturalization matter, security clearance, or adoption), you have certain rights which are discussed below.

- You must be provided written notification by that your fingerprints will be used to check the criminal history records of the FBI.
- You must be provided, and acknowledge receipt of, an adequate Privacy Act Statement when you submit your fingerprints and associated personal information. This Privacy Act Statement should explain the authority for collecting your information and how your information will be used, retained, and shared.
- If you have a criminal history record, the officials making a determination of your suitability for employment, license, or other benefit must provide you the opportunity to complete or challenge the accuracy of the information in the record.
- The officials must advise you that the procedures for obtaining a change, correction, or updating of your criminal history record are set forth at Title 28, Code of Federal Regulations (CFR), Section 16.34.
- If you have a criminal history record, you should be afforded a reasonable amount of time to correct or complete the record (or decline to do so) before the officials deny you the employment, license, or other benefit based on information in the criminal history record.²

You have the right to expect that officials receiving the results of the criminal history record check will use it only for authorized purposes and will not retain or disseminate it in violation of federal statute, regulation or executive order, or rule, procedure or standard established by the National Crime Prevention and Privacy Compact Council.³

If agency policy permits, the officials may provide you with a copy of your FBI criminal history record for review and possible challenge. If agency policy does not permit it to provide you a copy of the record, you may obtain a copy of the record by submitting fingerprints and a fee to the FBI. Information regarding this process may be obtained at https://www.fbi.gov/services/cjis/identity-history-summary-checks.

If you decide to challenge the accuracy or completeness of your FBI criminal history record, you should send your challenge to the agency that contributed the questioned information to the FBI. Alternatively, you may send your challenge directly to the FBI at the same address as provided above. The FBI will then forward your challenge to the agency that contributed the questioned information and request the agency to verify or correct the challenged entry. Upon receipt of an official communication from that agency, the FBI will make any necessary changes/corrections to your record in accordance with the information supplied by that agency.

If a change, correction, or update needs to be made to a Montana criminal history record, or if you need additional information or assistance, please contact Montana Criminal Records and Identification Services at DOJCRISS@mt.gov or 406-444-3625.

Your signature below acknowledges this agency has informed you of your privacy rights for fingerprint-based background check requests used by the agency. Signed:

Name

- ¹ Written notification includes electronic notification but excludes oral notification.
- ² See 28 CFR 50.12(b).

³ See 5 U.S.C. 552a(b); 28 U.S.C. 534(b); 42 U.S.C. 14616, Article IV(c); 28 CFR 20.21(c), 20.33(d) and 906.2(d).

		NCPA/VCA App	licants	
To				:
You have a	pplied for employment w	ith, will be working in a volunteer p	osition with, or will be provid	ling vendor or contracto
services to	(write in Agency or Entity	y name)		for the position
(please be s	specific)			
		f 1993 (NCPA), Public Law (Pub.		
		s 221 and 222 of Crime Identificati		
		5119c, authorizes a state and natio		
		or a person with unsupervised acce		
		s, and date of birth, as appears on a		
		, a State, political subdivision of a		
		ternational governmental or an intended of an intended concerning a particular individu		
		on concerning a particular individu f individuals. 18 U.S.C. §1028(D)(2		commonly accepted for
		you (a) have not been convicted of		distment for a crime of
		rime. If you are under indictment		
	rime and the particulars of		of have been convicted of a ci	inne, you must describe
		the background check, the entity ma	av choose to deny you unsupe	rvised access to a perso
	hom the entity provides c		.,	- · · · · · · · · · · · · · · · · · · ·
		State and Federal criminal histor	y records and shall make rea	asonable efforts to ma
determinati	on whether you have been	n convicted of, or are under pending	g indictment for, a crime that	bears upon your fitness
shall conve	y that determination to the	e qualified entity. The entity shall	make reasonable efforts to re	spond to the inquiry w
15 business	days.			1 1 2
Your Name			-	
			_	
	First	Middle	Maiden	
	Last			
Date of Bir	th:			
Address:				
-	City		State	Zip
		of, or am under pending indictmen	t for, the following crimes [inc	clude the dates,
	location/jurisdiction, o	circumstances and outcome]:		
	I have not been convi	cted of, nor am I under pending ind	ictment for, any crimes	
	I authorize Montana I	Department of Justice, Criminal Rec	cords and Identification Service	es Section to
		history record information to		
		<u> </u>	·	
Signature o	f Applicant			

5125 PERSONNEL

Reviewed on:

Revised on:

Adopted on: 06/06/17

Page 1 of 2

Whistle Blowing and Retaliation

When district employees know or have reasonable cause to believe that serious instances of wrongful conduct (e.g., mismanagement of district resources, violations of law and/or abuse of authority) have occurred, they should report such wrongful conduct to the Superintendent or Board Chairperson.

For purposes of this policy, the term "wrongful conduct" shall be defined to include:

- theft of district money, property, or resources;
- misuse of authority for personal gain or other non-district purpose;
- fraud;
- violations of applicable federal and state laws and regulations; and/or
- serious violations of district policy, regulation, and/or procedure.

The Board of Trustees will not tolerate any form of reprisal, retaliation or discrimination against:

• Any employee, or applicant for employment, because he/she opposed any practice that he/she reasonably believed to be made unlawful by federal or state laws prohibiting employment discrimination on the basis of sex, sexual orientation, race, color, national origin, age, religion, height, weight, marital status, handicap or disability.

• Any employee, or applicant for employment, because he/she filed a charge, testified, assisted or participated, in any manner, in an investigation, proceeding or hearing under federal or state laws prohibiting employment discrimination on the basis of sex, sexual orientation, race, color, national origin, age, religion, height, weight, marital status, handicap or disability or because he/she reported a suspected violation of such laws according to this policy; or,

Any employee or applicant because he/she reported, or was about to report, a suspected violation of any federal, state or local law or regulation to a public body (unless the employee knew that the report was false) or because he/she was requested by a public body to participate in an investigation, hearing or inquiry held by that public body or a court.

An employee or applicant for employment who believes that he/she has suffered reprisal, retaliation or discrimination in violation of this policy shall report the incident(s) to the Superintendent or his/her designee. The Board of Trustees guarantees that no employee or applicant for employment who makes such a report will suffer any form of reprisal, retaliation or

discrimination for making the report. Individuals are forbidden from preventing or interfering with whistle blowers who make good faith disclosures of misconduct.

The Board or its agents will not discharge, discipline or otherwise penalize any employee because the employee or someone acting on the employee's behalf, reports, verbally or in writing, a violation or suspected violation of any state or federal law or regulation or any town/city ordinance or regulation to a public body, or because an employee is requested by a public body to participate in an investigation, hearing or inquiry held by that public body, or a court action. Further, the Board or its agents will not discharge, discipline or otherwise penalize any employee because the employee, or a person acting on his/her behalf, reports, verbally or in writing, to a public body, as defined in the statutes, concerning unethical practices, mismanagement or abuse of authority by the employer. This section does not apply when an employee knowingly makes a false report.

The District will exercise reasonable efforts to:

- investigate any complaints of retaliation or interference made by whistle blowers;
- take immediate steps to stop any alleged retaliation; and
- discipline any person associated with the District found to have retaliated against or interfered with a whistle blower.

The Board of Trustees considers violations of this policy to be a major offense that will result in disciplinary action, up to and including termination, against the offender, regardless of the offender's position within the District.

The Board shall make this policy available to its staff by posting it on its website with its other District policies.

 Legal References:

Title VII of the Civil Rights Act of 1964, 42 U.S.C. §2000e-3(a) Age Discrimination in Employment Act, 29 U.S.C. §623 (d) Americans with Disabilities Act, 42 U.S.C. §12203(a) and (b)

Fair Labor Standards Act, 29 U.S.C. §215(a)(3)

Occupational Safety and Health Act, 29 U.S.C. §6660(c)

Family and Medical Leave Act, 29 U.S.C. §2615 National Labor Relations Act, 29 U.S.C. §158(a)

5130 PERSONNEL

Revised on:

Page 1 of 2

Adopted on: 06/06/17

Reviewed on:

8 Sta:

Staff Health

Medical Examinations

Through its overall safety program and various policies pertaining to school personnel, the Board will promote the safety of employees during working hours and assist them in the maintenance of good health. The Board will encourage all its employees to maintain optimum health through the practice of good health habits.

The Board may require physical examinations of its employees, under circumstances defined below. The District will maintain results of physical examinations in medical files separate from the employee's personnel file and will release them only as permitted by law.

Physical Examinations

The District participates in a Pre-Placement Physical Program for all custodial and maintenance personnel and other positions deemed inclusive of this policy as determined by specific Board action. Subsequent to a conditional offer of employment in a position for which the District may require participation in a pre-placement physical but before commencement of work, the District may require an applicant to have a medical examination and to meet any other health requirements which may be imposed by the state. The District may condition an offer of employment on the results of such examination, if all employees who received a conditional offer of employment in the applicable job category are subject to such examination. The report shall certify the employee's ability to perform the job-related functions of the position for which the employee is being considered. Such examination shall be used only to determine whether the applicant is able to perform with reasonable accommodation job-related functions.

All bus drivers, whether full-time, regular part-time, or temporary part-time, are required by state law to have a satisfactory medical examination before employment.

Communicable Diseases

If a staff member has a communicable disease and has knowledge that a person with compromised or suppressed immunity attends the school, the staff member must notify the school nurse or other responsible person designated by the Board of the communicable disease which could be life threatening to an immune-compromised person. The school nurse or other responsible person designated by the Board must determine, after consultation with and on the advice of public health officials, if the immune-compromised person needs appropriate accommodation to protect their health and safety.

1 5130 2 Page 2 of 2

An employee with a communicable disease shall not report to work during the period of time in which the employee is infectious. An employee afflicted with a communicable disease capable of being readily transmitted in the school setting (e.g., airborne transmission of tuberculosis) shall be encouraged to report the existence of the illness so that precautions may be taken to protect the health of others. The District reserves the right to require a statement from an employee's primary care provider, before the employee may return to work.

Confidentiality

In all instances, District personnel will respect an individual's right to privacy and treat any medical diagnosis as confidential information. Any information obtained regarding the medical condition or history of any employee will be collected and maintained on separate forms and in separate medical files and will be treated as confidential information. Only those individuals with a legitimate need to know (i.e., those persons with a direct responsibility for the care of or for determining workplace accommodation for the staff person) will be provided necessary medical information.

Supervisors and managers may be informed of necessary restrictions on the work or duties of an employee and necessary accommodations. First aid and safety personnel may be informed, when appropriate, if a staff member with a disability might require emergency treatment.

20			
27	Legal Reference:	29 U.S.C. § 794, et seq.	Section 504 of the Rehabilitation Act
28		42 U.S.C. § 12101, et seq.	Americans with Disabilities Act
29		29 CFR, Part 1630.14(c)	Examination of employees
30		Title 49, Chapter 2, MCA	Illegal Discrimination
31		Title 49, Chapter 4, MCA	Rights of Persons With Disabilities
32		§ 20-10-103(4), MCA	School bus driver qualifications
33		Admin. R. Mont. 37.114.1010	Employee of School: Day Care
34			Facility Care Provider
35		Admin. R. Mont. 37.111.825	Health Supervision and Maintenance

PERSONNEL

Adopted on: 02/19/90 Reviewed on:

Revised on: 07/19/04, 06/06/17, 7/22/22

Classified Employment and Assignment

Employees designated as "classified" employees include all non-teaching positions or duties in the District.

Each newly hired classified employee will either be hired: (1) as a probationary employee, or (2) immediately be placed on a written contract for a specific term with a beginning and ending date, within the meaning of Section 39-2-912(2), MCA. Employees initially hired on a written contract for a specific term will have no expectation of continued employment beyond the current contract term, and in the absence of Board action to offer a subsequent contract, the employment will automatically conclude at the conclusion of the contract term.

 For those employees hired as probationary employees, such employees will be required to complete a probationary period of six (6) months. The Board authorizes the Superintendent to extend the probationary period in a manner permitted by law. Any extension of the probationary period by the Superintendent, together with the original probationary period, may not exceed a total of 18 months. Leaves of absence by an employee for a period of more than 5 consecutive working days other than holidays or vacations during the probationary period will not be counted as part of the probationary period.

During the probationary period of employment, the employment may be terminated at the will of either the School District or the employee on notice to the other for any reason or no reason. Prior to the conclusion of the original or extended probationary period, the Superintendent will determine whether to retain the employee or make a recommendation to the Board for termination of probationary employment. If the employee is retained, the employee will be designated as one of the following types of employees depending on the factors noted.

Designation 1: If, before the probationary period concludes, the employee is placed on a written employment contract, the employment contract shall be a written contract of employment for a specific term with a beginning and ending date, within the meaning of Section 39-2-912(2), MCA. The employee will have no expectation of continued employment beyond the current contract term, and in the absence of Board action to offer a subsequent contract, the employment will automatically conclude at the conclusion of the contract term.

If the employee is issued subsequent contracts for a specific term following the initial contract, a probationary period will not apply. The employee will be subject to terms of the contract including the beginning and ending date, within the meaning of Section 39-2-912(2), MCA. The employee will have no expectation of continued employment beyond the current contract term, and in the absence of Board action to offer a subsequent contract, the employment will automatically conclude at the conclusion of the contract term.

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3			5140
4			Page 2 of 2
5			
6	Designation 2: If, after	er the probationary per	riod concludes, the employee is not placed on a
7	<u> </u>	-	term, the employee's service to the District will be
8	subject to the provision	ons in Title 39, Chapte	er 2, Part 9, MCA.
9			
10			riod concludes, the employee is subject to the
11			nent, the employee's service to the District will be
12	subject to the terms o	f the collective bargain	ning agreement within the meaning of Section 39-2-
13	912, MCA.		
14			
15		_	ing agreement, the District reserves the right to: (1)
16	2 1	_	employee's duties, assignment, supervisor, or grade
17	and/or (2) determine	the salary and benefits	for classified employees.
18			
19	Legal Reference:	§ 39-2-904, MCA	Elements of wrongful discharge – presumptive
20	6	probationary period	
21		§ 39-2-912, MCA	Exemptions
22			
23			

Scobey K-12 Schools 1 2 3 Adopted on: 02/19/90 4 Reviewed on: 5 5210 PERSONNEL Revised on: 07/19/04, 06/06/17 6 7 8 Assignments, Reassignments, Transfers 9 The Superintendent may assign, reassign, and/or transfer positions and duties of all staff. 10 Teachers will be assigned at the levels and in the subjects for which they are licensed and 11 endorsed, or for which they are enrolled in an internship as defined in ARM 10.55.602 and meet 12 the requirements of ARM 10.55.607. The Superintendent will provide for a system of 13 assignment, reassignment, and transfer of classified staff, including voluntary transfers and 14 promotions. Nothing in this policy prevents reassignment of a staff member during a school 15 16 year. 17 18 Classified Staff 19 The District retains the right of assignment, reassignment, and transfer. Written notice of 20 21 reassignment or involuntary transfer will be given to the employee. The staff member will be given opportunity to discuss the proposed transfer or reassignment with the Superintendent. 22 23 24 Teaching 25 26 Notice of their teaching assignments relative to grade level, building, and subject area will be given to teachers before the beginning of the school year. All District employees assigned 27 28 extracurricular activities as a contract obligation must honor this obligation as a condition of employment unless released from this responsibility by the Board. 29 30 31 Provisions governing vacancies, promotions, and voluntary or involuntary transfers may be found in negotiated agreements or employee handbooks. 32 33 34 35 Legal Reference: Bonner School District No. 14 v. Bonner Education Association, MEA-36 37 MFT, NEA, AFT, AFL-CIO, (2008) 2008 MT 9 § 20-4-402, MCA Duties of District Superintendent or County High 38 School Principal 39 ARM 10.55.602 Definition of Internship 40 ARM 10.55.607 Internships 41

Scobey K-12 Schools Adopted on: 06/06/17 Reviewed on: **PERSONNEL** Revised on: **Vacancies** When the District determines that a vacancy exists, that vacancy may be posted in every school building or, during the summer, outside the office. Vacancies may be advertised in-District only or they may be advertised in-District and through job service, Career Services at a college or university, local public advertising, and, where appropriate and if time permits, through a broader regional and/or national basis. A vacancy need not be advertised, as determined by the Superintendent.

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 5220 PERSONNEL Revised on: 6 7 8 Prohibition on Aiding Sexual Abuse 9 10 The district prohibits any employee, contractor or agent from assisting a school employee, contractor or agent in obtaining a new job if the individual or district knows or has probable 11 cause to believe that such school employee, contractor or agent engaged in sexual misconduct 12 regarding a minor or a student in violation of the law. This prohibition does not include the 13 routine transmission of administrative and personnel files. 14 15 16 This prohibition does not apply under certain conditions specified by the Every Student Succeeds Act (ESSA) such as: 17 18 1. The matter has been reported to law enforcement authorities and it has been officially closed 19 20 or the school officials have been notified by the prosecutor or police after an investigation that there is insufficient information to establish probable cause, or; 21 22 2. The individual has been acquitted or otherwise cleared of the alleged misconduct, or; 23 24 25 3. The case remains open without charges for more than 4 years after the information was reported to a law enforcement agency. 26 27

ESSA section 8038, § 8546

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293031

Legal Reference:

Scobey K-12 Schools 1 2 3 Adopted on: 02/19/90 4 Reviewed on: 5 5221 **PERSONNEL** Revised on: 07/19/04, 06/06/17 6 7 8 Work Day 9 10 Length of Work Day - Certified Staff 11 The current collective bargaining agreement sets forth all conditions pertaining to the certified work day, 12 13 preparation periods, lunches, etc. Arrival time shall generally be as directed by the principal or as 14 stipulated in the agreement. 15 Length of Work Day - Classified Staff 16 17 18 The length of a work day for classified staff is governed by the number of hours for which the employee 19 is assigned. A "full-time" employee shall be considered to be an eight-(8)-hour-per-day/forty-(40)-hourper-week employee. The work day is exclusive of lunch but inclusive of breaks unless otherwise and 20 21 specifically provided for by an individual contract. Supervisors will establish schedules. Normal office hours in the District will be 8:00 a.m. to 4:00 p.m. 22 23 24 25 Legal Reference: 29 U.S.C. §§ 201 to 219 Fair Labor Standards Act of 1985 29 C.F.R. Part 516, et seq. 26 Records to be kept by employers § 39-3-405, MCA Overtime compensation 27 State and municipal governments, and school § 39-4-107, MCA 28 29 districts Admin. R. Mont. 10.65.103(2) Program of Approved Pupil Instruction-Related 30 Davs 31 Admin. R. Mont. 24.16.101, Wages and Hours 32 Admin. R. Mont. 24.16.1006 Rest and Meal Periods 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47

Scobey K-12 Schools 1 2 3 Adopted on: 4 Reviewed on: 5222 - R 5 **PERSONNEL** Revised on: 1/23/17 6 7 8 9 10 11 Evaluation of Non-Administrative Staff 12 13 Each non-administrative staff member's job performance will be evaluated by the staff member's 14 15 direct supervisor. Non-tenured certified staff shall be evaluated, at a minimum, on at least an annual basis. Tenured certified staff members may be evaluated according to the terms stated in 16 the current collective bargaining agreement if applicable. The evaluation model shall be aligned 17 with applicable district goals, standards of the Board of Public Education, and the district's 18 mentorship and induction program. It shall identify what skill sets are to be evaluated, include 19 both summative and formative elements, and include an assessment of the educator's 20 21 effectiveness in supporting every student in meeting rigorous learning goals through the performance of the educator's duties. 22 23 24 The supervisor will provide a copy of the completed evaluation to the staff member and will provide opportunity to discuss the evaluation. The original should be signed by the staff member 25 and filed with the Superintendent. If the staff member refuses to sign the evaluation, the 26 supervisor should note the refusal and submit the evaluation to the Superintendent. 27 28 29 30 Legal Reference: ARM 10.55.701(4)(a)(b) **Board of Trustees** 31 32

 PERSONNEL

Revised on: 01/15/2020, 8/9/21

Page 1 of 2

Adopted on: 06/06/17

Reviewed on:

Personal Conduct

School District employees will abide by all district policies, state and federal laws in the course of their employment. Where applicable, employees will abide by and honor the professional educator code of conduct.

All employees are expected to maintain high standards of honesty, integrity, professionalism, decorum, and impartiality in the conduct of District business. All employees shall maintain appropriate employee-student relationship boundaries in all respects, including but not limited to personal, speech, print, and digital communications. Failure to honor the appropriate employee student relationship boundary will result in a report to the Department of Public Health and Human Services and the appropriate law enforcement agency.

 In accordance with state law, an employee shall not dispense or utilize any information gained from employment with the District, accept gifts or benefits, or participate in business enterprises or employment that creates a conflict of interest with the faithful and impartial discharge of the employee's District duties. A District employee, before acting in a manner which might impinge on any fiduciary duty, may disclose the nature of the private interest which would create a conflict. Care should be taken to avoid using or avoid the appearance of using official positions and confidential information for personal advantage or gain. Curriculum or materials created within the course of the employee's duties for the District using District resources are considered to be the property of the District.

Further, employees are expected to hold confidential all information deemed not to be for public consumption as determined by state law and Board policy. Employees also will respect the confidentiality of people served in the course of an employee's duties and use information gained in a responsible manner. The Board may discipline, up to and including discharge, any employee who discloses confidential and/or private information learned during the course of the employee's duties or learned as a result of the employee's participation in a closed (executive) session of the Board. Discretion should be used even within the school system's own network of communication and confidential information should only be communicated on a need to know basis. Employees shall not record or cause to be recorded a conversation by use of a hidden electronic or mechanical device which may include any combination of audio or video that reproduces a human conversation without the knowledge of all parties to the conversation.

Administrators and supervisors may set forth specific rules and regulations governing staff conduct on the job within a particular building.

Firearms and Weapons

Employees of the District shall not injure or threaten to injure another person; damage another's property or that of the District; or possess any firearm or other non-firearm weapon on school property at any time.

For the purposes of this policy, the term "firearm" means (A) any weapon which will or is designed to or

Page 2 of 2

may readily be converted to expel a projectile by the action of an explosive; (B) the frame or receiver of any such weapon; (C) any firearm muffler or firearm silencer; or (D) any destructive device pursuant to 18 U.S.C. 921 (4). Such term does not include an antique firearm pursuant to 18 U.S.C. 921 (16).

For purposes of this policy, "non-firearm weapon" means any object, device, or instrument designed as a weapon or through its use is capable of intimidating threatening or producing bodily harm or which may be used to inflict injury, including but not limited to air guns; pellet guns; BB guns; fake or facsimile weapons; all knives; blades; clubs; metal knuckles; nunchucks; throwing stars; explosives; fireworks; mace or other propellants; stun guns; ammunition; poisons; chains; arrows; and objects that have been modified to serve as a weapon.

District administrators are authorized to appropriate action, as circumstances warrant, to enforce this section of the policy including but not limited to requesting the assistance of law enforcement in accordance with Montana law.

For the purposes of this policy, "school property" means within school buildings, in vehicles used for school purposes, or on owned or leased school land or grounds. "Building" specifically means a combination of any materials, whether mobile, portable, or fixed, to form a structure and the related facilities for the use or occupancy by persons or property owned or leased by a local school district that are used for instruction or for student activities as specified in Section 50-60-101(2), MCA and Section 45-8-361, MCA. The term is construed as though followed by the words "or part or parts of a building" and is considered to include all stadiums, bleachers, and other similar outdoor facilities, whether temporary or permanently fixed.

This section does not apply to a law enforcement officer acting in the officer's official capacity or an individual previously authorized by the Board of Trustees to possess a firearm or weapon in a school building.

Professional Educators of Montana Code of Ethics 5121 Applicability of Personnel Policies

The Board of Trustees shall annually review this policy and update this policy as determined necessary by the trustees based on changing circumstances pertaining to school safety.

36		3311 Firearms and Wear	oons
37		5232 Abused and Negleo	eted Children
38		4332 Conduct on School	Property
39			•
40	Legal Reference:	§ 20-1-201, MCA	School officers not to act as agents
41	-	Title 2, Chapter 2, Part 1	Standards of Conduct
42		§ 39-2-102, MCA	What belongs to employer
43		§ 45-8-361, MCA	Possession or allowing possession of
44			a weapon in a school building
45		§ 45-5-501, MCA	Definitions
46		§ 45-5-502, MCA	Sexual Assault
47		ARM 10.55.701(2)(d)	Board of Trustees
48			

Cross Reference:

Scobey K-12 Schools 1 2 3 Adopted on: 02/19/90 4 Reviewed on: 06/06/17 5 5224 **PERSONNEL** Revised on: 07/19/04 6 7 8 Political Activity 9 The Board recognizes its employees' rights of citizenship, including but not limited to engaging 10 in political activities. A District employee may seek an elective office, provided the employee 11 does not campaign on school property during working hours, and provided all other legal 12 requirements are met. The District assumes no obligation beyond making such opportunities 13 available. An employee elected to office is entitled to take a leave of absence without pay, in 14 15 accordance with the provisions of § 39-2-104, MCA. 16 No person, in or on District property, may attempt to coerce, command, or require a public 17 employee to support or oppose any political committee, the nomination or election of any person 18 to public office, or the passage of a ballot issue. 19 20 21 No District employee may solicit support for or in opposition to any political committee, the nomination or election of any person to public office, or the passage of a ballot issue, while on 22 the job or in or on District property. 23 24 25 Nothing in this policy is intended to restrict the right of District employees to express their personal political views. 26 27 28 29 30 Legal Reference: 5 U.S.C. § 7321 Hatch Act § 39-2-104, MCA 31 Mandatory leave of absence for employees holding public office 32 Unlawful acts of employers and employees § 13-35-226, MCA 33

		Adopted on: 04/19/93 Reviewed on:
5226	PERSONNEL	Revised on: 07/19/04, 06/06/17, 8/9/21
		Page 1 of 2
Drug-	Free Workplace	
All Di	strict workplaces are drug- and alcohol-free. All en	nployees are prohibited from:
•	Unlawfully manufacturing, dispensing, distributing influence of a controlled substance while on Distri for the District, or;	
•	Distributing, consuming, using, possessing, or being on District premises or while performing work for	
For pu	urposes of this policy, a controlled substance is defin	ned as:
•	Not legally obtainable;	
•	Being used in a manner other than as prescribed;	
•	Legally obtainable but has not been legally obtained	ed;
•	Marijuana or marijuana paraphernalia that is posse any property owned or leased by a school district, or postsecondary school or in a school bus;	
•	Marijuana purchased, consumed, transported, poss years of age;	essed, or used of by a person under 21
•	Marijuana smoked in a location where smoking tol	bacco is prohibited;
•	Marijuana consumed in a manner that endangers o	
•	Referenced in federal or state controlled-substance	e acts.
As a c	condition of employment, each employee will:	
•	Abide by the terms of the District policy respecting	g a drug- and alcohol-free workplace;

> In order to make employees aware of dangers of drug and alcohol abuse, the District will endeavor to:

later than five (5) days after such conviction.

- Provide each employee with a copy of the District drug- and alcohol-free workplace policy;
- Post notice of the District drug- and alcohol-free workplace policy in a place where other information for employees is posted;

Notify his or her supervisor of his or her conviction under any criminal drug statute, for a

violation occurring on District premises or while performing work for the District, no

and

Scobey K-12 Schools Adopted on: Reviewed on: 1/23/17 5228 - R **PERSONNEL** Revised on: Drug and Alcohol Testing for School Bus and Commercial Vehicle Drivers The District will adhere to federal law and regulations requiring a drug and alcohol testing program for school bus and commercial vehicle drivers. The program will comply with requirements of the Code of Federal Regulations, Title 49, §§ 382, et seq. The Superintendent will adopt and enact regulations consistent with federal regulations, defining the circumstances and procedures for testing. Legal Reference: 49 U.S.C. §§ 45101, et seq. Alcohol and Controlled Substances Testing (Omnibus Transportation Employee Testing Act of 1991) 49 C.F.R. Parts 40 (Procedures for Transportation Workplace Drug and Alcohol Testing Programs), 382 (Controlled substance and alcohol use and testing), and 395 (Hours of service of drivers)

Scobey K-12 Schools 1 2 Adopted on: 1/23/17 3 Reviewed on: 4 5228P - R PERSONNEL Revised on: 7/22/22 5 6 page 1 of 6 Drug and Alcohol Testing for School Bus and Commercial Vehicle Drivers 7 8 9 School bus and commercial vehicle drivers shall be subject to a drug and alcohol testing program that fulfills the requirements of the Code of Federal Regulations, Title 49, Part 382. 10 11 Other persons who drive vehicles designed to transport sixteen (16) or more passengers, 12 including the driver, are likewise subject to the drug and alcohol testing program. 13 14 Testing procedures and facilities used for the tests shall conform with the requirements of the 15 Code of Federal Regulations, Title 49, §§ 40, et seq. 16 17 **Pre-Employment Tests** 18 19 20 Tests shall be conducted before the first time a driver performs any safety-sensitive function for the District. Safety-sensitive functions include all on-duty functions performed from the time a 21 driver begins work or is required to be ready to work, until he/she is relieved from work and all 22 responsibility for performing work. It includes driving; waiting to be dispatched; inspecting and 23 servicing equipment; supervising, performing, or assisting in loading and unloading; repairing or 24 obtaining and waiting for help with a disabled vehicle; performing driver requirements related to 25 26 accidents; and performing any other work for the District or paid work for any entity. 27 28 The tests shall be required of an applicant only after he/she has been offered the position. 29 30 Exceptions may be made for drivers who have had the alcohol test required by law within the previous six (6) months and participated in the drug testing program required by law within the previous thirty (30) 31 days, provided that the District has been able to make all verifications required by law. 32 33 34 Post-Accident Tests 35 Alcohol and controlled substance tests shall be conducted as soon after an accident as practicable on any 36 37 driver: 38 Who was performing safety-sensitive functions with respect to the vehicle, if the accident involved loss of human life: or 39 Who receives a citation within 8 hours of the occurrence under state or local law, for a moving 40 traffic violation arising from the accident if the accident involved: 41 (i) Bodily injury to any person who, as a result of the injury, immediately receives 42 medical treatment away from the scene of the accident; or 43

(ii) One or more motor vehicles incurring disabling damage as a result of the accident,

requiring the motor vehicle to be transported away from the scene by a tow truck or other

motor vehicle.

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1 5228P 2 page 2 of 6

Disabling damage under the law means damage which precludes departure of a motor vehicle from the scene of the accident in its usual manner in daylight after simple repairs.

Accidents will be reported to the Superintendent or designee immediately. Drivers shall make themselves readily available for testing, absent the need for immediate medical attention. No such driver shall use alcohol for eight (8) hours after the accident, or until after he/she undergoes a post-accident alcohol test, whichever occurs first. If an alcohol test is not administered within two (2) hours or if a drug test is not administered within thirty-two (32) hours, the District shall prepare and maintain records explaining why the test was not conducted. Tests will not be given if not administered within eight (8) hours after the accident for alcohol or within thirty-two (32) hours for drugs. Tests conducted by authorized federal, state, or local officials will fulfill post-accident testing requirements, provided they conform to applicable legal requirements and are obtained by the District. Breath tests will validate only the alcohol test and cannot be used to fulfill controlled substance testing obligations.

Random Tests

Tests shall be conducted on a random basis at unannounced times throughout the year. Tests for alcohol shall be conducted just before, during, or just after the performance of safety-sensitive functions. The number of random alcohol tests annually must equal twenty-five percent (25%) of the average number of driver positions. The number of random drug tests annually must equal fifty percent (50%) of the average number of driver positions. Drivers shall be selected by a scientific random process, and each driver shall have an equal chance of being tested each time.

Reasonable Suspicion Tests

 Tests shall be conducted when a supervisor or District official trained in accordance with law has reasonable suspicion that the driver has violated the District's alcohol or drug prohibitions. This reasonable suspicion must be based on specific, contemporaneous, articulable observations concerning the driver's appearance, behavior, speech, or body odors. The observations may include indications of the chronic and withdrawal effects of controlled substances.

Alcohol tests are authorized for reasonable suspicion only if the required observations are made during, just before, or just after the period of the work day when the driver must comply with alcohol prohibitions. An alcohol test may not be conducted by the person who determines that reasonable suspicion exists to conduct such a test. If an alcohol test is not administered within two (2) hours of a determination of reasonable suspicion, the District shall prepare and maintain a record explaining why this was not done. Attempts to conduct alcohol tests shall terminate after eight (8) hours.

A District official who makes observations leading to a controlled substance reasonable suspicion test shall make a written record of observations within twenty-four (24) hours of the observed behavior or before the results of the drug test are released, whichever is earlier.

1 5228P 2 page 3 of 6

3 Enforcement

Any driver who refuses to submit to a post-accident, random, reasonable suspicion, or follow-up test shall not perform or continue to perform safety-sensitive functions.

Drivers who test positive for alcohol or drugs shall be subject to disciplinary action up to and including termination of employment.

A driver who violates District prohibitions related to drugs and alcohol shall receive from the District the names, addresses, and telephone numbers of substance abuse professionals and counseling and treatment programs available to evaluate and resolve drug and alcohol-related problems. The employee shall be evaluated by a substance abuse professional who shall determine what help, if any, the driver needs in resolving such a problem. Any substance abuse professional who determines that a driver needs assistance shall not refer the driver to a private practice, person, or organization in which he/she has a financial interest, except under circumstances allowed by law.

An employee identified as needing help in resolving a drug or alcohol problem shall be evaluated by a substance abuse professional to determine that he/she has properly followed the prescribed rehabilitation program and shall be subject to unannounced follow-up tests after returning to duty.

Return-to-Duty Tests

A drug or alcohol test shall be conducted when a driver who has violated the District's drug or alcohol prohibition returns to performing safety-sensitive duties.

Employees whose conduct involved drugs cannot return to duty in a safety-sensitive function until the return-to-duty drug test produces a verified negative result.

Employees whose conduct involved alcohol cannot return to duty in a safety-sensitive function until the return-to-duty alcohol test produces a verified result that meets federal and District standards.

Follow-Up Tests

A driver who violates the District's drug or alcohol prohibition and is subsequently identified by a substance abuse professional as needing assistance in resolving a drug or alcohol problem shall be subject to unannounced follow-up testing as directed by the substance abuse professional in accordance with law. Follow-up alcohol testing shall be conducted just before, during, or just after the time when the driver is performing safety-sensitive functions.

44 Records

Employee drug and alcohol test results and records shall be maintained under strict

1 5228P 2 page 4 of 6

confidentiality and released only in accordance with law. Upon written request, a driver shall receive copies of any records pertaining to his/her use of drugs or alcohol, including any records pertaining to his/her drug or alcohol tests. Records shall be made available to a subsequent employer or other identified persons only as expressly requested in writing by the driver.

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Notifications

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Each driver shall receive educational materials that explain the requirements of the Code of Federal Regulations, Title 49, Part 382, together with a copy of the District's policy and regulations for meeting these requirements. Representatives of employee organizations shall be notified of the availability of this information. The information shall identify:

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15 1. The person designated by the District to answer driver questions about the materials;

16

The categories of drivers who are subject to the Code of Federal Regulations, Title 49, Part 382;

19

Sufficient information about the safety-sensitive functions performed by drivers to make clear what period of the work day the driver is required to comply with Part 382;

22

23 4. Specific information concerning driver conduct that is prohibited by Part 382;

24

The circumstances under which a driver will be tested for drugs and/or alcohol under Part 382;

27

The procedures that will be used to test for the presence of drugs and alcohol, protect the driver and the integrity of the testing processes, safeguard the validity of test results, and ensure that test results are attributed to the correct driver:

31

The requirement that a driver submit to drug and alcohol tests administered in accordance with Part 382;

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An explanation of what constitutes a refusal to submit to a drug or alcohol test and the attendant consequences;

37

The consequences for drivers found to have violated the drug and alcohol prohibitions of Part 382, including the requirement that the driver be removed immediately from safety-sensitive functions and the procedures for referral, evaluation, and treatment;

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The consequences for drivers found to have an alcohol concentration of 0.02 or greater but less than 0.04;

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Information concerning the effects of drugs and alcohol on an individual's health, work, and personal life; signs and symptoms of a drug or alcohol problem (the driver's or a

1 2		52281 page 5 of 0
3 4 5		coworker's); and available methods of intervening when a drug or alcohol problem is suspected, including confrontation, referral to an employee assistance program, and/or referral to management; and
6 7 8 9 10	12.	The requirement that the following personal information collected and maintained under this part shall be reported to the Commercial Driver's License Drug and Alcohol Clearinghouse:
11 12	A.	A verified positive, adulterated, or substituted drug test result;
13 14	B.	An alcohol confirmation test with a concentration of 0.04 or higher;
15 16	C.	A refusal to submit to any test required by law;
17 18	D.	An employer's report of actual knowledge, as defined in law:
19 20	E.	On duty alcohol use;
21 22	F.	Pre-duty alcohol use;
23 24	G.	Alcohol use following an accident;
25 26	Н.	Controlled substance use;
27 28 29	I.	A substance abuse professional report of the successful completion of the return-to-duty process;
30 31	J.	A negative return-to-duty test; and
32 33	K.	An employer's report of completion of follow-up testing.
34 35 36		s shall also receive information about legal requirements, District policies, and inary consequences related to the use of alcohol and drugs.
37 38 39	Each d	river shall sign a statement certifying that he/she has received a copy of the above als.
40 41 42 43	post-ac	any driver operates a commercial motor vehicle, the District shall provide him/her with ecident procedures that will make it possible to comply with post-accident testing ements.
44 45 46	given p	drug and alcohol tests are performed, the District shall inform drivers that the tests are pursuant to the Code of Federal Regulations, Title 49, Part 382. This notice shall be ed only after the compliance date specified in law.

5228P 1 page 6 of 6 2 3 4 The District shall notify a driver of the results of a pre-employment drug test if the driver requests such results within sixty (60) calendar days of being notified of the disposition of his/ 5 her employment application. 6 7 The District shall notify a driver of the results of random, reasonable suspicion, and post-8 accident drug tests if the test results are verified positive. The District shall also tell the driver 9 which controlled substance(s) were verified as positive. 10 11 Drivers shall inform their supervisors if at any time they are using a controlled substance which 12 their physician has prescribed for therapeutic purposes. Such a substance may be used only if 13 the physician has advised the driver that it will not adversely affect his/her ability to safely 14 operate a commercial motor vehicle. 15 16 17 Clearinghouse 18 19 The School District will comply with the requirements of the Commercial Driver's License Drug 20 and Alcohol Clearinghouse. The School District and Transportation service providers are called upon to report DOT drug and alcohol testing program violations to the Clearinghouse. Drivers 21 have been notified that any information subject to disclosure will be submitted to the 22 Clearinghouse in accordance with this policy and applicable regulations. 23 24 Procedures for Transportation Workplace Drug and 49 C.F.R. Part 40 25 Legal Reference: **Alcohol Testing** 26 Controlled Substances and Alcohol Use and Testing 27 49. C.F.R. Part 382 28 29

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PERSONNEL

Adopted on: 06/06/17 Reviewed on:

Revised on: 8/9/21

Prevention of Disease Transmission

All District personnel shall be advised of routine procedures to follow in handling body fluids. These procedures, developed in consultation with public health and medical personnel, shall provide simple and effective precautions against transmission of diseases to persons exposed to the blood or body fluids of another. The procedures shall follow standard health and safety practices. No distinction shall be made between body fluids from individuals with a known disease or infection and from individuals without symptoms or with an undiagnosed disease.

The District shall provide training on procedures on a regular basis. Appropriate supplies shall be available to all personnel, including those involved in transportation and custodial services.

The District shall provide soap and disposable towels or other hand-drying devices shall be available at all handwashing sinks. Common-use towels are prohibited. The District shall provide sanitary napkin disposal in teachers' toilet rooms and nurses' toilet rooms. The District shall provide either sanitary napkin dispensers in the girls', nurses', and teachers' toilet rooms or some other readily available on-site access to sanitary napkins.

If a staff member develops symptoms of any reportable communicable or infectious illness while at school, the responsible school officials shall do the following:

(a) isolate the staff member immediately from students or staff

 (b) consult with a physician, other qualified medical professional, or the local county health authority to determine if the case should be reported.

Healthy Hand Hygiene Behavior

All staff and volunteers present in any school building shall engage in hand hygiene at the following times, which include but are not limited to:

- (a) Arrival to the facility and after breaks
- (b) Before and after preparing, eating, or handling food or drinks
- (c) Before and after administering medication or screening temperature
- (d) After coming in contact with bodily fluid
- (e) After recess
 - (f) After handling garbage
- (g) After assisting students with handwashing
- (h) After use of the restroom

Hand hygiene includes but is not limited to washing hands with soap and water for at least 20 1 2 seconds. If hands are not visibly dirty, alcohol-based hand sanitizers with at least 60% alcohol can be used if soap and water are not readily available. 3 4 Staff members shall supervise children when they use hand sanitizer and soap to prevent 5 ingestion. Staff members shall place grade level appropriate posters describing handwashing 6 7 steps near sinks. 8 9 Confidentiality 10 11 This policy in no way limits or adjusts the School District's obligations to honor staff privacy rights. All applicable district policies and handbook provision governing confidentiality of staff 12 medical information remain in full effect. 13 14 Legal Reference: 37.114.101, et seq., ARM Communicable Disease Control 15 37.111.825, ARM Health Supervision and Maintenance 16

	Scobey I	X-12 Schools	
5231	PERSON	INEL	Adopted on: 02/19/90 Reviewed on: Revised on: 06/06/17
Personnel Records			
	•		
			ersonnel record for every current
and former employ	yee. The employees' person	nel records will be	e maintained in the District's
administrative offi	ce, under the Superintenden	t's direct supervis	ion. Employees will be given a
copy of their perso	onnel record upon request.		
The District may r	elease public information re	garding the profes	ssional qualifications, degrees,
*	-		onals to parents upon request.
Access to other in:	formation is governed by Po	licy 4340.	
Personnel records	must be kept for 10 years af	ter separation of e	mployment.
Cross Reference:	4340 Public Access to	District Records	
Legal Reference:	Admin. R. Mont. 10.55.	· /	rd of Trustees
	No Child Left Behind A		,
	§ 20-1-212(2), MCA		of records by school officer.
	§ 2-6-1001, MCA	Definitions	

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 5231P **PERSONNEL** Revised on: 6 7 Personnel Records 8 9 The District shall maintain a cumulative personnel file in the administrative office for each of its employees. These records are not to leave the administrative office except as specifically 10 authorized by the Superintendent, and then only by signed receipt. Payroll records are 11 maintained separately. 12 13 14 Contents of Personnel Files 15 16 A personnel file may contain but is not limited to, documentation of discipline, transcripts from colleges or universities, information allowed by statute, a record of previous employment (other 17 than college placement papers for periods beyond active candidacy for a position), evaluations, 18 copies of contracts, and copies of letters of recommendation requested by an employee. All 19 material in the personnel file must be related to the employee's work, position, salary, or 20 21 employment status in the District. All documents, communications, and records dealing with the processing of a grievance shall be filed separately from the personnel files of the participants. 22 23 24 25 26 All records obtained in the application and hiring process shall be maintained for at least two (2) 27 years. 28 29 30 31 Legal Reference: 29 USC §§ 201, et seq. Fair Labor Standards Act Admin. R. Mont. 24.9.805 32 **Employment Records** 29 C.F.R. Part 516 Records to be kept by employers 33

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5232

Adopted on: Reviewed on:

Revised on: 06/06/17, 01/15/2020, 8/8/22 PERSONNEL

Abused and Neglected Child Reporting

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A District employee who has reasonable cause to suspect, as a result of information they receive in their professional or official capacity, that a child is abused, neglected or subject to sex trafficking by anyone regardless of whether the person suspected of causing the abuse or neglect is a parent or other person responsible for the child's welfare, shall report the matter promptly to the Department of Public Health and Human Services and local law enforcement. Child abuse or neglect means actual physical or psychological harm to a child, exposure to and abandonment. This definition includes sexual abuse and sexual contact by or with a student. The obligation to report suspected child abuse or neglect also applies to actual or attempted sexual or romantic contact between a student and a staff member.

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The District administration is authorized to provide access to educational resources for interested parents, teachers, and students on how to prevent and report child abuse, neglect and sex trafficking; identify the warning signs of a child abuse, neglect and sex trafficking; recognize predatory behaviors; and coordinate efforts with law enforcement, the Department of Public Health and Human Services, and local organizations on these topics.

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A District employee who makes a report of child abuse or neglect is encouraged to notify the building administrator of the report. An employee does not discharge the obligation to personally report by notifying the Superintendent or principal.

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Any District employee who fails to report a suspected case of abuse or neglect and sex trafficking to the Department of Public Health and Human Services, or who prevents another person from doing so, may be civilly liable for damages proximately caused by such failure or prevention and is guilty of a misdemeanor. The employee will also be subject to disciplinary action up to and including termination.

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When a District employee makes a report, the DPHHS may share information with that individual or others as permitted by law. Individuals in the District who receive information related to a report of child abuse or neglect shall maintain the confidentiality of the information.

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                              Policy 3225-
                                              Sexual Harassment of Students
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      Legal Reference: § 41-3-201, MCA
                                              Reports
41
                              § 41-3-202, MCA
                                                      Action on reporting
42
                              § 41-3-203, MCA
                                                      Immunity from liability
                                                      Confidentiality – disclosure exceptions
43
                              § 41-3-205, MCA
                              § 41-3-207, MCA
                                                      Penalty for failure to report
44
                                                      Definitions
45
                              § 45-5-501, MCA
                              § 45-5-502, MCA
                                                      Sexual Assault
46
47
48
      Legal Reference:
                              § 41-3-201, MCA
                                                      Reports
                                                      Action on reporting
49
                              § 41-3-202, MCA
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                              § 41-3-203, MCA
                                                      Immunity from liability
51
                              § 41-3-205, MCA
                                                      Confidentiality – disclosure exceptions
                                                      Penalty for failure to repor
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                              § 41-3-207, MCA
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Policy 5223 – Personal Conduct

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Cross Reference:

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PERSONNEL

Adopted on: 06/06/17 Reviewed on:

Revised on:

Scobey School District Report of Suspected Child Abuse or Neglect Hot Line Number – 866-820-5437

From:		Title:	
School:		_ Phone:	
Persons contacted: □ F	Principal Teacher	□ School Nurse □ C	Other
Name of Minor:		Date of	Birth:
Address:		Phone:	
Date of Report:	Attend	ance Pattern:	
Father:	Address:		Phone:
Mother:	Address:		Phone:
Guardian or			
Stepparent:	Address:		Phone:
Any suspicion of injury	y/neglect to other family	y members:	
Nature and extent of the	he child's injuries, incl	uding any evidence of	previous injuries, and any
			iding all acts which lead y
believe the child has be	•	i:	•
	, if any:		

Date of Investigation:

47 48 Date Received:

	Scobey	K-12 Schools	
5250	P	ERSONNEL	Adopted on: 04/26/04 Reviewed on: Revised on: 06/06/17
Termination from E	Employment, Non-Renev	val of Employment	
	•		
			ent, will determine the non-
	ion of certified and class	ified staff, in conformity	with state statutes and
applicable District 1	policy.		
Cross Reference:	5140 Classified Em	ployment and Assignme	ent
Cross recreation.	5255 Disciplinary A	· ·	×110
	1 7		
Legal Reference:	§ 20-3-324(2), MCA	Trustee Powers and Du	nties
	§ 20-4-204, MCA	Termination of tenure t	teacher services
	§ 20-4-206, MCA	Notification of nontenu	re teacher reelection –
		acceptance – termination	
	§ 20-4-207, MCA	Dismissal of teacher un	
	§ 39-2-912, MCA	Exemptions to Wrongf	ul Discharge from
		Employment Act	

	Scobey K-12 Schools		
5251	PERSONNEL	Adopted on: 1/23/17 Reviewed on: Revised on:	
Resignations			
	es the Superintendent to accept on its behalf re	_ ,	
	erintendent shall provide written acceptance o		
date of acceptance,	to the employee, setting forth the effective dat	e of the resignation.	
Once the Superinter	ndent has accepted the resignation, it may not	he withdrawn by the employee	
	its acceptance should be reported as informat		
regular or special m	<u>*</u>	ion to the Board at the next	
105 and of Special II			
Legal Reference:	Booth v. Argenbright, 225 Mont. 272, 731	P.2d 1318 (1987)	
S		,	

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 5254 **PERSONNEL** Revised on: 6 7 Payment of Employer Contributions and Interest on Previous Service 8 9 A Public Employees' Retirement System (PERS) member may purchase: (1) all or a portion of 10 the member's employment with an employer prior to the time the employer entered into a 11 contract for PERS coverage; and (2) all or a portion of the member's employment for which 12 optional PERS membership was declined (both of which are known as previous service). 13 14 15 The member must file a written application with the PERS Board to purchase all or a portion of the employment for service credit and membership service. The application must include salary 16 information certified by the member's employer or former employer. 17 18 The District has the option to pay, or not to pay, the employer's contributions due on previous 19 service and the option to pay, or not to pay, the outstanding interest due on the employer's 20 21 contributions for the previous service. 22 23 It is the policy of this District to not pay the employer's contributions due on previous service. 24 25 It is also the policy of this District to not pay the outstanding interest due on the employer's contributions for the previous service. 26 27 28 This policy will be applied indiscriminately to all employees and former employees of this 29 District. 30 31 [OPTIONAL: Use if the District is not paying the employer's contributions due on previous service.] If the District opts to not pay the employer's contributions due on previous service 32 and/or the outstanding interest due on the employer's contributions for previous service, then the 33 34 employee shall pay the amount not paid by the employer in order to receive service credit and membership service for the period of employment. 35 36 37 38 Legal Reference: § 19-3-505, MCA Purchase of previous employment with employer

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 5254F PERSONNEL Revised on: 6 7 I. Section 19-3-505, MCA **Payment of Employer Contributions and Interest on Previous Service** 8 9 A Public Employees' Retirement System (PERS) member may purchase (1) all or a 10 portion of the member's employment with an employer prior to the time the employer entered 11 into a contract for PERS coverage and (2) all or a portion of the member's employment for which 12 optional PERS membership was declined (both of which are known as previous service). PERS 13 employers must establish policies regarding payment of employer contributions and employer 14 15 interest due for the previous service being purchased by an employee. The policy must be applied indiscriminately to all employees and former employees. Thus, it is our policy to: 16 17 18 not pay the employer's contributions due on previous service. 19 20 21 and to: 22 not pay the outstanding interest due on the employer's contributions for the previous service. 23 24 II. Section 19-3-504, MCA 25 Payment of Interest on Employer Contributions for Workers' Compensation Time 26 27 28 A PERS member may purchase time during which the member is absent from service because of an employment-related injury entitling the member to workers' compensation 29 payments. PERS employers are required to pay employer contributions and must establish a 30 policy for the payment of interest on employer contributions due for the workers' compensation 31 time being purchased by an employee. The policy regarding payment of interest must be applied 32 to all employees similarly situated. Thus, it is our policy to: 33 _ pay the outstanding interest due on the employer's contributions 34 for the employee's purchase of workers' compensation time; OR 35 _ not pay the outstanding interest due on the employer's contributions 36 for the employee's purchase of workers' compensation time. 37 38 NAME OF EMPLOYER _____ 39 Signature of Officer: 40 Printed Name: 41 Title of Officer: 42 Dated: 43

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PERSONNEL

Adopted on: 02/19/90 Reviewed on:

Revised on: 06/06/17

Disciplinary Action

District employees who fail to fulfill their job responsibilities or to follow reasonable directions of their supervisors, or who conduct themselves on or off the job in ways that affect school operations, may be subject to discipline. Behavior, conduct, or action that may call for disciplinary action or dismissal includes but is not limited to reasonable job-related grounds based on a failure to satisfactorily perform job duties, disruption of the District's operation, or other legitimate reasons.

 Discipline will be reasonably appropriate to the circumstance and will include but not be limited to a supervisor's right to reprimand an employee and the Superintendent or building principal's right to suspend an employee, without pay, or to impose other appropriate disciplinary sanctions. Disciplinary sanctions, including all forms of reprimands, will be documented and placed in the employees personnel file accordance with Policy 5231. In accordance with Montana law, only the Board may terminate an employee or non-renew employment.

The Superintendent or building principal is authorized to immediately suspend a staff member, with pay, in a non-disciplinary manner.

28	Cross Reference	Policy 5250	Termination from Employment/Non-Renewal of
29			Employment
30	Legal Reference:	§ 20-3-324, MCA	Powers and duties
31		§ 20-4-204, MCA	Termination of tenure teacher services
32		§ 20-4-207, MCA	Dismissal of teacher under contract
33		§ 39-2-903, MCA	Definitions
34		§ 45-8-361, MCA	Possession or allowing possession of a weapon in
35			school building – exceptions – penalties – seizure
36			and forfeiture or return authorized – definitions.

	Scobey K-12 Scho	pols
5256	PERSONNEL	Adopted on: Reviewed on: Revised on: 06/06/17, 08/19/19
Reduction in Fo	<u>ce</u>	
reduction in emprogram, staff re	sclusive authority to determine the appro- loyees may occur as a result of but not be alignment, changes in the size or nature of r other reasons deemed relevant by the B	e limited to changes in the education of the student population, financial
applicable, when	collow the procedure stated in the current considering a reduction in force. The re- cough normal attrition when possible. The does not meet the required reduction in force	eduction in employees, will generally be ne Board may terminate employees, if
needs of the stud	argaining agreement covers the affected ents, employee performance evaluations, mining order of dismissal when it reduce ce.	, staff needs, and other reasons it deems
Cross Reference	5250 Termination from Employn	nent, Non-Renewal of Employment
Legal Reference	§ 39-2-912, MCA Exceptions	

	Scobey K-12 Schools	
5314	PERSONNEL	Adopted on: 02/19/90 Reviewed on: Revised on: 06/06/17, 7/22
<u>Substitutes</u>		
meet the guidelines as preso	prove a list of acceptable substitutes for eribed in this policy. Appearance on the a substitute to temporarily work for the I	substitute list authorizes the
substitute employees are sul	ill be required to undergo fingerprint and bject to District Policies during their tern abide by student and staff confidentiality	n of service to the District. Al
Substitute Certified Staff		
temporarily absent. The pri Under no condition is a teac	se of substitute teachers that appear on the incipal shall arrange for the substitute to the cher to select or arrange for their own subseacher's duties not to exceed 35 consecutives.	work for the absent teacher. estitute. A substitute teacher
	r, licensed or authorized teacher continue trustees shall place a licensed teacher und employment.	
The Board annually establis given to substitute teachers.	shes a daily rate of pay for substitute teac	thers. No fringe benefits are
Substitutes for Classified St	taff	
employees who are tempora	se of substitute employees that appear on arily absent. The principal shall arrange to condition is an employee to select or arr	for the substitute to work for t
	sitions will be paid by the hour. When a her, the teacher sub rate shall apply unless	
	o District Policies during their term of senudent and staff confidentiality standards	

Substitute teachers

Emergency Authorization of Employment

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Legal Reference:

10.55.716, ARM

10.57.107, ARM

district.

	Scobey K-12 Sch	ools
5321	PERSONNEL	Adopted on: 06/06/17 Reviewed on: Revised on: 7/22/22
		Page 1 of 3
Leaves of Absence	<u>e</u>	
Sick and Bereave	ment Leave	
Certified employe agreement.	ees will be granted sick leave according	g to terms of their collective bargaining
For classified states suffered by an em	vees will be granted sick leave benefits f, "sick leave" is defined as a leave of aployee or an employee's immediate fancy are unable to perform job duties be	absence, with pay, for a sickness mily. Sick leave may be used by an
• A physica	l or mental illness, injury, or disability;	
	or pregnancy-related disability or treat are for the employee or the employee's	ment, including prenatal care, birth, or child;
• Parental le	eave for a permanent employee as prov	ided in § 2-18-606, MCA;
 Quarantin 	e resulting from exposure to a contagion	ous disease;
• Examinat	on or treatment by a licensed health ca	re provider;
employee	n attendance, in an agency's discretion, or a member of the employee's immedy be obtained;	• `
•	care for a spouse, child or parent with and Medical Leave Act of 1993; or	a serious health condition, as defined in
• Death or f		nily member or, at an agency's discretion
	plicy guarantees approval of the granting each request in accordance with this panents.	•
It is understood tl	nat seniority will accumulate while a te	acher or employee is utilizing sick leave

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Page 2 of 3

credits. Seniority will not accumulate, unless an employee is in a paid status. Abuse of sick leave is cause for disciplinary action up to and including termination of employment. The administration is authorized to request documentation or evidence supporting a leave request.

Immediate family is defined as an employee's spouse and any member of the employee's household, or any parent, child, grandparent, grandchild, or corresponding in-law.

Personal and Emergency Leave

Teachers will be granted personal and emergency leave according to terms of the current collective bargaining agreement. Upon recommendation of the Superintendent, and in accordance with law and District policy, classified staff may be granted personal leave pursuant to the following conditions:

1. Leave will be without pay unless otherwise stated. If leave is to include expenses payable by the District, leave approval will so state.

2. Leave will be granted only in units of half ($\frac{1}{2}$) or full days.

3. Notice of at least one (1) week is required for any personal leave of less than one (1) week; notice of one (1) month is required for any personal leave exceeding one (1) week.

4. With approval of the Board, the Superintendent has the flexibility, in unusual or exceptional circumstances, to grant personal leave to employees not covered by sick or annual leave. The employee will not receive fringe benefits during any personal leave of greater than fifteen (15) days. During the leave, the employee may pay the District's share of any insurance benefit program in order to maintain those benefits, provided that is acceptable to the insurance carrier. Staff using personal leave will not earn any sick leave or annual leave credits or any other benefits during the approved leave of absence.

Civic Duty Leave

Leaves for service on either a jury or in the Legislature will be granted in accordance with state and federal law.

 An employee who is summoned to jury duty or subpoenaed to serve as a witness may elect to receive regular salary or to take annual leave during jury time. An employee who elects not to take annual leave, however, must remit to the District all juror and witness fees and allowances (except for expenses and mileage). The District may request the court to excuse an employee from jury duty, when an employee is needed for proper operation of the school.

1 2 3 4			5321 Page 3 of 3
5	Legal Reference:	42 U.S.C §2000e	Equal Employment Opportunities
6		§ 2-18-601(15), MCA	Definitions
7			
8			
9		§ 2-18-618, MCA	Sick leave
10		§ 2-18-619, MCA	Jury Duty – Service as Witness
11		§ 39-2-104, MCA	Mandatory Leave of Absence for employees
12			Holding public office
13		§ 49-2-310, MCA	Maternity leave – unlawful acts of
14			employers
15		§ 49-2-311, MCA	Reinstatement to job following
16			pregnancy- related leave of absence
17			
18			

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5321P

PERSONNEL

Adopted on: 06/06/17 Reviewed on:

Revised on:

Page 1 of 2

Conditions for Use of Leave

Certified staff may use sick leave for those instances listed in the current collective bargaining agreement. Classified staff may use sick leave for illness; injury; medical disability; maternity-related disability, including prenatal care, birth, miscarriage, or abortion; parental leave for a permanent employee as provided in § 2-18-606, MCA; quarantine resulting from exposure to contagious disease; medical, dental, or eye examination or treatment; necessary care of or attendance to an immediate family member or, at the District's discretion, another relative for the above reasons until other attendants can reasonably be obtained; and death or funeral attendance for an immediate family member. Leave without pay may be granted to employees upon the death of persons not included in this list.

Accrual and Use of Sick Leave Credits

Certified employees will accrue and may use their sick leave credits according to the current collective bargaining agreement.

 Classified employees serving in positions that are permanent full-time, seasonal full-time, or permanent part-time are eligible to earn sick leave credits, which will accrue from the first (1st) day of employment. A classified employee must be employed continuously for a qualifying period of ninety (90) calendar days in order to use sick leave. Unless there is a break in service, an employee only serves the qualifying period once. After a break in service, an employee must again complete the qualifying period to use sick leave. Sick leave may not be taken in advance nor may leave be taken retroactively. A seasonal classified employee may carry over accrued sick leave credits to the next season if management has a continuing need for the employee or, alternatively, may be paid a lump sum for accrued sick leave credits when the season ends.

Employees, whether classified or certified, simultaneously employed in two (2) or more positions, will accrue sick leave credits in each position according to the number of hours worked or a proration of the contract (in the case of certified) worked. Leave credits will be used only from the position in which the credits were earned and with approval of the supervisor or appropriate authority for that position. Hours in a pay status paid at the regular rate will be used to calculate leave accrual. Sick leave credits will not accrue for those hours exceeding forty (40) hours in a workweek, which are paid as overtime hours or recorded as compensatory time. A full-time employee will not earn less than nor more than the full-time sick leave accrual rate provided classified employees.

When an employee who has not worked the qualifying period for use of sick leave takes an approved continuous leave of absence without pay in excess of fifteen (15) working days, the amount of time an employee is on leave of absence will not count toward completion of the qualifying period. The approved leave of absence exceeding fifteen (15) working days is not a

5321P 1 Page 2 of 2 2 3 4 break in service, and the employee will not lose any accrued sick leave credits nor lose credit for time earned toward the qualifying period. An approved continuous leave of absence without pay of 5 fifteen (15) working days or less will be counted as time earned toward the ninety-(90)-day 6 7 qualifying period. 8 Calculation of Sick Leave Credits 9 10 11 Certified employees will earn sick leave credits at the rate stated in the current collective bargaining 12 agreement. 13 14 Full-time classified employees will earn sick leave credits at the rate of twelve (12) working days for each year of service. Sick leave credits will be prorated for part-time employees who have worked 15 the qualifying period. The payroll office will refine this data by keeping records per hour worked. 16 17 Sick Leave Banks 18 19 20 Donation of sick leave credits to and use of sick leave credits in the sick leave bank are governed by 21 terms of the current collective bargaining agreement. 22 23 Lump-Sum Payment on Termination of Classified Employees 24 25 When a classified employee terminates employment with the District, the employee is entitled to cash compensation for one-fourth (1/4) of the employee's accrued and unused sick leave credits, 26 27 provided the employee has worked the qualifying period. The value of unused sick leave is computed based on the employee's salary rate at the time of termination. 28 29 30 **Industrial Accident** 31 An employee who is injured in an industrial accident may be eligible for workers' compensation 32 benefits. Use of sick leave must be coordinated with receipt of workers' compensation benefits 33 on a case-by-case basis, by contacting the Montana Schools Group Workers' Compensation Risk 34 Retention Program (WCRRP). 35 36 37 Sick Leave Substituted for Annual Leave 38 39 A classified employee who qualifies for use of sick leave while taking approved annual vacation 40 leave, may be allowed to substitute accrued sick leave credits for annual leave credits. Medical certification of the illness or disability may be required. 41 42 **Definitions** 43 Legal Reference: § 2-18-601(15), MCA 44 § 2-18-618, MCA Sick Leave 45

Scobey K-12 Schools Adopted on: 06/06/17 Reviewed on: PERSONNEL Revised on:

Military Leave

 Pursuant to the Uniformed Services Employment and Reemployment Rights Act (USERRA) and the Montana Military Service Employment Rights, the Superintendent shall grant military leave to employees for voluntary or involuntary service in the uniformed services of the United States, upon receipt of the required notice. Benefits shall be maintained for these employees as required by law and/or collective bargaining agreements. A service member who returns to the District for work following a period of active duty must be reinstated to the same or similar position and at the same rate of pay unless otherwise provided by law.

Time spent in active military service shall be counted in the same manner as regular employment for purposes of seniority or District service unless otherwise provided in a collective bargaining agreement.

The District will not discriminate in hiring, reemployment, promotion, or benefits based upon membership or service in the uniformed services.

All requests for military leave will be submitted to the Superintendent, in writing, accompanied by copies of the proper documentation showing the necessity for the military leave request.

When possible, all requests for military leave will be submitted at least one (1) full month in advance of the date military service is to begin.

Persons returning from military leave are asked to give the Superintendent notice of intent to return, in writing, as least one (1) full month in advance of the return date.

The District shall post notice of the rights, benefits, and obligations of the District and employees in the customary place for notices.

37	Legal Reference:	38 U.S.C. §§ 4301-4334	The Uniformed Services Employment and
38			Reemployment Act of 1994
39		§10-1-1004, MCA	Rights under federal law
40		§10-1-1005, MCA	Prohibition against employment
41			discrimination
42		§10-1-1006, MCA	Entitlement to leave of absence
43		§10-1-1007, MCA	Right to return to employment without loss
44			of benefits – exceptions – definition
45		§10-1-1009, MCA	Paid military leave for public employees

Scobey K-12 Schools 1 2 3 Adopted on: 1/23/17 4 Reviewed on: 5325 - R 5 **PERSONNEL** Revised on: 8/9/21 6 7 8 Breastfeeding in the School and Workplace 9 Recognizing that breastfeeding is a normal part of daily life for mothers and infants and that 10 Montana law authorizes mothers to breastfeed their infants where mothers and children are 11 authorized to be, the District shall support women who want to continue breastfeeding after 12 returning from maternity leave. 13 14 15 The District shall provide reasonable unpaid break time each day to an employee who needs to express milk for a child. The District is not required to provide break time if to do so would 16 unduly disrupt the District's operations. Supervisors are encouraged to consider flexible 17 schedules when accommodating employees' needs. Building administrators are authorized to 18 work with teachers to provide students necessary time to express milk for a child. 19 20 21 The District shall make reasonable efforts to provide a room or other location, other than a toilet stall, where an employee or student can express breast milk and access to a place to store 22 expressed breast milk safely. The available space shall include the provision for lighting and 23 electricity for the pump apparatus. If possible, supervisors and building administrators shall 24 ensure that those employees or students in need of such accommodations shall be aware of them 25 prior to maternity leave. 26 27

Legal Reference: § 39-2-215, MCA Public employer policy on support of women and breastfeeding – unlawful discrimination

§ 39-2-216, MCA Private Place for nursing mothers

§ 39-2-217, MCA Break time for nursing mothers

37.111.811, ARM Physical Requirements

78 Family Med

page 1 of 2

Family Medical Leave

In accordance with provisions of the Family Medical Leave Act of 1993 (FMLA), a leave of absence of up to twelve (12) weeks during a twelve-(12)-month period may be granted to an eligible employee for the following reasons: 1) birth of a child; 2) placement of a child for adoption or foster care; 3) a serious health condition which makes the employee unable to perform functions of the job; 4) to care for the employee's spouse, child, or parent with a serious health condition; 5) because of a qualifying exigency (as the Secretary shall, by regulation, determine) arising out of the fact that the spouse or a son, daughter, or parent of the employee is on active duty (or has been notified of an impending call or order to active duty) in the Armed Forces in support of a contingency operation.

Service member Family Leave

Subject to Section 103 of the FMLA of 1993, as amended, an eligible employee who is the spouse, son, daughter, parent, or next of kin of a covered servicemember shall be entitled to a total of twenty-six (26) workweeks of leave during a twelve-(12)-month period to care for the servicemember. The leave described in this paragraph shall only be available during a single twelve-(12)-month period.

Eligibility

An employee is eligible to take FMLA leave, if the employee has been employed for at least twelve (12) months and has worked at least one thousand two hundred fifty (1,250) hours during the twelve (12) months immediately prior to the date leave is requested, and there have been at least fifty (50) District employees within seventy-five (75) miles for each working day during twenty (20) or more workweeks in the current or preceding calendar year.

The Board has determined that the twelve-(12)-month period during which an employee may take FMLA leave is: July 1 to June 30 or other specific dates.

Coordination of Paid Leave

Employees will be required to use appropriate paid leave while on FMLA leave. Workers' compensation absences will be designated FMLA leave.

Medical Certification

The Superintendent has discretion to require medical certification to determine initial or continued eligibility under FMLA as well as fitness for duty.

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1			5328
2			page 2 of 2
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5			ith fifty (50) or more employees. Those districts with
6			and record retention but are not obligated to provide the
7			MLA poster may be obtained by going to the Montana
8	Department of Lab	or website, highlight "Resources & S	ervices" tab and click on "Required Postings".
9			
10			
11			
12			
13			
14	Legal Reference:	29 U.S.C §2601, et seg Fa	amily and Medical Leave Act of 1993
15	C	· 1	Family and Medical Leave Regulations
16		§§2-18-601, et seq., MCA	Leave Time
17			Prohibited Discriminatory Practices
18			ense Authorization Act for FY 2008, Public
19		Law [110-181]	
20			

Scobey K-12 Schools 1 2 3 Adopted on: 4/2/20 4 Reviewed on: 5 5328P - R**PERSONNEL** Revised on: 8/9/21 6 7 8 Family Medical Leave 9 Who Is Eligible 10 11 Employees are eligible if they have worked for the District for at least one (1) year, and for one 12 thousand two hundred fifty (1,250) hours over the previous twelve (12) months, and if there have 13 been at least fifty (50) District employees within seventy-five (75) miles for each working day 14 15 during twenty (20) or more workweeks in the current or preceding calendar year. 16 17 Benefit 18 Under certain conditions, eligible employees, if qualified, may be entitled to up to twelve (12) 19 weeks or twenty-six (26) weeks leave with continuing participation in the District's group 20 21 insurance plan. 22 23 Reasons for Taking Leave 24 25 Unpaid leave will be granted to eligible employees for any of the following reasons: 26 To care for the employee's child after birth, or placement for adoption or foster care; 27 a. 28 b. To care for the employee's spouse, child, or parent (does not include parents-in-law) who has a serious health condition; 29 For a serious health condition that makes the employee unable to perform the employee's 30 c. 31 iob: 32 Military Family Leave 33 34 35 Military Caregiver Leave a. An eligible employee who is a relative of a servicemember can take up to 26 36 37 weeks in a 12 month period in order to care for a covered servicemember who is seriously ill or injured in the line of duty. 38 39 40 b. Qualified Exigency leave

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An eligible employee can take up to the normal 12 weeks of leave if a family member is on covered active duty. Covered active duty includes duty of a member of a regular component of the Armed Forces during deployment to a foreign country, and duty of a member of a reserve component of the Armed Forces during deployment to a foreign country under a call or order to active duty in support of specified contingency operations.

1 2		5328F page 2 of 6
3		Qualifying Eviganoias includes
4		Qualifying Exigencies include:
5		a. Short-notice deployment
6		b. Military events and related activitiesc. Childcare and school activities
7		
8		d. Financial and legal arrangements
9		e. Counseling f. Rest and recuperation
10 11		<u> </u>
12		g. Post-deployment activities; andh. Additional activities agreed to by the employer and the employee.
13	Subs	titution of Paid Leave
15 16	Paid	leave will be substituted for unpaid leave under the following circumstances:
17		
18	a.	Accumulated sick/personal leave will be utilized concurrently with any FMLA leave that
19		is taken for a serious health reason as described in (b) or (c) above.
20	b.	Accumulated vacation/personal leave will be utilized concurrently with any FMLA leave
21		that is taken for a family reason as described in (a) above.
22	c.	Accumulated sick leave will be utilized concurrently with FMLA leave, whenever the
23		FMLA leave is taken for reasons which qualify for sick leave benefits pursuant to District
24		policy or an applicable collective bargaining agreement.
25	d.	Whenever appropriate workers' compensation absences shall be designated FMLA leave.
26 27	e.	Servicemember FMLA runs concurrent with other leave entitlements provided under federal, state, and local law.
28 29	Whe	n Both Spouses Are District Employees
30		
31 32 33	FML	A limits the combined amount of leave they may take for some, but not all, FMLA-fying leave reasons.
34		
35		surposes of FMLA leave, spouse means a husband or wife as defined or recognized in the
86		where the individual was married and includes individuals in a common law or same-sex
37		age. Spouse also includes a husband or wife in a marriage that was validly entered into
38 39	outsi	de of the United States, if the marriage could have been entered into in at least one state.
10	Eligi	ble spouses who work for the same employer are limited to a combined total of 12
l1 l2	_	weeks of leave in a 12-month period for the following FMLA-qualifying reasons:
13		•the birth of a son or daughter and bonding with the newborn child,
14		•the placement of a son or daughter with the employee for adoption or foster care and
15		bonding with the newly-placed child, and
16		•the care of a parent with a serious health condition.

5328P page 3 of 6

Eligible spouses who work for the same employer are also limited to a combined total of 26 workweeks of leave in a single 12-month period to care for a covered servicemember with a serious injury or illness (commonly referred to as "military caregiver leave") if each spouse is a parent, spouse, son or daughter, or next of kin of the servicemember. When spouses take military caregiver leave as well as other FMLA leave in the same leave year, each spouse is subject to the combined limitations for the reasons for leave listed above.

The limitation on the amount of leave for spouses working for the same employer does not apply to FMLA leave taken for some qualifying reasons. Eligible spouses who work for the same employer are each entitled to up to 12 workweeks of FMLA leave in a 12-month period, without regard to the amount of leave their spouses use, for the following FMLA-qualifying leave reasons:

- the care of a spouse or son or daughter with a serious health condition;
- a serious health condition that makes the employee unable to perform the essential functions of his or her job; and
- any qualifying exigency arising out of the fact that the employee's spouse, son, daughter, or parent is a military member on "covered active duty."

Employee Notice Requirement

The employee must follow the employer's standard notice and procedural policies for taking FMLA.

Employer Notice Requirement (29 C.F.R. §825.300)

Employers are required to provide employees with notice explaining the FMLA through a poster and either a handbook or information upon hire. If an employee requests FMLA leave, an employer must provide notice to the employee within five (5) business days of whether the employee meets the FMLA eligibility requirements. If an employee is not eligible to take

FMLA, the employer must provide a reason. The employer must also provide a rights and responsibilities notice outlining expectations and obligations relating to FMLA leave. If FMLA leave is approved by the employer, it must provide the employee with a designation notice stating the amount of leave that will be counted against an employee's FMLA entitlement.

Notice for Leave Due to Active Duty of Family Member

In any case in which the necessity for leave is foreseeable, whether because the spouse or a son, daughter, or parent of the employee is on active duty or because of notification of an impending call or order to active duty in support of a contingency operation, the employee shall provide such notice to the employer as soon as is reasonable and practicable.

5328P 1 page 4 of 6 2 3 4 Requests 5 6 A sick leave request form is to be completed whenever an employee is absent from work for more than three (3) days or when an employee has need to be absent from work for continuing 7 treatment by (or under the supervision of) a health care provider. 8 9 An employer may require that a request for leave be supported by a certification issued at such 10 time and in such manner as the Secretary may by regulation prescribe. If the Secretary issues a 11 regulation requiring such certification, the employee shall provide, in a timely manner, a copy of 12 such certification to the employer. 13 14 Medical Certification 15 16 17 The District will require medical certification to support a request for leave or any other absence because of a serious health condition (at employee expense) and may require second (2nd) or 18 third (3rd) opinions (at the employer's expense) and a fitness-for-duty report or return-to-work 19 20 statement. 21 22 23 <u>Intermittent/Reduced Leave</u> 24 FMLA leave may be taken "intermittently or on a reduced leave schedule" under certain 25 circumstances. Where leave is taken because of birth or placement of a child for adoption or 26 foster care, an employee may take leave intermittently or on a reduced leave schedule only with 27 District approval. Where FMLA leave is taken to care for a sick family member or for an 28 employee's own serious health condition, leave may be taken intermittently or on a reduced 29 leave schedule when medically necessary. An employee may be reassigned to accommodate 30 intermittent or reduced leave. When an employee takes intermittent leave or leave on a reduced 31 leave schedule, increments will be limited to the shortest period of time that the District's payroll 32 33 system uses to account for absences or use of leave. 34 35 36 Insurance 37 An employee out on FMLA leave is entitled to continued participation in the appropriate group 38 39 health plan, but it is incumbent upon the employee to continue paying the usual premiums throughout the leave period. An employee's eligibility to maintain health insurance coverage will 40 lapse if the premium payment is more than thirty (30) days late. The District will mail notice of 41 42 delinquency at least fifteen (15) days before coverage will cease. 43

Upon return from FMLA leave, reasonable effort shall be made to place the employee in the

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Return

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1 2	5328P page 5 of 6
3 4	original or equivalent position with equivalent pay, benefits, and other employment terms.
5 6	Recordkeeping
7 8 9 10	Employees, supervisors, and building administrators will forward requests, forms, and other material to payroll to facilitate proper recordkeeping.
11 12	Summer Vacation
13 14 15 16	The period during the summer vacation or other scheduled breaks (i.e., Christmas) an employee would not have been required to work will not count against that employee's FMLA leave entitlement.
17 18	SPECIAL RULES FOR INSTRUCTIONAL EMPLOYEES
19 20	Leave More Than Five (5) Weeks Before End of Term
21 22 23 24	If an instructional employee begins FMLA leave more than five (5) weeks before the end of term, the District may require the employee to continue taking leave until the end of a semester term, if:
25 26 27 28	 a. The leave is at least three (3) weeks; and b. The employee's return would take place during the last three-(3)-week period of the semester term.
29 30	Leave Less Than Five (5) Weeks Before End of Term
31 32 33 34 35	If an instructional employee begins FMLA leave for a purpose other than that employee's own serious health condition less than five (5) weeks before the end of term, the District may require the employee to continue taking leave until the end of a semester term, if:
36 37	a. The leave is longer than two (2) weeks; and
38 39 40	b. The employee's return would take place during the last two-(2)-week period of the semester term.
41 42	Leave Less Than Three (3) Weeks Before End of Term
42 43 44 45 46	If an instructional employee begins FMLA leave for a purpose other than that employee's own serious health condition less than three (3) weeks before the end of term, the District may require the employee to continue taking leave until the end of the academic term if the leave is longer than five (5) days.

1		5328P		
2		page 6 of 6		
3				
4	Inter	rmittent or Reduced Leave		
5				
6	Under certain conditions, an instructional employee needing intermittent or reduced leave for			
7	more than twenty percent (20%) of the total working days over the leave period may be required			
8	by tl	ne District to:		
9				
10	a.	Take leave for a period(s) of particular duration not to exceed the duration of treatment;		
11		or		
12	b.	Transfer to an alternate but equivalent position.		
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18				

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 5329 **PERSONNEL** Revised on: 01/15/2020 6 7 Long-Term Illness/Temporary Disability Leave 8 9 Employees may use sick leave for long-term illness or temporary disability, and, upon the 10 expiration of sick leave, the Board may grant eligible employees leave without pay if requested. 11 Medical certification of the long-term illness or temporary disability may be required, at the 12 Board's discretion. 13 14 15 Leave without pay arising out of any long-term illness or temporary disability shall commence only after sick leave has been exhausted. The duration of leaves, extensions, and other benefits 16 for privileges such as health and long-term illness, shall apply under the same conditions as other 17 long-term illness or temporary disability leaves. 18 19

1 2 3

5329P

PERSONNEL

Adopted on: 06/06/17 Reviewed on:

Revised on: 01/15/2020

Long-Term Illness/Temporary Disability

The following procedures will be used when an employee has a long-term illness or temporary disability:

1. When any illness or temporarily disabling condition is "prolonged," an employee will be asked by the administration to produce a written statement from a physician, stating that the employee is temporarily disabled and is unable to perform the duties of his/her position until such a time.

2. In the case of any extended illness, procedures for assessing the probable duration of the temporary disability will vary. The number of days of leave will vary according to different conditions, individual needs, and the assessment of individual physicians. Normally, however, the employee should expect to return on the date indicated by the physician, unless complications develop which are further certified by a physician.

3. An employee who has signified her intent to return at the end of extended_leave of absence shall be reinstated to his/her original.job or an equivalent position with equivalent pay and accumulated seniority, retirement, fringe benefits, and other service credits.

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 5330 **PERSONNEL** Revised on: 01/15/2020 6 7 Maternity and Paternity Leave 8 9 The School District's maternity leave policy covers employees who are not eligible for FMLA leave at Policy 5328. Maternity leave includes only continuous absence immediately prior to 10 adoption, delivery, absence for delivery, and absence for post-delivery recovery, or continuous 11 absence immediately prior to and in the aftermath of miscarriage or other pregnancy-related 12 complications. Such leave shall not exceed six (6) weeks unless prescribed by a physician. 13 14 15 The School District shall not refuse to grant an employee a reasonable leave of absence for pregnancy or require that an employee take a mandatory maternity leave for an unreasonable 16 length of time. The School District has determined that maternity leave shall not exceed 6 weeks 17 unless mandated otherwise by the employee's physician. Employees will be required to use 18 appropriate accumulated paid leave concurrently while on FMLA leave. 19 20 21 The School District shall not deny to the employee who is disabled as a result of pregnancy any compensation to which the employee is entitled as a result of the accumulation of disability or 22 leave benefits accrued pursuant to plans maintained by the employer, provided that the employer 23 may require disability as a result of pregnancy to be verified by medical certification that the 24 25 employee is not able to perform employment duties. 26 An employee who has signified her intent to return at the end of her maternity leave of absence 27 shall be reinstated to her original job or an equivalent position with equivalent pay and 28 accumulated seniority, retirement, fringe benefits, and other service credits. 29

30 31

The School District will review requests for Paternity Leave in accordance with any applicable policy or collective bargaining agreement provision governing use of leave for family purposes.

32 33 34

Legal Reference: § 49-2-310, MCA Maternity leave – unlawful acts of employers § 49-2-311, MCA Reinstatement to job following pregnancy-related leave of absence

35 36

Admin. R. Mont. 24.9.1201—1207 Maternity Leave

1 2 Scobey K-12 Schools 3 4 Adopted on: 08/18/97 5 Reviewed on: 6 5331 **PERSONNEL** Revised on: 06/06/17 7 8 9 Insurance Benefits for Employees 10 Newly hired employees are eligible for insurance benefits offered by the District for the 11 particular bargaining unit to which an employee belongs. Other employees will be offered 12 benefits consistent with the District benefit plan, with exceptions noted below: 13 14 1. Classified employees who are employed less than half (½) time (that is, who are regularly 15 scheduled to work less than twenty (20) hours per week) will not be eligible for group 16 health, dental, and life insurance and will not be considered to be a member of defined 17 employee insurance benefit groups. 18 19 20 2. Any permanent employee who works half (½) time or more is eligible for group health and dental insurance, irrespective of the unit to which the employee belongs. All medical 21 and dental insurance premiums will be prorated in the amount of the full contract in terms 22 of full-time equivalency multiplied by the District's maximum contribution as prescribed 23 by the applicable collective bargaining agreement or Board policy. 24 25 A medical examination at the expense of the employee may be required, if the employee elects to 26 join the District health insurance program after initially refusing coverage during the "open 27 season" (*July). An eligible employee wishing to discontinue or change health insurance 28 coverage must initiate the action by contacting the personnel office and completing appropriate 29 forms. 30 31 Anniversary dates of the health and dental insurance policies for the District shall be July 1st 32 33 through June 30th. 34 35 36 37 Legal Reference: § 2-18-702, MCA Group insurance for public employees and officers § 2-18-703, MCA Contributions 38

		Scob	ey K-12 Schools	
5333	S		PERSONNEL	Adopted on: 06/06/17 Reviewed on: Revised on:
TT - 12 4				
<u>Holid</u>	<u>iays</u>			
	•		part by the school calend yees will receive holiday	lar. Temporary employees w pay on a prorated basis.
The h	olidays require	d for classified staff,	by § 20-1-305, MCA, are	: :
1.	Independence	e Dav		
2.	Labor Day	. Duj		
3.	Thanksgiving Day			
4.	Christmas Day			
5.	New Year's I	•		
6.	Memorial Da	•		
7.	State and national election days when the school building is used as a polling place and			
	conduct of sc	hool would interfere	with the election process	
Full t	ime classified e	mployees will have t	he following leave with p	oay:
1.	Friday after T	Chanksgiving		
2.	Christmas Ev			
3.	The Friday an	nd Monday of Spring	Break as noted in the add	opted yearly school calenda
		0.00 1.005 1.50	0.1. 11. 11.1	
Legal	Reference:	§ 20-1-305, MCA	School holidays	
		37 A.G. Op. 150 (1	9/8)	

	Scobe	ey K-12 Schools			
5334		PERSONNEL	Adopted on: 06/06/17 Reviewed on: Revised on:		
Vacations					
Classified and twelve-(12)-month administrative employees will accrue annual vacation leave					
benefits in accordance with §§ 2-18-611, 2-18-612, 2-18-614 through 2-18-617 and 2-18-621,					
MCA. Nothing in this policy guarantees approval for granting specific days as annual vacation					
leave in any instance. The District will judge each request for vacation in accordance with					
staffing needs.	, , , , , , , , , , , , , , , , , , , ,				
_					
Employees are not	Employees are not entitled to any vacation leave with pay until they have been continuously				
employed for a peri	od of six (6) calendar n	employed for a period of six (6) calendar months.			
	0.2.10.611.242				
Legal Reference:	§ 2-18-611, MCA	Annual vacation leav	ve		
Legal Reference:	§ 2-18-611, MCA § 2-18-612, MCA § 2-18-617, MCA	Annual vacation leav	ve ve – cash for unused – transfer		

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5334P

PERSONNEL

Adopted on: 06/06/17 Reviewed on: Revised on:

Page 1 of 2

Vacations

 All classified employees, except those in a temporary status, serving more than six (6) months, are eligible to earn vacation leave credits retroactive to the date of employment. Leave credits may not be advanced nor may leave be taken retroactively. A seasonal employee's accrued vacation leave credits may be carried over to the next season, if management has a continuing need for the employee, or paid out as a lump-sum payment to the employee when the season ends (generally in June). The employee may request a lump-sum payment at the end of each season.

Vacation is earned according to the following schedule:

RATE-EARNED SCHEDULE

Years of	Working Days
Employment	Credit per Year
1 day - 10 years	15
10 - 15 years	18
15 - 20 years	21
20 years on	24

Time as an elected state, county, or city official, as a school teacher, or as an independent contractor, does not count toward the rate earned. For purposes of this paragraph, an employee of a district or the university system is eligible to have school district or university employment time count toward the rate-earned schedule, if that employee was eligible for annual leave in the position held with the school district or university system.

Maximum Accrual of Vacation Leave

All full-time and part-time employees serving in permanent and seasonal positions may accumulate two (2) times the total number of annual leave credits they are eligible to earn per year, according to the rate-earned schedule.

Sick Leave Bank

An employee may contribute accumulated vacation leave to the sick leave bank provided for in § 2-18-618, MCA. Donation of vacation leave credits to and use of vacation leave credits in the sick leave bank are governed by terms of the current collective bargaining agreement.

1 5334P 2 Page 2 of 2 3 4 Annual Pay-Out 5 The District may, in its sole discretion and/or subject to the terms of a collective bargaining 6 agreement, provide cash compensation in January of each year for unused vacation leave in lieu 7 8 of the accumulation of vacation leave. 9 10 **Lump-Sum Payment Upon Termination** 11 An employee who terminates employment for reasons not reflecting discredit on the employee 12 shall be entitled, upon the date of such termination, to cash compensation for unused vacation 13 leave, assuming that the employee has worked the qualifying periods set forth in § 2-18-611, 14 MCA. The District shall not pay accumulated leaves to employees who have not worked the 15 qualifying period. Vacation leave contributed to the sick leave bank is nonrefundable and is not 16 eligible for cash compensation upon termination. 17 18 19 20 Legal Reference: §§ 2-18-611 ---- § 2-18-618, MCA Leave Time 21 22 23

Adopted on: 1/23/17
Reviewed on:
Revised on:

Fair labor Standards Act

10 Overtime for Classified Employees

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> Non-exempt classified employees who work more than forty (40) hours in a given workweek may receive overtime pay of one and one-half (1½) times the normal hourly rate. The Superintendent must approve any overtime work of a classified employee.

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Under Montana law and the Federal Fair Labor Standards Act, a classified employee may not volunteer to work without pay in an assignment similar to the employee's regular work.

17 18 19

A non-exempt employee who works overtime without authorization may be subject to disciplinary action.

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Blended Time

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Classified Employees working two or more jobs for the District at different rates of pay shall be paid overtime at a weighted average of the differing wages. This shall be determined by dividing the total regular remuneration for all hours worked by the number of hours worked in that week to arrive at the weighted average. One half that rate is then multiplied times the number of hours worked over 40 to arrive at the overtime compensation due.

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Example: Employee works one job at 30 hrs./week at 10.00/hr. The same employee works a different job at 20 hrs./week at \$12.00/hr. (Same district). The employee would get \$300.00 per week for the 30 hr/week job (\$10.00X30) and \$240.00 per week for the 20 hr./week job (\$12.00X20). A total of \$540.00 (regular remuneration). Divide \$540.00 by 50(total hours worked) = \$10.8/hr (weighted average). Onehalf that rate (\$10.80/2 = \$5.40) is multiplied by 10 (number of hours over 40). \$54.00 is the amount of overtime compensation due the employee based on the "blended time".

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Record-Keeping Requirements Under the Fair Labor Standards Act

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- Records required for ALL employees:
- A. Name in full (same name as used for Social Security); В. Employee's home address, including zip code;
- C. Date of birth if under the age of nineteen (19);
- D. Sex (may be indicated with Male/Female, M/F, Mr./Mrs./Miss/Ms.);
- E. Time of day and day of week on which the employee's workweek begins;
- F. Basis on which wages are paid (such as \$5/hour, \$200/week, etc.);
- G. Any payment made which is not counted as part of the "regular rate";
- Total wages paid each pay period. H.
- 48 I. Occupation

1				5336			
2				Page 2 of 2			
3	2	A 11'4'	1 1 : 16				
4	2. Additional records required for non-exempt employees:						
5		A.	Regular hourly rate of pay during any week	when exertime is worked			
6 7		А. В.					
8		В. С.	Hours worked in any workday (consecutive twenty-four-(24)-hour period); Hours worked in any workweek (or work period in case of 207[k]);				
9		D.	Total daily or weekly straight-time earnings (including payment for hours in excess of				
10		ъ.					
11		E.	forty (40) per week but excluding premium pay for overtime); Total overtime premium pay for a workweek;				
12		F.	Date of payment and the pay period covered				
13		G.	Total deductions from or additions to wages				
14		Н.	Itemization of dates, amounts, and reason for the deduction or addition, maintained on an				
15			individual basis for each employee;				
16		I.	Number of hours of compensatory time earned each pay period;				
17		J.	Number of hours of compensatory time used each pay period;				
18		K.		ppensated in cash, the total amount paid, and			
19			the dates of such payments;				
20		L.	The collective bargaining agreements which	discuss compensatory time, or written			
21			understandings with individual non-union e	mployees.			
22							
23							
24							
25	Legal	Referen		Fair Labor Standards Act			
26			ARM, 24.9.805	Employment Records			
27			Title 39, Chapter 3, Part 4	Minimum Wage and Overtime			
28				Compensation			
29			Admin. R. Mont. 24.16.2501—258	1 Overtime Compensation			
30							
31							

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 5337 PERSONNEL Revised on: 6 7 8 Workers' Compensation Benefits 9 All employees of the District are covered by workers' compensation benefits. In the event of an 10 industrial accident, an employee should: 11 12 1. Attend to first aid and/or medical treatment during an emergency; 13 14 15 2. Correct or report as needing correction a hazardous situation as soon as possible after an emergency situation is stabilized; 16 17 3. Report the injury or disabling condition, whether actual or possible, to the immediate 18 supervisor, within forty-eight (48) hours, on the Employer's First Report of Occupational 19 Injury or Disease; and 20 21 22 4. Call or visit the administrative office after medical treatment, if needed, to complete the necessary report of accident and injury on an Occupational Injury or Disease form. 23 24 The administrator will notify the immediate supervisor of the report and will include the 25 immediate supervisor as necessary in completing the required report. 26 27 28 An employee who is injured in an industrial accident may be eligible for workers' compensation benefits. By law, employee use of sick leave must be coordinated with receipt of workers' 29 compensation benefits, on a case-by-case basis, in consultation with the Workers' Compensation 30 Division, Department of Labor and Industry. 31 32 33 The District will not automatically and simply defer to a report of industrial accident but will 34 investigate as it deems appropriate to determine: (1) whether continuing hazardous conditions exist which need to be eliminated; and (2) whether in fact an accident attributable to the District 35 working environment occurred as reported. The District may require the employee to authorize 36 37 the employee's physician to release pertinent medical information to the District or to a 38 physician of the District's choice, should an actual claim be filed against the Workers' Compensation Division, which could result in additional fees being levied against the District. 39 40 41

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Legal Reference: §§ 39-71-101, et seq., MCA Workers' Compensation Act

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 5338 PERSONNEL Revised on: 6 7 8 9 10 11 Payment of Interest on Employer Contributions for Workers' Compensation Time 12 13 An employee absent because of an employment-related injury entitling the employee to workers' 14 compensation payments may, upon the employee's return to service, contribute to the retirement 15 system an amount equal to the contributions that would have been made by the employee to the 16 system on the basis of the employee's compensation at the commencement of the employee's 17 absence plus regular interest accruing from one (1) year from the date after the employee returns 18 to service to the date the employee contributes for the period of absence. 19 20 21 The District has the option to pay, or not pay, the interest on the employer's contribution for the

It is the policy of this District to not pay the interest costs associated with the employer's contribution.

period of absence based on the salary as calculated. If the employer elects not to pay the interest

Cross Reference: 5254F Employer Payment Policy Form

Legal Reference: §§ 19-3-504, MCA Absence due to illness or injury.

costs, this amount must be paid by the employee.

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1		Scobey K-12 Schools		
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3			Adopted on: 02/19/90	
4			Reviewed on: 06/06/17	
5	5342	PERSONNEL	Revised on:	
6				

Staff Recognition

The Board appreciates the effort made by its members, staff, students, and citizens in achieving the district's goals and objectives. The Board intends to recognize publicly and comment the staff for special honors or office earned in connection with or related to their work. Each trustee will be awarded a service certificate upon terminating services on the board. Each staff member who retires from the district will be awarded a service certificate.

Scobey K-12 Schools 1 2 3 Adopted on: 02/19/90 4 Reviewed on: 5 5420 **PERSONNEL** Revised on: 06/06/17 6 7 8 Paraprofessionals 9 Paraprofessionals, as defined in the appropriate job descriptions, are under the supervision of a 10 principal and a teacher to whom the principal may have delegated responsibility for close 11 direction. The nature of the work accomplished by paraprofessionals will encompass a variety of 12 tasks that may be inclusive of "limited instructional duties." 13 14 15 Paraprofessionals are employed by the District mainly to assist the teacher. A paraprofessional is an extension of the teacher, who legally has the direct control and supervision of the classroom 16 or playground and responsibility for control and the welfare of the students. 17 18 It is the responsibility of each principal and teacher to provide adequate training for a 19 paraprofessional. This training should take into account the unique situations in which a 20 21 paraprofessional works and should be designed to cover the general contingencies that might be expected to pertain to that situation. During the first thirty (30) days of employment, the 22 supervising teacher or administrator shall continue to assess the skills and ability of the 23 paraprofessional to assist in reading, writing, and mathematics instruction. 24 25 26 The Superintendent shall develop and implement procedures for an annual evaluation of paraprofessionals. Evaluation results shall be a factor in future employment decisions. 27 28 If the school receives Title I funds, the District shall notify parents of students attending the 29 school annually that they may request the District to provide information regarding the 30 professional qualifications of their child's paraprofessionals, if applicable. 31 32 33 34 Cross Reference: 5420F ESSA Qualification Notifications Request Form 20 U.S.C. § 6319 Legal Reference: Qualifications for teachers and paraprofessionals 35

	Scobey K-12 Sch	nools
5420F	PERSONN	Adopted on: 06/06/17 Reviewed on: EL Revised on:
	ESSA Qualification No	otifications
ANNUAL NOTIFI	CATION - OPTION TO REQUEST 1	PROFESSIONAL QUALIFICATIONS
TO:	's Name	FROMSchool Name
Parent	's Name REStudent's Na	School Name
DAIL	_	GRADE
Dear Parent/Guardian,		
D D C C C C C C C C C C		
Succeeds Act (ESSA)	volume v request information rec	programs as a part of the Every Studer garding the professional qualifications of
	nd paraprofessional(s), if application	
your child's leacher(s) a	nd paraprofessional(s), if applies	aute.
If you would like to rea	uest this information, please cor	ntact
by phone at	or hv e-m	ntact nail at
zy Priorie at	or by c in	•
Sincerely,		
P:	rincipal/designee	
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Scobey K-12 Schools 1 2 3 Adopted on: 02/19/90 4 Reviewed on: 5 5430 **PERSONNEL** Revised on: 06/06/17 6 7 Page 1 of 2 8 9 Volunteers 10 The District recognizes the valuable contributions made to the total school program by members 11 of the community who act as volunteers. By law, a volunteer is an individual who: 12 13 14 1. Has not entered into an express or implied compensation agreement with the District; 15 2. Is excluded from the definition of "employee" under appropriate state and federal 16 17 statutes; 18 May be paid expenses, reasonable benefits, and/or nominal fees in some situations; and 19 3. 20 21 4. Is not employed by the District in the same or similar capacity for which he/she is volunteering. 22 23 24 District employees who work with volunteers shall clearly explain duties for supervising children in school, on the playground, and on field trips. An appropriate degree of training and/or 25 supervision of each volunteer shall be administered commensurate with the responsibility 26 undertaken. 27 28 Volunteers who have unsupervised access to children are subject to the District's policy 29 30 mandating background checks. 31 32 Chaperones 33 34 The Superintendent may direct that appropriate screening processes be implemented to assure that adult chaperones are suitable and acceptable for accompanying students on field trips or 35 excursions. 36 37 38 When serving as a chaperone for the District, the parent(s)/guardian(s) or other adult volunteers, including employees of the District, assigned to chaperone, shall not use tobacco products in the 39 40 presence of students, nor shall they consume any alcoholic beverages or use any illicit drug during the duration of their assignment as a chaperone, including during the hours following the 41 end of the day's activities for students. The chaperone shall not encourage or allow students to 42 participate in any activity that is in violation of District policy during the field trip or excursion, 43 including during the hours following the end of the day's activities. Chaperones shall be given a 44 copy of these rules and sign a letter of understanding verifying they are aware of and agree to 45

these District rules before being allowed to accompany students on any field trip or excursion.

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2			Page 2 of 2
3			
4	Any chaperone four	nd to have	e violated these rules shall not be used again as a chaperone for any
5	District-sponsored	field trips	or excursions and may be excluded from using District-sponsored
6	transportation for th	ne remaind	der of the field trip or excursion and be responsible for their own
7	transportation back	home. En	mployees found to have violated these rules may be subject to
8	disciplinary action.		
9			
10			
11			
12	Cross Reference:	5122	Fingerprints and Criminal Background Investigations
13		5430F	Volunteer/Chaperone Letter of Understanding [Note: We
14			developed one of these for MSGIA. Should we add a similar one
15			as a new policy form?]
16			

VOLUNTEER AGREEMENT FORM

5430F

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COACH/HELPER/AIDE/CHAPERONE

I,	(the Volunteer) hereby agree to serve	Public
Schools (the District) on a volunteer basis as a	
lease in	itial next to each statement:	
	The Volunteer understands any volunteer services will not be compensated	now or in the future
	The volunteer understands any volunteer services will not be compensated	now of in the future.
	The Volunteer has been informed and understands that volunteer services r	endered do not create
•	an employee-employer relationship between the Volunteer and the District	
	above.	1
	The Volunteer understands that the District may not carry worker's comper	sation insurance and
	does not carry medical insurance for a person serving as a volunteer in the position	on stated above.
	The Volunteer understands that the mutually established schedule of service	
	stated above carries no obligation for either party and maybe adjusted at an	y time.
	The Volunteer understands that services as a volunteer may be terminated a	at any time.
	771 X71 . 1 . 1 d . d . 1 . d . P . C . C . 1 . 1 .	
	The Volunteer understands that they are under the direction of the school d	
	during their service as a volunteer and must follow directives given by dist	rict employees.
	The Valunteen understands that they are to follow all laws malicies and my	laa maaandin a atudant
	The Volunteer understands that they are to follow all laws, policies, and ru and employee confidentiality during their service as a volunteer.	ies regarding student
	and employee confidentiality during their service as a volunteer.	
	The Volunteer understands that they are to follow district policy as well as	local state federal and
	other applicable law during their service as a volunteer.	rocar, state, reactar and
	other approache have during their service as a volunteer.	
	The Volunteer understands that they are not to use alcohol, tobacco or othe	r drugs around student
	at any time whether on school property or not.	8
	, , , , , , , , , , , , , , , , , , , ,	
	The Volunteer understands that they are not to encourage students to violat	e district policy. The
	Volunteer further understands that if they observe a student violating distriction	ct policy they are to
	report the behavior to the supervising district employee immediately.	
	The Volunteer understands that any violation of this agreement, district pol	
	federal or other applicable law can result in permanent termination of volume	nteer privileges and
	possible legal action.	
	T1 V 1 (' 10 C 11	
	The Volunteer is 18 years of age or older.	
	The Valuation and entends that his earth original or and complies to the	anhant wann
	The Volunteer understands that his authorization only applies to the/_	school year.
	The Volunteer understands that if the position stated above involves regula	r uncunervised occess
	to students in schools they shall submit to a name-based and fingerprint cri	
	investigation conducted by the appropriate law enforcement agency prior to	
	agreement.	o consideration of this
	agreement.	
underst	and that should I have been found to have violated these rules, I will not be used aga	in as a chaperone for
	ict-sponsored field trips or excursions and may be excluded from using District-spo	
	mainder of the field trip or excursion and that I will be responsible for my own trans	
		1
		

I	DISTRICT REPRESENTATIVE	DATE
2		
3		
4	VOLUNTEER SIGNATURE	DATE
5		
6		

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 5440 **PERSONNEL** Revised on: 6 7 **Student Teachers/Interns** 8 9 The District recognizes its obligation to assist in the development of members of the teaching 10 profession. The District shall make an effort to cooperate with accredited institutions of higher 11 learning in the education of student teachers and other professionals in training (such as interns) 12 by providing a reasonable number of classroom and other real-life situations each year. 13 14 15 The District and the respective training institutions shall enter into mutually satisfactory agreements whereby the rules, regulations, and guidelines of the practical experiences shall be 16 established. 17 18 The Superintendent shall coordinate all requests from cooperating institutions for placement with 19 building principals so that excessive concentrations of student teachers and interns shall be 20 21 avoided. As a general rule: 22 23 1. A student teacher shall be assigned to a teacher or other professional who has agreed to cooperate and who has no less than three (3) years of experience in the profession; 24 25 2. 26 A supervising professional shall be assigned no more than one (1) student teacher/intern per school year; 27 28 3. The supervising professional shall remain responsible for the class; 29 30 31 4. The student teacher shall assume the same conditions of employment as a regular teacher with regard to meeting the health examination requirements, length of school day, 32 supervision of co-curricular activities, staff meetings, and in-service training; and 33 34 5. The student teacher shall be subject to the District policy regarding background checks, if 35 the student teacher has unsupervised access to children. 36 37 38 39 40 Cross Reference: 5122 Fingerprints and Criminal Background Investigations 41 Legal Reference: § 20-4-101(2) and (3), MCA System and definitions of teacher and 42 specialist certification – student teacher exception 43

Scobey K-12 Schools

5450 PERSONNEL

Revised on: 06/06/17, 7/22/22

Reviewed on:

Adopted on: 06/17/2002

Page 1 of 2

Employee use of Electronic Mail, Internet, Networks, and District Equipment

The District equipment, e-mail and Internet systems are intended to be used for educational purposes only, and employees have no expectation of privacy. Employees have no expectation of privacy in district owned technology equipment, including but not limited to district-owned desktops, laptops, memory storage devices, and cell phones.

Users of District equipment, e-mail and Internet systems are responsible for their appropriate use. All illegal and improper uses of the equipment, e-mail, and Internet system, including but not limited to network etiquette violations including mail that degrades or demeans other individuals, pornography, obscenity, harassment, solicitation, gambling, and violating copyright or intellectual property rights, are prohibited. Abuse of the equipment, e-mail, or Internet systems through personal use, or use in violation of the law or District policies, will result in disciplinary action, up to and including termination of employment.

All e-mail/Internet records are considered District records and should be transmitted only to individuals who have a need to receive them. If the sender of an e-mail or Internet message does not intend for the e-mail or Internet message to be forwarded, the sender should clearly mark the message "Do Not Forward."

To keep District equipment, e-mail and Internet systems secure, users shall not leave the terminal "signed on" when unattended and may not leave their password available in an obvious place near the terminal or share their password with anyone except the system administrator. The District reserves the right to bypass individual passwords at any time and to monitor the use of such systems by employees.

Additionally, District equipment, records and e-mail/Internet records are subject to disclosure to law enforcement or government officials or to other third parties through subpoena or other process.

Consequently, the District retains the right to access stored records in cases where there is reasonable cause to expect wrongdoing or misuse of the system and to review, store, and disclose all information sent over the District e-mail systems for any legally permissible reason, including but not limited to determining whether the information is a public record, whether it contains information discoverable in litigation, and to access District information in the employee's absence. Employee e-mail/Internet messages may not necessarily reflect the views of the District.

All District employees should be aware that e-mail messages can be retrieved, even if they have

1	5450
2	Page 2 of 2
3	
4	been deleted, and that statements made in e-mail communications can form the basis of various
5	legal claims against the individual author or the District.
6	
7	All e-mail/Internet records are considered District records and should be transmitted only to
8	individuals who have a need to receive them. E-mail sent or received by the District or the
9	
10	District's employees may be considered a public record subject to public disclosure or
11	inspection. All District e-mail and Internet communications may be monitored.
12	
13	
14	

5450F 1 EMPLOYEE EQUIPMENT USE, INTERNET CONDUCT, 2 AND NETWORK ACCESS AGREEMENT 3 4 5 Every staff member must read and sign below: 6 I have read, understand, and agree to abide by the terms of the School District's policy regarding 7 District-Provided Access to Electronic Information, Equipment, Services, and Networks 8 (Policies 5450 and 5450P). Should I commit any violation or in any way misuse my access to 9 the District's computers, network and/or the Internet, I understand and agree that my access 10 privilege may be revoked and school disciplinary action may be taken against me. 11 12 13 Terms and Conditions 14 15 Acceptable Use – Access to the District's technology and electronic networks must be: (a) for the purpose of education or research and consistent with the educational objectives 16 of the District; or (b) for legitimate business use. 17 18 19 2. Privileges – The use of the District's technology and electronic networks is a privilege, not a right, and inappropriate use will result in cancellation of those privileges. The 20 21 system administrator (and/or principal) will make all decisions regarding whether or not a user has violated these procedures and may deny, revoke, or suspend access at any time. 22 That decision is final. 23 24 25 3. Unacceptable Use – The user is responsible for his or her actions and activities involving the network. Some examples of unacceptable uses are: 26 27 Using the network for any illegal activity, including violation of copyright or 28 a. other contracts, or transmitting any material in violation of any federal or state 29 law: 30 31 Unauthorized downloading of software, regardless of whether it is copyrighted or devirused; 32 b. 33 Downloading copyrighted material for other than personal use; 34 c. 35 Using the network for private financial or commercial gain; d. 36 37 Wastefully using resources, such as file space; 38 e. 39 f. Hacking or gaining unauthorized access to files, resources, or entities; 40 41 Invading the privacy of individuals, which includes the unauthorized disclosure, 42 g. dissemination, and use of information of a personal nature about anyone; 43 44 Using another user's account or password; 45 h.

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1 2			5450F page 2 of 4
3			page 2 of 1
4			
5		i.	Posting material authored or created by another, without his/her consent;
6			D. C
7		j.	Posting anonymous messages;
8 9		k.	Using the network for commercial or private advertising;
10		к.	Osing the network for commercial or private advertising,
11		1.	Accessing, submitting, posting, publishing, or displaying any defamatory,
12			inaccurate, abusive, obscene, profane, sexually oriented, threatening, racially
13			offensive, harassing, or illegal material; and
14			
15		m.	Using the network while access privileges are suspended or revoked.
16 17	4.	Notw	ork Etiquette – The user is expected to abide by the generally accepted rules of
18	4.		ork etiquette. These include but are not limited to the following:
19		netwe	ork enquette. These menude but are not infinited to the following.
20		a.	Be polite. Do not become abusive in messages to others.
21			
22		b.	Use appropriate language. Do not swear or use vulgarities or any other
23			inappropriate language.
24			
25		c.	Do not reveal personal information, including the addresses or telephone
26			numbers, of students or colleagues.
27 28		d.	Recognize that electronic mail (e-mail) is not private. People who operate the
20 29		u.	system have access to all mail. Messages relating to or in support of illegal
30			activities may be reported to the authorities.
31			went the many of reperior to the maniferance.
32		e.	Do not use the network in any way that would disrupt its use by other users.
33			
34		f.	Consider all communications and information accessible via the network to be
35			private property.
36	_	NT 33	
37	5.		Varranties – The District makes no warranties of any kind, whether expressed or
38 39			ed, for the service it is providing. The District will not be responsible for any ges the user suffers. This includes loss of data resulting from delays, non-deliveries,
10			d deliveries, or service interruptions caused by its negligence or the user's errors or
1 1			ions. Use of any information obtained via the Internet is at the user's own risk.
12			District specifically denies any responsibility for the accuracy or quality of
13			nation obtained through its services.
14			
1 5			

4 6. Indemnification – The user agrees to indemnify the District for any losses, costs, or damages, including reasonable attorney fees, incurred by the District, relating to or arising out of any violation of these procedures.

7. Security – Network security is a high priority. If the user can identify a security problem on the Internet, the user must notify the system administrator or building principal. Do not demonstrate the problem to other users. Keep your account and password confidential. Do not use another individual's account without written permission from that individual. Attempts to log on to the Internet as a system administrator will result in cancellation of user privileges. Any user identified as a security risk may be denied access to the network.

8. Vandalism and Damage – Vandalism will result in cancellation of privileges, and other disciplinary action. Vandalism is defined as any malicious attempt to harm or destroy data of another user, the Internet, or any other network. This includes but is not limited to uploading or creation of computer viruses. The user is responsible for any unintentional damage to the District-owned equipment or technology that cause by the use or user's negligence. Such damage includes but is not limited to that caused by drops, spills, virus, exposure to heat and cold, or submersion.

9. Charges – The District assumes no responsibility for any unauthorized charges or fees, including telephone charges, long-distance charges, per-minute surcharges, and/ or equipment or line costs.

Internet Safety

1. Internet access is limited to only those "acceptable uses," as detailed in these procedures. Internet safety is almost assured if users will not engage in "unacceptable uses," as detailed in these procedures, and will otherwise follow these procedures.

2. Staff members shall supervise students while students are using District Internet access, to ensure that the students abide by the Terms and Conditions for Internet access, as contained in these procedures.

38 3. Each District computer with Internet access has a filtering device that blocks entry to visual depictions that are: (1) obscene; (2) pornographic; or (3) harmful or inappropriate for students, as defined by the Children's Internet Protection Act and determined by the Superintendent or designee.

43 4. The district shall provide age-appropriate instruction to students regarding appropriate
44 online behavior. Such instruction shall include, but not be limited to: positive interactions
45 with others online, including on social networking sites and in chat rooms; proper online
46 social

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2		Page 4 of 4
3 4 5 6		etiquette; protection from online predators and personal safety; and how to recognize and respond to cyberbullying and other threats.
7	5.	The system administrator and principal shall monitor student Internet access.
9 10 111 12 13 14 15 16 17 18		I understand and will abide by the technology, equipment and network access policies. understand that the District and/or its agents may access and monitor my use of the Internet including my e-mail and downloaded material, without prior notice to me. I furthe understand that should I commit any violation, my access privileges may be revoked, and school disciplinary action and/or appropriate legal action may be taken. In consideration fo using the District's issuance of technology, electronic network connection and having access to public networks, I hereby acknowledge the risk for any claims and damages arising from my use of, or inability to use the equipment, network, and Internet. I understand any negligence arising out of my use of equipment or networks shall be attributed to me a comparative negligence within the meaning of Section 27-1-702, MCA.
20		User Name (please print)
21 22		User Signature Date

Scobey K-12 Schools 1 2 Adopted on: 7/22/22 3 Reviewed on: 4 5450P PERSONNEL Revised on: 5 Page 1 of 4 6 7 All use of electronic networks shall be consistent with the District's goal of promoting educational excellence by facilitating resource sharing, innovation, and communication. These 8 procedures do not attempt to state all required or proscribed behaviors by users. However, some 9 specific examples are provided. The failure of any user to follow these procedures will result 10 in the loss of privileges, disciplinary action, and/or appropriate legal action. 11 12 13 Terms and Conditions 14 Acceptable Use – Access to the District's electronic networks must be: (a) for the purpose of education or research and consistent with the educational objectives of the 15 District; or (b) for legitimate business use. 16 17 18 2. Privileges – The use of the District's electronic networks is a privilege, not a right, and inappropriate use will result in cancellation of those privileges. The system administrator 19 20 (and/or principal) will make all decisions regarding whether or not a user has violated these procedures and may deny, revoke, or suspend access at any time. That decision is 21 final. 22 23 24 3. Unacceptable Use – The user is responsible for his or her actions and activities involving 25 the network. Some examples of unacceptable uses are: 26 Using the network for any illegal activity, including violation of copyright or 27 a. other contracts, or transmitting any material in violation of any federal or state 28 29 law: 30 31 b. Unauthorized downloading of software, regardless of whether it is copyrighted or devirused; 32 33 Downloading copyrighted material for other than personal use; c. 34 Using the network for private financial or commercial gain; d. 35 36 Wastefully using resources, such as file space; 37 e. 38 f. 39 Hacking or gaining unauthorized access to files, resources, or entities; 40 Invading the privacy of individuals, which includes the unauthorized disclosure, 41 g. dissemination, and use of information of a personal nature about anyone; 42 43 44 h. Using another user's account or password;

1			
2 3			5450P Page 2 of 4
4			
5 6		i.	Posting material authored or created by another, without his/her consent;
7 8		j.	Posting anonymous messages;
9 10		k.	Using the network for commercial or private advertising;
11 12 13 14		1.	Accessing, submitting, posting, publishing, or displaying any defamatory, inaccurate, abusive, obscene, profane, sexually oriented, threatening, racially offensive, harassing, or illegal material; and
15 16		m.	Using the network while access privileges are suspended or revoked.
17 18 19 20	4.		ork Etiquette – The user is expected to abide by the generally accepted rules of ork etiquette. These include but are not limited to the following:
21 22		a.	Be polite. Do not become abusive in messages to others.
23 24		b.	Use appropriate language. Do not swear or use vulgarities or any other inappropriate language.
25 26 27		c.	Do not reveal personal information, including the addresses or telephone numbers, of students or colleagues.
28 29 30 31 32		d.	Recognize that electronic mail (e-mail) is not private. People who operate the system have access to all mail. Messages relating to or in support of illegal activities may be reported to the authorities.
33 34		e.	Do not use the network in any way that would disrupt its use by other users.
35 36		f.	Consider all communications and information accessible via the network to be private property.
37 38 39 40 41 42 43 44 45	5.	implication dama misse omiss The I	Varranties – The District makes no warranties of any kind, whether expressed or ed, for the service it is providing. The District will not be responsible for any ges the user suffers. This includes loss of data resulting from delays, non-deliveries, ed deliveries, or service interruptions caused by its negligence or the user's errors or sions. Use of any information obtained via the Internet is at the user's own risk. District specifically denies any responsibility for the accuracy or quality of mation obtained through its services.

6. Indemnification – The user agrees to indemnify the District for any losses, costs, or damages, including reasonable attorney fees, incurred by the District, relating to or arising out of any violation of these procedures.

7. Security – Network security is a high priority. If the user can identify a security problem on the Internet, the user must notify the system administrator or building principal. Do not demonstrate the problem to other users. Keep your account and password confidential. Do not use another individual's account without written permission from that individual. Attempts to log on to the Internet as a system administrator will result in cancellation of user privileges. Any user identified as a security risk may be denied access to the network.

8. Vandalism and Damage – Vandalism will result in cancellation of privileges, and other disciplinary action. Vandalism is defined as any malicious attempt to harm or destroy data of another user, the Internet, or any other network. This includes but is not limited to uploading or creation of computer viruses. The user is responsible for any unintentional damage to the District-owned equipment or technology that cause by the use or user's negligence. Such damage includes but is not limited to that caused by drops, spills, virus, exposure to heat and cold, or submersion.

9. Charges – The District assumes no responsibility for any unauthorized charges or fees, including telephone charges, long-distance charges, per-minute surcharges, and/ or equipment or line costs.

10. Copyright Web Publishing Rules – Copyright law and District policy prohibit the republishing of text or graphics found on the Web or on District Websites or file servers, without explicit written permission.

a. For each republication (on a Website or file server) of a graphic or text file that was produced externally, there must be a notice at the bottom of the page crediting the original producer and noting how and when permission was granted. If possible, the notice should also include the Web address of the original source.

b. Students and staff engaged in producing Web pages must provide library media specialists with e-mail or hard copy permissions before the Web pages are published. Printed evidence of the status of "public domain" documents must be provided.

c. The absence of a copyright notice may not be interpreted as permission to copy the materials. Only the copyright owner may provide the permission. The manager of the Website displaying the material may not be considered a source of permission.

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2			5450P
3			Page 4 of 4
4			
5 6		d.	The "fair use" rules governing student reports in classrooms are less stringent and permit limited use of graphics and text.
7 8 9		e.	Student work may only be published if there is written permission from both the parent/guardian and the student.
10 11	Interne	et Safet	Y.
12 13 14 15 16	1.	Interne	et access is limited to only those "acceptable uses," as detailed in these procedures. et safety is almost assured if users will not engage in "unacceptable uses," as ed in these procedures, and will otherwise follow these procedures.
16 17 18 19 20	2.	to ensi	nembers shall supervise students while students are using District Internet access, are that the students abide by the Terms and Conditions for Internet access, as ned in these procedures.
20 21 22 23 24 25	3.	visual for stu	District computer with Internet access has a filtering device that blocks entry to depictions that are: (1) obscene; (2) pornographic; or (3) harmful or inappropriate dents, as defined by the Children's Internet Protection Act and determined by the ntendent or designee.
26 27 28 29 30 31	4.	online with or social	strict shall provide age-appropriate instruction to students regarding appropriate behavior. Such instruction shall include, but not be limited to: positive interactions thers online, including on social networking sites and in chat rooms; proper online etiquette; protection from online predators and personal safety; and how to size and respond to cyberbullying and other threats.
32 33 34	5.	The sy	stem administrator and principal shall monitor student Internet access.
35 36 37 38 39 40 41 42 43 44 45 46	Legal	Referen	Children's Internet Protection Act, P.L. 106-554 Broadband Data Services Improvement Act/Protecting Children in the 21st Century Act of 2008 (P.L. 110-385) 20 U.S.C. § 6801, et seq. Language instruction for limited English proficient and immigrant students 47 U.S.C. § 254(h) and (l) Universal service

Scobey K-12 Schools Adopted on: 06/06/17 Reviewed on: PERSONNEL Revised on:

Page 1 of 2

Electronic Resources and Social Networking

The Scobey School District recognizes that an effective public education system develops students who are globally aware, civically engaged, and capable of managing their lives and careers. The District also believes that students need to be proficient users of information, media, and technology to succeed in a digital world.

Public school employees are held to a high standard of behavior. The Montana Department of Education *Professional Educators of Montana Code of Ethics* requires District staff to maintain a professional relationship with each student, both in and outside the classroom. The District encourages all staff to read and become familiar with the Code of Ethics.

The school district staff shall not socialize with students on social networking websites (during school or out-of-school) in a manner contrary to this policy. Staff are reminded that the same relationship, exchange, interaction, information, or behavior that would be unacceptable in a non-technological medium, is unacceptable when done through the use of technology. In fact, due to the vastly increased potential audience digital dissemination presents, extra caution must be exercised by staff to ensure they don't cross the line of acceptability.

Specifically, the following forms of technology based interactivity or connectivity are expressly permitted or forbidden when used in a manner not related to the delivery of educational services or district operations.

- Sharing personal landline or cell phone numbers with students for non-educational purposes;
- Text messaging students for non-educational purposes;
- Emailing students other than through and to school controlled and monitored accounts;
- Soliciting students as friends or contacts on social networking sites for non-educational purposes;
- Accepting the solicitation of students as friends or contacts on social networking sites for non-educational purposes;
- Creation of administratively approved and sanctioned "groups" on social networking sites that permit the broadcast of information without granting students access to staff member's personal information;
- Sharing with student's access information to personal websites or other media through which the staff member would share personal information and occurrences.

Page 2 of 2 Accessing social networking websites for individual use during school hours is prohibited, unless asked to do so by administration. Except in an emergency situation, staff shall not access social networking sites using district equipment or personal equipment, including during breaks or preparation periods. All school district employees who participate in social networking websites, shall not post any school district data, documents, photographs, logos, or other district owned or created information on any website. Further, the posting of any private or confidential school district material on such websites is strictly prohibited. The Board directs the Superintendent or his/her designee to create strong electronic educational systems that support innovative teaching and learning, to provide appropriate staff development opportunities and to develop procedures to support this policy. Staff should contact the administration if they would like to establish an educational related social media presence. Cross Reference: Bullying/Harassment/Intimidation Personal Conduct **Disciplinary Action** Professional Educators of Montana Code of Ethics

Scobey K-12 Schools Adopted on: 06/06/17 Reviewed on: **PERSONNEL** Revised on: 7/9/18 Payment of Wages Upon Termination When a District employee separates from employment, wages owed will be paid on the next regular pay day for the pay period in which the employee left employment or within fifteen (15) days, whichever occurs first. In the case of an employee discharged for allegations of theft connected to the employee's work, the District may withhold the value of the theft, provided: The employee agrees in writing to the withholding; or The District files a report of the theft with law enforcement within seven (7) business days of separation. If no charges are filed within thirty (30) days of the filing of a report with law enforcement, wages are due within a thirty-(30)-day period. Legal Reference: § 39-3-205, MCA Payment of wages when employee separated from employment prior to payday – exceptions

1 Scobey K-12 Schools 2 Adopted on: 1/23/17 Reviewed on: 5 5510 - R PERSONNEL Revised on: 6 Page 1 of 5

9 <u>HIPAA</u>

Note:

(1) Any school district offering a group "health care plan" for its employees is affected by HIPAA. School districts offering health plans that are self-insured will be entirely responsible for compliance with HIPAA, despite a third party administrator managing the plan. School districts may also be subject to HIPAA as a "health care provider" by either having a school-based health center or a school nurse. School-based health centers staffed and serviced by a hospital or local health department are responsible for complying with HIPAA if there is a sharing of records containing health information. For those districts providing the services of a school nurse, HIPAA regulations issued in 2000 commented that an "educational institution that employs a school nurse is subject to [the] regulations as a health care provider if the school nurse or the school engaged in a HIPAA transaction." This transaction occurs when a school nurse submits a claim electronically.

(2) Any personally identifiable health information contained in an "education record" under FERPA is subject to FERPA, not HIPAA.

Background

Health Insurance Portability and Accountability Act of 1996 (HIPAA)

 The District's group health plan is a Covered Entity under the Health Insurance Portability and Accountability Act of 1996 (HIPAA) and its implementing regulations, the Standards for the Privacy of Individually Identifiable Information. In order to comply with HIPAA and its related regulations, the District has implemented the following HIPAA Privacy Policy:

The HIPAA Privacy Rule

HIPAA required the federal government to adopt national standards for *electronic health care transactions*. At the same time, Congress recognized that advances in electronic technology could erode the privacy of health information and determined there was a need for national privacy standards. As a result HIPAA included provisions which mandated the adoption of federal privacy standards for individually identifiable health information.

The standards found in the Privacy Rule are designed to protect and guard against the misuse of individually identifiable health information, with particular concern regarding employers using an employee's (or dependent's) health information from the group health plan to make adverse © MTSBA 2016-17

1 5510 2 Page 2 of 5

employment-related decisions. The Privacy Rule states that verbal, written, or electronic information that can be used to connect a person's name or identity with medical, treatment, or health history information is Protected Health Information (PHI) under the HIPAA Privacy Rule.

Under the HIPAA Privacy Rule:

1. Individuals have a right to access and copy their health record to the extent allowed by HIPAA.

2. Individuals have the right to request an amendment to their health record. The plan may deny an individual's request under certain circumstances specified in the HIPAA Privacy Rule.

Individuals have the right to an accounting of disclosures of their health record for reasons other than treatment, payment, or healthcare operations.

20 4. PHI, including health, medical, and claims records, can be used and disclosed without
21 authorization for specific, limited purposes (treatment, payment, or operations of the
22 group health plan). A valid authorization from the individual must be provided for use or
23 disclosure for other than those purposes.

5. Safeguards are required to protect the privacy of health information.

6. Covered entities are required to issue a notice of privacy practices to their enrollees.

7. Violators are held accountable with civil and criminal penalties for improper use or disclosure of PHI.

Compliance

 The Business Manager has been designated Privacy Officer. The Privacy Officer will oversee all ongoing activities related to the development, implementation, maintenance of, and adherence to the District's policies and procedures covering the privacy of and access to patient health information in compliance with HIPAA, other applicable federal and state laws, and the District's privacy practices.

- As required for a Covered Entity under HIPAA, the plan has developed these internal privacy policies and procedures to assure that PHI is protected and that access to and use and disclosure of PHI are restricted in a manner consistent with HIPAA's privacy protections. The policies and procedures recognize routine and recurring disclosures for treatment, payment, and healthcare operations and include physical, electronic, and procedural safeguards to protect PHI. The procedures include safeguards for sending PHI via mail or fax, receiving PHI for plan purposes, and workstation safeguards and procedures for securing and retaining PHI received by the plan.
- 46 Plan participants are entitled to receive a copy of the plan's policies and procedures upon

1 5510 2 Page 3 of 5

4 request.

Designating a limited number of privacy contacts allows the District to control who is receiving

PHI from the contract claims payor for plan operations purposes. The contract claims payor will provide only the minimum PHI necessary for the stated purpose and, as required under the Privacy Rule, will provide PHI only to individuals with a legitimate need to know for plan operations purposes.

The District has distributed a notice of privacy practices to plan participants. The notice informs plan participants of their rights and the District's privacy practices related to the use and disclosure of PHI. A copy of this notice may be obtained by contacting the Privacy Officer.

The District has reviewed how PHI is used and disclosed by the plan and has limited disclosure of that information to employees who have a legitimate need to know or possess the PHI for healthcare operations and functions. The District will make reasonable efforts to use deidentified information whenever possible in the operations of the plan and will only use the minimum PHI necessary for the stated purpose.

Some of the District's employees need access to PHI in order to properly perform the functions of their jobs. The District has identified these employees and has given them training in the important aspects of the HIPAA Privacy Rule, the privacy policy, and procedures. New employees who will have access to PHI will receive training on the HIPAA Privacy Rule and related policies and procedures as soon as reasonably possible after they are employed. Employees who improperly use or disclose PHI or misuse their access to that information may be subject to discipline, as deemed appropriate.

In the event the group health plan must disclose PHI in the course of performing necessary plan operations functions or as required by law or a governmental agency, the District has developed a system to record those disclosures and requests for disclosures. An individual may request a list of disclosures of his or her PHI made by the plan for other than treatment or claims payment purposes. All requests for an accounting of PHI disclosures must be made in writing, and the plan may impose fees for the cost of production of this information. Requests will be responded to within sixty (60) days. If the plan is not able to provide the requested information within sixty (60) days, a written notice of delay will be sent to the requesting individual, with the reasons for the delay and an estimated time for response.

In order to comply with the new privacy regulations, the plan has implemented compliant communication procedures. Except for its use in legitimate healthcare operations, written permission will be required in order for the District to disclose PHI to or discuss it with a third party.

The HIPAA Privacy Rule prohibits the District from disclosing medical information without the patient's written permission other than for treatment, payment, or healthcare operations purposes. An authorization signed by the patient and designating specified individuals to whom the District may disclose specified medical information must be on file, before the plan can discuss a patient's medical information with a third party (such as a spouse, parent, group health plan representative, or other individual).

The District has taken the following steps to ensure PHI is safeguarded:

• The District has implemented policies and procedures to designate who has and who does not have authorized access to PHI.

• Documents containing PHI are kept in a restricted/locked area.

• Computer files with PHI are password protected and have firewalls making unauthorized access difficult.

• Copies of PHI will be destroyed when information is no longer needed, unless it is required by law to be retained for a specified period of time.

• The District will act promptly to take reasonable measures to mitigate any harmful effects known to the group health plan, due to a use or disclosure of PHI in violation of the plan's policies, procedures, or requirements of the HIPAA Privacy Rule.

• The District will appropriately discipline employees who violate the District's group health plan's policies, procedures, or the HIPAA Privacy Rule, up to and including termination of employment if warranted by the circumstances.

The District has received signed assurances from the plan's business associates that they understand the HIPAA Privacy Rule, applicable regulations, and the Privacy Policy and will safeguard PHI just as the plan would.

The contract claims payor and certain other entities outside the group health plan require access on occasion to PHI, if they are business associates of the group health plan and in that role need to use, exchange, or disclose PHI from the group health plan. The plan requires these entities to sign an agreement stating they understand HIPAA's privacy requirements and will abide by those rules just as the group health plan does, to protect the PHI to which they have access. For example the plan engages a certified public accountant to audit the plan annually and to make sure payments are made in compliance with the Plan Document. In order for the CPA to complete an audit, the auditor reviews a sample of the claims for accuracy.

The District will ensure health information will not be used in making employment and compensation decisions. The HIPAA Privacy Rule and other applicable laws expressly prohibit

Page 5 of 5 an employer from making adverse employment decisions (demotions, terminations, etc.) based on health information received from the group health plan. To the extent possible, the District has separated the plan operations functions from the employment functions and has safeguards in place to prevent PHI from the plan from going to or being used by an employee's supervisor, manager, or superior to make employment-related decisions. **Complaints** If an employee believes their privacy rights have been violated, they may file a written complaint with the Privacy Officer. No retaliation will occur against the employee for filing a complaint. Legal Reference: 45 C.F.R. Parts 160, 162, 164

SCOBEY SCHOOL DISTRICT

R = required

6000 SERIES ADMINISTRATION

TABLE OF CONTENTS

	6000	Goals
R	6110	Superintendent Duties and Authorities
R	6110P	Superintendent – Board Responsibilities
	6111	Administration in the Absence of Policy or Procedure
R	6140	Duties and Qualifications of Administrative Staff Other Than
		Superintendent
R	6210	Principals
R	6410	Evaluation of Administrative Staff
	6420	Professional Growth and Development
1		

Scobey K-12 Schools Adopted on: 06/06/17 Reviewed on: **ADMINISTRATION** Revised on: Goals The administrative staff's primary functions are to manage the District and to facilitate the implementation of a quality educational program. It is the goal of the Board that the administrative organization: 1. Provide for efficient and responsible supervision, implementation, evaluation, and improvement of the instructional program, consistent with the policies established by the Board; 2. Provide effective and responsive communication with staff, students, parents, and other citizens; and 3. Foster staff initiative and rapport. The District's administrative organization will be designed so that all divisions and departments of the District are part of a single system guided by Board policies implemented through the Superintendent. Principals and other administrators are expected to administer their facilities in accordance with Board policy and the Superintendent's rules and procedures.

Scobey K-12 Schools

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6110 - R ADMINISTRATION

Reviewed on: Revised on: 1/23/17

Adopted on: 02/19/90

Superintendent - Duties and Authorities

The Superintendent is the District's executive officer and is responsible for the administration and management of District schools, in accordance with Board policies and directives and state and federal law. The Superintendent is authorized to develop administrative procedures to implement Board policy and to delegate duties and responsibilities; however, delegation of a power or duty does not relieve the Superintendent of responsibility for that which was delegated.

Qualifications and Appointment

The Superintendent will have the experience and skills necessary to work effectively with the Board, District employees, students, and the community. The Superintendent must be appropriately licensed and endorsed in accordance with state statutes and Board of Public Education rules; or considered appropriately assigned if the Superintendent is enrolled in an internship program as defined in ARM 10.55.602 and meets the requirements of ARM 10.55.607 and ARM 10.55.702.

Administrative Work Year

 The Superintendents' work year will correspond with the District's fiscal year, unless otherwise stated in an employment agreement. In addition to legal holidays, the Superintendent will have vacation periods as approved by the Board of Trustees. [The Board of Trustees must give the Superintendent prior approval for time away from the District as included in this policy.]

Evaluation

At least annually the Board will evaluate the performance of the Superintendent, using standards and objectives developed by the Superintendent and the Board, which are consistent with District mission and goal statements. A specific time shall be designated for a formal evaluation session. The evaluation will include a discussion of professional strengths, as well as performance areas needing improvement.

Compensation and Benefits

The Board and the Superintendent will enter into a contract which conforms to this policy and state law. The contract will govern the employment relationship between the Board and the Superintendent.

42	Legal Reference:	§ 20-4-402, MCA	Duties of district superintendent or county high school
43			principal
44		ARM 10.55.602	Definition of Internship
45		ARM 10.55.607	Internships
46		ARM 10.55.701	Board of Trustees
47		ARM 10.55.702	Licensure and Duties of District Administrator –
48			District Superintendent

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6110P - R

ADMINISTRATION

Adopted on: Reviewed on: 1/23/17

Revised on:

Page 1 of 2

<u>Superintendent – Board Responsibilities</u>

The Board will:	The Superintendent will:
Select the Superintendent and delegate to	Serve as chief executive officer of the
him/her all necessary administrative powers.	District.
Adopt policies for the operations of the	Recommend policies or policy changes to the
school system and review administrative procedures.	Board and develop procedures which implement Board policy.
Formulate a statement of goals reflecting the philosophy of the District.	Provide leadership in the development, operation, supervision, and evaluation of the educational program.
Adopt annual objectives for improvement of the District.	Recommend annual objectives for improvement of the District.
Approve courses of study.	Recommend courses of study.
Approve textbooks.	Recommend textbooks.
Approve the annual budget.	Prepare and submit the annual budget.
Employ certificated and classified staff, in its	Recommend candidates for employment as
discretion, upon recommendation of the Superintendent.	certificated and classified staff.
Authorize the allocation of certificated and classified staff.	Recommend staff needs based on student enrollment, direct and assign teachers and other employees of the schools under his/her supervision; shall organize, reorganize, and arrange the administrative and supervisory staff, including instruction and business affairs, as best serves the District, subject to the approval of the Board.
Approve contracts for major construction, remodeling, or maintenance.	Recommend contracts for major construction, remodeling, or maintenance.
Approve payment of vouchers and payroll.	Recommend payment of vouchers and payroll.

The Board will:	The Superintendent will:
Approve proposed major changes of school	Prepare reports regarding school plant and
plant and facilities.	facilities needs.
Approve collective bargaining agreements.	Supervise negotiation of collective bargaining
	agreements.
Assure that appropriate criteria and processes	Establish criteria and processes for evaluating
for evaluating staff are in place.	staff.
for evariating start are in place.	Sull.
Appoint citizens and staff to serve on special	Recommend formation of ad hoc citizens'
Board committees, if necessary.	committees.
Conduct regular meetings.	As necessary, attend all Board meetings and
	all Board and citizen committee meetings,
	serve as an ex-officio member of all Board
	committees, and provide administrative
	recommendations on each item of business
	considered by each of these groups.
Serve as final arbitrator for staff, citizens, and	Inform the Board of appeals and implement
students.	any such forthcoming Board decisions.
	, ,
Promptly refer to the Superintendent all	Respond and take action on all criticism,
criticisms, complaints, and suggestions called	complaints, and suggestions, as appropriate.
to its attention.	
Authorize the ongoing professional	Undertake consultative work, speaking
enrichment of its administrative leader, as	engagements, writing, lecturing, or other
feasible.	professional duties and obligations.
	1
Approve appropriate District expenditures	Diligently investigate and make purchases
recommended by the Superintendent for the	that benefit the most efficient and functional
purpose of ongoing District operations.	operation of the District.

Scobey K-12 Schools

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6111

ADMINISTRATION

Reviewed on: 1/23/17

Revised on:

Adopted on:

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Administration in the Absence of Policy or Procedure

The Superintendent and other staff to whom administrative or supervisory authority has been delegated shall be authorized to use their best judgment in the absence of a specific policy or procedure, provided that such action shall not be in conflict with the general aims and objectives of the district or with any local, state or national ordinances, statutes, regulations, or directives. In the event that there is doubt as to the appropriate course of action or if it is apparent that the consequences could be serious, the staff member is expected to contact the Superintendent or other administrator who could provide appropriate assistance.

Whenever action in the absence of a specific policy has been taken by a staff member which creates a potential for controversy or a potential for financial obligation or where the situation is likely to reoccur frequently, then such action shall be brought to the attention of the Board at its next regular meeting. In situations where a reasonable person could determine that the above actions taken by a staff member should be brought to the immediate attention of the Board, the Superintendent shall be notified and shall immediately consult with the Board Chairperson as to the advisability of calling a special board meeting to review the staff member's action.

Scobey K-12 Schools 1 2 3 Adopted on: 4 Reviewed on: 5 6140- R **ADMINISTRATION** Revised on: 1/23/17 6 7 8 Duties and Qualifications of Administrative Staff Other Than Superintendent 9 10 **Duty and Authority** 11 As authorized by the Superintendent, administrative staff will have full responsibility for day-to-day 12 administration of the area to which they are assigned. Administrative staff are governed by Board 13 policies and are responsible for implementing administrative procedures relating to their assigned 14 responsibilities. 15 16 17 Each administrator's duties and responsibilities will be set forth in a job description for that particular position. 18 19 20 **Qualifications** 21 All administrative personnel must be appropriately licensed and endorsed in accordance with state 22 statutes and Board of Public Education rules, or be considered appropriately assigned if the 23 administrator is enrolled in an internship as defined in ARM 10.55.602 and meets the requirements of 24 ARM 10.55.607, and must meet other qualifications as specified in their position's job description. 25 26 27 Administrative Work Year 28 29 The administrators' work year will correspond with the District's fiscal year, unless otherwise stated in an employment agreement. In addition to legal holidays, the administrators will have vacation 30 periods as approved by the Superintendent. 31 32 33 Compensation and Benefits 34 Administrators will receive compensation and benefits as stated in their employment agreements. 35 36 37 38 39 Legal Reference: § 20-4-401, MCA Appointment and dismissal of district superintendent 1

40		or county high school principal
41	§ 20-4-402, MCA	Duties of district superintendent or county high school
42		principal
43	10.55.701, ARM	Board of Trustees
44	ARM 10.55.602	Definition of Internship
45	ARM 10.55.607	Internships
46		-

Scobey K-12 Schools 1 2 3 Adopted on: 02/19/90 4 Reviewed on: 5 6210 - R **ADMINISTRATION** Revised on: 1/23/17 6 7 8 9 10 **Principals** 11 12 Principals are the chief administrators of their assigned schools and are responsible for the day-13 to-day operation of their building. The primary responsibility of Principals is the development 14 and improvement of instruction. The majority of the Principals' time shall be spent on 15 curriculum and staff development through formal and informal activities, establishing clear lines 16 of communication regarding the school rules, accomplishments, practices, and policies with 17 parents and teachers. Principals are responsible for management of their staff, maintenance of 18 the facility and equipment, administration of the educational program, control of the students 19 attending the school, management of the school's budget, and communication between the 20 school and the community, and enforcement of District policy. Principals will be evaluated in 21 accordance with ARM 10.55.701(4)(a)(b). 22 23 24 25 Legal Reference: § 20-4-403, MCA Powers and duties of principal 26 10.55.701, ARM Board of Trustees 27

Licensure and Duties of School Principal

10.55.703, ARM

Scobey K-12 Schools 1 2 3 Adopted on: 4 Reviewed on: 1/23/17 5 6410 - R **ADMINISTRATION** Revised on: 6 7 8 9 10 11 12 Evaluation of Administrative Staff 13 Each administrator will be evaluated annually, in order to provide guidance and direction to the 14 administrator in the performance of his/her assignment. Such evaluation will be based on job 15 descriptions, accomplishment of annual goals and performance objectives, and established 16 evaluative criteria. 17 18 The Superintendent shall establish procedures for the conduct of these evaluations. Near the 19 beginning of the school year, the Superintendent shall inform the administrator of the criteria to 20 be used for evaluation purposes, including the adopted goals for the District. Such criteria shall 21 include performance statements dealing with leadership; administration and management; school 22 financing; professional preparation; effort toward improvement; interest in students, staff, 23 citizens, and programs; and staff evaluation. 24 25 Both the evaluator and the administrator involved in the evaluation will sign the written 26 evaluation report and retain a copy for their records. A person being evaluated has the right to 27 submit and attach a written statement to the evaluation within a reasonable time following the 28 29 evaluation conference. 30 31 32 Cross Reference: Duties and Qualifications of Administrative Staff Other Than 33 6140 34 Superintendent 35 **Board of Trustees** 36 Legal Reference: 10.55.701, ARM

	Scob	ey K-12 Schools	
6420	AD	MINISTRATION	Adopted on: 06/06/17 Reviewed on: Revised on:
Professional Gro	wth and Development		
	_	dy for administrators contr	ribute to skill development
necessary to bet	er serve the District's nee	eds.	
The Administra	on is an assumed to be a n	and an of and moutining to in	· mustaggiamal agga sistiama
	<u>e</u>	nember of and participate in g of school administration	•
	education in general.	ig of school administration	and the continued
improvement of	badeation in general.		
Legal Reference	§ 20-1-304, MCA	Pupil-instruction-related	l day

SCOBEY SCHOOL DISTRICT

R = required

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	7215	Obligations and Loans
	7225	Crowdfunding
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	7251	Disposal and Sale of School District Property
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	7535	Electronic Signatures
	7550	Indirect Cost Reimbursement
	7625	Tax Credit

,	7000		FINANCIAL MANAGEMENT	Adopted on: 1/23/17 Reviewed on: Revised on:
	Goals			
-	Gouis			
]	Becau	se educational	programs are dependent on adequate fund	ing and the proper management of
1	those 1	funds, District	goals can best be attained through efficien	t fiscal management. As trustee
			ederal funds allocated for use in public educ	
1	respor	sibility to see	that funds are used to achieve the intended	purposes.
,	D	C	1''4-4' 6'1	4141411
			limitations, fiscal concerns often overshad e District must take specific action to ensur	1 0
	_	, ,	e incorporated into Board operations and in	1 2
		gement and op		no an aspects of District
-	3314114	,emem and op		
,	The B	oard seeks to	achieve the following goals in the District's	s fiscal management:
				-
	1.		lvance planning, with staff and community	
		which will a	chieve the greatest educational returns in re	elation to dollars expended.
	_	- 11111		
2	2.	Establish lev	els of funding which shall provide superior	education for District students.
,	3.	Provide time	ly and appropriate information to staff who	hava figaal raspansibilities
•	3.	riovide tillie	ry and appropriate information to starr who	o nave fiscal responsionities.
4	4.	Establish eff	icient procedures in all areas of fiscal mana	goement
	••	Estaction Cir	icioni procedures in un ureus or inseur mana	egement.
]	Legal	Reference:	Title 20, Chapter 9, MCA Finance	

Scobey K-12 Schools 1 2 3 Adopted on: 4 Reviewed on: 5 7008 FINANCIAL MANAGEMENT Revised on: 06/06/17 6 7 8 Nonresident Student Attendance Agreement (Tuition/Transportation Costs) 9 Whenever a nonresident student is to be enrolled in the District, either by choice or by 10 placement, an attendance agreement must be filed with the Board. Terms of the agreement must 11 include tuition rate, the party responsible for paying tuition and the schedule of payment, 12 transportation charges, if any, and the party responsible for paying transportation costs. 13 14 15 Tuition rates shall be determined annually, consistent with Montana law and approved by the Board. 16 17 18 19 Cross Reference: Discretionary Nonresident Student Attendance Policy 20 3141 21 22 Legal Reference: § 20-5-314, MCA Reciprocal attendance agreement with adjoining state or province 23 Attendance with discretionary approval 24 § 20-5-320, MCA § 20-5-321, MCA Attendance with mandatory approval – tuition and 25 26 transportation Residency determination – notification – appeal for 27 § 20-5-322, MCA attendance agreement 28

§ 20-5-323, MCA

10.10.301, ARM

Tuition and transportation rates

Calculating Tuition Rates

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Scobey K-12 Schools Adopted on: Reviewed on: 06/06/17 FINANCIAL MANAGEMENT Revised on: **Budget and Program Planning** The annual budget is evidence of the Board's commitment to the objectives of the instruction programs. The budget supports immediate and long-range goals and established priorities within all areas – instructional, non-instructional, and administrative programs. Before presentation of a proposed budget for adoption, the Superintendent will prepare, for the Board's consideration, recommendations (with supporting documentation) designed to meet the needs of students, within the limits of anticipated revenues. Program planning and budget development [will/may] provide for staff participation and the sharing of information with patrons before any action by the Board.

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FINANCIAL MANAGEMENT

Adopted on: 02/19/90 Reviewed on: Revised on: 06/06/17

Budget Adjustments

When any budgeted fund line item is in excess of the amount required, the Board may transfer any of the excess appropriation to another line item(s) within the same fund.

The Board authorizes the administration to transfer line items within the same budgeted fund to adjust line item overdrafts or to meet special line item needs. Line item budget transfers to adjust line item overdrafts are at the discretion of the administrators.

Total budget expenditures for each fund as adopted in the final budget shall constitute the appropriations of the District for the ensuing fiscal year. The Board will be limited in the incurring of expenditures to the total of such appropriations.

With timely notice of a public meeting, trustees, by majority vote of those present, may declare by resolution that a budget amendment (in addition to the final budget) is necessary. Budget amendments are authorized for specified reasons by § 20-9-161, MCA. The resolution must state the facts constituting the need for the budget amendment, the funds affected by the budget amendment, the anticipated source of financing, the estimated amount of money required to finance the budget amendment, and the time and place the trustees will meet for the purpose of considering and adopting the budget amendment for the current school fiscal year.

 The meeting to adopt a budget amendment will be open and will provide opportunity for any taxpayer to appear and be heard. Budget procedures will be consistent with statutory requirements. When applicable, the District will apply for state financial aid to supplement the amount to be collected from local taxes.

34	Legal Reference:	§ 20-9-133, MCA	Adoption and expenditure limitations of final budget
35		§ 20-9-161, MCA	Definition of budget amendment for budgeting
36			purposes
37		§ 20-9-162, MCA	Authorization for budget amendment adoption
38		§ 20-9-163, MCA	Resolution for budget amendment – petition to
39			superintendent of public instruction
40		§ 20-9-164, MCA	Notice of budget amendment resolution
41		§ 20-9-165, MCA	Budget amendment limitation, preparation, and
42			adoption procedures
43		§ 20-9-166, MCA	State financial aid for budget amendments
44		§ 20-9-208, MCA	Transfers among appropriation items of fund –
45			transfers from fund to fund

Scobey K-12 Schools 1 2 3 Adopted on: 4 Reviewed on: 5 7210 FINANCIAL MANAGEMENT Revised on: 06/06/17 6 7 8 9 10 11 12 Revenues 13 The District will seek and utilize all available sources of revenue for financing its educational 14 15 programs, including revenues from non-tax, local, state, and federal sources. The District will properly credit all revenues received to appropriate funds and accounts as specified by federal 16 and state statutes and accounting and reporting regulations for Montana school districts. 17 18 19 The District will collect and deposit all direct receipts of revenues as necessary but at least once monthly. The District will make an effort to collect all revenues due from all sources, including 20 21 but not limited to rental fees, bus fees, fines, tuition fees, other fees and charges. Uncollectible checks may be turned over to the county attorney for collection. 22 23 24 25 26 Legal Reference: Title 20, Chapter 9, MCA Finance Title 10, Chapter 10, ARM **Special Accounting Practices** 27

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7215 FINANCIAL MANAGEMENT

Adopted on: 01/15/2020 Reviewed on: Revised on:

Obligations and Loans

The District may, without a vote of the electors of the District, secure loans from or issue and sell to the board of investments or a bank, building and loan association, savings and loan association, or credit union that is a regulated lender under Montana law, obligations for the purpose of financing all or a portion of:

- A. the costs of vehicles and equipment and construction of buildings used primarily for the storage and maintenance of vehicles and equipment;
- B. the costs associated with renovating, rehabilitating, and remodeling facilities, including but not limited to roof repairs, heating, plumbing, electrical systems, and cost-saving measures as defined in Montana law;
- C. the costs of nonpermanent modular classrooms necessary for student instruction when existing buildings of the district are determined to be inadequate by the trustees;
- D. any other expenditure that the district is otherwise authorized to make including the payment of settlements of legal claims and judgments; and
- E. the costs associated with the issuance and sale of the obligations.

Before seeking to secure a loan or issue and sell obligations to a regulated lender, the District shall first offer the board of investments a written notice of the board's right of first refusal. If the board of investments accepts the offer to issue a loan or purchase obligations, the board shall provide a written response to the trustees by the later of:

- A. 120 days following delivery of the trustees' offer to the board; or
- B. the day after the next meeting of the board of investments.

If the trustees have not received a written acceptance by the deadline the District may seek to secure a loan or issue and sell an obligation to a regulated lender as outlined in this policy and Montana law.

The District may access its major maintenance aid account for school facility projects, including the payment of principal and interest on obligations issued in accordance with this policy and Montana law for school facility projects,

42 Legal Reference: Section 20-9-471, MCA - Issuance of obligations

Section 20-9-525, MCA - School major maintenance aid account

PERSONNEL

Adopted on: 1/23/17

Reviewed on:

Revised on:

Crowdfunding Proposals

All crowd funding requests and receivables are governed and supervised by board policy. Crowd funding endeavors are generally viewed as beneficial when coordinated with district goals, initiatives, and existing plans. Proposals, products, and resources generated through crowd funding must receive prior approval from the Superintendent or designee. Approvals for proposals or gifted resources may be denied based upon but not limited to: technology, curricular, and/or activities incompatibility; long term sustainability concerns regarding materials, service, and/or staffing; conflicts with district initiatives, state or federal law.

If a proposal is successfully funded:

- The author(s) shall immediately notify the building principal.
- A check should be requested to be mailed to the school in the name of the school, not to an individual person.
- All gifts, grants, bequests and contributions must be officially accepted in accordance Policy 7260 (Endowments, Gifts, and Investments).
- All non-monetary items (supplies, equipment, etc.) obtained are the property of the Scobey School District and all inventory procedures apply, and, if applicable, will remain in the school where the author(s) was (were) located at time of the grant award.
- All monetary donations should be recorded by the activities secretary in the Schools Funds accounting system at each school.

 A file is to be maintained at the school for any crowd funding request. This file should include: the principal's/administrator's fundraising approval form, the written detail of the projects as well as what is posted on the platform website, any photos or images posted with the project and a copy of all agreements and permission forms.

Only district related/approved groups are permitted to operate under this policy and that non-District groups may not use the District's name, network or infrastructure to conduct online fundraising.

As public employees, staff members are subject to Montana public employees ethics laws. Staff members may not solicit or accept material, cash, or equipment intended for personal use from individuals or through a crowd source effort that could be considered a gift of substantial value or that otherwise violates the ethics statutes.

Cross Reference:	Policy 7260 Endowmen	nts, Gifts, and Investments
Legal Reference:	§20-6-601, MCA	Power to accept gifts
	§20-6-604, MCA	Sale of property when resolution passed after
		hearing – appeal procedure
	§2-2-102(3), MCA	Definitions
	§2-2-104, MCA	Rules of conduct for public officers, legislators,
		and public employees

Scobey K-12 Schools 1 2 3 Adopted on: 02/19/90 4 Reviewed on: 06/06/17 5 7231 FINANCIAL MANAGEMENT Revised on: 9/12/2017 6 7 page 1 of 2 8 Federal Impact Funds 9 It is the intent of the District that all American Indian children of school age have equal access to 10 all programs, services, and activities offered in the District. 11 12 It is also the intent of the District to fully comply with the requirements of Title VII of the 13 Elementary and Secondary Education Act (ESEA) and regulations relating thereto. To that end, 14 15 the District shall: 16 1. 17 Provide tribal officials and parents of Indian children with relevant applications, evaluations, program plans and information related to the District's education program 18 and activities sufficient advance notice for an opportunity to comment on the 19 participation of Indian children on an equal basis in all programs and activities offered by 20 21 the District: 22 23 2. Annually assess the extent to which Indian students are participating on an equal basis in the educational programs and activities of the District; 24 25 3. 26 If and when necessary, modify its educational programs to ensure that Indian children participate on an equal basis with non-Indian children served by the District; 27 28 29 4. Respond at least annually in writing to comments and recommendations made by tribes or parents of Indian children, and disseminate the responses to the tribe and parents of 30 Indian children prior to the submission of the IPP's. 31 32 33 5. Provide an opportunity for tribes and parents of Indian children to provide their views on 34 the District's educational program and activities, including recommendations on the needs of their children and how the District may help those children realize their benefits 35 of the District's education programs and activities. 36 37 38 6. Provide a copy of the IPP's annually to the affected tribe or tribes. 39 40

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1			7231
2			page 2 of 2
3			
4	Assessments		
5			
6	Tribal officials and	parents of Indian children are	encouraged to assess the effectiveness of their
7	input regarding the	participation of Indian childre	n in the District's educational programs and
8	activities and the de	evelopment and implementation	on of the District's Indian policies and
9	procedures and shar	re the results of such assessme	nt with the District.
10			
11			
12			
13	Legal Reference:	20 U.S.C.S. 7701, et seq.	The Impact Aid Program Statute (Title VII
14			e Elementary and Secondary Education Act of
15		1965	,
16		Title VII of the ESEA as an	
17		34 CFR 222.94	What provisions must be included in a local
18			educational agency's Indian policies and
19			procedures?
20			
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22			

FINANCIAL MANAGEMENT

Reviewed on: 06/06/17 Revised on: 9/12/17

Adopted on: 2/19/90

7231P

Page 1 of 2

Federal Impact Funds

The Board adopts the following procedures as required by Title VII of the Elementary and Secondary Education Act (ESEA):

1. The Superintendent and/or his/her designee will disseminate information and seek timely input regarding the following programs on its educational program (including but, not limited to): Title I, Part A, Title I, Part C, Title I, Part D, Title II, Part A, Title III, Part A, Title IV, Part A, Title IV, Part A, Title IV, Part B, Title V, Part B subpart 2, Title VI, Part A, subpart 1, Title VII-Impact Aid programs, Johnson O'Malley programming.

The completed applications, evaluations, and program planning will be made available to parents of Indian children, Tribal officials, and the Indian Education Committee and a summary will be prepared and disseminated two weeks in advance of public meetings held in December and January to afford all interested parties the opportunity to review the documents with sufficient time to provide thoughtful input at the meetings. These meetings will be publicly advertised by electronic notice of the District's website to allow all interested parties to attend.

Parents of Indian children, tribal officials, the Indian Education Committee and any other interested person can review assessment data to help develop or modify educational programs and services allowing for the participation of Indian students on an equal basis in the district.

Minutes from the Indian Education meetings will be posted on the District's website for all patrons and Tribal officials to review. This will allow for ongoing dissemination of information.

 2. The Scobey School District will take the following measures to annually assess the extent to which Indian children participate on an equal basis with non-Indian children in the District's education program and activities.

 A. The District will monitor Indian student participation in all academic and cocurricular activities.
 B. School district officials will review school data to assess the extent of Indian

 B. School district officials will review school data to assess the extent of Indian children's participation in the District's education programs on an equal basis.C. The District will share its assessment of district funding, Indian student

participation, related academic achievements and other related data will be shared with the parents of Indian children and tribal officials by (mail, email, posting at tribal offices, etc.).

D. Parents of Indian children, tribal officials and other interested parties may express their views on participation through direct communication with the school district, at any school board meeting or to the Indian Education Committee (Parent Advisory Committee).

E. Copies of annual reports will be provided to tribal officials.

1					7231P
2					Page 2 of 2
3 4 5 6 7 8 9 10 11	3.	Committee), the revised if necessity School Board a consideration. suggest revision	e Indian Policies and Prossary. Once this has happens well as the tribal official If necessary, the Indian and at other times of the year.	ocedures bened, the als and p Education ear as ap	Education Committee (Parent Advisory (Policies 7231-7231P) will be reviewed and the document will be forwarded to the Scobey parents of Indian children for review and on Committee (Parent Advisory Committee) may oppropriate. Any updates will be sent to parents of teks prior of adoption by the Scobey School Board
12 13 14 15	4.	recommendation	ons made by tribes or par	ents of I	t annually in writing to comments and indian children, and disseminate the responses to the submission of the IPP's by the District.
16 17 18 19 20	5.	for the purpose District's educa are open to the	of addressing comments ational programs and act public allowing for triba	and convities. To	ory Committee) of the District will meet quarterly neerns of parents of Indian children regarding the The meeting agendas are posted and all meetings ls as well as parents of Indian children the adations for consideration.
21 22 23 24 25 26		Advisory Com and ideas to be Committee) as	mittee). This representate brought forward to both well as the School Board	ion allov the India l.	nember of the Indian Education Committee (Parer ws for the discussion of the needs of the students an Education Committee (Parent Advisory
27 28 29					embers of the Indian community will be afforded stions regarding programming for Indian students
30 31 32	6.	The District wi		rent copy	y of Policies 7231 and 72131P to the Assiniboine
33 34 35	Legal I	Reference:	20 U.S.C.S. 7701, et se	q.	The Impact Aid Program Statute (Title VII of the Elementary and Secondary Education Act of 1965)
36 37 38			34 CFR 222.94	What p	provisions must be included in a local educational agency's Indian policies and procedures?

1 2 Scobey K-12 Schools 3 4 Adopted on: 5 Reviewed on: 6 7251 FINANCIAL MANAGEMENT Revised on: 06/06/17, 7/22/22 7 8 9 Disposal and Sale of School District Property 10 Without a Vote 11 12 13 The Board is authorized to dispose of a site, building, or any other real or personal property of the District, that is or is about to become abandoned, obsolete, undesirable, or unsuitable for 14 school purposes. 15 16 17 To effect proper disposal, the trustees shall pass a resolution stating their decision concerning property disposal. The resolution will not become effective until fourteen (14) days after the 18 resolution is published in a newspaper of general circulation in the District. 19 20 21 Should any taxpayer properly protest the resolution during the fourteen (14) days after the date of publication, the trustees shall submit testimony to the court with jurisdiction. 22 23 Once the resolution is effective, or if appealed the decision has been upheld by the court, the 24 trustees shall sell or dispose of the real or personal property in a reasonable manner determined 25 to be in the best interests of the District. Proceeds from the sale of fixed assets can be deposited 26 to the general, debt service, building, or any other appropriate fund. 27 28 29 With a Vote 30 31 Unless the property can be disposed of without a vote, the Board has the power to dispose of all District property, only when the qualified electors of the District approve of such action at an 32 33 election called for such approval in accordance with the provisions in Section § 20-6-6043,MCA. 34 The money realized from the sale or disposal of real or personal property of the district must be 35 credited to the debt service fund, building fund, general fund, or other appropriate fund, at the 36 discretion of the trustees. 37 38 39 Legal Reference: § 20-6-603, MCA Trustees' authority to acquire or dispose of sites and buildings – when election required 40 Sale of property when resolution passed after 41 § 20-6-604, MCA 42 hearing – appeal procedure

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FINANCIAL MANAGEMENT Revised on: 06/06/17, 01/15/2020

Adopted on:

Reviewed on:

Endowments, Gifts, and Investments

The Board may accept gifts, endowments, legacies, and devises subject to the lawful conditions imposed by the donor or without any conditions imposed. Unless otherwise specified by the donor, when a district receives a donation the trustees may deposit the donation in any budgeted or non-budgeted fund at the discretion of the trustees and may thereafter transfer any portion of the donation to any other fund at the discretion of the trustees. If the trustees accept a donation and the donor specifies the donation for an endowment, the trustees shall deposit the donation in the endowment fund. Neither the Board nor the Superintendent will approve any gifts that are inappropriate.

If the District deposited donated funds in an endowment fund without specific instruction by the donor, the Board may move the donated funds and any accumulated interest to any other budgeted or nonbudgeted fund of the District and may spend donated funds and any accumulated interest unless restricted by condition imposed by the donor.

The Board authorizes the Superintendent to establish procedures for determining the suitability or appropriateness of all gifts received and accepted by the District.

Once accepted, donated funds are public funds subject to state law. Donated funds may not be transferred to a private entity. Benefactors may not adjust or add terms or conditions to donated funds after the donation has been accepted.

The Board directs that all school funds be invested in a prudent manner so as to achieve maximum economic benefit to the District. Funds not needed for current obligations may be invested in investment options as set out in Montana statutes, whenever it is deemed advantageous for the District to do so.

Educational Foundations may exist in the community, but are not managed, directed, or approved by the Board of Trustees.

40	Legal Reference:	§ 20-6-601, MCA	Power to accept gifts
41		§ 20-7-803, MCA	Authority to accept gifts
42		§ 20-9-212, MCA	Duties of county treasurer
43		§ 20-9-213(4), MCA	Duties of trustees
44		§ 20-9-604, MCA	Gifts, legacies, devises, and administration of
45			endowment fund
46		§ 72-30-209, MCA	Appropriation for expenditure or accumulation of
47			endowment fund – rules of construction

Scobey K-12 Schools 1 2 3 Adopted on: 4 Reviewed on: 06/06/17 5 7310 FINANCIAL MANAGEMENT Revised on: 6 7 8 9 10 11 **Budget Implementation and Execution** 12 13 Once adopted by the Board, the operating budget shall be administered by the Superintendent's 14 designees. All actions of the Superintendent/designees in executing programs and/or activities 15 delineated in that budget are authorized according to these provisions: 16 17 1. Expenditure of funds for employment and assignment of staff shall meet legal 18 requirements of the state of Montana and adopted Board policies. 19 20 21 2. Funds held for contingencies may not be expended without Board approval. 22 A listing of warrants describing goods and/or services for which payment has been made 23 3. must be presented for Board ratification each month. 24 25 Purchases will be made according to the legal requirements of the state of Montana and 26 4. adopted Board policy. 27 28 29 30 31 Legal Reference: § 20-3-332, MCA Personal immunity of trustees § 20-9-213, MCA Duties of trustees 32 33

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4 5 7320

Reviewed on: FINANCIAL MANAGEMENT Revised on: 2/19/07, 06/06/17,

7/9/18

Page 1 of 2

Adopted on: 02/19/90

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Purchasing

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Authorization and Control

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The Superintendent is authorized to direct expenditures and purchases within limits of the detailed annual budget for the school year. The Board must approve purchase of capital outlay items, when the aggregate total of a requisition exceeds \$2,500, except the Superintendent shall have the authority to make capital outlay purchases without advance approval when necessary to protect the interests of the District or the health and safety of staff or students. The Superintendent will establish requisition and purchase order procedures to control and maintain proper accounting of expenditure of funds. Staff who obligate the District without proper authorization may be held personally responsible for payment of such obligations.

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Bids and Contracts

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Whenever it is in the interest of the District, the District will execute a contract for any building furnishing, repairing, purchasing or other work for the benefit of the District. If the sum of the contract or work exceeds Eighty Thousand Dollars (\$80,000), the District will call for formal bids by issuing public notice as specified in statute. Specifications will be prepared and made available to all vendors interested in submitting a bid. The contract shall be awarded to the lowest responsible bidder, except that the trustees may reject any or all bids as per § 18-4-307, MCA as stated below in the legal reference. The Board, in making a determination as to which vendor is the lowest responsible bidder, will take into consideration not only the amount of each bid, but will also consider the skill, ability, and integrity of a vendor to do faithful, conscientious work and to promptly fulfill the contract according to its letter and spirit. Bidding requirements do not apply to a registered professional engineer, surveyor, real estate appraiser, or registered architect; a physician, dentist, pharmacist, or other medical, dental, or health care provider; an attorney; a consulting actuary; a private investigator licensed by any jurisdiction; a claims adjuster; or an accountant licensed under Title 37, Chapter 50.

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Advertisement for bid must be made once each week for two (2) consecutive weeks, and a second (2nd) publication must be made not less than five (5) nor more than twelve (12) days before consideration of bids.

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The Superintendent will establish bidding and contract-awarding procedures. Bid procedures will be waived only as specified in statute. Any contract required to be let for bid shall contain language to the following effect:

1 2 7320 3 Page 2 of 2

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In making a determination as to which vendor is the lowest responsible bidder, if any, the District will take into consideration not only the pecuniary ability of a vendor to perform the contract, but will also consider the skill, ability, and integrity of a vendor to do faithful, conscientious work and promptly fulfill the contract according to its letter and spirit. References must be provided and will be contacted. The District further reserves the right to contact others with whom a vendor has conducted business, in addition to those listed as references, in determining whether a vendor is the lowest responsible bidder. Additional information and/or inquiries into a vendor's skill, ability, and integrity are set forth in the bid specifications.

Cooperative Purchasing

The District may enter into cooperative purchasing contracts with one or more districts for procurement of supplies or services. A district participating in a cooperative purchasing group may purchase supplies and services through the group without complying with the provisions of 20-9-204(3), MCA if the cooperative purchasing group has a publicly available master list of items available with pricing included and provides an opportunity at least twice yearly for any vendor, including a Montana vendor, to compete, based on a lowest responsible bidder standard, for inclusion of the vendor's supplies and services on the cooperative purchasing group's master list

29	Legal Reference:	§ 18-1-101, et seq., MCA	Preferences and General Matters
30		§ 18-1-201, et seq., MCA	Bid Security
31		§ 18-4-307, MCA	Cancellation of invitations for bids or
32			requests for proposals
33		§ 20-9-204, MCA	Conflicts of interests, letting contracts, and
34			calling for bids - exceptions
35		§ 20-10-110, MCA	School Bus Purchases – contracts- bids
36		Debcon v. City of Glasgow,	305 Mont. 391 (2001)
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1		Scobey K-12 Schools		
2				
3			Adopted on: 06/06/17	
4			Reviewed on:	
5	7325	FINANCIAL MANAGEMENT	Revised on:	
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Accounting System Design

The District accounting system will be established to present, with full disclosure, the financial position and results of financial operations of District funds and account groups in conformity with generally accepted accounting principles. The accounting system must be in compliance with accounting system requirements established by legislative action. The accounting system shall be able to demonstrate compliance with finance-related legal and contractual provisions.

Scobey K-12 Schools Adopted on: Reviewed on: 06/06/17 FINANCIAL MANAGEMENT Revised on: Documentation and Approval of Claims All financial obligations and disbursements must be documented in compliance with statutory provisions and audit guidelines. Documentation will specifically describe acquired goods and/or services, budget appropriations applicable to payment, and required approvals. All purchases, encumbrances and obligations, and disbursements must be approved by the administrator designated with authority, responsibility, and control over budget appropriations. The responsibility for approving these documents cannot be delegated. The District business office is responsible for developing procedures and forms to be used in the requisition, purchase, and payment of claims.

Scobey K-12 Schools Adopted on: 06/20/83 Reviewed on: FINANCIAL MANAGEMENT Revised on: 06/06/17 Petty Cash Funds The use of petty cash funds shall be authorized for specific purchases only. Those purchases will include individual purchases of supplies and materials under the amount of \$200.00, postage, delivery charges, and freight. Individual personal reimbursements which exceed \$25.00 should not be made from petty cash funds. Petty cash accounts will be maintained as cash on hand, with the total dollar amount of the petty cash account limited to \$400.00. The District Clerk is designated as the fund custodian to carry out bookkeeping and security duties. Moneys not specifically designated as petty cash will not be comingled with the petty cash fund. At the conclusion of each school year, all petty cash funds must be closed out and the petty cash vouchers and cash on hand returned to the business office for processing. The District business office is responsible for establishing procedures for use and management of petty cash funds.

Scobey K-12 Schools Adopted on: 1/23/17 Reviewed on: FINANCIAL MANAGEMENT Revised on: Payroll Procedures/Schedules The District will establish one (1) or more days in each month as fixed paydays for payment of wages in accord with the current collective bargaining agreement or District practice. Employees may choose to have their salaries paid in full upon the last pay date following completion of their assignments or may annualize their pay. Employees who choose to receive payment of wages beyond the period in which the wages were earned (deferred payment) will be subject to Internal Revenue Service (IRS) penalties, unless they provide a written election of such deferral prior to (the first (1st) duty day) (July 1)¹ of the year of deferral. Forms for such deferral shall be made available. Any change to the election must be made prior to the first (1st) duty day of the fiscal year of the deferment. When a District employee quits, is laid off, or is discharged, wages owed will be paid on the next regular payday for the pay period in which the employee left employment or within fifteen (15) days, whichever occurs first. Cross Reference: Payment of Wages upon Termination Legal Reference: § 409A, Internal Revenue Code, Deferred Compensation

	Scobey K-12 Schools	
7330F	FINANCIAL MANAGEMENT	Adopted on: 06/06/17 Reviewed on: Revised on:
	PAYROLL PROCEDURES/SCH	EDULES
	(Deferred Wage Payment Election Fo	
	(Deterred Wage Layment Dieterion L	01 111)
By my signature I	hereby acknowledge that I have read and under	stand the School District's
	wages. Furthermore, by my signature on this fo	
	ages on an annualized basis consisting of	payments.
I understand that a	any change from an annualized election of paym	ent requires that I notify the
District prior to th	e beginning of duty for the fiscal year in which	the change is being given.
~ :		
Signature	Position	

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 7332 FINANCIAL MANAGEMENT Revised on: 6 7 Page 1 of 2 8 9 Advertising in Schools/Revenue Enhancement 10 Revenue enhancement through a variety of District-wide and District-approved marketing 11 activities, including but not limited to advertising, corporate sponsorship, signage in or on 12 District facilities, is a Board-approved venture. The Board may approve such opportunities 13 subject to certain restrictions in keeping with the community standards of good taste. 14 15 Advertising will model and promote positive values for District students through proactive educational messages and not be simply traditional advertising of a product. Preferred 16 advertising includes messages encouraging student achievement and establishment of high 17 standards of personal conduct. 18 19 All sponsorship contracts will allow the District to terminate the contract on at least an annual 20 21 basis, if it is determined that it will have an adverse impact on implementation of curriculum or the educational experience of students. 22 23 The revenue derived should: 24 25 Enhance student achievement; 26 Assist in maintenance of existing District athletic and activity programs; and 27 Provide scholarships for students participating in athletic, academic, and activity 28 programs, who demonstrate financial need and merit. 29 30 31 Appropriate opportunities for marketing activities include but are not limited to: 32 33 1. Fixed signage. Banners. 2. 34 35 3. District-level publications. 4. Television and radio broadcasts. 36 37 5. Athletic facilities, including stadiums, high school baseball fields, and high school gymnasiums. 38 39 6. District-level projects. Expanded usage of facilities beyond traditional uses (i.e., concerts, rallies, etc.). 7. 40 The interior and exterior of a limited number of District buses, if the advertising is 41 8. associated with student art selected by the District. The only advertising information 42

allowed will note sponsorship of the student art by the participant. Maintenance for these

Individual school publications (when not in conflict with current contracts).

buses will include but not exceed normal maintenance costs.

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1		7332					
2		Page 2 of 2					
3	A 1						
4	Advertising will not be allowed in classrooms, other than corporate-sponsored curriculum						
5 6	materials approved subject to Board policy.						
7	The following restrictions will be in place when seeking revenue enhancement. Revenue						
8	enhancement activities will not:						
9							
10	1.	Promote hostility, disorder, or violence;					
11	2. Attack ethnic, racial, or religious groups;						
12	3. Discriminate, demean, harass, or ridicule any person or group of persons on the basis of						
13	gender;						
14	4.	Be libelous;					
15	5.	Inhibit the functioning of the school and/or District;					
16	6.	Promote, favor, or oppose the candidacy of any candidate for election, adoption of any					
17		bond/budget issues, or any public question submitted at any general, county, municipal,					
18	_	or school election;					
19 20	7. Be obscene or pornographic, as defined by prevailing community standards throughout the District;						
21 22	8. Promote the use of drugs, alcohol, tobacco, firearms, or certain products that create community concerns;						
23	9.	Promote any religious or political organization;					
24	10.	Use any District or school logo without prior approval.					
25							
26							
27							
28	Cross	Reference: 2120 Curriculum Development and Assessment					
29		2309 Library Materials					
30		2311 Instructional Materials					
31							
32							

Scobey K-12 Schools Adopted on: 06/06/17 Reviewed on: FINANCIAL MANAGEMENT Revised on: Personal Reimbursements While it is recommended that all purchases of goods or services be made within established purchasing procedures, there may be an occasional need for an employee to make a purchase for the benefit of the District from personal funds. In that event, an employee will be reimbursed for a personal purchase under the following criteria: 1. It is clearly demonstrated that the purchase is of benefit to the District; 2. The purchase was made with the prior approval of an authorized administrator; 3. The item purchased was not available from District resources; and 4. The claim for personal reimbursement is properly accounted for and documented with an invoice or receipt. The District business office is responsible for developing procedures and forms to be used in processing claims for personal reimbursements.

	Scobe	ey K-12 Schools			
7336	FINANCIAL	MANAGEMENT	Adopted on: Reviewed on: Revised on: 06/06/17		
7330	FINANCIAL	MANAGEMENT	Revised on: 00/06/17		
Travel Allowances	and Expenses				
	<u>*</u>				
The District will reimburse employees and trustees for travel expenses while traveling outside					
the District and engaged in official District business. District employees who are not exempted					
			e/federal levels pursuant to		
Montana/Federal law. All travel expenses must be reported on the established travel expense					
and approved by th	e employee's superviso	or and the Superintender	nt.		
	CC : '1.1	0 1 1	1 10 . 1		
			cedures and forms to be used in		
connection with tra	vel expense claims and	reimbursements.			
Legal Reference:	§ 2-18-501, MCA	Meals lodging and t	ransportation of persons in		
Legai itererence.	3 2 10 301, Men	state service	amspermion of persons in		
	§ 2-18-502, MCA	Computation of meal	allowance		
	§ 2-18-503, MCA	Mileage – allowance			
	IRS.gov				
	IICD.gov				

1 2 3

4 5

6 7 8 7405

FINANCIAL MANAGEMENT

Adopted on: 1/23/17 Reviewed on: Revised on:

Procurement Card Use

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The Board of Trustees permits the use of procurement cards for actual and necessary expenses incurred in the performance of work-related duties for the District. A list of those individuals that will be issued a District procurement card will be maintained in the business office and reported to the Board each year at its meeting in June.

13 14 15

The District has 18 procurement card(s), with a credit limit not to exceed \$50,000.00.

16 17

Procurement cards may only be used for legitimate District business expenditures. The use of procurement cards is not intended to circumvent the District's policy on purchasing.

18 19 20

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Users must take proper care of District credit cards and take all reasonable precautions against damage, loss, or theft. Any damage, loss, or theft must immediately be reported to the business office and to the appropriate financial institution. Failure to take proper care of credit cards or failure to report damage, loss, or theft may subject the employee to financial liability.

23 24 25

Purchases that are unauthorized, illegal, represent a conflict of interest, are personal in nature, or violate the intent of this policy may result in procurement card revocation and discipline of the employee.

27 28 29

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26

Users must submit detailed documentation, including itemized receipts for commodities, services, travel, and/or other actual and necessary expenses which have been incurred in connection with school-related business for which the procurement card has been used.

31 32 33

The Superintendent shall establish regulations governing the issuance and use of procurement cards. Each cardholder shall be apprised of the procedures governing the use of the procurement card, and a copy of this policy and accompanying regulations shall be given to each cardholder.

35 36 37

34

The District Clerk shall monitor the use of each procurement card every month and report any serious problems and/or discrepancies directly to the Superintendent and the Board.

38 39 40

41

Cross Reference: 7320 **Purchasing**

> 7335 Personal Reimbursement

7336 Travel Allowances and Expenses

42 43 44

Legal Reference: §2-7-503, MCA Financial reports and audits of local government entities

45 46

47

Scobey K-12 Schools 1 2 3 Adopted on: 4 Reviewed on: 5 7425 FINANCIAL MANAGEMENT Revised on: 06/06/17 6 7 8 9 10 11 Extra- and Co-Curricular Funds 12 13 14 The Board is responsible for establishment and management of student extra- and co-curricular 15 funds. The purpose of student extra- and co-curricular funds is to account for revenues and disbursements of those funds raised by students through recognized student body organizations 16 and activities. The funds shall be deposited and expended by check, in a bank account 17 maintained by the District for student extra- and co-curricular funds. The use of the student 18 extra- and co-curricular funds is limited to the benefit of the students. Students will be involved 19 in the decision-making process related to use of the funds. 20 21 22 The Board shall follow the Student Activity Fund Accounting (published by the Montana Association of School Business Officials (MASBO)) in establishing accounting procedures for 23 administration of student extra- and co-curricular funds and will appoint a fund administrator. 24 25 26 Specific procedures are available in the Clerk's office. 27 28 29 30 Legal Reference: § 2-7-503, MCA Financial reports and audits of local government

entities

Extracurricular fund for pupil functions

§ 20-9-504, MCA

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Scobey K-12 Schools Adopted on: Reviewed on: 06/06/17 FINANCIAL MANAGEMENT Revised on: Financial Reporting and Audits The Board directs that financial reports of all District funds be prepared in compliance with statutory provisions and generally accepted accounting and financial reporting standards. In addition to reports required for local, state, and federal agencies, financial reports will be prepared monthly and annually and presented to the Board. Financial reports shall reflect financial activity and status of District funds. Appropriate interim financial statements and reports of financial position, operating results, and other pertinent information will be prepared to facilitate management and control of financial operations. The Board directs that District audits be conducted in accordance with Montana law. Each audit shall be a comprehensive audit of the affairs of the District and District funds. The audits shall comply with all statutory provisions and generally accepted governmental auditing standards. Each audit may be made every two (2) years and cover the immediately preceding two (2) fiscal years, or it may be conducted annually.

32	Legal Reference:	§§ 2-7-501, et seq., MCA	Audits of Political Subdivisions
33		§ 2-7-503, MCA	Financial Reports and Audits of local
34			government entities
35		§ 20-9-212, MCA	Duties of county treasurer
36		§ 20-9-213, MCA	Duties of trustees

Scobey K-12 Schools 1 2 3 Adopted on: 01/21/01 4 Reviewed on: 5 7500 FINANCIAL MANAGEMENT Revised on: 06/06/17 6 7 8 **Property Records** 9 Property and inventory records will be maintained for all land, buildings, and physical property 10 under District control and will be updated annually. 11 12 For purposes of this policy, "equipment" means a unit of furniture or furnishings, an instrument, 13 a machine, an apparatus or a set of articles which retains its shape and appearance with use, is 14 15 nonexpendable, and does not lose its identity when incorporated into a more complex unit. The Superintendent will ensure inventories of equipment are systematically and accurately recorded 16 and updated annually. Property records of facilities and other fixed assets will be maintained on 17 an ongoing basis. No equipment will be removed for personal or non-school use except in 18 accordance with Board policy. 19 20 21 Property records will show, appropriate to the item recorded, the: 22 23 1. Description and identification Manufacturer 24 2. Date of purchase 25 3. Initial cost 26 4. 5. Location 27 28 6. Serial number, if available 29 7. Model number, if available 30 31 Equipment may be identified with a permanent tag providing appropriate District and equipment identification. 32 33 34 35 Cross Reference: 7510 Capitalization Policy for Fixed Assets 36 37 38 Legal Reference: § 20-6-602, MCA Trustees' power over property § 20-6-608, MCA Authority and duty of trustees to insure district 39 40 property

 FINANCIAL MANAGEMENT

Adopted on: 01/21/01 Reviewed on: Revised on: 06/06/17

Capitalization Policy for Fixed Assets

A fixed asset is a property that meets all the following requirements:

1. Must be tangible in nature;

2. Must have a useful life of longer than the current fiscal year; and

3. Must be of significant value.

 Fixed assets may be acquired through donation, purchase, or may be self-constructed. The asset value for a donation will be the fair market value at the time of donation. The asset value for purchases will be the initial cost plus the trade-in value of any old asset given up, plus all costs related to placing the asset into operation. The cost of self-constructed assets will include both the cost of materials used and the cost of labor involved in construction of the asset.

The following significant values will be used for different classes of assets:

26	Class of Fixed Asset	Significant Value
27		
28	Equipment and machinery	\$5000.00 or more
29		
30	Buildings - improvements	\$5000.00 or more
31		
32	Improvements other than to buildings	\$5000.00 or more
33		•
34	Land	Any amount
J T	Land	riny amount

Cross Reference: 7500 Property Records

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 7520 FINANCIAL MANAGEMENT Revised on: 6 7 8 9 10 11 **Independent Investment Accounts** 12 13 14 The Board may establish independent investment accounts separate and apart from those funds 15 maintained by the county treasurer. The Board may transfer cash into an independent investment account from any budgeted or non-budgeted funds. A separate account shall be established for 16 each fund from which transfers are made. The principal and any interest earned must be 17 reallocated to the fund from which the deposit was originally made. Unless otherwise provided 18 by law, all other revenue may be sent directly to a participating district's investment account. 19 20 21 The District may either: 22 23 Establish and use the account as a non-spending account, returning sufficient funds to the county treasurer in time to pay all claims against the applicable fund; or 24 25 26 Establish a subsidiary checking account and make expenditures from the investment account, provided all transactions are accounted for and reported, as required by 27 applicable accounting principles. If the District desires to establish a subsidiary checking 28 account for purposes of paying for expenditures directly from an investment account, the 29 District must enter into a written agreement with the county treasurer, in accordance with 30 § 20-9-235, MCA. 31

Authorization for school district investment account

35 36

3738

323334

Legal Reference:

§ 20-9-235, MCA

Scobey K-12 Schools 1 2 3 Adopted on: 1/23/17 4 Reviewed on: 5 7525 FINANCIAL MANAGEMENT Revised on: 6 7 8 9 Lease-Purchase Agreement 10 11 The trustees of a district can lease property with an option to purchase. 12 13 14 Personal property -- the lease cannot be more than seven (7) years. 15 16 Real property -- the lease cannot be more than fifteen (15) years. 17 18 The terms of the lease must comply with 20-6-625, MCA. If real property is acquired, the trustees shall comply with 20-6-603, MCA. 19 20 21 The trustees of any district may lease buildings or land suitable for school purposes when it is within the best interests of the district to lease the buildings or land from the county, 22 municipality, another district, or any person. The term of the lease may not be for more than 23 fifteen (15) years unless prior approval of the qualified electors of the district is obtained in the 24 manner prescribed by lase for school elections, in which case the lease may be for a term 25 approved by the qualified electors, but not exceeding ninety-nine (99) years. Whenever the lease 26 is for a period of time that is longer than the current school fiscal year, the lease requirements for 27 28 the succeeding school fiscal years shall be an obligation of the final budgets for such years. 29 30 Cross Reference: 31 Policy 7251 Disposal of school district property without 32 a vote. 33 34 Legal Reference: 35 § 20-6-603, MCA Trustees' authority to acquire or dispose of sites and buildings – when election required. 36 37 § 20-6-609, MCA Trustees' authority to acquire property by lease-purchase agreement. 38 Authorization to lease buildings or land for § 20-6-625, MCA 39

school purposes.

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Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 7530 FINANCIAL MANAGEMENT Revised on: 7/9/18 6 7 8 Procurement of Supplies or Services 9 10 The Board adopts all applicable provisions of the Montana Procurement Act (i.e., §§ 18-4-121, et 11 seq., MCA). 12 13 OR 14 15 The Board adopts the following provisions of the Montana Procurement Act: 16 17 18 § 18-4-303(8), MCA – Competitive sealed bidding. With the exception of construction contracts, allows the District to negotiate an adjustment of the bid price with the lowest 19 responsible and responsive bid in order to bring the bid within the amount of available 20 funds, if, and only if, all bids exceed available funds and the lowest responsible bid does 21 not exceed available funds by more than five percent (5%). 22 23 § 18-4-306, MCA – Sole source procurement. A contract may be awarded for a supply or 24 service item without competition when, the District determines in writing that: 25 (a) there is only one source for the supply or service item; 26 (b) only one source is acceptable or suitable for the supply or service item; or 27 (c) the supply or service item must be compatible with current supplies or 28 services. 29 30 § 18-4-307, MCA - Cancellation of invitations for bids or requests for proposals. An 31 invitation for bids, a request for proposals, or other solicitation may be cancelled or any 32 or all bids or proposals may be rejected in whole or in part, as may be specified in the 33 solicitation, when it is in the best interests of the state. The reasons therefor must be 34 made part of the contract file. 35 36 37 38 Legal Reference: § 18-4-121, et seq., MCA Montana Procurement Act 39

\$ 18-4-303, MCA Competitive Sealed Bidding

\$ 18-4-306, MCA Sole Source Procurement--records

\$ 18-4-307, MCA Cancellation of invitations for bids or requests for proposals

2.5.604, ARM Sole Source Procurement

FINANCIAL MANAGEMENT

Adopted on: 06/06/17 Reviewed on: Revised on:

Page 1 of 2

Electronic Signatures

"Electronic signature" means an electronic sound, symbol, or process attached to or logically associated with a record and executed or adopted by a person with the intent to sign the record.

Electronic signatures or digital signatures can take many forms and can be created using many different types of technology. For the purpose of this policy an electronic signature means any electronic identifier intended by the person using it to have the same force and effect as a manual signature.

District Use of Electronic Signatures

When not practical or possible to have an approved individual physically sign a document, and not otherwise prohibited by applicable laws, electronic signatures may satisfy the requirement of a written signature when transacting business with and/or for the District and/or with parents/guardians when the authenticity and reliability of such electronic signature(s) meets the provisions of this policy. In such instances, the electronic signature shall have the full force and effect of a manual signature.

In order to qualify for acceptance of an electronic signature the following additional requirements are applicable:

1. The electronic signature identifies the individual signing the document by his/her name and title;

2. The identity of the individual signing the document with an electronic signature is capable of being validated through the use of an audit trail;

 The electronic signature, as well as the documents to which it is affixed, cannot be altered once the electronic signature is affixed. If the document needs to be altered, a new electronic signature must be obtained; and
The electronic signature conforms to all other provisions of this policy.

 The District shall maintain District electronically signed records in a manner consistent with the District's document retention policies yet also capable of accurate and complete reproduction of the electronic records and signatures in their original form. Such retention should include a process whereby the District can verify the attribution of a signature to a specific individual, detect changes or errors in the information contained in the record submitted electronically and protect and prevent access and/or manipulation or use access/use by an unauthorized person.

1				7535
2				Page 2 of 2
3 4 5				the actual signature of any District employeen connection with school board business.
6 7 8			signature protocols and including termina	by any District employee serves as grounds for ation.
9 10	Parent/Stude	nt Use of El	ectronic Signatures	
11 12 13 14	parent/legal	guardian, so		the District with an electronic signature from a g provisions are met, the District may receive and document:
15 16 17 18	1. 2.	unique to	the person using such	nature, of its face, appears to be authentic and signature; y specific individualized reason to believe that the
19 20	3.	signature has been forged; The District is unaware of any specific reason to believe the document has been		
21 22 23	4.	altered subsequent to the electronic signature; and The signature is capable of verification.		
24 25 26 27		-		y, at his or her discretion, request that an original of y by hand, be forwarded to the District in a timely
28 29 30 31		cluding suc	h acts as making fo	he authenticity of such signature via a security llow-up inquiry to the individual/entity who has
32 33 34 35 36	District docu	ument, the southorized, a	student may be subject their discretion, to t	sified a parent's electronic signature on an official ected to discipline and the Administrators of the hereafter only accept manual signatures associated
37 38 39 40 41	Legal Refere		-18-102(9), MCA -18-106(4), MCA	Definitions Legal recognition of electronic records, electronic signatures, and electronic contracts
42 43		42	.8.106, ARM	Electronic submission of documents and electronic signatures

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 7550 FINANCIAL MANAGEMENT Revised on: 6 7 8 9 **Indirect Cost Reimbursement** 10 Occasionally the Scobey K-12 Schools will receive indirect cost reimbursements from the Office 11 of Public Instruction. Montana Code Annotated, 20-9-507, provides indirect costs 12 reimbursements be spent at the discretion of the trustees. 13 14 15 The indirect cost reimbursements are not usually accumulated year-to-year without purpose, and are normally used for general administrative expenses. 16 17 Prior to the end of each budget year the Superintendent or Business Manager will present to the 18 Board of Trustees, at a regular or special meeting, information regarding the amount of indirect 19 cost reimbursement received along with a recommendation of expenditure for the amount. The 20 21 Board of Trustees must approve the indirect costs reimbursement each year. 22 23 Legal Reference: Miscellaneous programs fund 24 § 20-9-507, MCA 25 Additional Reference: Indirect Cost Rates, OPI 26

Scobey K-12 Schools 1 2 3 Adopted on: 7/22/22 4 Reviewed on: 5 7625 FINANCIAL MANAGEMENT Revised on: 6 7 8 Use of Enhanced Tax Credit Receipts 9 On receiving a donation from an enhanced tax credit, the District shall seek preapproval, in a 10 manner prescribed by the Department of Revenue (DOR), that the amount of tax credit sought by 11 the taxpayer is available under the aggregate limit set in statute. Upon preapproval by the DOR, 12 the District shall issue a receipt, in a form prescribed by the DOR, to each contributing taxpayer 13 indicating the value of the donation received and documenting the preapproval of the credit. 14 15 The District shall use the funds received from an enhanced tax credit for innovative educational 16 programs specified in law which are defined as: 17 18 (a) transformational learning as defined in Section 20-7-1602, MCA; 19 (b) advanced opportunity as defined in Section 20-7-1503, MCA; 20 (c) any program, service, instructional methodology, or adaptive equipment used to expand opportunity for a 21 child with a disability as defined in Section 20-7-401, MCA; 22 (d) any courses provided through work-based learning partnerships or for postsecondary credit or career 23 certification under Policy 2600; and 24 (e) technology enhancements, including but not limited to any expenditure incurred for purposes specified in Section 20-9-533, MCA. 25 26 Legal Reference: Title 15, Chapter 30, Part 31, MCA- Tax Credit for Qualified Education 27 Contributions 28

SCOBEY SCHOOL DISTRICT

R = required

8000 SERIES NONINSTRUCTIONAL OPERATIONS

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NONINSTRUCTIONAL OPERATIONS

Adopted on: 06/06/17 Reviewed on: Revised on:

Goals

> In order for students to obtain the maximum benefits from their educational program, a complex set of support services must be provided by the District. These services are essential to the success of the District, and the staff that provides them is an integral part of the educational enterprise. Because resources are always scarce, all assets of District operations, including noninstructional support services, shall be carefully managed in order to obtain maximum efficiency and economy. To that end, the goal of the District is to seek new ways of supporting the instructional program, which shall maximize the resources directly available for students' learning programs.

2 3

NONINSTRUCTIONAL OPERATIONS

Adopted on: 02/19/90 Reviewed on: Revised on: 06/06/17

Page 1 of 2

78 Transportation

The District may provide transportation to and from school for a student who:

- 1. Resides three (3) or more miles, over the shortest practical route, from the nearest operating public elementary or public high school;
- 2. Is a student with a disability, whose IEP identifies transportation as a related service; or
- 3. Has another compelling and legally sufficient reason to receive transportation services.

The District may elect to reimburse the parent or guardian of a student for individually transporting any eligible student.

 The District may provide transportation by school bus or other vehicle or through individual transportation such as paying the parent or guardian for individually transporting the student. The Board may pay board and room reimbursements, provide supervised correspondence study, or provide supervised home study. The Board may authorize children attending an approved private school to ride a school bus, provided that space is available and a fee to cover the per-seat cost for such transportation is collected. The District may transport and charge for an ineligible public school student, provided the parent or guardian pays a proportionate share of transportation services. Fees collected for transportation of ineligible students shall be deposited in the transportation fund. Transportation issues that cannot be resolved by the trustees may be appealed to the county transportation committee.

Homeless students shall be transported in accordance with the McKinney Homeless Assistance Act and state law.

In-Town Busing

In-town busing is defined as the busing of students within three (3) miles of their school. In-town busing is a privilege the District can discontinue at any time. The Superintendent will establish guidelines under which a student may request in-town busing.

Children in Foster Care

 The Superintendent will appoint a Point of Contact (POC) to coordinate activities relating to the District's provisions of services to children placed in foster care, including transportation services. The Superintendent, or designee, will inform the Department of Health and Human Services who is the POC for the District. The District will collaborate with the Department of Health and Human Services when transportation is required to maintain children placed in foster care in a school of origin outside their usual attendance area or District when in the best interest of the student. Under the supervision of the Superintendent/designee, the POC will invite appropriate District officials, the Department of Health and Human Services POC, and officials from other districts to consider how such transportation is to be arranged and funded in a cost-effective manner.

Page 2 of 2 If there are additional costs to be incurred in providing transportation to maintain a student in the school of origin, the District will provide transportation to such school if: The Department agrees to reimburse the District for the cost of such transportation; The District agrees to pay for the cost of such transportation; or The District and the Department agree to share the cost of such transportation. **Definitions** "Foster Care" means 24-hour care for children placed away from their parents, guardians, or person exercising custodial control or supervision and for whom the Department has placement care and responsibility. "School of origin" means the school in which a child is enrolled at the time of placement in foster care. While "Best Interest" is not defined in ESSA, that determination shall take into account all relevant factors, including consideration of the appropriateness of the current educational setting, and the proximity to the school in which the child is enrolled at the time fo foster care placement. Legal Reference: § 20-10-101, MCA **Definitions** § 20-10-121, MCA Duty of trustees to provide transportation – types of transportation – bus riding time limitation § 20-10-122, MCA Discretionary provision of transportation and payment for this transportation Provision of transportation for nonpublic school § 20-10-123, MCA children **Pupil Transportation** 10.7.101, et seq., ARM 10.64.101-700, et seq., ARM Transportation

Scobey K-12 Schools Adopted on: 06/06/17 Reviewed on: NONINSTRUCTIONAL OPERATIONS Revised on: **Contracting for Transportation Services** If the Board enters into a contract for transportation services, the contractor shall operate such equipment in accordance with District policy and the rules and regulations of the Board of Public Education. The contract shall be in effect for not more than five (5) years. Before entering into the first (1st) such contract, the District shall determine that the cost of contracting for the ensuing term will not exceed projected costs of operating its own system. Before any transportation contract is awarded to a private party or contractor, the trustees shall: 1. Secure bids by advertising for a twenty-one-(21)-day period (three (3) consecutive weeks); or 2. Negotiate a new contract with the current contractor, provided the new contract does not exceed by more than twelve percent (12%) per year the basic costs of the previous contract. No money shall be expended, unless a contract with a private carrier has been executed. The Board Chairperson will sign such contracts on behalf of the District. The District reserves the right to own, operate, and to choose with respect to any other form of transportation, whether it be regular school, co-curricular, extracurricular, or District business programs, the means of transportation which best fits District needs at that particular time, as determined by the Board.

Legal Reference:	§ 20-10-102, MCA	School bus requirements
_	§ 20-10-107, MCA	Power of trustees
	§ 20-10-125, MCA	Bid letting for contract bus – payments under
		transportation contract
	10.7.108, ARM	Bus Contracts

NONINSTRUCTIONAL OPERATIONS

Adopted on: Reviewed on: 06/06/17

Revised on:

Page 1 of 3

Bus Routes and Schedules

The Superintendent's designee is responsible for scheduling bus transportation, including determination of routes and bus stops. Such routes are subject to approval of the county transportation committee. The purpose of bus scheduling and routing is to achieve maximum service with a minimum fleet of buses consistent with providing safe and reasonably equal service to all bus students.

In order to operate the transportation system as safely and efficiently as possible, the following factors shall be considered in establishing bus routes:

1. A school bus route shall be established with due consideration of the sum total of local conditions affecting the safety, economic soundness, and convenience of its operation, including road conditions, condition of bridges and culverts, hazardous crossings, presence of railroad tracks and arterial highways, extreme weather conditions and variations, length of route, number of families and children to be serviced, availability of turnaround points, capacity of bus, and related factors.

2. The District may extend a bus route across another transportation service area, if it is necessary in order to provide transportation to students in the District's own transportation service area. A district may not transport students from outside its transportation service area.

3. No school child attending an elementary school shall be required to ride the school bus under average road conditions more than one (1) hour without consent of the child's parent or guardian.

4. School bus drivers are encouraged to make recommendations in regard to establishing or changing routes.

5. Parents should be referred to the Superintendent for any request of change in routes, stops, or schedules.

The Board reserves the right to change, alter, add, or delete any route at any time such changes are deemed in the best interest of the District, subject to approval by the county transportation committee.

Bus Stops

1 2 2	8110 Page 2 of 3
3 4 5	Buses should stop only at designated places approved by school authorities. Exceptions should be made only in cases of emergency and inclement weather conditions.
6 7 8 9 10	Bus stops shall be chosen with safety in mind. Points shall be selected where motorists approaching from either direction will have a clear view of the bus for a distance of at least three hundred (300) to five hundred (500) feet.
11 12 13 14	School loading and unloading zones are to be established and marked to provide safe and orderly loading and unloading of students. The principal of each building is responsible for the conduct of students waiting in loading zones.
15 16	Delay in Schedule
17 18 19	The driver is to notify the administration of a delay in schedule. The administration will notify parents on routes and radio stations, if necessary.
20 21	Responsibilities - Students
22 23 24 25 26	Students must realize that safety is based on group conduct. Talk should be in conversational tones at all times. There should be no shouting or loud talking which may distract the bus driver. There should be no shouting at passersby. Students should instantly obey any command or suggestions from the driver and/or his/her assistants.
27 28	Responsibilities - Parents
29 30 31 32	The interest and assistance of each parent is a valued asset to the transportation program. Parents' efforts toward making each bus trip a safe and pleasant experience are requested and appreciated. The following suggestions are only three of the many ways parents can assist:
33 34 35 36 37	 Ensure that students are at the bus stop in sufficient time to efficiently meet the bus. Properly prepare children for weather conditions. Encourage school bus safety at home. Caution children regarding safe behavior and conduct while riding the school bus.
38	Safety
39 40 41	The Superintendent will develop written rules establishing procedures for bus safety and emergency exit drills and for student conduct while riding buses.
42 43 44 45 46	If the bus and driver are present, the driver is responsible for the safety of his/her passengers, particularly for those who must cross a roadway prior to loading or after leaving the bus. Except in emergencies, no bus driver shall order or allow a student to board or disembark at other than his/her assigned stop unless so authorized by the Superintendent. In order to assure the safety of

8110 1 Page 3 of 3 2 3 4 all, the bus driver may hold students accountable for their conduct during the course of transportation and may recommend corrective action against a student. Bus drivers are expressly 5 prohibited from using corporal punishment. 6 7 The bus driver is responsible for the use of the warning and stop signaling systems and the 8 consequent protection of his/her passengers. Failure to use the system constitutes negligence on 9 the part of the driver. 10 11 **Inclement Weather** 12 13 14 The Board recognizes the unpredictability and resulting dangers associated with weather in Montana. In the interest of safety and operational efficiency, the Superintendent is empowered 15 to make decisions as to emergency operation of buses, cancellation of bus routes, and closing of 16 school, in accordance with his or her best judgment. The Board may develop guidelines in 17 cooperation with the Superintendent to assist the Superintendent in making such decisions. 18 19 20 **NOTE:** To receive full state/county reimbursement, budgets must have enough funds to cover the costs of any changes to the route. 21 22 **NOTE:** The county transportation committee has authority to establish transportation service 23 24 areas, should circumstances and/or geography (demographics) warrant. 25 26 27 Legal Reference: § 20-10-106, MCA Determination of mileage distances 28 § 20-10-121, MCA Duty of trustees to provide transportation – types of 29 transportation – bus riding time limitation 30 Duties of county transportation committee 31 § 20-10-132, MCA

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 8111 NONINSTRUCTIONAL OPERATIONS Revised on: 6 7 8 <u>Transportation of Students With Disabilities</u> 9 Transportation shall be provided as a related service, when a student with a disability requires 10 special transportation in order to benefit from special education or to have access to an 11 appropriate education placement. Transportation is defined as: 12 13 14 (a) Travel to and from school and between schools; 15 16 (b) Travel in and around school buildings or to those activities that are a regular part of the student's instructional program; 17 18 Specialized equipment (such as special or adapted buses, lifts, and ramps) if required to 19 (c) provide special transportation for a student with disabilities. 20 21 22 The Evaluation Team that develops the disabled student's Individualized Education Program will determine, on an individual basis, when a student with a disability requires this related service. 23 Such recommendations must be specified on the student's IEP. Only those children with 24 disabilities who qualify for transportation as a related service under the provisions of the IDEA 25 shall be entitled to special transportation. All other children with disabilities in the District have 26 access to the District's regular transportation system under policies and procedures applicable to 27 28 all District students. Utilizing the District's regular transportation service shall be viewed as a "least restrictive environment." 29 30 31 Mode of Transportation 32 One of the District's buses will be the preferred mode of transportation. Exceptions may be 33 34 made in situations where buses are prohibited from entering certain subdivisions due to inadequate turning space, or when distance from school may seriously impact bus scheduling. In 35 such situations other arrangements, such as an individual transportation contract, may be 36 37 arranged with parents. Such voluntary agreement will stipulate in writing the terms of 38 reimbursement.

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Legal Reference: 10.16.3820, ARM Transportation for Special Education Students with Disabilities

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Scobey K-12 Schools Adopted on: 02/19/90 Reviewed on: NONINSTRUCTIONAL OPERATIONS Revised on: 06/06/17 **District-Owned Vehicles** The District owns and maintains certain vehicles. Included among them are pickups, school buses, and vans. These are for use by properly authorized personnel of the District for District business purposes. Any driver who receives a citation for a driving violation while operating a District vehicle shall personally pay all fines levied. All citations received while the driver is a District employee, whether operating a District vehicle or not, must be reported and may result in disciplinary action up to and including termination. Bus and Vehicle Maintenance, District Buses used in the District's transportation program shall be in safe and legal operating condition. All buses shall be inspected by the Department of Justice, Montana Highway Patrol, before the beginning of each semester. The Superintendent will establish a specific list of tasks bus drivers will perform on a daily basis. All other District vehicles shall be maintained following established programs developed by the Superintendent.

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Scobey K-12 Schools 1 2 3 Adopted on: 02/19/90 4 Reviewed on: 5 8123 NONINSTRUCTIONAL OPERATIONS Revised on: 06/06/17 6 7 8 9 **Driver Training and Responsibility** 10 11 Bus drivers shall observe all state statutes and administrative rules governing traffic safety and 12 school bus operation. At the beginning of each school year, the District will provide each driver 13 with a copy of the District's written rules for bus drivers and for student conduct on buses. 14 15 School bus drivers must hold a valid Montana school bus certificate in order for a district to 16 receive state reimbursement for that driver's bus routes. Qualifications for bus drivers are 17 prescribed by 20-10.103, MCA, and by the board of Public Education in Arm 10.64.201. The 18 first aid certificate required by ARM 10.64.201 must include certification in CPR, be signed by a 19 certified instructor, and be received after an initial in-person training of at least four hours with 20 21 annual renewals. 22 23 A school bus driver is prohibited from operating a school bus while using a cellular phone, including hands free cellular phone devices, except: 24 (1) During an emergency situation; 25 (2) To call for assistance if there is a mechanical breakdown or other mechanical 26 problem: 27 28 (3) When the school bus is parked. 29 30 A driver may not operate a school bus without a valid, current certificate. 31 32 A teacher, coach, or other certified staff member assigned to accompany students on a bus will have primary responsibility for behavior of students in his or her charge. The bus driver has final 33 34 authority and responsibility for the bus. The Superintendent will establish written procedures for bus drivers. 35 36 37 38 Legal Reference: 39 § 20-10-103, MCA School bus driver qualifications

Oualification of Bus Drivers

Drivers

National Highway Traffic Safety Administration

10.7.111, ARM

10.64.201, ARM

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Scobey K-12 Schools 1 2 3 Adopted on: 4 Reviewed on: 5 8124 NONINSTRUCTIONAL OPERATIONS Revised on: 06/06/17 6 7 8 Student Conduct on Buses 9 The general student code of conduct is applicable to conduct on school buses. 10 11 The Superintendent may establish written rules of conduct for students riding school buses. 12 Such rules will be reviewed annually by the Superintendent and revised if necessary. If rules are 13 substantially revised, they will be submitted to the Board for approval. 14 15 16 At the beginning of each school year, a copy of the rules of conduct for students riding buses will be provided to students, and the classroom teacher and bus driver will review the rules with the 17 students. A copy of the rules will be posted in each bus and will be available upon request at the 18 District office and in each building principal's office. 19 20 21 The bus driver is responsible for enforcing the rules and will work closely with a parent and building principal to modify a student's behavior. Rules shall include consistent consequences 22 for student misbehavior. A recommendation for permanent termination of bus privileges, 23 accompanied by a written record of the incident(s) that led to the recommendation, shall be 24 referred to the Superintendent for final determination. The student's parent or guardian may 25 appeal a termination to the Board. No further appeal shall be allowed. 26 27 28 29 30 Cross Reference: Student Discipline 3310 Transportation of Students With Disabilities 31 8111

Discipline and punishment of pupils – definition of

corporal punishment – penalty – defense

Duties and sanctions

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Legal Reference:

§ 20-4-302, MCA

§ 20-5-201, MCA

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5	8125	NONINSTRUCTIONAL OPERATIONS	Revised on: 06/06/17	

School Bus Emergencies

In the event of an accident or other emergency, the bus driver shall follow the emergency procedures developed by the Superintendent. A copy of the emergency procedures will be located in every bus. To ensure the success of such emergency procedures, every bus driver will conduct an emergency evacuation drill twice each year. The first no later than September 1, and the second no later than January 30. The District will conduct such other drills and procedures as may be necessary.

Scobey K-12 Schools Adopted on: 1/23/17 Reviewed on: NONINSTRUCTIONAL OPERATIONS Revised on: **Activity Trips** The use of school buses is strictly limited to school activities. Buses may not be loaned or leased to non-school groups, unless permission is specifically granted by the Board. Buses will be operated by a qualified bus driver on all activity runs, and only authorized activity participants, professional staff, and chaperones assigned by the administration may ride the bus. A duplicate copy of the passenger list will be made for all activity trips. One (1) copy will remain with the professional staff member in charge on the bus, and one (1) copy will be given to the Secretary before the bus departs.

Scobey K-12 Schools 1 2 3 Adopted on: 1/23/17 4 Reviewed on: 5 8200 - R NONINSTRUCTIONAL OPERATIONS Revised on: 6 7 8 Food Services 9 The District supports the philosophy of the National School Lunch Program and will provide 10 wholesome, appetizing, and nutritious meals for children in District schools. The Board may 11 authorize a portion of federal funds received in lieu of taxes to be used to provide free meals for 12 federally connected indigent students. 13 14 15 Because of the potential liability of the District, the food services program will not accept donations of food without approval of the Board. Should the Board approve a food donation, the 16 Superintendent will establish inspection and handling procedures for the food and determine that 17 provisions of all state and local laws have been met before selling the food as part of school 18 meals. 19 20 21 As an integral part of a school, the District's food service is operated in compliance with ARM Title 3, chapter 110, subchapter 2, rules for food service establishments. 22 23 24 Commodities 25 26 The District will use food commodities made available under the Federal Food Commodity Program for school meals. 27 28 Free and Reduced-Price Food Services 29 30 31 The District will provide free and reduced-price meals to students, according to the terms of the National School Lunch Program and the laws, rules, and regulations of the state. The District 32 will inform parents of the eligibility standards for free or reduced-price meals. Identity of 33 students receiving free or reduced-price meals will be confidential, in accordance with National 34 School Lunch Program guidelines. A parent has the right to appeal to a designated hearing 35 official any decision with respect to his or her application for free or reduced-price food services. 36 37 38 The Board may establish programs whereby meals may be provided in the District in accordance with National School Lunch Program guidelines. 39 40 41 Legal Reference: § 20-10-204, MCA Duties of trustees 42 § 20-10-205, MCA Allocation of federal funds to school food services 43 fund for federally connected, indigent pupils 44

School food services fund

§ 20-10-207, MCA

8210- R

NONINSTRUCTIONAL OPERATIONS

Adopted on: 7/22/22 Reviewed on: Revised on:

Page 1 of 2

Procurement Policy for School Food Purchases

The Scobey School District will adhere to the following requirements for any procurement related to food service:

Below are samples only and other language can be used, adjusted, or utilized. Please feel free to make changes, additions or add any other necessary items to meet the needs of your district.

Purchases:

- Purchases greater than \$80,000:
 - o If the aggregate amount exceeds eighty thousand dollars (\$80,000), the contract must be awarded through a formal bid process and a call for bids or request for proposals shall be published according to 20-9-204, MCA. No contract shall be divided for the purpose of avoiding the formal procurement process.
 - The District may enter into a cooperative purchasing contract for procurement of supplies with one or more districts or a Cooperative Services Program. This allows the District to participate in a cooperative purchasing group to purchases supplies through the group without bidding if the cooperative purchasing group has a publicly available master list of items available with pricing included and provides an opportunity at least twice yearly for any vendor, including a Montana vendor, to compete, based on a lowest responsible bidder standard.

- Purchases great than \$1 and less than \$80,000:
- Any purchase greater than \$1 and less than eighty thousand (\$80,000) will be handled in a fair and equitable manner consistent with district policy on purchasing.
 - The Scobey School District will obtain two or more estimates when any purchase will cost more than \$50,000 and less than eighty thousand (\$80,000).
 - O The District may enter into a cooperative purchasing contract for procurement of supplies with one or more districts or a Cooperative Services Program. This allows the District to participate in a cooperative purchasing group to purchases supplies through the group without bidding if the cooperative purchasing group has a publicly available master list of items available with pricing included and provides an opportunity at least twice yearly for any vendor, including a Montana vendor, to compete, based on a lowest responsible bidder standard.

Buy American:

The District will adhere to "Buy American" for the food service program. Therefore Food Service is required to purchase, to the maximum extent possible, domestic products for use in meals served in our Child Nutrition Program. However, exceptions are allowed when:

- --Food preferences can only be met with foreign goods
- --Insufficient quantity and/or quality is available in the USA

Scobey K-12 Schools Adopted on: 7/22/22

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Page 1 of 3

Reviewed on:

Revised on:

Procurement Policy Using Federal Funds

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> The purpose of this Policy is to establish guidelines that meet or exceed the procurement requirements for purchases of goods, services, and construction or repair projects when federal funds are being used in whole or in part to pay for the cost of the contract. The policy specifically applies to purchases using federal funds including but not limited to food service purchases.

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This policy applies to contracts for purchases, services, and construction or repair work funded with federal financial assistance whether direct or reimbursed. The requirements of this Policy also apply to any subrecipient of the funds. All contracts paid for in whole or in part with federal funds shall be in writing.

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All federally funded projects, loans, grants, and sub-grants, whether funded in part or wholly, are subject to the Uniform Administrative Requirements, Cost Principles, and Audit Requirements for federal awards codified at 2 C.F.R. Part 200 unless otherwise directed in writing by the federal agency or state pass-through agency that awarded the funds.

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No contract may be divided to bring the cost under bid thresholds or to evade any requirements under this Policy or state and federal law.

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Purchases:

- - Purchases greater than \$1 and less than \$80,000: Any purchase greater than \$1 and less than \$50,000 will be handled in a fair and

accordance with Policy 7320.

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The District will obtain two or more estimates when any purchase will cost more than \$50,000 and less than eighty thousand (\$80,000).

equitable manner consistent with district policy on purchasing as specified in

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The District may enter into a cooperative purchasing contract for procurement of supplies with one or more districts or a Cooperative Services Program. This allows the District to participate in a cooperative purchasing group to purchases supplies through the group without bidding if the cooperative purchasing group has a publicly available master list of items available with pricing included and provides an opportunity at least twice yearly for any vendor, including a Montana vendor, to compete, based on a lowest responsible bidder standard.

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Purchases greater \$80,000 will be handled in accordance with District Policy 7320.

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Suspension and Debarment

The District will award contracts only to responsible contractors possessing the ability to perform successfully under the terms and conditions of the proposed procurement. All purchasing decisions shall be made in the best interests of the District and shall seek to obtain the maximum value for each dollar expended. When making a purchasing decision, the District shall consider such factors as (1) contractor integrity; (2) compliance with public policy; (3) record of past performance; and (4) financial and technical resources.

The Superintendent shall have the authority to suspend or debar a person/corporation, for cause, from consideration or award of further contracts.

The District shall not subcontract with or award subgrants to any person or company who is debarred or suspended For contracts over \$25,000, the District shall confirm that the vendor is not debarred or suspended by confirming such status.

Maintenance of Procurement Records

The District maintains records sufficient to detail the history of all procurements. These records include, but are not limited to, the following: rationale for the method of procurement, selection of contract type, contractor selection, or rejection, and the basis for the contract price (including a cost or price analysis).

Standards of Conduct for District Employees:

• The District maintains the following code of conduct for any employees engaged in award and administration of contracts supported by Federal Funds:

 No District employee will engage in any procurement when there is a conflict of interest, real or perceived, and District employees cannot solicit or accept any gratuities, favors or anything of monetary value from prospective vendors. This shall not preclude district personnel from serving on boards or participating in organizations that support the district's need to obtain quality services and supplies.

• No District employee shall participate in the selection, award or administration of a contract when any of the following persons have a financial interest in the firm selected for award:

o The employee

o Any member of his/her immediate family

 People with whom there is an intimate personal relationship
An organization which employs or is about to employ any of the above

• The District would like all employees to behave with the utmost integrity and never be self-serving, be fair in all aspects of the procurement process, be alert to conflicts of interest, and avoid any compromising situations.

Employees found to be in violation of this policy are subject to disciplinary action, up to and including termination.

Contracting with small and minority businesses, women's business enterprises, and labor surplus area firms:

The School District will take all necessary affirmative steps to assure that minority businesses, women's business enterprises, and labor surplus area firms are used for projects and purchases covered by this policy, when possible under the circumstances governing or relating to the purchase or project. Affirmative steps shall include:

• Placing qualified small and minority businesses and women's business enterprises on solicitation lists covered by this policy;

- Assuring that small and minority businesses, and women's business enterprises are solicited for projects and purchases covered by this policy whenever they are potential sources;
- Dividing total requirements, when economically feasible and legally permissible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises for projects and purchases covered by this policy;
- Establishing delivery schedules, where the requirements and circumstances permit, which encourage participation by small and minority businesses, and women's business enterprises for projects and purchases covered by this policy;
- Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce for projects and purchases covered by this policy; and
- Requiring the prime contractor, if subcontracts are to be let for a project or purchase
- covered by this policy, to take the affirmative steps listed in this section.

Cross Reference: Policy 7320 - Purchasing

NONINSTRUCTIONAL OPERATIONS Revised on: 08/19/19, 01/15/2020

Adopted on: 1/23/17

Reviewed on:

Tobacco Free Policy

The District maintains tobacco-free buildings and grounds. Tobacco includes but is not limited to cigarettes, cigars, snuff, smoking tobacco, smokeless tobacco, vapor product, alternative nicotine product nicotine and any other tobacco or nicotine delivery innovation.

Use of tobacco or nicotine products in a public school building or on public school property is prohibited, unless used in a classroom or on other school property as part of a lecture, demonstration, or educational forum sanctioned by a school administrator or faculty member, concerning the risks associated with using tobacco products or in connection with Native American cultural activities.

For the purpose of this policy, "public school building or public school property" means:

 Public land, fixtures, buildings, or other property owned or occupied by an institution for the teaching of minor children, that is established and maintained under the laws of the state of Montana at public expense; and

• Includes playgrounds, school steps, parking lots, administration buildings, athletic facilities, gymnasiums, locker rooms, and school vehicles.

Violation of the policy by students and staff will be subject to actions outlined in District discipline policies.

Use of FDA-approved cessation devices may be permitted at school buildings and on school grounds with the approval of the building administrator.

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37	Legal Reference:	§ 20-1-220, MCA	Use of tobacco product in public school
38			building or on public school property
39			prohibited
40		§ 50-40-104(4)(e), MCA	Smoking in enclosed public places
41			prohibited – notice to public - place where
42			prohibition inapplicable
43		ARM 37.111.825(5)	Health Supervision and Maintenance
44		42 U.S.C. 1996, 1996a	American Indian Religious Freedom Act

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NONINSTRUCTIONAL OPERATIONS

Adopted on: 06/06/17 Reviewed on: Revised on:

Risk Management

 The Board believes that the District must identify and measure risks of loss which may result from damage to or destruction of District property or claims against the District by persons claiming to have been harmed by action or inaction of the District, its officers or staff. The District will implement a risk management program to reduce or eliminate risks where possible and to determine which risks the District can afford to assume. Such program will consider the benefits, if any, of joining with other units of local government for joint purchasing of insurance, joint self-insuring, or joint employment of a risk manager. The Board will assign primary responsibility for administration and supervision of the risk management program to a single person and will review the status of the risk management program each year.

The District will purchase surety bonds for the Clerk, and such other staff and in such amounts as the Board shall from time to time determine to be necessary for honest performance of the staff in the conduct of the District's financial operations.

30	Legal Reference:	§ 20-6-608, MCA	Authority and duty of trustees to insure
31			district property
32		§ 20-3-331, MCA	Purchase of insurance – self-insurance plan
33		§§ 2-9-101, et seq., MCA	Liability Exposure
34		§ 2-9-211, MCA	Political subdivision insurance
35		§ 2-9-501, MCA	Application – bonds excepted

1		Scobey K-12 Schools	
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5	8301 - R	NONINSTRUCTIONAL OPERATIONS	Revised on: 06/06/17 01/15/2020

8/8/22

District Safety

For purposes of this policy, "disaster means the occurrence or imminent threat of damage, injury, or loss of life or property".

The Board recognizes that safety and health standards should be incorporated into all aspects of the operation of the District. Rules for safety and prevention of accidents shall be posted in compliance with the Montana Safety Culture Act and the Montana Safety Act. Injuries and accidents shall be reported to the District office.

The board of trustees has identified the following local hazards that exist within the boundaries of its school district:

[Fire, Earthquake, Avalanche, High Winds, Tornadoes, Intruders, Firearms, etc.]

The [Superintendent] [building principal] shall design and incorporate drills in its school safety or emergency operations plan to address the above stated hazards. The trustees shall certify to the office of public instruction that a school safety or emergency operations plan has been adopted. This plan and procedures shall be discussed and distributed to each teacher at the beginning of each school year. There shall be at least eight (8) disaster drills a year in a school. All teachers shall discuss safety drill procedures with their class at the beginning of each year and shall have them posted in a conspicuous place next to the exit door. Drills must be held at different hours of the day or evening to avoid distinction between drills and actual disasters. A record shall be kept of all fire drills.

 The trustees shall review the school safety or emergency operations plan periodically and update the plan as determined necessary by the trustees based on changing circumstances pertaining to school safety. Once the trustees have made the certification to the office of public instruction, the trustees may transfer funds pursuant to Section 2, 20-1-401, MCA to make improvements to school safety and security.

The Superintendent shall develop safety and health standards which comply with the Montana Safety Culture Act. **[Optional]**: The Superintendent shall ensure District employees are provided equipment, tools, and devices designed to ensure a safe and health workplace in accordance with this policy. Failure to use the provided equipment in a suitable or timely manner may be considered a violation of District policy. If a staff member requires equipment that is not available, an employee may submit a request to the administration in accordance with established District practice.

To ensure a safe school setting and to comply with regulations governing schools in Montana, the following safety measures shall be implemented in the District:

1 2			8301 Page 2 of 2
3 4 5 6 7	periods of use		hazardous materials must be kept locked between her areas where hazardous or poisonous s.
8 9			t stored in the product container or package in tainer that clearly identifies the product by name.
10 11	(c) Chemicals mu	ast be stored as specified by the chemica	l's Safety Data Sheet.
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13 14 15		d school site must be free of objects or clangers to health or safety.	conditions which create unreasonable or
16 17 18	* *	s and AEDs must be provided and lentifiable to staff and trained per	d stored in accessible locations that sonnel.
19 20 21 22	or other sch	ool personnel and the inspection Inspections must be conducted us	ted every month by the facility manager must be recorded and records kept on the sing a playground safety checklist
23242526	,	inspection results must be made DPHHS upon request.	available for review by the local health
27 28 29 30	according to	<u> </u>	formed on playground equipment s. Repairs, not including the leveling of .
31 32	(i) Playground	equipment must be maintained in	n a safe condition.
33 34 35 36 37	Legal Reference:	§ 20-1-401, MCA	Disaster drills to be conducted regularly – districts to identify disaster risks and adopt school safety plan
38 39		§ 20-1-402, MCA	Number of disaster drills required – time of drills to vary
40 41		§§ 39-71-1501, et seq., MCA 37.111.812, ARM	•
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NON-INSTRUCTIONAL OPERATIONS

Adopted on: 06/06/17 Reviewed on: Revised on:

8 Memorials9

The School Board recognizes that the death of a student, member of the staff, or community members is deeply felt by the school community. As places designed primarily to support learning, school sites should not serve as the main venue for permanent memorials for students, staff, or community members.

Permanent memorials for deceased students, staff, or community members shall be limited in form to perpetual awards or scholarships. [Contributions may be made to a general scholarship fund established by the district memorializing a student, staff member, or member of the school community.] [Memorial scholarships may be accepted and awarded under criteria approved by the administration in honor of persons who have special significance to the students, district and community. All such offers will be submitted to the Superintendent with pertinent information concerning the purpose of the memorial scholarship. Funds will be administered by the District.] Items may be accepted by the district in memory of an individual or event with approval by the Superintendent. The Superintendent will consider any maintenance costs to the district of such gifts. Items received become the property of the district and will be used for the purpose for which they were donated.

Any permanent memorials in existence before this policy was adopted can only be removed by a vote of the Board of Trustees.

The Board recognizes the use of district property for memorial services is generally inappropriate. Any such request will be considered in accordance with Board Policy 4330 and 4330P.

Cross Reference: BP 4330 Community Use of School Facilities
BP 4330P Rules and Regulations for Building Use

Scobey K-12 Schools Adopted on: 02/19/90 Reviewed on: NONINSTRUCTIONAL OPERATIONS Revised on: 06/06/17 Property Damage The District will maintain a comprehensive insurance program which will provide adequate coverage, as determined by the Board, in the event of loss or damage to school buildings and/or equipment, including motor vehicles. The comprehensive insurance program will maximize the District's protection and coverage while minimizing costs for insurance. This program may include alternatives for sharing the risk between the District and an insurance carrier and through self-insurance plans. **Privately Owned Property** The District will not assume responsibility for maintenance, repair, or replacement of any privately owned property brought to a school or to a District function, unless the use or presence of such property has been specifically requested in writing by the administration. Legal Reference: § 20-6-608, MCA Authority and duty of trustees to insure district property

Scobey K-12 Schools 1 2 3 Adopted on: 06/06/17 4 Reviewed on: 5 8410 NONINSTRUCTIONAL OPERATIONS Revised on: 8/8/22 6 7 Page 1 of 3 8 Operation and Maintenance of District Facilities 9 10 The District seeks to maintain and operate facilities in a safe and healthful condition. The facilities manager, in cooperation with principals, fire chief, and county sanitarian, shall annually inspect plant and 11 facilities or as necessary. The facilities manager shall develop a program to maintain the District physical 12 13 plant by way of a continuous program of repair, maintenance, and reconditioning. Budget recommendations shall be made each year to meet these needs and any such needs arising from an 14 15 emergency. 16 17 The facilities manager shall formulate and implement energy conservation measures. Principals and staff are encouraged to exercise other cost-saving procedures in order to conserve District resources in their 18 19 buildings. 20 21 The Board recognizes the importance the physical plant plays in enhancing the instructional program. 22 The Board shall develop a program to maintain and/or upgrade the buildings and grounds of the District. Facilities represent a long term investment of the District. The 23 functional utility of such facilities can be increased with a regular maintenance program 24 monitored by staff. 25 26 27 The Board further recognizes the importance of planning in order to provide the anticipated facility needs of the future. The District will review demographic factors, as changes make such 28 29 reviews necessary. When the Board considers major remodeling or building of a facility, it shall endeavor to seek facility expertise in all affected program areas, as well as comments from faculty, 30 31 students, and community. 32 33 Superintendent shall see that all construction projects comply with the requirements for accessibility for individuals with disabilities and comparability between genders. The architect 34 shall be responsible for ensuring compliance with state and federal laws, including access for 35 36 individuals with disabilities and requirements for gender equity. 37 Inspections 38 The District shall permit representatives of DPHHS or local health authority to enter any school at any reasonable time for the purpose of making inspections to determine compliance with applicable 39 40 regulations. DPHHS or local health authority may determine that special circumstances or local 41 conditions warrant inspections with greater or less frequency. Upon receiving a complaint, the local health authority may determine if more inspections are necessary. 42 43 44 Inspections of school facilities shall be done using forms approved by the DPHHS. Inspection records shall be kept on file at the school for at least three years from the time of inspection. Following each 45 inspection, representatives of the DPHHS or local health authority shall give the 46

8410 1 Page 2 of 3 2 3 4 school administration a copy of an inspection report which notes any deficiencies and sets a time schedule for compliance. The report shall document deficiencies. 5 6 7 The District shall comply with the Building and Fire Safety Codes administered by the State Building Codes Division and the State Fire Marshal or by local building officials. 8 9 10 Laundry Facilities Laundries operated in conjunction with or utilized by the District shall be provided with: 11 12 13 (a) a mechanical washer and hot air tumble dryer. Manual washing and line drying of towels and other laundry items is prohibited. Dryers shall be properly vented to 14 prevent maintenance problems and buildup of moisture. 15 (b) a hot water supply system capable of supplying water at a temperature of 120°F to 16 the washer during all periods of use. 17 (c) sufficient separation between the area used for sorting and storing soiled laundry 18 19 and the area used for folding and storing clean laundry to prevent the possibility of cross-contamination. 20 (d) separate carts for transporting soiled and clean laundry. 21 (e) handwashing facilities including sink, soap, and disposable towels. A soak 22 sink may double as a handwashing sink. 23 24 25 Towels and other laundry items shall be machine washed at a minimum temperature of 120°F for a minimum time 26 of ten minutes and dried to greater or equal to 130°F for ten minutes in a hot air tumble dryer. 27 Solid Waste and Recycling 28 In order to ensure that solid waste, including recycling material, is safely stored and disposed of, the School 29 District shall: 30 31 (a) store all solid waste between collections in containers which have lids, are corrosion-resistant, and are constructed to minimize pest attraction and harborage; 32 (b) clean all solid waste containers with sufficient frequency to maintain them in a 33 34 condition which minimizes pest attraction; (c) for exterior containers other than dumpsters or compactors, utilize stands 35 which prevent the containers from being tipped, protect them from 36 37 deterioration, and allow easy cleaning below and around them. Further, dumpsters or compactors shall be located on or above a smooth surface of non-38 39 absorbent material, such as concrete or asphalt, that is maintained in clean and good condition; 40 (d) transport, or utilize a private or municipal hauler to transport, the solid waste at 41 least weekly to a landfill site approved by the DEQ in a covered vehicle or covered 42 43

8410 1 2 Page 3 of 3 3 4 containers. 5 6 **Physical Requirements** 7 8 The School District shall comply with the following physical requirements: 9 10 (a) Floors, walls, and ceilings in toilet, locker, and shower rooms, laundries, janitorial closets, and similar rooms subject to large amounts of moisture shall be maintained 11 in a smooth and non-absorbent condition. Non-absorbent, non- skid floor matting 12 may be used where appropriate to prevent injury. 13 (b) Adequate coat/jacket and book storage for each student shall be provided; 14 (c) Livestock and poultry shall be located more than 50 feet from food service 15 areas, offices, or classrooms except those offices and classrooms associated with 16 animal husbandry activities or other demonstrations as approved by the school 17 administration. In classrooms, offices, or food service areas where livestock and 18 poultry are approved by the administrator, animals shall not have contact with 19 eating or serving surfaces. 20 21 22 Legal Reference: 10.55.908, ARM **School Facilities** Solid Waste 23 37.111.834, ARM Laundry Facilities 24 37.111.840, ARM 37.111.811, ARM Physical Requirements 25 37.111.810, ARM Inspections 26 **Board of Trustees** 27 10.55.701(s), ARM 10.55.701(1), ARM **Board of Trustees** 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42

Scobey K-12 Schools Adopted on: 02/19/90 Reviewed on: 06/06/17 NONINSTRUCTIONAL OPERATIONS Revised on: District-Wide Asbestos Program It is the intent of the District that the Asbestos Hazard Emergency Response Act (AHERA) and all of its amendments and changes be complied with by all District employees, vendors, and contractors. Legal Reference: 15 USC § 2641 Congressional findings and purpose

NONINSTRUCTIONAL OPERATIONS

Adopted on: 06/06/17 Reviewed on: Revised on: 8/8/22

Page 1 of 2

Lead Renovation

In accordance with the requirements of the Environmental Protection Agency (EPA), the District has this Lead Renovation Policy that is designed to recognize, control and mitigate lead hazards at all District owned facilities and grounds.

The Lead-based paint renovation, repair and painting program (RRP) is a federal regulatory program affecting contractors, property managers, and others who disturb painted surfaces. It applies to child-occupied facilities such as schools and day-care centers built prior to 1978.

"Renovation" is broadly defined as any activity that disturbs painted surfaces and includes most repair, remodeling, and maintenance activities, including window replacement.

The District has implemented this policy to identify, inspect, control, maintain and improve the handling of lead related issues across the district facilities and grounds. In an effort to reduce potential hazards, the District through training has put together maintenance programs that will not only better protect the environment, but the students and employees of the District as well.

The District's Lead Renovation Policy shall apply too not only employees of the maintenance department but to outside contractors as well. No outside painting contractor will be permitted to work for the District after April 22, 2010 unless they can show proof of training relative to lead renovation or maintenance from an accredited training institution.

Information Distribution Requirements

 No more than 60 days before beginning renovation activities in any school facility of the District, the company performing the renovation must:

- 1. Provide the Superintendent with EPA pamphlet titled *Renovate Right: Important Lead Hazard Information for Families, Child Care Providers and Schools.*
 - 2. Obtain, from the District, a written acknowledgement that the District has received the pamphlet.
 - 3. Provide the parents and guardians of children using the facility with the pamphlet and information describing the general nature and locations of the renovation and the anticipated completion date by complying with one of the following:
 - (i) Mail or hand-deliver the pamphlet and the renovation information to each parent or guardian of a child using the child-occupied facility. The School District will also include information about how parents and guardians may choose to receive the pamphlet via email in a consent and enrollment form.
 - (ii) While the renovation is ongoing, post informational signs describing the general nature and locations of the renovation and the anticipated completion date. These signs must be posted in areas where they can be seen by the parents or guardians of the children frequenting the child-occupied facility. The signs must

1 8421 2 Page 2 of 2 3 4 5 6 be accompanied by a posted copy of the pamphlet or information on how interested parents or guardians can review a copy of the pamphlet or obtain a copy from the renovation firm at no cost to the parents or guardians. 7 The renovation company must prepare, sign, and date a statement describing the steps 8 performed to notify all parents and guardians of the intended renovation activities and to 9 provide the pamphlet. 10 Recordkeeping Requirements * 11 12 13 All documents must be retained for three (3) years following the completion of a renovation. Records that must be retained include: 14 Reports certifying that lead-based paint is not present. 15 Records relating to the distribution of the lead pamphlet. 16 Documentation of compliance with the requirements of the Lead-Based Paint 17 Renovation, Repair, and Painting Program. 18 19 *Note: The MTSBA recommends that districts follow the same record retention schedule as they 20 do for Asbestos abatement (forever). 21 22 23 Legal Reference: 40 CFR Part 745, Subpart E Lead-based paint poisoning in certain residential structures 24 25 15 U.S.C. 2682 and 2886 Toxic Substances Control Act, Sections 402 and 406 26 27

Scobey K-12 Schools

8425 - R NONINSTRUCTIONAL OPERATIONS

Adopted on: 1/23/17 Reviewed on: Revised on: 08/19/19

Service Animals

For the purposes of this policy, state law defines a service animal as a dog or any other animal that is individually trained to do work or perform tasks for the benefit of an individual with a disability. Federal law definition of a disability includes a physical, sensory, psychiatric, intellectual, or other mental disability.

The District shall permit the use of a miniature horse by an individual with a disability, according to the assessments factors as outlined in Policy 8425P, if the miniature horse has been individually trained to do work or perform tasks for the benefit of the individual with a disability.

The Scobey School District will permit the use of service animals by an individual with a disability according to state and federal regulations. The School District will honor requests for service animals in accordance with the applicable Section 504 or Special Education policy adopted by the Board of Trustees. The work or tasks performed by a service animal must be directly related to the handler's disability.

Examples of work or tasks performed by the service animal to accommodate an identified disability include, but are not limited to, assisting individuals who are blind or have low vision with navigation and other tasks, alerting individuals who are deaf or hard of hearing to the presence of people or sounds, providing nonviolent protection or rescue work, pulling a wheelchair, assisting an individual during a seizure, alerting individuals to the presence of allergens, retrieving items such as medicine or the telephone, providing physical support and assistance with balance and stability to individuals with mobility disabilities, and helping persons with psychiatric and neurological disabilities by preventing or interrupting impulsive or destructive behaviors.

The crime deterrent effects of an animal's presence and the provision of emotional support, well-being, comfort, or companionship do not constitute work or tasks for the purposes of this definition.

- The District may ask an individual with a disability to remove a service animal from the premises if:
 - The animal is out of control and the animal's handler does not take effective action to control it; or
 - The animal is not housebroken

The District is not responsible for the care or supervision of the service animal.

Individuals with disabilities shall be permitted to be accompanied by their service animals in all areas of the District's facilities where members of the public, participants in services, programs or activities, or invitees, as relevant, are allowed to go.

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2	Cross Reference:	Policy 8425P	Procedure for allowance of service animals
3		Policy 2161	Special Education
4		Policy 2162	Section 504 of the Rehabilitation Act of 1973
5			
6	Legal Reference:	28 CFR 35.136	Service Animals
7		28 CFR 35.104	Definitions
8		49-4-203(2), MCA	Definitions
Q			

Scobey K-12 Schools

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8425P - R NONINSTRUCTIONAL OPERATIONS

Adopted on: 1/23/17 Reviewed on: Revised on: 08/19/19

Service Animal Allowance Procedure

The School District will honor requests for service animals by students or staff in accordance with the applicable Section 504 or Special Education policy adopted by the Board of Trustees. The following procedures have been developed which will help guide the administration when a request for the use of a service animal has been presented by an individual with a disability.

<u>Inquiries:</u> The administration shall not ask about the nature or extent of a person's disability, but may make two inquiries to determine whether an animal qualifies as a service animal. The administration may ask if the animal is required because of a disability and what work or task the animal has been trained to perform. The administration shall not require documentation, such as proof that the animal has been certified, trained, or licensed as a service animal. Generally, the administration may not make these inquiries about a service animal when it is readily apparent that an animal is trained to do work or perform tasks for an individual with a disability (*e.g.*, the dog is observed guiding an individual who is blind or has low vision, pulling a person's wheelchair, or providing assistance with stability or balance to an individual with an observable mobility disability).

<u>Exclusions:</u> The administration may ask the individual to remove the service animal from the premises if the animal is out of control and the handler does not take effective action to control it, or if the animal is not housebroken. If the administration properly excludes the service animal, it shall give the individual the opportunity to participate in the service, program, or activity without having the service animal on the premises.

<u>Surcharges:</u> The administration shall not ask or require the individual to pay a surcharge, even if people who are accompanied by pets are required to pay fees, or to comply with other requirements generally not applicable to people without pets. If the District normally charges individuals for the damage they cause, the individual may be charged for damage caused by his or her service animal.

<u>Miniature horses assessment factors:</u> In determining whether reasonable modifications can be made to allow a miniature horse into a specific facility, the District shall consider:

- The type, size, and weight of the miniature horse
- Whether the miniature horse is housebroken, and
- Whether the miniature horse's presence in a specific facility compromises legitimate safety requirements that are necessary for safe operation.

Scobey K-12 Schools 1 2 3 Adopted on: 4 Reviewed on: 5 8430 - R NONINSTRUCTIONAL OPERATIONS Revised on: 07/19/04, 6 06/06/17 7 8 Page 1 of 2 9 10 Records Management 11 The District will retain, in a manner consistent with applicable law and the state's Rules for 12 Disposition of Local Government Records, such records as are required by law or regulations to 13 be created and/or maintained, and such other records as are related to students, school personnel, 14 and the operations of the schools. 15 16 17 For the purpose of this policy, "records" are all documentary materials, regardless of media or characteristics, made or received and maintained by the school unit in transaction of its business. 18 Records include email and other digital communications sent and received. 19 20 Records may be created, received, and stored in multiple formats, including but not limited to 21 print, microfiche, audio and videotapes, and various digital forms (on hard drives, computer 22 23 disks and CDs, servers, flash drives, etc.). 24 25 The Superintendent will be responsible for developing and implementing a records management program for the cataloging, maintenance, storage, retrieval, and disposition of school records. 26 The Superintendent will also be responsible for developing guidelines to assist school employees 27 in understanding the kinds of information that must be saved and those which can be disposed of 28 29 or deleted. The Superintendent may delegate records-management responsibilities to other school personnel at his/her discretion to facilitate implementation of this policy. 30 31 32 All personnel records made or kept by an employer, including, but not necessarily limited to, application forms and other records related to hiring, promotion, demotion, transfer, layoff or 33 termination, rates of pay or other terms of compensation and selection for training or 34 35 apprenticeship, shall be preserved for 2 years from the date the record is made or from the date of the personnel action involved, whichever occurs later. 36 37 Student records must be permanently kept, and employment records must be kept for 10 years 38 after termination. 39 40 <u>Litigation Holds for Electronic Stored Information (ESI)</u> 41

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The School District will have an ESI Team. The ESI Team is a designated group of individuals who implement and monitor litigation holds, a directive not to destroy ESI that might be relevant to a pending or imminent legal proceeding. The ESI Team will include a designated school administrator, an attorney, and a member from the Technology Department. In the case of a

8430 1 page 2 of *2* 2 3 4 litigation hold, the ESI Team shall direct employees and the Technology Department, as 5 necessary, to suspend the normal retention procedure for all related records. 6 7 Inspections of ESI 8 9 Any requests for ESI records should be made in writing and will be reviewed by the Superintendent or designee, in consultation with an attorney if needed, and released in 10 accordance with Montana public records law. 11 12 13 **Delegated Authority** 14 The Board delegates to the Superintendent or designees the right to implement and enforce 15 additional procedures or directives relating to ESI retention consistent with this policy, as 16 17 needed. 18 19 Information Security Breach 20 Information security breaches shall be handled in accordance with 30-14-1704, MCA, Computer 21 Security Breach, including, but not limited to, investigations and notifications. 22 23 24 Cross Reference: 1402 School Board Use of Electronic Mail 25 3600, 3600P **Student Records** 26 5231, 5231P 27 Personnel Records Employee Electronic Mail and On-Line Services Usage 5450 28 29 30 Legal Reference: Montana Secretary of State (Rules for Disposition of Local Government Records) 31 Federal Rules of Civil Procedure (FRCP) 32 33 Title 2, Ch. 6, Part 12, MCA Local Government Records Destruction of records by school officer § 20-1-212, MCA 34 § 20-9-215, MCA Destruction of certain financial records 35 24.9.805 (4), ARM **Employment Records** 36 § 30-14-1704, MCA Computer Security Breach 37

Scobey K-12 Schools Adopted on: 06/06/17 Reviewed on: NONINSTRUCTIONAL OPERATIONS Revised on: Computer Software Unauthorized copying of any computer software licensed or protected by copyright is theft. Failure to observe software copyrights and/or license agreements may result in disciplinary action by the District and/or legal action by a copyright owner. No District-owned computing resources should be used for unauthorized commercial purposes.

	Scobey K-12 Schools	
8450	NONINSTRUCTIONAL OPERATIONS	Adopted on: 1/23/17 Reviewed on: Revised on:
		Page 1 of 2
Auton	nated External Defibrillators (AED)	
emerg Board	oard of Trustees of the Scobey School District recognizes that sencies may arise that justify the use of an Automated External has purchased one or more of these units for use by qualified pees approves the use of AED units, subject to the following conditions.	Defibrillator (AED). The personnel. The Board of
1.	Establish a program for the use of an AED that includes a wri	tten plan that must specify:
	• Where the AED will be placed;	_
	• The individuals who are authorized to operate the AEI	
	How AED use will be coordinated with an emergency AED in the second of the AED in the second of the second o	medical service providing
	services in the area where the AED is located;	
	• The medical supervision that will be provided; The maintenance that will be preferred on the AED:	
	• The maintenance that will be performed on the AED;	
	Records that will be kept by the program;Reports that will be made of AED use;	
	 Reports that will be made of AED use, The name, location, and telephone number of a Medic 	al Supervisor designated to
	provide medical supervision of the AED program; and	
	• Other matters as specified by the Department of Public Services;	c Health and Human
2.	Adhere to the written plan required by subsection (1);	
3.	Ensure that before using the AED, an individual authorized to	operate the AED receives
	appropriate training approved by the DPHHS in cardiopulmon	nary resuscitation and the
	proper use of an AED;	
4.	Maintain, test, and operate the AED according to the manufac	
_	maintain written records of all maintenance and testing perfor	
5.	Each time an AED is used for an individual in cardiac arrest,	
	medical service is summoned to provide assistance as soon as	
	use is reported to the supervising physician or the person desi	gnated by the physician and
6.	to the District as required by the written plan; Before allowing any use of an AED, provide the following to	all licensed emergency
0.	services and any public safety answering point or emergency	.
	services to the area where the AED is located:	disputer center providing
	a. A copy of the plan prepared pursuant to this section; a	nd
	b. Written notice, in a format prescribed by the DPHHS	
	i. That an AED program has been established	
	ii. Where the AED is located; and	,
	iii. How the use of the AED is to be coord	inated with the local
	emergency medical service system	

8450 1 2 Page 2 of 2 3 4 **Liability Limitations** 5 6 An individual who provides emergency care or treatment by using an AED in compliance with this policy and an individual providing cardiopulmonary resuscitation to an individual upon 7 whom an AED is or may be used are immune from civil liability for a personal injury that results 8 from that care or treatment. 9 10 An individual who provides emergency care or treatment by using an AED in compliance with 11 this policy and an individual providing cardiopulmonary resuscitation to an individual upon 12 whom an AED is or may be used are immune from civil liability as a result of any act or failure 13 to act in providing or arranging further medical treatment for the individual upon whom the AED 14 was used, unless the individual using the AED or the person providing CPR, as applicable, acts 15 with gross negligence or with willful or wanton disregard for the care of the person upon whom 16 17 the AED is or may be used. 18 19 The following individuals or entities are immune from civil liability for any personal injury that 20 results from an act or omission that does not amount to willful or wanton misconduct or gross negligence, if applicable provisions of this part have been met by the individual or entity: 21 22 23 A person providing medical oversight of the AED program, as designated in the plan; a. The entity responsible for the AED program, as designated in the plan; 24 b. An individual providing training to others on the use of an AED. 25 c. 26 27 28 29 Legal Reference: Title 37, Chapter 104, subchapter 6, ARM – Automated External Defibrillators (AED) 30 **Definitions** 31 §50-6-501, MCA §50-6-502, MCA AED program – requirements for AED use 32 33 §50-6-503, MCA Rulemaking \$50-6-505, MCA Liability limitations 34 35 36 37 38

Scobey K-12 Schools

NON-INSTRUCTIONAL OPERATIONS

Adopted on: 06/06/17 Reviewed on: Revised on:

Naming School District Facilities

Recognizing that the name for a school building, facility, or ground or field reflects on its public image, the Board's primary consideration will be to select a name that enhances the credibility and stature of the school or facility. In selecting a name, the Board will give higher preference to names that have a special significance to the area or to the people who have made a significant contribution to education or to the school or the school system.

The naming of a school or facility shall take place in the following manner:

- A. The Superintendent shall select a committee of, whose purpose it shall be to submit to the Board a list of not less than three, nor more than five, names for the new school or facility. The list shall briefly state, along with each name, why the committee nominated each name. The committee may solicit nominations from students and the community.
- B. The committee shall, whenever possible, follow these guidelines:
 - a. Each name shall be known to, and significant to, the people of the district.
 - b. The names submitted shall not conflict with the names of other schools or facilities in the district or surrounding districts.
 - c. The use of names of living persons shall be avoided unless the circumstances warrant an exception.
- C. Major facilities (non-buildings), such as athletic complexes, are eligible to be named according to the following guidelines:
 - a. The name should be easily identifiable with the facility;
 - b. The name should not conflict with similar names of other facilities within the district or surrounding school districts; and
 - c. In selecting a name of a person, the Board will give higher preference to persons who have made a significant contribution to education within the district.
- D. The Board shall make the final selection of the new school or facility from the list. All names submitted may be rejected, if, in the opinion of the Board, the use of the name would not reflect the ideals and philosophy of the school district.
- E. In recognition of the efforts of those involved in the project, a plaque containing the following information shall be attached to a new building or facility:
 - a. School or facility name;
 - b. Board-approved construction date;
 - c. Completion or dedication date;
 - d. Name of Board members as of the board-approved construction date in the following order:
 - i. Chairman
 - ii. Vice-Chairman
 - iii. Members (alphabetically)
 - e. Superintendent as of board-approved construction date; and
 - f. Architect and contractor names.

F. Once a building or facility has been named, that name will remain with the building or facility unless changed by the Board.

Scobey K-12 Schools 1 2 3 Adopted on: 01/15/2020 4 Reviewed on: 5 8550 NON-INSTRUCTIONAL OPERATIONS Revised on: 6 7 Cyber Incident Response 8 9 A cyber incident is a violation or imminent threat of violation of computer security policies, acceptable use policies, or standard computer security practices. An incident response capability 10 is necessary for rapidly detecting incidents, minimizing loss and destruction, mitigating the 11 weaknesses that were exploited, and restoring computing services. 12 13 14 The School District is prepared to respond to cyber security incidents, to protect District systems 15 and data, and prevent disruption of educational and related services by providing the required controls for incident handling, reporting, and monitoring, as well as incident response training, 16 testing, and assistance. 17 18 Responsibilities of Specific Staff Members 19 20 21 Individual Information Technology User: All users of District computing resources shall honor District policy and be aware of what 22 constitutes a cyber security incident and shall understand incident reporting procedures. 23 24 District Information Technology Director 25 Provide incident response support resources that offer advice and assistance with handling and 26 reporting of security incidents for users of School District information systems. Incident 27 28 response support resources may include, but is not limited to: School District information technology staff, a response team outlined in this policy, and access to forensics services. 29 30 31 Establish a Cyber Security Incident Response Team (CSIRT) to ensure appropriate response to cyber security incidents. CSIRT responsibilities shall be defined in the School District position 32 descriptions. 33 34 35 District Superintendent: Develop organization and system-level cyber security incident response procedures to ensure 36 37 management and key personnel are notified of cyber security incidents as required. 38 39 **Procedures** 40 Designated officials within the District shall review and approve incident response plans and 41 procedures at least annually. The incident response plans and/or procedures shall: 42

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- Provide the District with a roadmap for implementing its incident response capability
- Describe the structure and organization of the incident response capability

2 the overall organization 3 Meet the unique requirements of the District, which relate to mission, size, structure, and functions 4 Define reportable incidents 5 Provide metrics for measuring the incident response capability within the 6 7 organization 8 Define the resources and management support needed to effectively maintain and mature an incident response capability 9 10 Upon completion of the latest incident response plan, designated officials shall: 11 12 Distribute copies of the incident response plan/procedures to incident response personnel. 13 Communicate incident response plan/procedure changes to incident response 14 personnel and other organizational elements as needed. 15 Provide incident response training to information system users consistent with 16 assigned roles and responsibilities before authorizing access to the information 17 system or performing assigned duties, when required by information system 18 changes; and annually thereafter. 19 Test the incident response capability for the information systems they support at 20 least annually to determine effectiveness. 21 Track and document information system security incidents. 22 Promptly report cyber security incident information to appropriate authorities in 23 accordance with reporting procedures. 24 25

Provide a high-level approach for how the incident response capability fits into

EDUCATIONAL AUTHORIZATION AFFIDAVIT Scobey K-12 School District

The completion and signing of the affidavit before a notary public are sufficient to authorize educational enrollment and services and school-related medical care for the named child. Please print clearly.

The child named below lives in my home, and I am eighteen (18) years of age or older. Name of child: Child's date of birth: My name (caretaker relative): My date and year of birth: My home address: My relationship to the child: (The caretaker relative must be an individual related by blood, marriage, or adoption by another individual to the child whose care is undertaken by the caretaker relative, but who is not a parent, foster parent, stepparent, or legal guardian of the child.) I hereby certify that this affidavit is not being used for the purpose of circumventing school residency laws, to take advantage of a particular academic program or athletic activity, or for an otherwise unlawful purpose. The child was subject to formal disciplinary action, including suspension or expulsion, at the child's previous school. The school may either implement the previous school district's disciplinary action without further due process or hold a hearing and determine whether the student's conduct in the previous school district merits denial of enrollment. If the district decides to enroll the child, then the school may require the child to comply with a behavior contract as a condition of enrollment. *Check the following if true (all must be checked for this affidavit to apply):* A parent of the child identified above has left the child with me and has expressed no definite time period when the parent will return for the child. The child is now residing with me on a full-time basis. No adequate provision, such as appointment of a legal custodian or guardian or execution of a notarized power of attorney, has been made for enrollment of the child in school,

DO NOT SIGN THIS FORM IF ANY OF THE ABOVE STATEMENTS ARE INCORRECT, OR YOU WILL BE COMMITTING A CRIME PUNISHABLE BY A FINE, IMPRISONMENT, OR BOTH.

other educational services, or educationally related medical services.

and correct.	ter the laws of Montana that the foregoing is true
Signed this day of	_, 20
	(Signature of caretaker relative)
STATE OF MONTANA)	
: ss.	
County of)	
Montana, personally appeared the person named in the foregoing Education that executed the same as free a	D, before me, a Notary Public for the state of, known to me to be all Authorization Affidavit, and acknowledged to me act and deed for the purposes therein mentioned. et my hand and affixed my notarial seal the day and
(SEAL)	[name] NOTARY PUBLIC for the state of Montana Residing at, Montana My commission expires:

NOTES:

- 1. Completion of this affidavit does not affect the rights of the child's parents or legal guardian regarding the care, custody, and control of the child and does not mean that the caretaker relative has legal custody of the child.
- 2. A person who relies on this affidavit has no obligation to make any further inquiry or investigation.
- 3. The completed affidavit is effective for the earlier of:
 - a. The end of the first school year after delivery of the affidavit to a school district;
 - b. Until it has been revoked by the caretaker relative; or
 - c. Until the child no longer resides with the caretaker relative.
- 4. If the child stops living with you, you shall notify anyone to whom you have given this affidavit.

Adopted on: Reviewed on: Revised on:

3125F STUDENTS

MCKINNEY-VENTO HOMELESS EDUCATION ASSISTANCE DISPUTE RESOLUTION FORM

School District	Liaison				
	Telephone				
Date of first contact by homeless individual, guardian, or representative					
	Telephone				
(Superintendent/Principal) Date (within 7 business days) Resolution of Liaison/School District Level (describe below) or Forwarded to OPI Homeless Coordinator [please contact at (406) 444-2036)					
Resolution to OPI Home	(within 15 business days) Resolution to OPI Homeless Coordinator Level (describe below) or Forwarded to Superintendent of Public Instruction				
Homeless Coordinator Signature	e				
This form must be filed with	Heather Denny Homeless Coordinator Office of Public Instruction Po Box 202501 Helena, MT 59620-2501				

Montana Department of Public Health and Human Services (DPHHS) Communicable Disease Control and Prevention Bureau • Immunization Program

Medical Exemption Statement

Physician: Please mark the contraindications/precautions that apply to this patient, then sign and date the back of the form. The signed Medical Exemption Statement verifying true contraindications/precautions is submitted to and accepted by schools, childcare facilities, and other agencies that require proof of immunization. For medical exemptions for conditions not listed below, please note the vaccine(s) that is contraindicated and a description of the medical condition in the space provided at the end of the form. The State Medical Officer may request to review medical exemptions.

Attach a copy of the most current immunization record

Name of patient		DOB
Name of parent/guardian		
Address (patient/parent)		
School/child care facility		
Check if reviewed by public health	For official use only: Name/credentials of reviewer:	Date of review:

Medical contraindications for immunizations are determined by the most recent General Recommendations of the Advisory Committee on Immunization Practices (ACIP), U.S. Department of Health and Human Services, published in the Centers for Disease Control and Prevention's publication, the Morbidity and Mortality Weekly Report.

A <u>contraindication</u> is a condition in a recipient that increases the risk for a serious adverse reaction. A vaccine will not be administered when a contraindication exists.

A <u>precaution</u> is a condition in a recipient that might increase the risk for a serious adverse reaction or that might compromise the ability of the vaccine to produce immunity. Under normal conditions, vaccinations should be deferred when a precaution is present.

Contraindications and Precautions

Vaccine	X	
Hepatitis B (not currently required by Administrative Rule of Montana [ARM])		Contraindications • Serious allergic reaction (e.g., anaphylaxis) after a previous vaccine dose or vaccine component Precautions • Moderate or severe acute illness with or without fever
DTaP		 Contraindications Severe allergic reaction (e.g., anaphylaxis) after a previous dose or to a vaccine component Encephalopathy within 7 days after receiving previous dose of DTP or DTaP Precautions
DT, Td		 Progressive neurologic disorder, including infantile spasms, uncontrolled epilepsy, progressive encephalopathy; defer DTaP until neurological status has clarified and stabilized Fever ≥40.5°C (105°F) within 48 hours after vaccination with previous dose of DTP or DTaP
Tdap		 Guillain-Barre' syndrome ≤6 weeks after a previous dose of tetanus toxoid-containing vaccine Seizure ≤3 days after vaccination with previous dose of DTP or DTaP Persistent, inconsolable crying lasting ≥3 hours within 48 hours after vaccination with previous dose of DTP/ DTaP
		 History of arthus-type hypersensitivity reactions after a previous dose of tetanus toxoid-containing vaccine Moderate or severe acute illness with or without fever
IPV		 Contraindications Severe allergic reaction (e.g., anaphylaxis) after a previous dose or to a vaccine component Precautions Pregnancy Moderate or severe acute illness with or without fever

Form No. IZ HES101A (Rev 7/2015)

		,		
Vaccine	X			
PCV		Contraindications		
(not currently required by ARM)		• Severe allergic reaction (e.g., anaphylaxis) after a previous dose (of PCV7, PCV13, or any diphtheria toxoidco vaccine) or to a component of a vaccine (PCV7, PCV13, or any diphtheria toxoid-containing vaccine)		
	Precautions			
		Moderate or severe acute illness with or without fever		
Hib		Contraindications		
		Severe allergic reaction (e.g., anaphylaxis) after a previous dose or to a vaccine component		
		• Age <6 weeks		
		Precautions		
		Moderate or severe acute illness with or without fever		
MMR		Contraindications		
		Severe allergic reaction (e.g., anaphylaxis) after a previous dose or to a vaccine component		
		• Known severe immunodeficiency (e.g., hematologic and solid tumors, chemotherapy, congenital immunodeficiency,		
		long-term immunosuppressive therapy, or patients with HIV infection who are severely immunocompromised)		
		Pregnancy		
		Precautions		
		Recent (<11 months) receipt of antibody-containing blood product (specific interval depends on the product)		
		History of thrombocytopenia or thrombocytopenic purpura		
		Need for tuberculin skin testing		
Moderate or severe acute illness with or without fever				
Varicella Contraindications				
		Severe allergic reaction (e.g., anaphylaxis) after a previous dose or to a vaccine component		
		Known severe immunodeficiency (e.g., hematologic and solid tumors, chemotherapy, congenital immunodeficiency, long-term immunosuppressive therapy, or patients with HIV infection who are severely immunocompromised)		
		Pregnancy		
		Precautions		
		Recent (<11 months) receipt of antibody-containing blood products (interval depends on product)		
		Moderate or severe acute illness with or without fever		
□ □ ■ Wioderate of severe acute filliess with of without lever				
For medical condi	tions	not listed, please note the vaccine(s) that is contraindicated and a description of the condition		
		Instructions		
Name of Student_		Purpose: To provide Montana physicians with a mechanism to document true medical exemptions to vaccinations		
Date Exemption E	nds_	Preparation: 1. Complete patient information (name, DOB, address, and		
		school/childcare facility) 2. Check applicable vaccine(s) and exemption(s)		

Date Exemption Ends______ Completing physician's name (please print) Address______ Phone_____ Completing physician's signature (only licensed physicians may sign)

3. Complete date exemption ends and physician information

4. Attach a copy of the most current immunization record

5. Retain a copy for file

6. Return original to person requesting form

Reorder: Immunization Program

1400 Broadway, Room C-211

Helena, MT 59620 (406) 444-5580

http://www.dphhs.mt.gov/publichealth/immunization/

Questions? Call (406) 444-5580

Montana Code Annotated

20-5-101-410: Montana Immunization Law 52-2-735: Daycare certification

Administrative Rules of Montana

37.114.701-721: Immunization of K-12, Preschool, and Post-secondary schools 37.95.140: Daycare Center Immunizations, Group Daycare Homes, Family Day Care Homes



AFFIDAVIT OF EXEMPTION ON RELIGIOUS GROUNDS FROM MONTANA SCHOOL IMMUNIZATION LAW AND RULES

Student's Full Name	Birth Date	Age	Sex
School:			
If student is under 18, name of parent, guardian, or	other person responsible	for student's care and	custody:
Street address and city:			
Telephone:			
I, the undersigned, swear or affirm that immunization	on against		
Diphtheria, Pertussis, Tetanus (Di	TaP, DT, Tdap)	Polio	
☐ Measles, Mumps and Rubella (MM	\square	Varicella (chickenpox)
☐ Haemophilus Influenzae Type b (H	(ib)		
is contrary to my religious tenets and practices.			
student [i.e. a fine of up to \$500, up to 6 mo (2) In the event of an outbreak of one of the dis excluded from school by the local health off until the student is no longer at risk for cont. (3) A new affidavit of exemption for the above before the start of the school year and key Immunization (HES-101) in the school's respectively.	seases listed above, the abore or the Department or racting or transmitting the student must be signer together with the Sta	oove-exempted studen f Public Health and H at disease; and ed, sworn to, and no	uman Services tarized yearly,
res	gnature of parent, guardian, sponsible for the above stud stody; or of the student, if 1	lent's care and	Date
Subscribed and swo	orn to before me this	day of	
Seal	Signature: N	Notary Public for the S	State of Montana
	Print Name: N	Notary Public for the S	State of Montana
	Resid	ling in ommission expires	
	My c	ommission expires	



DESIGNATION AND ACCEPTANCE TO ADMINISTER GLUCAGON

affidavit, an individual who has executed a caretaker relative educational authorization affidavit, an individual who has executed a caretaker relative medical authorization affidavit, or a guardian of a diabetic student, I have designated only in emergency situations.			
Signature	Date		
parent, an individual who has executed a ca affidavit, an individual who has executed a affidavit, or the guardian of the student. I	derstand the glucagon must be provided by the aretaker relative educational authorization caretaker relative medical authorization confirm that I have been trained in recognizing lministering glucagon. I have been trained by		
Signature of parent-designated adult	Date		

CONFIDENTIAL

NOTICE OF FEDERAL BACKGROUND CHECK DETERMINATION

TO:		_DATE:
(EMPLOYING A	AGENCY)	
BASED ON THE RESULTS	OF THE FEDERAL CRIN INFORMATION (CHRI)	MINAL HISTORY RECORD
TYPE OF NOTICE	Original Notice	Amended Notice
NAME OF SUBJECT		DOB
DETERMINATION:	No d	lisqualifiers present on the CHRI
	Disqu	nalifiers are present on the CHRI
Authorized Designee Printed Name	e and Phone Number	
Authorized Designee Signature		

Re-dissemination of Criminal History to the Individual

If your fingerprint result is on file with the Office of Public Instruction, a Montana public school or public school district, or a unit of the Montana university system, those results can be distributed from the requesting Agency to the individual.

I authorize
The Office of Public Instruction; or
A Unit of the Montana Public University System; or
Montana Public School or Public School District
To share the results of my fingerprint based background check with myself for challenge or disputing incorrect information with Montana Criminal Records. Authorized Agency
Signature of Applicant
Date of Birth
Printed or typed name of applicant
Date
Recipient Phone

CHAPERONE LETTER OF UNDERSTANDING

I understand that as a chaperone for the Scobey K-12 School District I must adhere to the following rules:

- 1. I shall not use tobacco products in the presence of students;
- 2. I shall not consume any alcoholic beverages nor use any illicit drugs during the duration of my assignment as a chaperone, including during the hours following the end of the day's activities for students;
- 3. I will not encourage or allow students to participate in any activity that is in violation of District policy during the field trip or excursion, including during the hours following the end of the day's activities.

I understand that should I have been found to have violated these rules, I will not be used again as a chaperone for any District-sponsored field trips or excursions and may be excluded from using District-sponsored transportation for the remainder of the field trip or excursion and that I will be responsible for my own transportation back home.

I also understand that, if found to have vio	plated these rules, I may be subject to
disciplinary action.	
Signature of Chaperone	Date

SCOBEY SCHOOL DISTRICT

AUTOMATIC EXTERNAL DEFIBRILLATOR INCIDENT REPORT

Name of person completing report:		_
Date report is being completed:	Date of Incident:	
Name of patient on which AED was applied: _	Age	
Known status of patient		
□ Student□ Parent of Student□ Other, explain		
		_
		_
	gency until its conclusion:	
		_
		_
Your Signature:		
Please forward to the Superintendent of School	s no later than forty-eight (48) hours after the incident.	

Operational Services

Exhibit - School Staff AED Notification Letter

On Di	strict letterhead
Date:	
To:	Staff members
Re:	Notification to School Staff of the Physical Fitness Facility Medical Emergency Response Instructions and AED Availability
in our	ould like to notify you about our plan for responding to medical emergencies that might occur gymnasium or other indoor physical fitness facility. This plan includes access to an Automatic all Defibrillator (AED) in the following locations in these buildings:
	Building Location
The A	EDs are strategically placed and readily accessible to predetermined AED users to maximize
rapid to The pr (Amer	use. The AED is available during school hours and after school during on-site school activities. redetermined AED users are school nurses and any other person who has received AED training rican Heart Association, American Red Cross, or equivalent training) and has a completion card with the Superintendent.
The fo	ollowing information is posted with each AED:
1.	Instructions to immediately call 9-1-1 and instructions for emergency care.
2.	A statement that the AED is to be used only by trained users.
3.	Instructions for using an AED.
	contact me if you would like information on becoming a trained AED user. We appreciate upport.
Sincer	rely,
Superi	intendent

Scobey K-12 SCHOOL DISTRICT Scobey, Montana

AUTOMATIC EXTERNAL DEFIBRILLATOR SERVICE LOG

Date	Inspected and In-Service	Inspected and Out-of- Service	Signature of Designee

Once per month or more often the designee will inspect the AED. If the AED is out-of-service or does not have the appropriate equipment, the designee will contact the Superintendent of Schools or designee immediately.



Dissemination Log

For national criminal history fingerprint-based background checks under

Date	Person Making Dissemination	Name and Date of Birth on Disseminated Information	Receiving Entity (Name, Phone Number, Person)	Disseminated by Telephone, Fax, Mail or E-mail?	Date Qualified Entity Status Verified by ID
				1 1 1 1 1 1 1	l l

Instructions: A log entry must be made every time you share with another qualified entity any information you obtained from a criminal history records check through the Montana Department of Justice (MDOJ) or the FBI. This includes the sharing of "No Record" information. The Dissemination Log must be retained for four (4) years from the date of the entry, and it must be made available to MDOJ and FBI auditors.

Reminder: Criminal history record information received from MDOJ or the FBI under NCPA/VCA and/or Public Law 92-544, shall be used or shared only for the screening of current or prospective Montana employees, volunteers, contractors, and/or vendors of QUALIFIED ENTITIES, pursuant to these laws.

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	Date
Student's name	
	harassment or incident(s)?
• Date(s), time(s), and place(s)) the incident(s) occurred.
• Were other individuals invol If so, name the individual(s) and	ved in the incident(s)? yes no explain their roles.
Did anyone witness the incid	
Did you take any action in re	esponse to the incident?

Retaliation is prohibited by federal law and district policy. The identity of the individual signing this form will remain confidential in accordance with law and policy.

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_

	Title IX Coordinator to document allegations.
School	Date
Employee'	s name
	as responsible for the harassment or incident(s)?
• Describ	e the incident(s).
• Date(s)	time(s), and place(s) the incident(s) occurred.
• Were o	her individuals involved in the incident(s)? yes no the individual(s) and explain their roles.
• Did any If so, name	
Did anyIf so, nameDid youIf yes, wha	one witness the incident(s)?

Retaliation is prohibited by federal law and district policy. The identity of the individual signing this form will remain confidential in accordance with law and policy.

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