Britton Deerfield Schools

Student Handbook



Home of the Patriots

Britton Deerfield Families,

It is my pleasure to welcome everyone to the upcoming 2024-25 school year. The start of each school year brings excitement, energy, and perhaps even some apprehension. Each of us feel this excitement in different ways. Our students welcome the opportunity to see friends, start sports and other fun activities, and even get back to their learning with new teachers leading the way. Our parents are happy to have their children back in a routine but may be feeling sad about how fast their kids are growing. Additionally, our teachers are re-energized and ready to take on the oh-so-important task of providing our children with the foundations in education that will pave the way for all their future endeavors. However, even teachers get nervous about the first day of school!

I want all BD families to know that my priority in this role is to support your child and their teachers with the very best educational experiences possible. My focus this year is to improve district-wide communication, strengthen community ties, and help our District perform as the gateway to Lenawee County. By focusing on these areas, I hope to strengthen academic achievement, improve community relations, and help to increase economic growth and development.

As part of my commitment to you, I want to train and empower our educators and leaders to make wise, appropriate decisions that support our students. I believe in our District. We have such a big heart and people who work tirelessly to ensure children have all they need to flourish. I also believe in our students and staff. I know that with your help and support, we can be bigger and better than ever!

This handbook is intended for use by students, parents, and staff as a guide to the rules, procedures, and general information about the District. The use of the word "Parent" in this handbook means a student's natural or adoptive parent or legal guardian. Students and their parents are responsible for familiarizing themselves with this handbook, and parents should use the handbook as a resource to assist their students with following its rules and procedures.

Students must comply with all school policies, regulations, rules, and expectations. The use of the word "policy" in this handbook includes bylaws or policies adopted by the Board of Education. Although the information in this handbook is comprehensive, it is not intended to address every situation that may arise during a school day or school year. This handbook does not create a contract between the District and parents, students, or staff. The administration is responsible for interpreting the rules contained in the handbook to ensure the implementation of the school's educational program and well-being of all students. If a situation arises that is not specifically addressed by this handbook, the administration may respond based on applicable law and policy.

Additionally, the rules and information provided in this handbook may be supplemented or amended by the administration at any time, consistent with applicable law and policy.

I am honored and excited to work with you and our amazing team of educators and administrators as we work together to create and sustain this amazing district that we call Britton Deerfield Schools—the place where you belong!

Sincerely,

Stacy L. Johnson

Superintendent

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Mission Statement

The mission of Britton Deerfield Schools, the focal point of our rural communities, is to develop a sustainable learning environment that promotes independent thinkers who are respectful and responsible citizens capable of adapting and assuming a productive role in an ever-changing world.

Vision Statement

The vision of Britton Deerfield Schools is to create a positive learning community focused on the intellectual, artistic, physical, and social-emotional growth and needs of our students and school community.

Goals

- Increase public awareness of Britton Deerfield points of pride and enrollment opportunities through improved marketing strategies.
- 2. Ensure the learning environment and school structures are safe, clean, and adequately maintained at all times.
- 3. Evaluate and continuously improve data-driven instructional practices.
- 4. Maintain and update technology resources that allow students to engage in 21st Century learning endeavors and to live in a global society.
- Improve upon the district's curricular alignment—moving from a horizontal alignment approach to an allencompassing vertical alignment.
- 6. Attract, recruit, and retain highly qualified and dedicated administrators, teachers, and staff members.
- 7. Create opportunities for students to engage in school-based, extra-curricular academic and interest clubs that focus on engagement and interest.

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IMPORTANT INFORMATION

District Website

www.bdschools.us

Board Policies

Board Policies are available at:

https://www.bdschools.us/board-of-education/bds-board-policy/

Addresses

Britton Building: 201 College Ave., Britton, MI 49229

Deerfield Building: 252 Deerfield Rd., Deerfield, MI 49238

Contact Information

Main Office: (517) 451-4581

Fax: (517) 451-8595

Student Services: Britton (517) 451-4581

Deerfield (517) 447-3015

Special Education: Amy Good (517) 451-4581 ext. 112

Transportation Secretary: Danielle Lehman (517) 451-4581 ext. 103

Athletics: Erik Johnson (517) 451-4581 ext. 102

Administration

Superintendent: Stacy Johnson (517) 451-4581 ext. 101

Transportation Co-Directors: Meredith Breymaier & Karen Decoster (517) 451-4581 ext. 108

High School/Elementary Principal: Jeffery Scott (517) 451-4581 ext. 111

Upper Elementary/Middle School Principal: Michael McAran (517) 447-3015 ext. 232

Elementary School Coordinator: Karen Scholl (517) 451-4581 ext. 109

Counselors

Elementary/Middle School: Karen Scholl; Gr. PK-3: (517) 451-4581 ext. 109

Gr. 4-8: (517) 447-3015 ext. 210

High School: Amy Good (517) 451-4581 ext. 112

2024-25 School Year Calendar

August 6-8; 13-15; 20 Teacher PD Days—9 hours required before 8/21/24.

August 13 Britton Deerfield High School Parent Meetings

August 14

August 21

Britton Deerfield Middle School Parent Meetings

August 21

August 21

Open House Night; (D) 5:30-7:00 pm (B) 6:30-8:00 pm

August 22

Athletic Boosters "Meet the Team" Event, 6:00 pm

August 24 PTO Back to School Bash, Deerfield Village Park 1:00-4:00 pm

August. 26 First Day of School August 30-Sept.2 Labor Day Break

September 3 Lockout USA Boot System District Training

September 18 School Picture Day
October 2 Student Count Day
October 7-11 Fall Book Fair

October 9 HS Parent/Teacher Conferences; students dismissed at 11:32 AM.

Elem and MS teachers PD-12:30-3:30

October 11 Early Release Day—Students dismissed at 2:00 PM.

HOMECOMING; Parade at 3:30 PM, Kickoff at 7:00 PM

October 16 HS Band Glow Show; 7:30 pm; Britton Gym

October 18 End of First Marking Period MS/HS

October 30 Picture Re-take Day

November 6 Elem/MS Parent/Teacher Conferences.

Students dismissed at 11:32 AM HS teachers PD—12:30-3:30

November 15 End of First Trimester—Elementary

November 17 PTO Holiday Bizarre and Craft Show

November 27 ½ day school; students dismissed at 11:32

November 28 & 29 Thanksgiving Break—NO SCHOOL

December 4 Holiday Concerts

December 17-20 EXAMS

December 19 & 20 ½ Days of school; students dismissed at 11:32

December 20 End of Semester 1--Holiday Break begins at 3:00 PM

January 6 School resumes at 8:00 AM January 20 NO SCHOOL—Teacher PD

February 14 NO SCHOOL--Teacher PD Hours: Data for MiCIP

February 14-17 NO SCHOOL—Winter Break

February 18 School Resumes at 8:00 AM; Mid-Winter Concert 7:00 pm (B)

February 21 End of Second Trimester—Elementary

March 3-7 Spring Book Fair

March 14 End of 3rd Marking Period MS/HS March 21 Spring Break begins at 3:00 PM

March 31 School Resumes

April 18 NO SCHOOL—Good Friday
April 29 Gr. 5-7 Spring Concert (D)
May 13 Gr. 8-12 Spring Concert (B)

May 18 Graduation at Dawson Auditorium--Class of 2025

May 26 NO SCHOOL—Memorial Day

June 2-5 EXAMS

June 4 & 5 ½ days of school; students dismissed at 11:32 AM

June 5 Last Day of School

2024-2025 DAILY SCHEDULE

Britton Deerfield Schools begin instruction at 8:00 AM. School dismisses at the end of each regularly scheduled day at 3:00 PM. The master schedules for direct instruction are based on a block scheduling concept and are the same for all students in grades 6-12. However, the Britton Building and the Deerfield Building may have differing lunch schedules. The elementary students have a different schedule for their specialized instruction and their lunch/recess. At the onset of the school year student's teachers at the elementary level will be sharing classroom schedules with parents to ensure students are prepared for the classes offered each day.

Middle School & High School Schedule

Times	Block
8:00 - 9:15	1A/1B
9:19 – 9:51	2A/2B
9:55 – 11:10	3A/3B
11:10-11:35	A Lunch
11:40-12:05	B Lunch
11:14 – 12:58	4A/4B
1:02-2:17	5A/5B
2:21-3:00	6A/6B

School staff will supervise students on school grounds 40 minutes before the school day begins (7:20-8:00) and 15 minutes after the school day ends (3:00-3:15). **Unless students are participating in a school activity immediately after school concludes, school staff will not provide supervision before or after these times.**

For additional information on school schedules and calendars, please visit our website at www.bdschools.us.

EMERGENCY SCHOOL CLOSING PROCEDURES

In the event of an emergency school closure, such as a bad weather day or when school is unexpectedly closed early, the District will notify students, parents, and the general public about the closure in the following manner:

Our District Instant Alert system will be used to share District closure information. Other notifications include the school webpage, Britton Deerfield School's Facebook page, Britton Deerfield School's Twitter Account, and the following news and media outlets:

When it becomes necessary to close school, the WLEN radio station will be notified (103.9 FM) in Adrian. In addition, we contact several local TV stations (Channel 13, Channel 11, Channel 24) with our delay/closing information. Conditions that would close/delay school could be fog, snow, ice, tornado or a mechanical breakdown within the school. Occasionally it is necessary to dismiss school early because of weather conditions. It is the responsibility of each parent to have alternate plans for your child in case you are not at home. Please inform your child's teacher, via student registration form, if your son/daughter is to be bussed to another person's home, etc. Please update the registration form as needed.

Every effort is made to announce school closures before 6:00 AM. There are circumstances that may prevent us from communicating this early such as power outages and emergency situations with school provided transportation. The District will continue to communicate with families as quickly as possible.

NOTICE OF NON-DISCRIMINATION

The District does not discriminate on the basis of race, color, national origin, ethnicity, religion, sex (including gender identity or expression, sexual orientation, pregnancy, childbirth, or a related condition), age, height, weight, familial status, marital status, military service, veteran status, genetic information, disability, or any other legally protected basis, and prohibits unlawful discrimination, including harassment and retaliation, in any education program or activity that it operates, including in admission and employment.

Inquiries about unlawful discrimination, including unlawful harassment and retaliation, may be referred to the District's applicable Coordinator and/or an agency with jurisdiction, such as the U.S. Department of Education's Office for Civil Rights, the Michigan Department of Civil Rights, the Equal Employment Opportunity Commission, or the Department of Justice.

Designated Title IX Coordinator

Erik Johnson 201 College Ave., Britton, MI 49229 (517) 451-4581 ext. 102 erik.johnson@bdschools.us

Designated Title IX Coordinator

Karen Scholl 201 College Ave., Britton, MI 49229 (517) 451-4581 ext. 109 karen.scholl@bdschools.us

Designated Section 504 Coordinator

Karen Scholl—Elementary and Middle School 201 College Ave., Britton, MI 49229 (517) 451-4581 ext. 109 karen.scholl@bdschools.us

Amy Good—High School 201 College Ave., Britton, MI 49229 (517) 451-4581 ext. 112 amy.good@bdschools.us

Designated Civil Rights Coordinator/Employment Compliance Officer

Stacy Johnson, Superintendent 201 College Ave., Britton, MI 49229 (517) 451-4581 ext. 101 stacy.johnson@bdschools.us]

The District's Non-discrimination, Anti-Harassment, and Non-Retaliation Policy and Grievance Procedures are available on the Britton Deerfield website. A direct link to Policy 3115 can be found at:

https://www.bdschools.us/downloads/boe/3115 nondiscrimination and retaliation.pdf.

To report information about conduct that may constitute unlawful discrimination, including unlawful harassment and retaliation, or make a complaint of such conduct, please contact the applicable Coordinator listed above.

Any student who witnesses an act of unlawful discrimination, including unlawful harassment or retaliation, is encouraged to report it to District personnel. No student will be retaliated against based on any report of suspected discrimination. A student may also anonymously report an incident of unlawful discrimination. The District will investigate anonymous reports pursuant to its investigation procedures described by Policy. Minor students do not need parent permission to file complaints or participate in the Grievance Process described by Policy.

A student found to have engaged in unlawful discrimination, including unlawful harassment or retaliation, may be subject to discipline, including suspension or expulsion, consistent with Policy 5206.

The District provides equal access to the Boy Scouts and other designated youth groups as required by law.

Examples of Unlawful Harassment

"Unlawful harassment" is verbal, written, or physical conduct that denigrates or shows hostility or aversion toward a person because of the person's membership in a Protected Class that has the purpose or effect of: (1) creating an intimidating, hostile, or offensive environment; or (2) unreasonably interfering with the person's ability to benefit from the District's educational programs or activities.

- Race, color, and national origin harassment can take many forms, including, but not limited
 to, slurs, taunts, stereotypes, or name-calling, as well as racially motivated physical threats,
 attacks, or other hateful conduct. Harassment based on ethnicity, ancestry, or perceived
 ancestral, ethnic, or religious characteristics is considered race, color, and national origin
 harassment.
- **Disability harassment** can take many forms, including, but not limited to, slurs, taunts, stereotypes, or name-calling, as well as disability-motivated physical threats, attacks, or other hateful conduct.
- **Sex-based harassment** can take many forms. For the definition of sex-based harassment, including sexual harassment under Title IX, see Policy 3115A. Policies 3115-3115H are attached to this handbook as Appendix A.

SECTION I: DISTRICT-WIDE POLICIES AND PROCEDURES

Attendance

Students are expected to attend school every day school is in session. Students are to arrive before the first class and stay until the scheduled end of their school day. If a student is unable to attend school, the student or parent must report that absence to the Student Services Office.

If a student arrives late, the student must sign in at the office. A student may only leave school early if the student's parent notifies the office or the student is an emancipated minor or 18 years old.

The following absences will be considered excused if they are confirmed by communication to the school from the student's parent or medical professional:

- the student's physical or mental illness (a physician's verification is required)
- severe weather as determined by the District
- medical appointments for the student
- death or serious illness of the student's family member
- attendance at a funeral, wedding, or graduation (funeral card, program or bulletin must be provided to student services office)
- appearance at court or for other legal matters (court documentation provided to student services office)
- observance of religious holidays of the student's own faith (parent communication required)
- college planning visits

Students who are 1-9 minutes late are considered tardy. Students who are more than 10 minutes late are absent. A student who violates attendance expectations may be subject to discipline and any other applicable consequences.

Absences due to illness

The school will contact parents if a student becomes ill at school and may ask that the parent pick up the student. A student who is absent due to illness has 1 day (or equal number of missed blocks) for each day of absence to complete missed assignments.

Planned absences

Parents who know in advance that a student will be absent must contact the school at the earliest possible date. Students who will be absent for reasons that can be anticipated, such as routine medical appointments and school activities, must complete any work required by the teacher before the absence unless alternative arrangements are approved by the teacher in advance. Parents should make every attempt to schedule medical and other appointments outside of school hours.

Students are expected to:

- Complete all class work in advance for any absence that can be anticipated or make alternative arrangements with their teacher in advance of the absence.
- Sign out of school at the office if leaving school during the school day.
- Make up all work that is assigned by teachers for the instructional time that has been missed.

For more information, see Policy 5301.

Books and Supplies

The District will provide free instruction to all students and will not charge a fee for materials necessary to complete required or elective courses. Students and parents may purchase additional supplies at their own expense. The District may charge a reasonable and refundable deposit to cover damage to textbooks and supplies. A teacher may provide a list of suggested materials that students and parents may purchase. Purchasing materials is voluntary and not required for curricular activities.

Students must take care of books and other supplies provided by the District. The District may assess fees to repair or replace District property that is lost, damaged, stolen, returned in a different condition, or not returned on time.

Bulletin Boards

Space may be provided within school buildings or on school electronic media for students and student organizations to post notices about student groups. Rules for posting on bulletin boards are found in Policy 5503.

Bullying

All types of student-on-student bullying, including cyberbullying, without regard to subject matter or motivation, are prohibited. The District's Anti-Bullying Policy is attached to this handbook as Appendix B.

Cafeteria Rules

The cafeteria uses the MEAL MAGIC system for students to pay for their food and beverage purchases.

For this system to work efficiently for all students, students will need to pre-pay for their breakfast and lunch. Students can pre-pay for their food in one of three ways:

- Pre-pay by cash or check before the start of school in the cafeteria.
- Placing their money/check in a deposit box outside either office before 9:00 am.
- Deposits can be made online at <u>www.sendmoneytoschool.com</u> using a credit card or debit card. Parents can set up an account and use their card to deposit money to their child's account (fee applies).

The State of Michigan is offering free breakfast and lunch to all students enrolled in public schools. This is only for one designated meal daily for breakfast and lunch. Additional meals and a la cart items may be purchased and is the responsibility of each individual child. For the cafeteria staff to serve students as quickly and efficiently as possible, students that have pre-paid for their meals will be allowed to go through the line prior to the students who will be paying with cash. It is recommended that students deposit money on their account to cover one or two weeks of food purchases at a time.

The school system provides an excellent hot lunch program. Students will be allowed to charge their lunch a maximum of **one time**. Additional charges will not be allowed.

Students eating in the cafeteria are responsible for taking care of their trays and waste by putting them in the proper place. Food is not to be taken out of the cafeteria.

The following rules are to be followed in the BD cafeteria:

- 1. Do not cut in the lunch line.
- 2. Pick up any food, napkins, silverware that has been dropped.
- 3. There is no food throwing.
- 4. Restrooms in the school area are the only ones to be used during lunch period.
- 5. No one is allowed out of the cafeteria during lunch periods without the permission of an adult.
- 6. The cafeteria and courtyard are for your use during lunch weather permitting; to be determined by staff).
- 7. The parking lot and front yard are off limits.
- 8. No food or drink (only water) permitted to leave the cafeteria.

Failure to comply with cafeteria rules may result in a lunch/breakfast detention. In this instance, a student may be required to eat in a creative location such as a separate detention table.

All Britton Deerfield Families are encouraged to complete the Free and Reduced Lunch Form. This is made available to all families at the onset of each school year and additional copies are available at either building.

The use of online food ordering from any delivery company or service to students at Britton Deerfield schools during the school day is strictly prohibited. Britton Deerfield Schools will not accept deliveries on behalf of any student. All student deliveries will be rejected by the district and students and/or their parents will be responsible for payment for food and/or goods which are not received by the student.

Cell Phone Use

Students are personally and solely responsible for the security of their cell phones and other electronic devices. The District is not responsible for theft, loss, or damage of any cell phone or other electronic device.

Students may not use cell phones or other electronic devices while they are in locker rooms, restrooms, or any other area in which others may have a reasonable expectation of privacy.

Taking, disseminating, transferring, or sharing obscene, pornographic, lewd, or otherwise illegal photographs, video, audio, or other similar data, whether by electronic data transfer or otherwise (including via cell phone or other electronic device), may constitute a crime under state or federal law. A student engaged in any of these activities at school, at a school event, or on school-provided transportation, may be subject to discipline. A student engaged in any of these activities outside of school may be disciplined if the student's activities substantially disrupt or negatively affect the school environment.

Students are prohibited from using cell phones or other electronic communication devices (ECD) or have them turned "on" during the school day, (8:00 am to 3:00 pm). The term "using" refers not only making or receiving calls, but also using the cell phone or ECD for any other purpose—unless specified by a specific teacher—for a specific educational purpose.

Students are **TO HAVE CELL PHONES BOTH "OFF," AND "AWAY"** during the school day. Violation of this policy may result in the confiscation of the device by school authorities and further disciplinary action including suspension from school.

1st offense ~ student loses device for rest of day; student may get back from Principal at the end of the day.

2nd offense ~ student loses device until parent comes in to pick device up from Principal.

3rd offense ~ student loses device until meeting with Principal, Parent, and student; student could be suspended until meeting.

The Superintendent, building principals, and teachers are authorized to develop building-level and classroom rules for students' use of cell phones and other electronic devices. These rules must be clearly communicated to students. A student who violates the rules or this Policy are subject to corrective or disciplinary action, consistent with Policy and the student code of conduct.

School administrators and teachers may confiscate a student's cell phone or other electronic device if the student's use or possession of a cell phone or electronic device violates Board Policy, the student code of conduct, or any applicable building or classroom rule. The building principal or designee may require a meeting with the student's parent to discuss the rule violation before returning the cell phone or electronic device.

Cheating, Plagiarism, and Academic Dishonesty

Students may not cheat, plagiarize, or otherwise participate in academic dishonesty in any form. Unless specifically authorized by a teacher, prohibited behavior may include, but is not limited to:

- Obtaining, attempting to obtain, or aiding another person in obtaining credit for work by any dishonest or deceptive means.
- Copying another person's work or answers.
- Discussing with other students the answers or questions on a test or assignment before the test or assignment has been submitted for a grade.
- Taking or receiving copies of a test.
- Using or displaying notes, "cheat sheets," or other sources of unauthorized information.
- Using the ideas or work of another person as if they were your own without giving proper credit to the source.
- Using artificial intelligence to assist or complete an assignment or test.
- Submitting work or any portion of work completed by another person.

A student who cheats, plagiarizes, or otherwise participates in any academic dishonesty may receive no credit on that assignment or class and will be subject to discipline, up to and including expulsion.

Children's Protective Services Investigations

The District will cooperate with Children's Protective Services (CPS) during an investigation of suspected child abuse or neglect. Cooperation may include allowing CPS access to a student without Page | 10

parent consent if CPS determines access is necessary to complete the investigation or prevent abuse or neglect. As a matter of law, the identity of an individual who makes a report of suspected child abuse or neglect is confidential and will not be disclosed.

Classroom Behavior

Teachers may establish classroom conduct rules that students must follow.

Closed Campus

The school campus is a closed campus. All students must remain on campus during school hours. Students who leave campus without authorization are subject to disciplinary action.

Communicable Diseases

The District, in conjunction with local health department officials, may exclude students who:

- Are suspected of having a communicable disease until a physician or local health department official determines the student is no longer a risk; or
- Lack documentation of immunity or are otherwise considered susceptible to a communicable disease until the local health department officials determine the risk of spreading the disease has passed.

Communicable diseases include, but are not limited to, diphtheria, scarlet fever, strep infections, whooping cough, mumps, measles, rubella, COVID-19, and other conditions indicated by the local and state health departments. Any removal will only be for the contagious period or as directed by the local health department.

Damage to School Property

Students who damage school property either intentionally or unintentionally may be subject to discipline and required to pay to replace or restore the property.

Dress and Grooming

In general, clothing should be clean and appropriate for the climate and the situation. Student dress, cleanliness, or personal appearance that is a threat to the safety, health, or welfare of others; violates any statute, Policy 5101, or the Dress Code; or substantially disrupts the educational environment or that school officials reasonably forecast will substantially disrupt the educational environment, is grounds for remedial or disciplinary action.

The final decision in any situation involving inappropriate attire rests with building administrators.

Students who are dressed inappropriately will be asked to change clothing immediately. If necessary, parents will be called to bring appropriate clothing, students can use extra clothing provided by the District, or the student may be sent home to change. Repeated dress code violations may result in more severe consequences.

Dress Code

Tops must have straps (minimum of 3" in width) or sleeves and must cover the student's entire torso from armpit to armpit (i.e. no cut-out shirts exposing arm pit or chest area). Pants, shorts, and skirts

must have an inseam at least 4 inches in length. Pants, shorts, skirts and jeans may not have holes above the knees. Clothing may not display material that:

- Is materially and substantially disruptive or that school officials can reasonably forecast will create a substantial disruption;
- Is obscene, sexually explicit, indecent, or lewd;
- Promotes the use of or advertises illegal substances, including but not limited to substances illegal for minors;
- Incites violence;
- Contains "fighting words";
- Constitutes a true threat of violence;
- Demonstrates hate group association/affiliation or uses hate speech targeting groups based on their membership in a protected class; or
- Displays nipples, genitals, or buttocks.

Coats may not be worn in classrooms and must be kept in lockers. Students may not wear sunglasses or slippers in school. No wallet chains or pocket chains are allowed. Footwear that contains rollers and wheels are not acceptable on school property. Hats may be worn at the discretion of the building Principal or District administration inside of district buildings. However, hoods on sweatshirts may not be put up to cover a student's head anytime during the school day.

Students who represent the District at an official or school-sponsored function or public event (e.g., athletic teams, bands, choirs, and other groups) may be required to follow specific dress requirements as a condition of participation or attendance.

Driving and Parking Personal Vehicles

Student driving and parking on District property is a privilege, not a right, that may be revoked at any time. Students who drive to school must obey the following rules:

- 1. Students may not move their vehicles, sit in, or be around their vehicles during the school day without permission from District administration or building Principal.
- 2. Students may not drive carelessly or with excessive speed on school grounds.
- 3. By driving to school and parking on school grounds, students and parents consent to having that vehicle searched when school officials have reasonable suspicion that a search will reveal a violation of school rules, Board Policy, or law.
- 4. The parking permit fee is a \$5.00 refundable deposit. The permit is transferable to a second car only if registered in the student services office.
- 5. The permit must be always displayed on the rearview mirror.
- 6. Any permit that is lost or stolen must be replaced at a cost of \$10.00.

Emergency Contact Information

Parents must provide emergency information for each student enrolled in the District. The information should include the family physician's name, contact information for parents or a responsible adult, and any necessary emergency instructions. Parents must promptly inform the school if this contact information changes.

Fees

The District may charge students a fee to participate in extracurricular and noncurricular activities to cover the District's reasonable costs. The District may require students to furnish specialized equipment and clothing required for participation in extracurricular and noncurricular activities or may charge a reasonable fee for the use of District-owned equipment or clothing. The activity's coach or sponsor will provide students with information about the fees charged and the equipment or clothing required.

Field Trips

Classes occasionally take field trips off school property for educational enrichment. Each student must submit a completed permission form signed by the student's parent before being allowed to attend a field trip. Parents may be asked to cover reasonable costs associated with field trips.

A student's failure to comply with Board Policy, the Student Code of Conduct, or any other applicable rules or behavioral expectations while on a field trip may result in disciplinary action and removal or exclusion from the trip or future field trips.

Students who have not met academic or behavioral expectations may not be allowed to attend field trips.

First Aid, Illness, or Injury at School

Students who feel ill or are hurt while at school should seek immediate assistance from their classroom teacher or the nearest staff member.

When the building Principal or designee determines that a student is too ill or injured to remain at school, school staff will contact the student's parent or other designated responsible adult to pick up the student from school. If the student requires immediate medical attention, the District will first attempt to contact a parent or other designated responsible adult when reasonably possible. If contact cannot be made, the building Principal or designee will take any reasonable action necessary on the student's behalf, consistent with state law.

Students showing symptoms of a communicable disease may be sent home. The District may require a statement from a licensed physician or local health official before allowing the student to return to school.

Head Lice

A student with nits within ¼ inch of the scalp or live lice may remain at school until the end of the school day. The student will be restricted from activities that involve close head-to-head contact or sharing of personal items. The District will notify the student's parent and provide educational materials on head lice prevention and treatment.

The student will be readmitted to school after treatment so long as the parent consents to a head examination and the examining District official does not find live lice on the student. If the District official

finds nits within ¼ inch of the student's scalp, the student may return to class, but the District must inform the student's parent about the need to remove the nits. District personnel will not ostracize or embarrass a student with lice or nits and will maintain student confidentiality.

If a student has a persistent infestation after 6 weeks or 3 separate cases within 1 school year, the District will form a team that may include the student's parents, teacher, social workers, or administrators to determine the best approach to resolve the issue.

Homeless Children and Youth

The District will provide a free public education to homeless children and youth who are in the District and will afford them the educational rights and legal protections provided by federal and state law. Homeless children and youth will not be stigmatized or segregated based on their homeless status and will have the same access to services offered to students who are not homeless.

A student or parent in a homeless situation who requires assistance should contact the District's homeless liaison:

Amy Good 201 College Ave., Britton, MI 49229 (517) 451-4581 ext. 112 Amy.good@bdschools.us

For detailed information about Homeless Children and Youth, see Policy 5307.

Immunizations

For a student entering the District for the first time or entering 7th grade, a parent must provide the building principal or designee with a certificate stating that the student has received at least 1 dose of an immunizing agent against each disease specified by the Michigan Department of Health and Human Services (MDHHS) or other responsible agency or documentation of an applicable approved exemption.

The student's parent must provide the certificate or documentation at the time of registration, or no later than the first day of school. A parent of a student who has not received all doses of any required immunizing agent must provide the District an updated immunization certificate demonstrating that the immunizations have been completed as required by the MDHHS. The updated certificate must be provided within 4 months of the student entering the District for the first time or upon entering 7th grade. The District will not permit a student to attend school unless the parent provides evidence of immunizations or exemptions consistent with Policy 5713 and state law.

Law Enforcement Interviews

Law enforcement officers may be called to the school at the request of District administration or building Principal. Students may be questioned by law enforcement consistent with Policy 5201. Students may be questioned by school officials at any time, without parent notice or consent, consistent with the District's obligation to maintain a safe and orderly learning environment.

Limited English Proficiency

Limited proficiency in the English language should not be a barrier to a student's equal participation in the District's instructional or extracurricular programs. Those students identified as having limited English proficiency will be provided additional support and instruction to assist them in gaining English proficiency and in accessing the educational and extra-curricular programs offered by the District.

Locker Use

Pursuant to Policy 5102, lockers are District property and may be made available for student use. Lockers are assigned to students on a temporary basis, and District administration may revoke a student's locker assignment at any time. The District retains ownership of lockers notwithstanding student use.

Students have no expectation of privacy in their lockers. The building Principal or designee may inspect lockers without any particularized suspicion or reasonable cause and without advance notice. Upon the request of the building Principal or designee, law enforcement may assist with searching lockers.

During a locker search, student privacy rights will be respected for any items that are not illegal or violate Board Policy or building rules.

Students must keep all personal belongings, including coats and backpacks, in their lockers during the school day. Students may not share lockers with any other students unless assigned locker partners by District Administration or the building Principal.

Lost and Found

All lost and found items are to be taken to the student services office in each building. Students may claim lost articles there. Unclaimed items may be donated to a local charity or otherwise disposed of at the conclusion of each semester.

Media Center

Students must check out materials from the media specialist or designee on duty. Each borrower is responsible for all materials checked out in the borrower's name. A fine of five (5) cents per day per item may be charged for overdue materials. Each student is responsible for any fine that accumulates on materials charged to the student. If materials are lost and not returned by the end of the semester, the student must pay for the replacement cost. Students must also pay for any damage they cause to materials.

Medication

Whenever possible, parents should arrange student medication schedules to eliminate the need for administration of medication at school. When a student requires prescription or over-the-counter medication at school, the following procedures apply:

- The student's parent must annually submit a written request and consent form as required by the District.
- A building principal or designee must request that the parent supply medications in the exact dosage required whenever feasible.
- The building principal or designee will notify the student's parent of any observed adverse reaction to medication.
- All medications must be in the original container.

For additional information and requirements, see Policy 5703.

Asthma Inhalers and Epinephrine Auto-Injectors/Inhalers

A student may possess and use an asthma inhaler or epinephrine auto-injector or inhaler with written approval from the student's healthcare provider and consistent with Policy 5703. A minor student must also have written permission from the student's parent. The required documentation must be submitted to the building principal or designee. If a student is authorized to self-possess or self-administer an asthma inhaler or epinephrine auto-injector or inhaler, the building Principal or designee will notify the student's teachers and other staff as appropriate.

Additionally, the school must maintain a written emergency care plan drafted by a physician in collaboration with the student's parent. The emergency care plan will contain specific instructions related to the student's needs. The physician and parent should update the emergency care plan as necessary to address any changes in the student's medical circumstances.

Parties

Classes may have seasonal or curriculum-related parties during the year. Students must follow all expectations and rules established by the teacher or other relevant staff during the party. Invitations for private parties and non-school-sponsored events may not be distributed in the classroom.

Playground/Recess Rules

Students must follow these rules during recess or while using the playground:

- No one may enter the building during recess without permission from a teacher, aide, or administrator.
- Students are required to stay on the playground at all times. If a piece of equipment goes off the playground, an adult must retrieve it.
- Fighting/play fighting, physical or verbal bullying will not be tolerated.
- Roughhousing, wrestling, tackling, tripping, or holding on to other students is not permitted.
- Stay in your own assigned areas on the playground if multiple age groups are outside simultaneously.
- Use equipment in a safe manner.
- Treat others with respect and in the way you would like to be treated
- Dress appropriately for the weather.

Outdoor Weather

Elementary students go outside for recess, even during winter months. To determine when students will go outside and when they will remain inside District administration consider the actual outside temperature, the wind chill and the playground conditions. If the actual temperature or "feels like" temperature (The Weather Channel) is 12 degrees or below—students will remain inside. Administration reserves the right to hold indoor recess based on outside conditions. Students who do not bring snow pants and boots will not be allowed to play in the snow. Student who do not bring boots will remain on the blacktop surfaces only.

Students often elect to play a variety of sports during recess. The following sports or sporting activities are appropriate for the school recess setting: touch football, basketball, kickball, soccer, and four-square. All sports activities are subject to suspension and/or elimination if deemed necessary by the building Principal. Sports activities (such as hockey, lacrosse and baseball) that require large

equipment (including baseball bats, lacrosse or hockey sticks) are not appropriate for the school recess setting. Many accidents and altercations are preventable. These rules should be observed during recess by ALL students, at ALL times. Students who violate these rules may be disciplined.

Staff will supervise students when the students use the playground or recess area during the school day or as part of a school activity. At all other times and circumstances, the District does not provide supervision of its playgrounds, equipment, or surrounding areas.

Protection of Pupil Rights

The District respects the rights of parents and their children and has adopted a Protection of Pupil Rights policy as required by law. The policy is available on the District's website or upon request from the District's administrative office. Parents may opt their child out of participation in activities identified by the Protection of Pupil Rights policy by submitting a written request to the Superintendent. Parents may have access to any survey or other material described in the Protection of Pupil Rights policy by submitting a written request to the Superintendent. A copy of the District's annual notice to parents regarding the Protection of Pupil Rights Amendment is attached as Appendix C.

Public Display of Affection

Students may not engage in public display of affection that are disruptive to the school environment or distracting to others. Violation of this rule may result in discipline.

Rights of Custodial and Non-Custodial Parents

Unless a parent has provided the building principal or designee with a court order that provides otherwise, District personnel will treat each parent, regardless of custody or visitation rights, the same as to accessing student records, meeting and conferring with District personnel, visiting a child at school, and transporting a child to or from school. District personnel are not responsible for enforcing visitation or parenting time orders.

Parents, regardless of custodial status, will be provided information about conference times so both parents may attend a single conference. The District is not required to schedule separate conferences if both parents have been previously informed of scheduled conference times.

If either or both parents' behavior is disruptive, staff may terminate a conference and reschedule it with appropriate modifications or expectations.

Search and Seizure

To maintain order and discipline in school and protect the safety and welfare of students and school personnel, school authorities may search a student or the student's personal effects (e.g., purse, book bag, athletic bag) as permitted by law and may seize any illegal, unauthorized, or contraband materials discovered in the search. As noted in "Locker Use," student lockers and desks are school property and remain at all times under the District's control. Student lockers and desks are subject to search at any time for any reason and without notice or consent.

School officials may use canines, metal detectors, wands, or other tools to conduct searches.

A student's failure to permit a search and seizure may be grounds for disciplinary action. A student's person and personal effects may be searched whenever a school official has reasonable suspicion to believe that the student possesses illegal or unauthorized materials. If a properly conducted search

yields illegal or contraband materials, these items may be turned over to law enforcement or stored in a secure place at school until a disciplinary hearing.

Student Education Records

The District may collect, retain, use, and disclose student education records consistent with state and federal law. See Policy 5309 for an overview of the District's collection, retention, use, and disclosure of student records.

Parents may inspect and review their minor child's education records, regardless of custody status, unless a court order specifies otherwise. An eligible student (i.e., a student who is 18 years or older or an emancipated minor) may also inspect and review their education records.

Right to Request Explanation or Interpretation

A parent or eligible student may request, in writing, an explanation or interpretation of a student's education records. School officials will respond to any reasonable request.

Right to Request Amendment of Education Records

A parent or eligible student may request that a student's education record be amended if the parent or eligible student believes the record is inaccurate, misleading, or otherwise in violation of the student's privacy rights as explained in Policy 5309.

Directory Information

The District designates the following information as directory information:

- student names, addresses, and telephone numbers
- photographs, including photographs and videos depicting a student's participation in school-related activities and classes
- date and place of birth
- major field of study
- grade level
- enrollment status (e.g., full-time or part-time)
- dates of attendance (e.g., 2013-2017)
- participation in officially recognized activities and sports
- weight and height of athletic team members
- · degrees, honors, and awards received
- the most recent educational agency or institution attended

School officials may disclose "directory information" without the prior written consent of a parent or eligible student unless the parent or eligible student specifically notifies the District that the parent or eligible student does not consent to the disclosure of the student's directory information for 1 or more of the uses for which the District would commonly disclose the information.

A Directory Information opt Out Form is attached to this handbook as Appendix D. This form allows the parent or eligible student to elect not to have the student's directory information disclosed for one (1) or more of the listed uses. Upon receipt of a completed Directory Information opt Out Form, school officials may not release the student's directory information for any of the uses selected on the form.

Address Confidentiality Program

The District will not disclose a student's or parent's phone number or address or the parent's employment address to another person who is the subject of a court order that prohibits disclosure of the information if the District has received a copy of the order. The District will not disclose a confidential address, phone number, or email address in violation of the Address Confidentiality Program Act if the student or the student's parent notifies the District that the student or the student's parent has obtained a participation card issued by the department of attorney general.

Technology

Use of District technology resources is a privilege, not a right. Students are expected to use computers, the Internet, and other District technology resources for school-related educational purposes only. Students and their parents are required to sign and return the Acceptable Use Agreement attached as Appendix E before they may use or access District technology resources. Students who violate the District's Acceptable Use Agreement may have technology privileges terminated or suspended and may be subject to discipline, up to and including expulsion.

Threat Assessment and Response

The Board of Education is committed to providing a safe environment for all members of the school community. Our commitment to security includes creating and maintaining a safe school climate and supportive culture as a foundation for preventing violence and mitigating risk.

Students are encouraged to report any threat immediately. Threats may be reported to any District employee in-person, by e-mail, or by telephone. Students may also report threats through the OK2SAY program.

The Board designates the following individual to serve as the District's Threat Assessment Coordinator:

Mr. Jeffery Scott, Principal 201 College Ave., Britton, MI 49229 (517) 451-4581 Ext. 111 Jeffery.scott@bdschools.us

The District's Threat Assessment and Response is found in Policy 5714.

Transportation Services

School Vehicle Rules

Riding in school vehicles is a privilege, not a right. Students must comply with the following rules and all school conduct rules and directives while riding in school vehicles. In addition, students must comply with the Student Code of Conduct while in school vehicles.

When in school vehicles, the following rules apply:

- 1. Students must promptly comply with any directive given by the driver.
- 2. Students must wait in a safe place for the vehicle to arrive, clear of traffic and away from where the vehicle stops.

- 3. Students may not fight or engage in bullying, harassment, or horseplay while riding or waiting for school vehicles.
- 4. Students must enter the vehicle without crowding or disturbing others and go directly to a seat.
- 5. Students must remain seated and keep aisles and exits clear while the vehicle is moving.
- 6. Students may not throw or pass objects on, from, or into vehicles.
- 7. Students may not use profane language, obscene gestures, tobacco, alcohol, drugs, or any other controlled substance on the vehicles.
- 8. Students may not carry weapons, look-a-like weapons, hazardous materials, nuisance items, or animals onto the vehicle.
- 9. Students may converse in ordinary tones and volumes but may not be loud or boisterous and should avoid talking to the driver while the vehicle is moving. Students must be absolutely quiet when the vehicle approaches a railroad crossing and any time the driver calls for quiet.
- 10. Students may not open windows without the driver's permission. Students may not dangle body parts or other items (e.g., legs, arms, backpacks) out of the windows.
- 11. Students must secure any item(s) that could break or cause injury if tossed about the inside of the vehicle if the vehicle were involved in an accident.
- 12. Students must respect the rights and safety of others at all times.
- 13. Students must help keep the vehicle clean, sanitary, and orderly. Students must remove all personal items and trash upon exiting.
- 14. Students may not vandalize or intentionally cause damage to the vehicle.
- 15. Students may not leave or board the vehicle at locations other than the assigned stops at home or school unless approved prior to departure by the superintendent or designee.

Other transportation guidelines and rules can be found in our Transportation Handbook. This document can be found on the district website at: www.bdschools.us

Video cameras may be placed on vehicles and buses to monitor student behavior on the vehicle/bus. Exceptions or modifications to these rules may be made as necessary to accommodate a student with a disability.

School Vehicle Misconduct Consequences

Students who violate the school vehicle rules will be referred to the building Principal for discipline. Disciplinary consequences may include parent notification, suspension of vehicle/bus riding privileges, exclusion from extracurricular activities, in-school suspension, and suspension or expulsion.

These consequences are not progressive and school officials have discretion to impose any listed consequence they deem appropriate in accordance with state and federal law and board policy.

Records of vehicle misconduct will be forwarded to the appropriate building principal and will be maintained in the same manner as other student discipline records. Reports of serious misconduct may be reported to law enforcement.

Video Surveillance and Photographs

The District may monitor any District building, facility, property, bus, or vehicle with video recording equipment other than areas where a person has a legally recognized and reasonable expectation of privacy (e.g., restrooms and locker rooms). Except in those school areas, a person has no expectation of privacy.

The District may use video recordings for any lawful purpose, including student discipline, assisting law enforcement, or investigations.

Students may not make recordings: on school property; when on a vehicle owned, leased, or contracted by the District; or at a school-sponsored activity or athletic event unless otherwise authorized by Policies 5210 or 5805, applicable law, or a District employee.

Withdrawal From School

Students who are transferring from the District must submit written notice to the building Principal at least 1 week before the withdrawal.

SECTION II: ACADEMICS

To encourage students and parents to stay apprised of student academic information, grades, attendance, and other information can be accessed via the Infinite Campus Parent Portal.

To register for access to Infinite Campus, contact the student services secretary in either building.

Commencement

The District may conduct a Commencement Ceremony for eligible students at the end of the school year. Participation in the ceremony is a privilege, not a right. Students may be prohibited from participating in the Commencement Ceremony as a consequence for misconduct. A student's disqualification from participating in the Commencement Ceremony does not impact the issuance of a diploma to the student, provided that all graduation requirements have been satisfied.

Credits and Graduation Requirements

A student must successfully complete all graduation requirements to earn a high school diploma. The Superintendent will ensure that the District's required credits and graduation criteria are consistent with state law and annually published in applicable student handbooks. All students in Britton Deerfield Schools must earn 25 credits to participate in Graduation.

Dual Enrollment

High School students may be eligible to dually enroll in college classes to obtain high school and college credit. Please contact your assigned counselor for information about enrollment eligibility, charges paid by the District, eligible institutions, and other matters related to dual enrollment.

By March 1 of each year, the District will provide general information to all students in grades 8 or above about postsecondary enrollment options. In addition, the District will provide detailed information to all high-school students about postsecondary enrollment options. That information will include all of the following:

- enrollment eligibility;
- the institutions and types of courses in which students may enroll;
- the District's decision-making process for granting academic credits;
- an explanation of the costs that the District will pay and financial arrangements for paying costs not paid by the District;
- an explanation that the District will pay the eligible postsecondary institution directly upon being billed by the postsecondary institution for those charges that are the District's responsibility and that the student will be responsible for additional costs not paid by the District;
- available support services provided by the District;
- the need to arrange an appropriate schedule;
- consequences to the student for failing or not completing an eligible course, including the
 possibility of being required to repay the District for money paid by the District on the student's
 behalf to the postsecondary institution;
- the effect of enrolling in an eligible postsecondary course on the eligible student's ability to complete the required high-school graduation requirements; and
- the academic and social responsibilities that must be assumed by the eligible student and his or her parent.

The District will, to the extent possible, offer counseling services to a student and his or her parent before the student enrolls in an eligible postsecondary course to ensure that the student and his or her parents are fully aware of the benefits, risks, and possible consequences of enrolling in an eligible course. The District will also encourage eligible students and their parents to use available counseling services from the postsecondary institution.

Grades

Report cards will be issued quarterly for high school students and middle school students. Elementary students are graded on trimesters. Grades are calculated using the following grading scale:

A+ (100)	4.000				
A (93-99)	4.000	C+ (77-79) 2.333	D-	(60-62)	0.667
A- (90-92)	3.667	C (73-76) 2.000	F	(0-59)	0.000
B+ (87-89)	3.333	C- (70-72) 1.667			
B (83-86)	3.000	D+ (67-69) 1.333			
B- (80-82)	2.667	D (63-66) 1.00			

The building principal will publish grade-change procedures, if any, for the school building in the student handbook. All procedures must be consistent with Board Policy.

Homework

Classroom teachers may assign homework. Parents who have questions about homework or concerns about class work should contact their student's teacher.

Each student is expected to spend time preparing for classes outside of school hours. The amount of time that is needed will depend upon each student and each class.

Personal Curriculum

For some students, it may be appropriate to modify the Michigan Merit Curriculum through implementation of a Personal Curriculum. All students who have completed 9th grade are entitled to a personal curriculum, and the District will implement a personal curriculum for a student if requested by a parent or by the student if the student is age 18 or older. A parent of a student with a disability under the Individuals with Disabilities Education Act may request a Personal Curriculum before the student has completed grade 9. Any modification to the Michigan Merit Curriculum must be consistent with Michigan law and must incorporate as much of the Michigan Merit Curriculum content standards as practicable for the student. The District retains discretion to determine what modifications to the Michigan Merit Curriculum are appropriate for a particular student through a Personal Curriculum. A student who successfully completes an approved Personal Curriculum will earn a regular high school diploma.

To request a personal curriculum, please contact the building Principal or District administration.

For additional information about the Michigan Merit Curriculum and Personal Curriculum, see Policy 5409.

Placement

The District has the sole discretion to make promotion, retention, and placement decisions for its students, consistent with state and federal law. The District may consider parent requests that a student be placed in a particular classroom, building, educational program, or grade. The District's placement decision is final.

Students with Disabilities

Eligible students with disabilities under the Individuals with Disabilities Education Act (IDEA) and Section 504 of the Rehabilitation Act are entitled to a free appropriate public education. The District will follow state and federal law and applicable rules and regulations in identifying, locating, evaluating, and educating students with disabilities.

A parent who believes their student is eligible for special education or accommodations due to a disability or suspected disability should contact the building Principal.

Summer School

As of the onset of the school year, summer school will not be offered. Should plans arise for summer class offerings, the district will announce this to all school district families.

Testing Out

A student may test out of high school classes and earn credit. Students interested in testing out of a class should review Policy 5409 and make arrangements with their assigned counselor.

Work Permits

Information about work permits is available at the student services office or the high school counselor's office.

SECTION III: STUDENT CLUBS, ACTIVITIES, AND ATHLETICS

Students are encouraged to participate in the various student clubs, activities, and athletics offered by the District.

For the 2024-2025 school year, the District may offer the following student clubs, activities, and athletics:

Football, Volleyball, Cross Country, Basketball, Bowling, Baseball, Softball, Track & Field, Student Council, Robotics, Bee Club, National Junior Honors Society (NHS), National Honors Society (NHS), Student Government, Art Club, and Powerlifting.

A student's failure to comply with Policy, the Student Code of Conduct, or any other applicable rules or behavioral expectations while participating in or attending a student club, activity, or athletic competition, meeting, event, or practice, may result in disciplinary action.

Extracurricular Activities

Participation in extracurricular activities is a privilege, not a right. Students are encouraged to participate in extracurricular activities. Participation is open to students who meet the eligibility requirements established by the District and any applicable governing body.

The District has exclusive control over extracurricular activities including, but not limited to, formation, naming, structure, operation, financing, and discontinuance.

Student athletes are also subject to the Athletic Code of Conduct (see Appendix F) and any applicable team rules.

For more information, see Policy 5507.

Student-Initiated Non-Curricular Clubs

Students may voluntarily form clubs that are not directly related to the school curriculum. Membership in a student-initiated, non-curricular club must be open to all interested and eligible District students, and the club may not refuse membership to a student based on any protected classification under state or federal law.

For more information about student-initiated non-curricular clubs, including how to form a club, see Policy 5510.

Transportation To/From Extracurricular Activities

The District may provide transportation to students who participate in school-sponsored events. If District-provided transportation is available, students must ride to and from those events in a school vehicle unless otherwise excused by the activity sponsor or Administration.

SECTION IV: DISCIPLINE AND CODE OF CONDUCT

Discipline Generally

The District may discipline students who engage in misconduct, up to and including suspension or expulsion from school.

The District will take steps to effectively discipline students in a manner that appropriately minimizes out-of-school suspensions and expulsions. The District will comply with applicable laws related to student discipline, including the consideration of specific factors and possible use of restorative practices.

If an administrator determines that an emergency requires the immediate removal of a student from school, the administrator may contact the student's parent or local law enforcement or take other measures to have the student safely removed from school.

Students who are involved in extracurricular activities and engage in misconduct may face consequences related to the activity in addition to the consequences provided in this handbook.

The District reserves the right to refer to an appropriate non-school agency any act or conduct which may constitute a crime. The District will cooperate with those agencies in their investigations as permitted by law.

The District's rules and policies apply to any student who is on school property or school-affiliated transportation, who is in attendance at school or at any school-sponsored activity or function, or whose conduct at any time or place directly interferes with the operation, discipline, or general welfare of the school, regardless of location, date, or time.

Forms of School Discipline & Applicable Due Process

After-School Detention

Teachers and administrators may require students to stay after school to serve a detention when the student violates any of the rules contained in this handbook or violates classroom-specific conduct rules set by individual teachers.

Students who ride the bus home from school will be given a 24-hour notice of a detention so that parents may make transportation arrangements for the student the following day.

Saturday School

The building administrator may require a student to attend Saturday School. Students follow strict rules and must work on assignments the entire time, except for short breaks. Students who do not follow Saturday School rules will be removed and will face further disciplinary action.

In-School Suspension

The building administrator may require a student to serve in-school suspension, during which students follow strict rules and must work on assignments the entire time, except for short breaks. Students not completing their In-School Suspension will face further disciplinary action.

Snap Suspension - Suspension from Class, Subject, or Activity by Teacher

A teacher may suspend a student from any class, subject, or activity for up to 1 full school day if the teacher has good reason to believe that the student:

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- intentionally disrupted the class, subject, or activity;
- jeopardized the health or safety of any of the other participants in the class, subject, or activity;
- was insubordinate during the class, subject, or activity.

Any teacher who suspends a student from a class, subject, or activity must immediately report the suspension and its reason to the building principal or designee. If a student is suspended from a class, subject, or activity, but will otherwise remain at school, the building principal or designee must ensure that the student is appropriately supervised during the suspension and, if the student is a student with a disability, that all procedures applicable to students with disabilities are followed.

Any teacher who suspends a student from a class, subject, or activity must, as soon as possible following the suspension, request that the student's parent attend a parent/teacher conference to discuss the suspension. The building principal or designee must attend the conference if either the teacher or the parent requests the building principal's attendance. The building principal or designee must make reasonable efforts to invite a school counselor, school psychologist, or school social worker to attend the conference.

Removal for 10 or Fewer School Days

Before a student is suspended for 10 or fewer school days, an administrator will: (1) provide the student verbal notice of the offense the student is alleged to have committed, and (2) provide the student an informal opportunity to respond and explain what happened. Except in emergency circumstances, an administrator will not suspend the student unless, after providing the student notice and an opportunity to explain, the administrator is reasonably certain that the student committed a violation of the Student Code of Conduct and that suspension is the appropriate consequence. The building administrator will consider the 7 factors provided in the Student Code of Conduct before suspending a student.

Removal for More than 10 and Fewer than 60 School Days

Before a student is suspended for more than 10 school days but less than 60 school days, the Superintendent or designee will provide the parent or student with: (1) written notice of the offense the student is suspected to have committed; (2) an explanation of the evidence relied upon by the District in arriving at the conclusion that disciplinary action may be warranted; and (3) an opportunity for a hearing at which the student may present evidence and witnesses to show that the student did not commit the alleged offense or that suspension is not an appropriate consequence.

The Superintendent or designee will provide the parent or student at least 3 calendar days' notice before the hearing. The parent and student may be represented, at their cost, by an attorney or another adult advocate at the hearing.

The Superintendent or designee will not suspend the student unless, following the hearing, he or she is convinced by a preponderance of the evidence that the student committed a violation of the Student Code of Conduct and that suspension is the appropriate consequence. The Superintendent or designee will consider the 7 factors noted in the Student Code of Conduct before suspending a student.

A parent or student may appeal the Superintendent's or designee's decision to the Board. The appeal must be submitted to the Board within 3 calendar days of the decision. The Board will hear the appeal at its next regularly scheduled meeting. The Board's decision is final. The student's suspension will run while the appeal is pending.

Removal for 60 or More School Days

Before the Board suspends or expels a student, the Superintendent or designee must provide the parent or student with: (1) written notice of the offense the student is suspected to have committed; (2) an explanation of the evidence relied upon by the District in arriving at the conclusion that disciplinary action may be warranted; and (3) an opportunity for a Board hearing at which the student may present evidence and witnesses to show that the student did not commit the suspected offense or that suspension or expulsion is not an appropriate consequence.

The Superintendent or designee will provide the parent or student at least 3 calendar days' notice before the hearing. The parent and student may be represented, at their cost, by an attorney or another adult advocate at the hearing.

The Board will not suspend or expel the student unless, following the hearing, a majority of the Board finds by a preponderance of the evidence that the student committed misconduct that should result in suspension or expulsion under either the Student Code of Conduct or Board Policy and that suspension or expulsion is the appropriate consequence. The Board will consider the 7 factors noted in the Student Code of Conduct before suspending or expelling a student. The Board's decision is final.

Student Code of Conduct

This Student Code of Conduct is meant to be a guide and is subject to the discretion of administration and the Board.

Administration will, as required or permitted by state law, always consider the use of restorative practices as an alternative to, or in addition to suspension or expulsion. Nothing in the following table limits the District's ability to impose more or less severe disciplinary consequences depending on the situation's unique circumstances and the following factors:

- 1. the student's age;
- 2. the student's disciplinary history;
- 3. whether the student has a disability;
- 4. the seriousness of the behavior;
- 5. whether the behavior posed a safety risk;
- 6. whether restorative practices will be used to address the behavior; and
- 7. whether a lesser intervention would properly address the behavior.

The District will also comply with Policy 5206 Section I for victims of an alleged sexual assault.

Nothing in this handbook limits the District's authority to discipline a student for conduct that is inappropriate in school, but that is not specifically provided in this table. Depending on the circumstances of a particular situation, separate athletic or extracurricular sanctions may be imposed, in accordance with the applicable handbook or rules.

Level One Offenses

Offense	Definition	Seriousness of Offense
	Behavior that interferes with the orderly	
Disruptive Behavior	operation of the educational program and/or	Level One
_	school environment	
	minor misbehaviors which impede on orderly	
Infraction of School Rules	classroom procedures or interferes with the	Level One
	orderly operation of the school.	
Inappropriate Display of	Inappropriate display of affection includes the	
Public Affection/Physical	physical touching of another person in an	Level One
Contact	intimate or sexual manner	
	Refusal or failure to comply with the school	
Dress Code Violation	dress code.	Level One
	Failure to comply with the requirements of the	
	District's Technology Acceptable Use Policy or	
	use of any technological device or resource,	
Electronic Device—	including personal mobile devices and	
unauthorized use or	computers, for inappropriate or illegal purposes,	
possession or failure to	such as action which results in loss of data,	Level One
comply with the District's	interruption of District operations, interference	
Acceptable Use Policy	with educational activities, alteration or damage	
	to software or hardware, or creating or	
	distributing/sharing inappropriate content.	
T //TPU . C4		Level One – Three,
Larceny/Theft or	T-1-i it ithti	depending upon the
Possession of Stolen	Taking an item without permission of the owner	circumstances and the
Property		value of the item(s)
Leaving	Leaving the assigned area or school grounds	
Classroom/Assigned Area	without obtaining prior approval of the teacher	Level One Two
without Permission	or school official in charge	
	Remaining, without authorization or legitimate	
Loitering	purpose, within an area or part of a school	Level One
	facility or campus	
	Littering is knowingly depositing trash or	
Littering	unwanted debris on any public or private	Level One
Littering	property, or in any public or private waters,	Level One
	without permission to do so	
Misrepresentation, fraud,		
or making a false		Level One – Four;
statement in writing or in	Knowingly or intentionally making a statement,	depending upon the
person—can include	whether oral or written, that is not true, whether	circumstances and
school records or	for personal gain or not	severity of the
identifying oneself		falsification
wrongfully	TPL	
	The possession, while on school property or at	
	any school sponsored program or event, of any	
D 6 XX	instrument or object, which could reasonably be	1 10
Possession of a Weapon	determined to be a weapon, but that is not	Level One
	considered a "dangerous weapon" as defined by	
	Michigan law and in this Student Code of	
	Conduct Portionating in games of change or skill for	
Gambling	Participating in games of chance or skill for money or profit	Level One

Indecency An inappropriate act, gesture or expression that is not socially proper		Level One
Misuse of a Pass	Failure to obtain or use as expected, a hall pass given to a student by a figure of authority	Level One
Parking Violation	Parking in a restricted area or area not intended for student use while at school or during a school sponsored activity	Level One
Unauthorized Use of School Equipment	Use of school equipment or property without the consent of school administration or authority	Level One Three
Violation of Classroom Rules	Failure to comply with classroom procedures or established guidelines within a teacher's teaching domain	Level One
Bus Misconduct	Behavior by a student which is detrimental to the safe operation of the school bus	Level One Three
Confrontation	hostile or argumentative meeting or situation between opposing parties initiated by one party and being threatening in nature	Level One Three
Mean Behavior	To purposefully say or do something to someone else that is hurtful, shameful or motivated by emotion	Level One Three
Disrespect	To lack regard or respect for a person in authority	Level One
Use of Profanity or Inappropriate Communication	Use of offensive language, images, or other means of communication either written or spoken.	Level One – Two; depending upon severity of language used
Academic Dishonesty	Cheating, plagiarism, unauthorized collaboration, and other forms of academic dishonesty.	Level One Three

Level Two Offenses

Offense	Definition	Seriousness of Offense
Consensual Sexual Activity	Engaging in sexual conduct to which the participating parties have consented on school property or at any school sponsored program or event.	Level Two
Dangerous Conduct	Acting in such a way as to cause a significant disruption to the school environment or educational program.	Level Two
Skipping Class	Any absence from class that is not authorized by the school	Level Two
Skipping Detention	Intentionally not attending an assigned detention meant to serve as a consequence of past discipline	Level Two
Hazing or Discriminatory Conduct	To annoy, impede, or otherwise negatively interfere with another person, including the wearing or possession of items depicting or implying hatred of, or prejudice towards, another person on the basis of race, color, religion, gender, gender identity or expression, sexual orientation, national origin, age, disability, pregnancy status, genetic information, or other characteristic protected by law, and where the conduct is reasonably perceived as being	Level Two

	dehumanizing, intimidating, hostile, humiliating,	
	threatening, or otherwise likely to evoke fear of	
	physical harm or emotional distress, and is	
	conduct that meets all of the following:	
	substantially interferes with educational	
	opportunities, benefits, or programs of one	
	or more students;	
	 adversely affects the ability of a student to 	
	participate in or benefit from the LISD's	
	educational program or activities by placing	
	the student in reasonable fear of physical	
	harm or by causing emotional distress; and	
	 is based on a student's actual or perceived 	
	distinguishing characteristic (i.e. race, color,	
	religion, ancestry, national origin, gender,	
	gender identity or expression, sexual	
	orientation, mental/physical disability, or by	
	any other distinguishing characteristic), or is	
	based on an association with another person	
	who has, or is perceived to have, any of	
	these characteristics.	
T 1 1 4	Refusal or failure to comply with a directive or	
Insubordination	instructions given by a school official or	Level Two
	representative.	
	Preventing or attempting to prevent school	
Interference with School	representatives from engaging in their	
Representatives—failure	responsibilities through threats, violence,	Level Two
to cooperate	harassment, physical action, or otherwise.	
	Providing false information during an investigation or making false accusations.	
	To remove the trousers/pants/shorts/underwear,	
De-panting/Disrobing	etc. from someone against their wishes as a joke	Level Two
De-panting/Dist obing	or prank	Level 1 wo
Distribution or possession	Possession, display, or distribution of any	
of an unauthorized	inappropriate or illegal materials such as violent	Level Two
material	or pornographic images or statements.	Level 1 wo
muter fur	Driving to school or on school property without	
Driving without	the legal ability to do so or against the consent of	
authorization	the district administration; without properly	Level Two
	registering one's vehicle with the school office	
	Issuing a threat, with the ability to carry it out,	
T 7 1 1 4 1/	and the action reasonably causes a person to feel	Level Two
Verbal Assault	afraid of impending violence, or causing	
	violence or physical injury to another person.	
	The set of driving on modified a set of 1.1.	
	The act of driving, or parking, a motor vehicle in	
Dangerous Driving or	a manner that falls far below that expected of a competent and careful driver and hence puts the	Level Two
Parking	life of the driver and the lives of other road users	Level 1 wo
	at risk.	
	A security breach occurs when an intruder gains	Level Two – Four;
Breach of Security	unauthorized access to a location or an	depending upon the level
	organization's protected systems and data.	of breach and the

		consequences to the district	
Food Fight/Improper Use of Food	A form of chaotic, collective behavior, in which food is thrown at others in the manner of projectiles; the use of food outside of its intendent use for consumption	Level Two Level Two	
Forgery	The action of forging or producing a copy of a document, signature, banknote, or work of art.		
Gang Related Activity	Behaviors that suggest a pattern of criminal activity and means the commission of, attempted commission of, conspiracy to commit, or solicitation of two or more underlying crimes or acts by a juvenile that would be an underlying crime if committed by an adult.	Level Two – Four; depending upon the act committed	
Hazardous Material	The use of any substance or material that could adversely affect the safety of the public, handlers or carriers. This could include, but not be limited to, aerosols, perfumes, fluids, or any other agent that could harm a human or has the potential to do so.	Level Two Four	
Provocation	Any action or speech that makes someone annoyed or angry, especially deliberately	Level Two	
Trespassing	Entering or remaining on a school facility or campus without proper authorization, or when directed not to be present on the school facility or campus.	Level Two	
Unauthorized Video/Audio Recording	Use of a video or audio recorder to record the image or statements of others without their permission or use of such in areas with an expectation of privacy such as restrooms.	Level Two	
Under the Influence of a Controlled Substance	Having any bodily controlled substance content while present at school or while participating in any school sponsored program or activity, unless such is permitted by law.	Level Two Four Level Two	
Vandalism	Intentionally or recklessly causing damage to or defacing District property or the property of others.		
Possession, Display, and/or Distribution of Racially Divisive Symbols, Graphics, and/or Statements	Possessing, displaying, and/or distributing any racially divisive symbols, graphics, and/or statements that, in the opinion of the LISD administration, are likely to cause a material and substantial disruption to the educational program and/or orderly discipline of the school district	Level Two	

Level Three Offenses

Offense	Definition	Seriousness of Offense	
Battery	Use of force causing bodily harm or injury to another person.	Level Three, however, if the offender is a student in grade six or higher and the battery/physical assault is against a school	

		representative or another student, Level Four (MCL 380.1311a)
Bullying/Intimidation	To annoy, impede, or otherwise negatively interfere with another person, including the wearing or possession of items depicting or implying hatred of, or prejudice towards, another person on the basis of race, color, religion, gender, gender identity or expression, sexual orientation, national origin, age, disability, pregnancy status, genetic information, or other characteristic protected by law, and where the conduct is reasonably perceived as being dehumanizing, intimidating, hostile, humiliating, threatening, or otherwise likely to evoke fear of physical harm or emotional distress, and is conduct that meets all of the following: substantially interferes with educational opportunities, benefits, or programs of one or more students; deversely affects the ability of a student to participate in or benefit from the district's educational program or activities by placing the student in reasonable fear of physical harm or by causing emotional distress; and substantially interferes with educational or perceived distinguishing characteristic (i.e. race, color, religion, ancestry, national origin, gender, gender identity or expression, sexual orientation, mental/physical disability, or by any other distinguishing characteristic), or is based on an association with another person who has, or is perceived to have, any of these characteristics.	Level Two Three
Endangerment	Acting with recklessness or disregard such that significant bodily injury or death to another person is likely.	
Poisoning	To attempt to cause physical harm to another person by causing them to ingest, inhale, or otherwise absorb a poisonous substance.	Level Three Four
Extortion	the practice of obtaining something, especially money, through force or threats	Level Three
Theft or Possession of Stolen Property	Possession of Taking property from another person by force or threat of force; possessing something taken	
Fighting	The action of using, displaying or engaging in violence, combat, or aggression with a person or persons.	Level Three
Fire Alarm/False Reporting	The act of deliberately pulling a fire alarm or falsely reporting a dangerous situation to staff, students or administration	Level Three—may also include consequences from local, State or Federal law enforcement
Sexual Harassment	Any communication that denigrates, threatens, or shows hostility towards another person based	Level Three – Four

	on that person's gender, including persons of the same or opposite gender from the offender. Sexual harassment may consist of unwelcome sexual advances, sexting, requests for sexual favors or other communication of a sex-based nature.		
Skipped ISS	Not attending a disciplinary consequence of inschool suspension	C I I I I I I I I I I I I I I I I I I I	
Third In a Fight Aiding an individual through participation in the act of fighting		Level Three	
Any behavior that demeans, humiliates or embarrasses a person, and it is characteristically		Level Three	
Vandalism	Intentionally or recklessly causing damage to or defacing District property or the property of others.	Level Three	

Level Four Offenses

Offense	Offense Definition	
Arson	Acting in a deliberate manner to set fire to property, or the intent or attempt to participate in or enable the burning of property for any reason.	Level Four (MCL 380.1311(2))
Bomb Threat	Reporting to school, public safety, or others the presence of a bomb on or near school property without a reasonable belief that a bomb is present on school property.	Level Four (MCL 380.1311a)
Possession of a Dangerous Weapon	The possession, while on school property or at any school sponsored program or event, of a firearm, dagger, dirk, stiletto, knife with a blade over three inches in length, pocket knife opened by a mechanical device, iron bar, or brass knuckles.	Level Four, unless the student establishes in a clear and convincing manner at least one of the following: (a) the dangerous weapon was not possessed for use as a weapon, or for delivery to another person for use as a weapon. (b) the student did not know he/she had the weapon. (c) the student did not know or should not have been expected to know that the item was a dangerous weapon. (d) the student had permission to possess the weapon from school authorities or law enforcement. (MCL 380.1311)

Sexual Misconduct	Engaging in any unwelcome behavior of a sexual nature, which typically includes physical contact with another person that is committed without consent or by force, intimidation, coercion, or manipulation. Sexual misconduct can be committed by a person of any gender, and it can occur between people of the same or different gender.	Level Four (MCL 380.1311(2))
Threat of Violence Reporting to school, public safety, or others that violence on or near school property is imminent or likely to occur without a reasonable belief that violent activity will occur.		Level Four
Use of a Weapon, including, but not limited to, a Dangerous Weapon	The use of any object which is capable of inflicting serious bodily harm or property damage, as well as endangering the health and safety of persons. Weapons include, but are not limited to, firearms, guns of any type, including spring, air, and gas-powered guns (whether loaded or unloaded) that will expel a BB, pellet, or paint balls, knives, daggers, dirks, stilettos, razors, clubs, electric weapons, metallic knuckles, martial arts weapons, ammunition, and any other weapon described by State or Federal law.	Level Four
Use of an Explosive Device	The placement or use of any device that relies on the exothermic reaction of an explosive material to provide a violent release of energy, regardless of whether or not such actually detonates or causes any explosion, with the intent to cause physical harm or damage to property.	Level Four
Drug/Medication use, abuse, possession	Possession of any kind of controlled substance or look-alike substance on school property or at any school sponsored program or activity.	Level Four
Falsifying school records	The deliberate act of manipulating or changing any records that schools or education agencies Level F maintain about students.	
Physical Assault the act of causing the victim to apprehend imminent physical harm or injury		Level Four

APPENDIX A: Non-DISCRIMINATION, ANTI-HARASSMENT, AND NON-RETALIATION (INCLUDING TITLE IX AND ELLIOTT-LARSEN CIVIL RIGHTS ACT)

Policy 3115A Definitions for 3115 Series

- THE FOLLOWING DEFINITIONS APPLY TO POLICIES 3115-3115H, 4101, 4102, AND 5202, WHICH ADDRESS NON-DISCRIMINATION, ANTI-HARASSMENT, AND NON-RETALIATION:
 - "Appeals Officer" means a person who is designated to hear a determination appeal, a dismissal appeal, or a challenge to a Supportive Measures decision. The Appeals Officer must be a District employee and may not be the same person as the Coordinator, Decisionmaker, Investigator, or Informal Resolution Facilitator.
 - "Complainant" means: (1) a student or employee who is alleged to have been subjected to conduct that could constitute Unlawful Discrimination; or (2) a person other than a student or employee who is alleged to have been subjected to conduct that could constitute Unlawful Discrimination and who was participating or attempting to participate in the District's education program or activity at the time of the alleged Unlawful Discrimination.
 - "Complaint" means an oral or written request to the District that objectively can be understood as a request for the District to investigate and make a determination about alleged Unlawful Discrimination.
 - "Consent" means a voluntary agreement to engage in sexual activity by a person legally capable of consenting. Someone who is incapacitated cannot consent. Past consent does not imply future consent. Silence or an absence of resistance does not imply consent. Consent to engage in sexual activity with one person does not imply consent to engage in sexual activity with another. Consent can be withdrawn at any time. Coercion, force, or threat of either invalidates consent. Sexual conduct or romantic relationships between students and District employees, volunteers, or contractors, regardless of age or consent, are prohibited.
 - "Coordinator" means the person(s) designated by the District to coordinate the District's compliance with state and federal non-discrimination laws. The Coordinator may be the same person as the Investigator and Decisionmaker.
 - "Day" means a day that the District's central office is open for business, unless otherwise indicated.
 - "Decisionmaker" means the person designated to issue a determination as to whether Unlawful Discrimination occurred. The Decisionmaker may be the same person as the Coordinator and Investigator.
 - "Disciplinary Sanctions" means consequences imposed on a Respondent following a determination that the Respondent engaged in Unlawful Discrimination.
 - "Grievance Procedure" means the process outlined in Policy 3115E.
 - "Informal Resolution Facilitator" means the person designated to facilitate an informal resolution process. The Informal Resolution Facilitator may not be the same person as the Investigator or the Decisionmaker.

- "Investigator" means the person designated to investigate a complaint of Unlawful Discrimination. The Investigator may be the same person as the Coordinator and Decisionmaker.
- "Key Role" means Coordinator, Investigator, Decisionmaker, Informal Resolution Facilitator, or Appeals Officer.
- "Party" means a Complainant or Respondent.
- "Relevant" means related to the allegations of Unlawful Discrimination under investigation as part of the Grievance Procedure. Questions are relevant when they seek evidence that may aid in showing whether the alleged Unlawful Discrimination occurred, and evidence is relevant when it may aid a Decisionmaker in determining whether the alleged Unlawful Discrimination occurred.
- "Remedies" means measures provided, as appropriate, to a Complainant or any other person the District identifies as having had their equal access to the District's education program or activity limited or denied by Unlawful Discrimination. These measures are provided to restore or preserve that person's access to the District's education program or activity after the District determines that Unlawful Discrimination occurred.
- "Respondent" means a person who is alleged to have violated the District's prohibition on Unlawful Discrimination.
- "Retaliation" means intimidation, threats, coercion, or discrimination against any person by the District, a student, or an employee or other person authorized by the District to provide aid, benefit, or service under the District's education program or activity, for the purpose of interfering with any right or privilege secured by the 3115 Policy Series, or because the person has reported information, made a complaint, testified, assisted, or participated or refused to participate in any manner in an investigation, proceeding, or hearing under the 3115 Policy Series. Retaliation does not include a requirement that a District employee participate in a Grievance Procedure.
- "Supportive Measures" means individualized measures offered as appropriate, as reasonably available, without unreasonably burdening a Complainant or Respondent, not for punitive or disciplinary reasons, and without fee or charge to the Complainant or Respondent to:
 - Restore or preserve that Party's access to the District's education program or activity, including measures that are designed to protect the safety of the Parties or the District's educational environment; or
 - Provide support during the District's Grievance Procedure or during an informal resolution process.
- "Unlawful Discrimination" means to treat a person differently or less favorably due to the person's race, color, national origin, ethnicity, religion, sex (including gender identity or expression, sexual orientation, pregnancy, childbirth, or a related condition), age, height, weight, familial status, marital status, military service, veteran status, genetic information, disability, or any other legally protected basis or any other legally protected class, and includes unlawful harassment and retaliation based on a person's membership in a protected classification.

EXAMPLES OF UNLAWFUL HARASSMENT

Unlawful harassment may include, but is not limited to:

Race, Color, or National Origin Harassment, which is prohibited by Title VI and Title VII of the Civil Rights Act of 1964 and the Michigan Elliott-Larsen Civil Rights Act. Race, color, or national origin harassment is unwelcome conduct based on a person's actual or perceived race, color, or national origin that creates a hostile environment or becomes a condition of continued employment. Race includes traits historically associated with race, including, but not limited to, hair texture and protective hairstyles. Race, color, or national origin harassment may take many forms, including slurs, taunts, stereotypes, or name-calling, as well as racially motivated physical threats, attacks, or other hateful conduct.

Under this Policy, harassment based on ethnicity, ancestry, or perceived ancestral, ethnic, or religious characteristics, will be considered race, color, or national origin harassment.

Disability Harassment, which is prohibited by the Americans with Disabilities Act, Section 504 of the Rehabilitation Act of 1973, and the Michigan Persons with Disabilities Civil Rights Act. Disability harassment is unwelcome conduct based on a person's actual or perceived disability that creates a hostile environment or becomes a condition of continued employment. Disability harassment may take many forms, including slurs, taunts, stereotypes, or name-calling, as well as disability motivated physical threats, attacks, or other hateful conduct.

Sex-Based Harassment, which is prohibited by Title IX of the Education Amendments of 1972, Title VII of the Civil Rights Act of 1964, and the Michigan Elliott-Larsen Civil Rights Act, and includes harassment based on sex, sex stereotypes, sex characteristics, pregnancy or related conditions, sexual orientation, and gender identity, that is:

Quid Pro Quo Harassment

An employee, agent, or other person authorized by the District to provide an aid, benefit, or service under the District's education program or activity explicitly or impliedly conditioning the provision of such an aid, benefit, or service on a person's participation in unwelcome sexual conduct;

Hostile Environment Harassment

Unwelcome sex-based conduct that, based on the totality of the circumstances, is subjectively and objectively offensive and is so severe or pervasive that it limits or denies a person's ability to participate in or benefit from the District's education program or activity (*i.e.*, creates a hostile environment). Whether a hostile environment has been created is a fact-specific inquiry that includes consideration of the following:

The degree to which the conduct affected the Complainant's ability to access the District's education program or activity;

The type, frequency, and duration of the conduct;

The Parties' ages, roles within the District's education program or activity, previous interactions, and other factors about each Party that may be relevant to evaluating the effects of the conduct:

The location of the conduct and the context in which the conduct occurred; and

Other sex-based harassment in the District's education program or activity; or

Specific Offenses

- "Sexual assault" means an offense classified as a forcible or nonforcible sex offense under the uniform crime reporting system of the Federal Bureau of Investigation.
- "Dating violence" means violence committed by a person: (i) who is or has been in a social relationship of a romantic or intimate nature with the victim; and (ii) where the existence of such a relationship shall be determined based on a consideration of the following factors: (1) the length of the relationship; (2) the type of relationship; and (3) the frequency of interaction between the persons involved in the relationship.
- "Domestic violence" means felony or misdemeanor crimes committed by a person who:

 (i) is a current or former spouse or intimate partner of the victim under the family or domestic violence laws of the jurisdiction of the District, or a person similarly situated to a spouse of the victim; (ii) is cohabitating, or has cohabitated, with the victim as a spouse or intimate partner; (iii) shares a child in common with the victim; or (iv) commits acts against a youth or adult victim who is protected from those acts under the family or domestic violence laws of the jurisdiction.
- "Stalking" means engaging in a course of conduct directed at a specific person that would cause a reasonable person to: (i) fear for the person's safety or the safety of others; or (ii) suffer substantial emotional distress.

Legal authority: 20 USC 1400 et seq., 1681 et seq.; 29 USC 206 et seq., 621 et seq., 701 et seq., 794, 2601 et seq., 6101 et seq.; 38 USC 4301 et seq.; 42 USC 1983, 2000d et seq., 2000e et seq., 2000ff et seq., 6101 et seq., 12101 et seq.; 29 CFR 1604.1 et seq., 1635; 34 CFR 106.1, et seq.; MCL 37.1101 et seq., 37.2101 et seq.

Date adopted: May 17, 2021

Date revised: August 19, 2024

Policy 3115B Designation of Coordinators

The District designates the following person(s) to serve as non-discrimination Coordinators:

Designated Title IX Coordinators

Mrs. Karen Scholl Elementary/Middle School Counselor 201 College Ave., Britton, MI 49229 (517) 451-4581 Ext. 109 Karen.scholl@bdschools.us Mr. Erik Johnson Athletic Director/Teacher 201 College Ave., Britton, MI 49229 (517) 451-4581 Ext. 102 Erik.johnson@bdschools.us

Designated Section 504 Coordinators

Karen Scholl—Elementary and Middle School 201 College Ave., Britton, MI 49229 (517) 451-4581 ext. 109 karen.scholl@bdschools.us

> Amy Good—High School 201 College Ave., Britton, MI 49229 (517) 451-4581 ext. 112 amy.good@bdschools.us

Designated Civil Rights Coordinator/Employment Compliance Officer

Stacy Johnson, Superintendent 201 College Ave., Britton, MI 49229 (517) 451-4581 ext. 101 stacy.johnson@bdschools.us

A Complaint against one of the coordinators listed above may be made to the Superintendent or Board President. A Complaint against the Superintendent may be made to the Board President. A Complaint against the Board President may be made to the Board Vice President.

Legal authority: 20 USC 1400 et seq., 1681 et seq.; 29 USC 206 et seq., 621 et seq., 701 et seq., 794, 2601 et seq., 6101 et seq.; 38 USC 4301 et seq.; 42 USC 1983, 2000d et seq., 2000e et seq., 2000ff et seq., 6101 et seq., 12101 et seq.; 29 CFR 1604.1 et seq., 1635; 34 CFR 106.1, et seq.; MCL 37.1101 et seq., 37.2101 et seq.

Date adopted: August 19, 2024

Date revised:

Policy 3115C Supportive Measures

SUPPORTIVE MEASURES

The District will offer and coordinate Supportive Measures, as appropriate, for Complainants, Respondents, and others whose access to the District's education program and activity was impacted by alleged Unlawful Discrimination. Supportive Measures are designed to restore or preserve a person's access to the District's education program or activity or provide support

during the District's Grievance Procedure and informal resolution process. Supportive Measures are available at any time, including before, during, and after the Grievance Procedure or Informal Resolution Process.

Supportive Measures must not unreasonably burden any Party.

Examples of Supportive Measures

Supportive Measures may include, but are not limited to:

District-provided counseling;

Course-related adjustments, such as deadline extensions;

Modifications to class, extracurricular, or work schedules;

Provision of an escort to ensure that the Complainant and Respondent can safely attend classes and school activities;

Training and education programs; and

Mutual no-contact orders.

Any Party may seek modification or termination of a supportive measure applicable to them if circumstances materially change.

The District must not disclose information about any Supportive Measures to persons other than the person to whom they apply, unless necessary to provide the Supportive Measure or to restore or preserve a party's access to the education program or activity, or as otherwise authorized by law.

CHALLENGING SUPPORTIVE MEASURES

For allegations of Title IX Sex Discrimination, any Party may seek modification or reversal of a decision to provide, deny, modify, or terminate Supportive Measures applicable to them. To request a modification to Supportive Measures, the Party must submit a written request to the Title IX Coordinator. The Title IX Coordinator will designate an impartial employee as an Appeals Officer to review the challenge. The Appeals Officer must be an employee, must not be the person who made the challenged decision, and must have the authority to modify or reverse Supportive Measures. The Appeals Officer will only modify or reverse a decision about Supportive Measures if the Appeals Officer determines that the initial decision to provide, deny, modify, or terminate the supportive measure is inconsistent with the definition of Supportive Measures in this Policy.

STUDENTS WITH DISABILITIES

If a Party is a student with a disability, the applicable Coordinator or designee must consult with one of more members, as appropriate, of the student's Section 504 or Individualized Education Program Team (as applicable), to ensure compliance with Section 504 or the IDEA in the implementation of Supportive Measures.

Legal authority: 34 CFR 106.1 et seq.

Date adopted: August 19, 2024

Date revised:

Policy 3115D Informal Resolution

In lieu of resolving a Complaint through the Grievance Procedure, and if offered by the District, the Parties may instead elect to participate in an informal resolution process. This process is not available to resolve a Complaint that includes allegations that an employee engaged in sex-based harassment of a student, or when such a process would conflict with Federal, State, or local law.

Informal resolution does not require a full investigation and may encompass a broad range of conflict resolution strategies, including, but not limited to, arbitration, mediation, or restorative justice.

Legal authority: 34 CFR 106.44

Date adopted: August 19, 2024

Date revised:

Policy 3115E Grievance Procedure and Remedies

GRIEVANCE PROCEDURE

Generally

The District has adopted the following Grievance Procedure that provides for the prompt and equitable resolution of Unlawful Discrimination, including harassment and retaliation, Complaints. This Grievance Procedure will be used to investigate and resolve Complaints of Unlawful Discrimination, including harassment and retaliation, between and among students, employees, volunteers, contractors, and Board members.

The District will treat Complainants and Respondents equitably.

The District requires that any individual serving in a Key Role not have a conflict of interest or bias for or against Complainants or Respondents generally or an individual Complainant or Respondent. Individuals serving in a Key Role for a Title IX Sex Discrimination Complaint must meet the additional training requirements in Policy 3115H.

The District presumes that the Respondent is not responsible for the alleged Unlawful Discrimination until a determination is made at the conclusion of the Grievance Procedure.

Grievance Procedure Stages and Timeframes: The District has established the following stages and, where applicable, timeframes for the Grievance Procedure:

Evaluation

Upon receipt of a Complaint, the Coordinator will determine whether to proceed with an investigation or dismiss the Complaint consistent with Policy 3115F. For Title IX Sex Discrimination Complaints, this determination will occur within 5 days.

Investigation

If the Complaint proceeds to the Investigation phase, the Coordinator will appoint an Investigator to conduct the investigation and provide notice of the allegations. The Coordinator may serve as the Investigator. For Title IX Sex Discrimination Complaints, the notice of allegations will be provided within 5 days. For Title IX Sex Discrimination Complaints, the Investigator will endeavor to complete the investigation within 60 days.

Evidence Access (Title IX Sex Discrimination Complaints Only)

For Title IX Sex Discrimination Complaints only, upon completion of the Investigation phase, the Parties will have 5 days to access and respond to the evidence as further explained below.

Decision

Upon completion of the Investigation, the Decisionmaker will endeavor to promptly issue a decision as to whether Unlawful Discrimination occurred. For Title IX Sex Discrimination Complaints, the decision will be issued within 10 days.

Unless otherwise determined by the applicable Coordinator based on unique circumstances, the Investigator will also serve as the Decisionmaker.

Appeal Decision

If an appeal is permitted under Policy 3115F, that appeal must be submitted within 5 days from a Party's receipt of the determination.

At any point, the Coordinator, Investigator, Decisionmaker, or Appeals Officer may reasonably extend timelines on a case-by-case basis for good cause. If good cause exists, the Coordinator, Investigator, Decisionmaker, or Appeals Officer will notify each Party in writing within 5 days of the decision to extend the timelines. Such notice will include the reason and length of the extension. Good cause may include absence of a Party or witness; concurrent law enforcement activity; complexity of the underlying allegations; or the need for accommodations (e.g., language assistance or accommodation of disabilities).

Confidentiality

The District will take reasonable steps to protect the privacy of the Parties and witnesses during its Grievance Procedure. These steps will not restrict the ability of the Parties to obtain and present evidence, including consulting with their family members, confidential resources, or advisors; or otherwise prepare for or participate in the Grievance Procedure. The Parties may not engage in retaliation, including against witnesses.

Evidence Considerations

The Decisionmaker will objectively evaluate all evidence that is Relevant and not otherwise impermissible, including both inculpatory and exculpatory evidence. Credibility determinations will not be based on a person's status as a Complainant, Respondent, or witness. For Title IX Sex Discrimination Complaints, the Decisionmaker must attempt to independently question and evaluate the credibility of Parties and witnesses if credibility is in dispute and Relevant.

Complaint Consolidation

The District may consolidate Complaints when the allegations arise out of the same facts or circumstances.

Notice of Allegations

Upon receiving a Complaint, the applicable Coordinator will notify the Parties of the following:

The Grievance Procedure and any informal resolution process;

Sufficient information available at the time to allow the Parties to respond to the allegations, including the identities of the Parties involved in the incident(s), the conduct alleged to constitute Unlawful Discrimination, and the date(s) and location(s) of the alleged incident(s);

Retaliation is prohibited; and

For Title IX Sex Discrimination Complaints, the Parties are entitled to an equal opportunity to access the Relevant and not otherwise impermissible evidence or an accurate description of the evidence. If the District provides a description of the evidence, the Parties are entitled to an equal opportunity to access the relevant and not otherwise impermissible evidence upon request.

If, during an investigation, the District decides to investigate additional allegations of Unlawful Discrimination by the Respondent toward the Complainant that are not included in the notice provided or that are included in a Complaint that is consolidated, the District will notify the Parties of the additional allegations.

Investigation

The District will provide for adequate, reliable, and impartial investigation of Complaints. The burden is on the District — not on the Parties — to conduct an investigation that gathers sufficient evidence to determine whether Unlawful Discrimination occurred.

The Parties will be provided an equal opportunity to present fact witnesses and other inculpatory and exculpatory evidence that is relevant and not otherwise impermissible. The Investigator will review all evidence gathered through the investigation and determine what evidence is relevant and what evidence is impermissible regardless of relevance.

Throughout the investigation, the Investigator must determine, what, if any, facts remain in dispute. If dispositive facts are not reasonably in dispute (e.g., based on Party admissions, irrefutable evidence), further investigation is not required.

Title IX Sex Discrimination Specific Evidence Rules

Access to Evidence: For allegations of Title IX Sex Discrimination, the District will provide each party with an equal opportunity to access the evidence that is relevant to the allegations of Title IX Sex Discrimination and not otherwise impermissible, in the following manner:

The Investigator will provide an equal opportunity to access either the relevant and not otherwise impermissible evidence, or an accurate description of this evidence. If the Investigator provides a description of the evidence, the Investigator will provide the parties with an equal opportunity to access the relevant and not otherwise impermissible evidence upon the request of any party;

The Investigator will provide a reasonable opportunity to respond to the evidence or the accurate description of the evidence; and

The District will take reasonable steps to prevent and address the parties' unauthorized disclosure of information and evidence obtained solely through the Grievance Procedure. Disclosure of such information and evidence for purposes of administrative proceedings or litigation related to the Title IX Sex Discrimination Complaint is authorized.

Impermissible Evidence: The following types of evidence, and questions seeking that evidence, are impermissible regardless of whether they are relevant:

Evidence that is protected under a privilege recognized by Federal or State law, unless the person to whom the privilege is owed has voluntarily waived the privilege or confidentiality;

A Party's or witness's records that are made or maintained by a physician, psychologist, or other recognized professional or paraprofessional in connection with the provision of treatment to the Party or witness, unless the District obtains that Party's or witness's voluntary, written consent for use in the Grievance Procedure; and

Evidence that relates to the Complainant's sexual interests or prior sexual conduct, unless evidence about the Complainant's prior sexual conduct is offered to prove that someone other than the Respondent committed the alleged conduct or is evidence about specific incidents of the Complainant's prior sexual conduct with the Respondent that is offered to prove consent to the alleged sex-based harassment. The fact of prior consensual sexual conduct between the Complainant and Respondent does not by itself demonstrate or imply the Complainant's consent to the alleged sex-based harassment or preclude determination that sex-based harassment occurred.

Impermissible evidence will not be accessed or considered, except by the District to determine whether one of the above exceptions applies. Impermissible evidence will not be disclosed or otherwise used in the investigation.

Determination

Following the investigation and evaluation of all relevant and not otherwise impermissible evidence, the Decisionmaker will:

Use the preponderance of the evidence standard to determine whether Unlawful Discrimination occurred. The Decisionmaker must evaluate relevant and not otherwise impermissible evidence for its persuasiveness. If the Decisionmaker is not persuaded by a preponderance of the evidence that Unlawful Discrimination occurred, whatever the quantity of the evidence, the Decisionmaker will not determine that Unlawful Discrimination occurred.

Notify the Parties in writing of the determination whether Unlawful Discrimination occurred, including the rationale for such determination and the procedures and permissible bases for the Complainant and Respondent to appeal, if applicable.

Not discipline a Respondent for Unlawful Discrimination unless there is a determination at the conclusion of the Grievance Procedure that the Respondent engaged in unlawful discrimination.

Comply with this Grievance Procedure before imposing any disciplinary sanctions against a Respondent.

Remedies

If there is a determination that Unlawful Discrimination occurred, the applicable Coordinator will, as appropriate:

Coordinate the provision and implementation of remedies to a Complainant and other people the District identifies as having had equal access to the District's education program or activity limited or denied by Unlawful Discrimination;

Coordinate the imposition of any Disciplinary Sanctions against a Respondent. For a Title IX Sex Discrimination Complaint, notify the Complainant of any such Disciplinary Sanctions; and

Take other appropriate prompt and effective steps to ensure that Unlawful Discrimination does not continue or recur within the District's education program or activity.

False Statements

A person who knowingly files a false Complaint or makes a materially false statement is subject to discipline, including discharge from employment or expulsion.

The District will not discipline a Party, witness, or others participating in a Title IX Sex Discrimination Complaint Grievance Procedure for making a false statement or for engaging in consensual sexual conduct based solely on the determination whether sex discrimination occurred.

Legal authority: 20 USC 1400 et seq., 1681 et seq.; 29 USC 206 et seq., 621 et seq., 701 et seq., 794, 2601 et seq., 6101 et seq.; 38 USC 4301 et seq.; 42 USC 1983, 2000d et seq., 2000e

et seq., 2000ff et seq., 6101 et seq., 12101 et seq.; 29 CFR 1604.1 et seq., 1635; 34 CFR 106.1, et seq.; MCL 37.1101 et seq., 37.2101 et seq.

Date adopted: August 19, 2024

Date revised:

Policy 3115F Complaint Dismissal and Appeals

COMPLAINT DISMISSAL

The District may dismiss a Complaint if:

The District is unable to identify the Respondent after taking reasonable steps to do so;

The Respondent is not participating in the District's education program or activity and is not employed by the District;

The Complainant voluntarily withdraws any or all of the allegations in the Complaint, the applicable Coordinator declines to initiate a Complaint, and the District determines that, without the Complainant's withdrawn allegations, the conduct that remains alleged in the Complaint, if any, would not constitute Unlawful Discrimination even if proven; or

The District determines the conduct alleged in the Complaint, even if proven, would not constitute Unlawful Discrimination. Before dismissing the Complaint and if necessary, the District will make reasonable efforts to clarify the allegations with the Complainant.

Upon dismissal, the District will promptly notify the Complainant of the basis for the dismissal. If the dismissal occurs after the Respondent has been notified of the allegations, the District will also notify the Respondent of the dismissal and the basis for the dismissal promptly following notification to the Complainant, or simultaneously if notification is in writing.

Upon dismissal, the District will take prompt and effective steps, as appropriate, through the applicable Coordinator, to ensure that Unlawful Discrimination does not continue or recur within the District's education program or activity. The District will offer Supportive Measures to the Complainant as appropriate. The District will also offer Supportive Measures to the Respondent as appropriate if the Respondent has been notified of the Complaint allegations.

The District will notify a Complainant alleging Title IX Sex Discrimination that a dismissal may be appealed and will provide the Complainant with an opportunity to appeal the dismissal of a Complaint. If the dismissal occurs after the Respondent has been notified of the allegations, then the District will also notify the Respondent that the dismissal may be appealed.

COMPLAINT DISMISSAL APPEAL – TITLE IX SEX DISCRIMINATION ONLY

Complaint dismissals may be appealed within 5 days of receipt on the following bases:

- Procedural irregularity that would change the outcome;
- New evidence that would change the outcome and that was not reasonably available when the dismissal was made; and

 The Title IX Coordinator, Investigator, or Decisionmaker had a conflict of interest or bias for or against Complainants or Respondents generally or the individual Complainant or Respondent that would change the outcome.

If the dismissal is appealed, the District will:

- Notify the Parties of any appeal, including notice of the allegations, if notice was not previously provided to the Respondent;
- Implement appeal procedures equally for the Parties;
- Ensure that the Appeals Officer did not take part in an investigation of the allegations or dismissal of the Complaint;
- Ensure that the Appeals Officer has been trained consistent with the applicable federal regulations;
- Provide the Parties a reasonable and equal opportunity to make a statement in support of, or challenging, the outcome; and
- Notify the Parties of the result of the appeal and the rationale for the result.

The Appeals Officer will affirm the dismissal if it met any of the above-listed standards for dismissal, unless the Appeals Officer determines that dismissal will result in unremedied Unlawful Discrimination.

 DETERMINATION APPEAL PROCEDURE – TITLE IX SEX DISCRIMINATION COMPLAINTS ONLY

Any party may appeal the determination to the Title IX Coordinator, who will appoint an Appeals Officer to hear the appeal. The appeal must be filed within 5 days of receipt of the determination. The Appeals Officer will offer each Party the opportunity to submit a statement in support of the appeal or in support of the original determination. The Appeals Officer will issue a written decision on the appeal within 5 days of the deadline for the Parties to submit statements.

DETERMINATION APPEAL PROCEDURES – OTHER COMPLAINTS

Unless expressly stated in writing by the Decisionmaker, other determinations are not subject to appeal.

Legal authority: 34 CFR 106.1, et seq.

Date adopted: August 19, 2024

Date revised:

Policy 3115-F-1 Discrimination, Harassment, and Retaliation Complaint Form

Britton Deerfield Schools			
This form is being submitted by: _			
Phone: Email:			
	If the Complainant is a student:		
Date of Birth:	Grade:		
	If the Complainant is an employee:		
Job Title:	Building:		
	Complaint Details		
Reporter's Name and Relationshi	p to Complainant:		
	Reporter's Email:		
	Respondent's Relationship to Complainant:		
Describe the alleged discriming Describe the incident(s) and ice.	ination that you are requesting the District investigate. Please be specific. dentify the individuals and potential witnesses involved. Describe or attach any ant. Attach additional pages if needed.		
2. Describe the data/times/legation	w/a) of the alleged incident/a)		
2. Describe the date/time/locatio	n(s) of the alleged incident(s).		

3. What would you like the District to do to remedy the s	ituation?
Signature	Date

For more information about the District's complaint investigation process, see Policies 3115 through 3115H.

A person alleging discrimination may file a Complaint using the District's Grievance Procedure. A Complaint may also be filed at any time with the Office for Civil Rights (OCR), U.S. Department of Education, 1350 Euclid Avenue, Suite 325, Cleveland, OH 44115. Filing a Complaint with the District is not a prerequisite to filing with OCR.

Use of this form is not required, but it does assist the District in gathering data related to the Complaint to ensure a prompt investigation. A Complainant's failure to use this form will not be the basis to delay an investigation.

Policy 3115-F-2 Sample Notice of Nondiscrimination

This notice must be included on the District's website and in each handbook, catalog, announcement, bulletin, and application form that it makes available to students, parents/guardians, applicants for admission or employment, all unions and professional organizations holding collective bargaining or professional agreements with the recipient. If necessary for size restrictions, a District may instead include in those publications a statement that the District prohibits sex discrimination in its programs and activities and that individuals may report concerns or questions to the Title IX Coordinator, and provide a link where individuals can access the full notice on the District's website.

The District does not discriminate on the basis of race, color, national origin, ethnicity, religion, sex (including gender identity or expression, sexual orientation, pregnancy, childbirth, or a related condition), age, height, weight, familial status, marital status, military service, veteran status, genetic information, disability, or any other legally protected basis, and prohibits unlawful discrimination, including harassment and retaliation, in any education program or activity that it operates, including in admission and employment.

Inquiries about unlawful discrimination, including unlawful harassment and retaliation, may be referred to the District's applicable Coordinator and/or an agency with jurisdiction, such as the U.S. Department of Education's Office for Civil Rights, the Michigan Department of Civil Rights, the Equal Employment Opportunity Commission, or the Department of Justice.

Designated Title IX Coordinator

Erik Johnson 201 College Ave., Britton, MI 49229 (517) 451-4581 ext. 102 erik.johnson@bdschools.us

Designated Title IX Coordinator

Karen Scholl 201 College Ave., Britton, MI 49229 (517) 451-4581 ext. 109 karen.scholl@bdschools.us

Designated Section 504 Coordinator

Karen Scholl—Elementary and Middle School 201 College Ave., Britton, MI 49229 (517) 451-4581 ext. 109 Karen.scholl@bdschools.us

> Amy Good—High School 201 College Ave., Britton, MI 49229 (517) 451-4581 ext. 112 amy.good@bdschools.us

Designated Civil Rights Coordinator/Employment Compliance Officer

Stacy Johnson, Superintendent 201 College Ave., Britton, MI 49229 (517) 451-4581 ext. 101 stacy.johnson@bdschools.us The District's Non-discrimination, Anti-Harassment, and Non-Retaliation Policy and Grievance Procedures is available at www.bdschools.us.

To report information about conduct that may constitute unlawful discrimination, including unlawful harassment and retaliation, or make a complaint of such conduct, please contact the applicable Coordinator listed above.

Policy 3115G Additional Requirements to Prevent and Address Pregnancy Discrimination

PREGNANCY OR RELATED CONDITIONS

The District will not adopt or implement any policy, practice, or procedure, or take any action, on the basis of sex: (1) concerning a student's current, potential, or past parental, family, or marital status that treats students differently on the basis of sex; (2) concerning the current, potential, or past parental, family, or marital status of an employee or applicant for employment that treats persons differently or that is based upon whether an employee or applicant for employment is the head of household or principal wage earner; (3) concerning pre-admission inquiries as to the martial status of an applicant for admission.

Comparable Treatment to Other Medical Conditions

The District treats pregnancy or related conditions as any other temporary medical condition for all job-related purposes and with respect to any medical or hospital benefit, service, plan, or policy the District administers, operates, offers, or participates in with respect to students.

Lactation Time and Space

The District will ensure access to and provide reasonable break time for an employee or student to express breast milk or breastfeed as needed.

The lactation space will be a space other than a bathroom that is clean, shielded from view, free from intrusion from others, and which may be used by an employee or student for expressing breast milk or breastfeeding as needed.

Student Pregnancy or Related Conditions Additional Requirements

Employee Obligations

Unless the employee reasonably believes that the Title IX Coordinator has already been notified, when a student, or a person who has a legal right to act on behalf of the student, informs any employee of the student's pregnancy or related condition, the employee will promptly provide that person with the Title IX Coordinator's contact information and inform that person that the Title IX Coordinator can coordinate specific actions to prevent sex discrimination and ensure the student's equal access to the District's education program or activity.

Upon receiving information that a student is pregnant or has a related condition, the Title IX Coordinator will take the steps below:

Inform the student and the person who notified the District of the pregnancy or related condition (if that person has the legal right to act on behalf of that student) of the District's obligations and the student's rights;

Provide a copy of the District's notice of non-discrimination to the student and the person who notified the District of the pregnancy or related condition (if that person has the legal right to act on behalf of that student);

Make reasonable modifications to the District's policies, practices, or procedures as necessary to prevent sex discrimination and ensure equal access to the District's programs and activities. Any reasonable modification must be based on the student's individualized needs and made by consulting with the student. The student has the right to accept or reject any reasonable modifications. Any accepted reasonable modifications will be implemented;

Allow the student to voluntarily access any separate and comparable portion of the District's education program or activity;

Allow the student to voluntarily take a leave of absence from the District's program or activity to cover (at a minimum) the period of time deemed medically necessary by the student's licensed healthcare provider. Upon return, the student will be reinstated to the academic status and extracurricular status (as applicable) that the student held before leave began;

Provide access to a lactation space; and

Not require supporting documentation unless the documentation is necessary and reasonable for the District to determine the reasonable modifications to make or whether to take additional actions to support the student.

Certificate to Participate

The District will not require a student who is pregnant or has a related condition to provide certification from a healthcare provider or any other person that the student is physically able to participate in the District's class, program, or extracurricular activity unless: (i) the certified level of physical ability or health is necessary for participation in the class, program, or extracurricular activity; (ii) the District requires such certification of all students participating in the class, program, or extracurricular activity; and (iii) the information obtained is not used as a basis for discrimination.

Legal authority: 34 CFR 106.40

Date adopted: August 19, 2024

Date revised:

Policy 3115H Training Requirements, Recordkeeping, and Policy Notice

TITLE IX TRAINING REQUIREMENTS

The following individuals must receive training related to their duties under Title IX. Training may not rely on sex stereotypes.

All Employees

All District employees must be trained upon hiring, and annually, on:

The District's obligation to address sex discrimination;

The scope of conduct that constitutes sex discrimination under Title IX and its implementing regulations, including the definition of sex-based harassment;

The obligation to notify the Title IX Coordinator when the employee has information about conduct that reasonably may constitute sex discrimination;

The obligation to provide a possible Complainant with the Title IX Coordinator's contact information and information about how to make a complaint of sex discrimination; and

Notification requirements for pregnant students.

Key Role Training

All Key Roles: Any individual who serves in a Key Role under Title IX must be trained upon hire, when Key Role duties change, and annually thereafter on:

All training requirements applicable to all employees;

The District's obligations in responding to allegations of sex discrimination;

The District's Grievance Procedure:

How to serve impartially, including by avoiding prejudgment of the facts at issue, conflicts of interest, and bias; and

The meaning and application of the term "relevant" in relation to questions and evidence, and the types of evidence that are impermissible regardless of relevance.

Informal Resolution Facilitator

Individuals who serve as an Informal Resolution Facilitator must be trained upon hire, when Key Role duties change, and annually thereafter on:

All training requirements applicable to all employees;

All training requirements applicable to Key Roles;

The rules and practices of the District's informal resolution process; and

How to serve impartially, including by avoiding conflicts of interest and bias.

Title IX Coordinator

Individuals who are designated as a Title IX Coordinator must be trained upon hire, when Key Role duties change, and annually thereafter on:

All training requirements applicable to all employees;

All training requirements applicable to Key Roles;

All training requirements applicable to the Informal Resolution Coordinator;

The Coordinator's obligation to coordinate the District's efforts to comply with its responsibilities under Title IX;

Supportive Measures;

The District's recordkeeping system;

Recordkeeping requirements; and

Any other training necessary to coordinate the District's Title IX compliance.

OTHER COORDINATOR TRAINING REQUIREMENTS

All other Coordinators and individuals assigned to serve in a Key Role outside of Title IX investigations must be adequately trained.

RECORD KEEPING

The District will maintain the following records for a minimum of seven years:

For each Title IX Sex Discrimination Complaint, records documenting the informal resolution process or the Grievance Procedure, and the resulting outcome;

For each notification to the Title IX Coordinator about conduct that reasonably may constitute sex discrimination, including notifications received from District employees, records documenting the actions the District took to meet its obligations in responding to sex discrimination; and

All materials used to provide training under Title IX.

NONDISCRIMINATION NOTICE REQUIREMENT

The District will prominently post on its website and otherwise provide notice of nondiscrimination to students, parents, employees, applicants for admission and employment, and all unions and professional organizations with collective bargaining agreements with the District. The notice of nondiscrimination will comply with all applicable laws.

Legal authority: 20 USC 1400 et seq., 1681 et seq.; 29 USC 206 et seq., 621 et seq., 701 et seq., 794, 2601 et seq., 6101 et seq.; 38 USC 4301 et seq.; 42 USC 1983, 2000d et seq., 2000e et seq., 2000ff et seq., 6101 et seq., 12101 et seq.; 29 CFR 1604.1 et seq., 1635; 34 CFR 106.1, et seq.; MCL 37.1101 et seq., 37.2101 et seq.

Date adopted: August 19, 2024

Date revised:

APPENDIX B: ANTI-BULLYING

Policy 5207 Anti-Bullying Policy

All types of bullying, including cyberbullying, without regard to subject matter or motivating animus, are prohibited.

PROHIBITED CONDUCT

Bullying, including cyberbullying, a student at school is prohibited. Bullying is any written, verbal, or physical act, or electronic communication that is intended to or that a reasonable person would know is likely to harm one or more students directly or indirectly by doing any of the following:

substantially interfering with a student's educational opportunities, benefits, or programs;

adversely affecting a student's ability to participate in or benefit from the District's educational programs or activities by placing the student in reasonable fear of physical harm or by causing substantial emotional distress;

having an actual and substantial detrimental effect on a student's physical or mental health; or

causing substantial disruption in, or substantial interference with, the District's orderly operations.

Retaliation or false accusations against the target of bullying, anyone reporting bullying, a witness, or another person with reliable information about an act of bullying, are prohibited.

REPORTING AN INCIDENT

If a student, staff member, or other person suspects there has been a bullying incident, the person must promptly report the incident to the building principal or designee, or to the Responsible School Official(s), as defined below.

A report may be made in person, by telephone, or in writing (including electronic transmissions). If a bullying incident is reported to a staff member who is not the building principal, designee, or a Responsible School Official, the staff member must promptly report the incident to the building principal, designee, or a Responsible School Official.

To encourage reporting of suspected bullying or related activities, each building principal, after consulting the Responsible School Official(s), will create, publicize, and implement a system for anonymous reports. The system must emphasize that the District's ability to investigate anonymous reports may be limited.

Complaints that the building principal has bullied a student must be reported to the Superintendent. Complaints that the Superintendent has bullied a student must be reported to the Board President.

INVESTIGATION

All bullying complaints will be promptly investigated. The building principal or designee will conduct the investigation, unless the building principal or Superintendent is the subject of the investigation. If the building principal is the subject of the investigation, the Superintendent or designee will conduct the investigation. If the Superintendent is the subject of the investigation, the Board President will designate a neutral party to conduct the investigation.

A description of each reported incident, along with all investigation materials and conclusions reached, will be documented and retained.

NOTICE TO PARENT/GUARDIAN

If the investigator determines that a bullying incident has occurred, the District will promptly notify the victim's and perpetrator's parent/guardian in writing.

ANNUAL REPORTS

At least annually, the building principal or designee, or the Responsible School Official, must report all verified bullying incidents and the resulting consequences, including any disciplinary action or referrals, to the Board.

The District will annually report incidents of bullying to MDE in the form and manner prescribed by MDE.

RESPONSIBLE SCHOOL OFFICIAL

The Superintendent is the "Responsible School Official" for this Policy and is responsible for ensuring that this Policy is properly implemented. This appointment does not reduce or eliminate the duties and responsibilities of the building principal or designee as described in this Policy.

POSTING/PUBLICATION OF POLICY

The Superintendent or designee will ensure that this Policy is available on the District's website and incorporated into student handbooks and other relevant school publications.

The Superintendent or designee will submit this Policy to the MDE within 30 days after its adoption.

Educational Programs

The Responsible School Official will periodically arrange or otherwise provide educational programs for students and parents on preventing, identifying, responding to, and reporting incidents of bullying and cyberbullying. The Responsible School Official may arrange for teachers to address these same issues within the classroom curriculum.

DEFINITIONS

"At school" means in a classroom, elsewhere on school premises, on a school bus or other school-related vehicle, or at a school-sponsored activity or event whether it is held on school premises. "At school" also includes any conduct using a telecommunications access device or telecommunications service provider that occurs off school premises if the device or provider is owned by or under the control of the District.

"Telecommunications access device" means any of the following:

- any instrument, device, card, plate, code, telephone number, account number, personal identification number, electronic serial number, mobile identification number, counterfeit number, or financial transaction device defined in MCL 750.157m (e.g., an electronic funds transfer card, a credit card, a debit card, a point-of-sale card, or any other instrument or means of access to a credit, deposit, or proprietary account) that alone or with another device can acquire, transmit, intercept, provide, receive, use, or otherwise facilitate the use, acquisition, interception, provision, reception, and transmission of any telecommunications service; or
- any type of instrument, device, machine, equipment, technology, or software that facilitates telecommunications or which is capable of transmitting, acquiring, intercepting, decrypting, or receiving any telephonic, electronic, data, internet access, audio, video, microwave, or radio transmissions, signals, telecommunications, or services, including the receipt, acquisition, interception, transmission, retransmission, or decryption of all telecommunications, transmissions, signals, or services provided by or through any cable television, fiber optic, telephone, satellite, microwave, data transmission, radio, internet based or wireless distribution network, system, or facility, or any part, accessory, or component, including any computer circuit, security module, smart card, software, computer chip, pager, cellular telephone, personal communications device, transponder, receiver, modem, electronic mechanism or other component, accessory, or part of any other device that is capable of facilitating the interception, transmission, retransmission, decryption, acquisition, or reception of any telecommunications, transmissions, signals, or services.

"Telecommunications service provider" means any of the following:

- a person or entity providing a telecommunications service, whether directly or indirectly as a reseller, including, but not limited to, a cellular, paging, or other wireless communications company or other person or entity which, for a fee, supplies the facility, cell site, mobile telephone switching office, or other equipment or telecommunications service;
- a person or entity owning or operating any fiber optic, cable television, satellite, internet based, telephone, wireless, microwave, data transmission, or radio distribution system, network, or facility; or
- a person or entity providing any telecommunications service directly or indirectly by or through any distribution systems, networks, or facilities.

Legal authority: MCL 380.1310b; MCL 750.157m, 750.219a

Date adopted: May 17, 2021

Date revised:

PPRA Notice and Consent/Opt-Out

The Protection of Pupil Rights Amendment (PPRA) requires that the District notify you and obtain your consent, or allow you to opt your student out of, participating in any school survey, analysis, or evaluation that involves one or more of the following 8 subjects ("protected information surveys"):

- 1. Political affiliations or beliefs of the student or student's Parent;
- 2. Mental or psychological problems of the student or student's family;
- 3. Sex behavior or attitudes;
- 4. Illegal, anti-social, self-incriminating, or demeaning behavior;
- 5. Critical appraisals of others with whom the student has close family relationships;
- 6. Legally recognized privileged relationships, such as with lawyers, doctors, or ministers;
- 7. Religious practices, affiliations, or beliefs of the student or student's Parents; or
- 8. Income, other than as required by law to determine program eligibility.

The notification and opt-out requirement also applies to the collection, disclosure, or use of a student's personal information for marketing purposes ("marketing surveys") and certain physical exams and screenings.

Below is a list of the protected information or marketing surveys that require parental notice and consent or opt-out for the upcoming school year. You have the right to review a protected information or marketing survey before it is given to your student to determine whether you want your student to participate. If you want to review materials that will be used in a protected information or marketing survey please submit your request to Stacy Johnson, Superintendent, at 201 College Ave., Britton, MI 49229. The Superintendent will let you know where and when you may review those materials.

If the District schedules a protected information or marketing survey after the school year starts, the District will notify you within a reasonable amount of time and give you an opportunity to consent or opt your student out. The District also will give you an opportunity to review the newly scheduled surveys or instructional materials.

APPENDIX C: PROTECTION OF PUPIL RIGHTS

5308-F Protection of Pupil Rights

Disclosure List of District Surveys

Surveys/Analyses/Evaluations funded by the U.S. Department of Education

- The Michigan Profile for Healthy Youth (MiPHY) is an online student health survey offered by the Michigan Departments of Education and Health and Human Services to support local and regional needs assessment. The MiPHY provides student results on health risk behaviors including substance use, violence, physical activity, nutrition, sexual behavior, and emotional health in grades 7, 9, and 11. The survey also measures risk and protective factors most predictive of alcohol, tobacco, and other drug use and violence. MiPHY results, along with other school-reported data, will help schools make data-driven decisions to improve prevention and health promotion programming.
- Schools and districts register and survey via an on-line system.
- This survey takes place in the spring every-other year.
- Parents will be notified of the survey and can opt their child out of survey completion.

I [Parent Name] request my student, [Student's Name], NOT participate in the MiPHY survey at Britton Deerfield Schools.

Parent signature

Please return this form no later than the day of the survey to the following school official:

Stacy Johnson, Superintendent, 201 College Ave., Britton, MI 49229 or stacy.johnson@bdschools.us

APPENDIX D: DIRECTORY INFORMATION AND OPT OUT FORM

School:	Grade:
your written consent prior to the disclosur education records, unless certain conditions personally identifiable information and direc	Act (FERPA) requires that Britton Deerfield Schools obtain e of personally identifiable information from your child's specified by FERPA are met. FERPA distinguishes between ctory information, however, and the District may disclose on" without your written consent, unless you have advised

below, please complete this form and return it to your student's school office by September 30.

If you fail to complete and return this form, the District will presume that you give permission to release your student's directory information for all the uses listed below.

Your Opt-Out request will be recorded in the student information system and kept on file in the school's office for 1 school year. "Directory information" is the information contained in a student's education record that would not generally be considered harmful or an invasion of privacy if disclosed. The Board designates the following as directory information:

- names, addresses, and telephone numbers
- photographs and videos depicting a student's participation in school-related activities and classes
- date and place of birth
- major field of study
- grade level
- enrollment status (e.g., full-time or part-time)
- dates of attendance (e.g., 2023-2027)
- participation in officially recognized activities and sports
- · weight and height of athletic team members
- degrees, honors, and awards received
- the most recent educational agency or institution attended

The Board further designates District-assigned student email addresses as directory information for the limited purposes of: (1) facilitating the student's participation in and access to online learning platforms and applications; and (2) inclusion in internal school and District email address books.

Please check the boxes next to the purpose(s) for which you do not grant the District permission to disclose your student's directory information, below.

Britton Deerfield Schools *may not* disclose my student's directory information for the following purposes:

For School or	District publicatio	ns, including	but not limited	I to, a ye	arbook, gradu	ation program,
theater playbill	, athletic team or	band roster, n	ewsletter, and	other scl	hool and distri	ct publications.

Parent/Eligible Student Signature	Date			
☐ Do not release my student's name, address, or tele recruiters without my prior written consent.	ephone number to institutions of higher education			
 Do not release my student's name, address, or tel my prior written consent. 	ephone number to U.S. Military recruiters without			
Federal law requires the District to release a secondary number to U.S. Military recruiters and institutions of hig want your student's information released for one or both the boxes below:	gher education upon their request. If you do not			
Information to U.S. Military Recruiters and Institutions of Higher Education Recruiters				
☐ On school employees' personal classroom websi	$\ \square$ On school employees' personal classroom websites or social media accounts.			
$\ \square$ On official school-related websites or social medi	a accounts.			
 To other groups and entities outside of the School Parent organizations. 	or District, including community, advocacy, and/or			
□ To news media outside the School or District.□ To the School PTO or District Parent organization	l.			
☐ For School or District auto-dialer system to comm	nunicate School or District information.			

APPENDIX E: ACCEPTABLE USE AGREEMENT

3116-F-1 Agreement for Acceptable Use of Technology Resources Students

Grades K-5

Britton Deerfield Schools	
Building/Program Name	Student Name

I understand that I may be permitted to use the school's computers, electronic devices, and Internet at school and at home under the following school rules for computer and Internet use. I promise that:

- I will only use the computers, electronic devices, and Internet for schoolwork.
- I will only use the computers, electronic devices, and Internet as directed by my teacher or other school employee.
- I will not use the Internet to try to look at websites that I know are for adults only or that I know I should not access.
- If I accidentally access a website that I know I should not look at, I will tell my Parent or teacher right away.
- If someone sends me something on the Internet that I know is inappropriate, I will tell my Parent or teacher right away.
- I will not use the school's computers, electronic devices, or Internet to bully or harm any other person.
- If someone else uses the computers, electronic devices, or Internet to bully or harm me, I will tell my Parent or teacher right away.
- I will not damage the school's computers, electronic devices, or cause problems with the computers, electronic devices, or Internet on purpose.
- I will give the school's computers and other electronic devices back to the school at the school's request.
- I will not use the school's computers, electronic devices, or Internet to cheat on my schoolwork.
- I will not copy anything that I see on the school's computers, electronic devices, or Internet and pretend that it is my own work.
- I will keep my password secret from everyone except my Parent.
- I understand that the school can see everything that I do on the school's computers, electronic devices, and Internet.
- I understand that the school has filters on its computers, electronic devices, and Internet, which means I might not be able to see some information. I will not try to interfere with those filters.
- I will follow all of these rules. I will also follow any directions that my teacher or other school employee gives me about my use of the school's computers, electronic devices, or the Internet.

I understand that if I break any of these rules, I may be disciplined, and I may also lose my computer, electronic device, and Internet privileges.

Student Signature Date			
Student Signature Date			
	Student Signature	Date	

I have read this Agreement and agree that as a condition of my child's use of the school's Technology Resources, which include: (1) internal and external network infrastructure, (2) Internet and network access, (3) computers, (4) servers, (5) storage devices, (6) peripherals, (7) software, and (8) messaging or communication systems, I release the school and its board members, agents, and employees, including its Internet Service Provider, from all liability related to my child's use or inability to use the Technology Resources. I also indemnify the school and its board members, agents, and employees,

including its Internet Service Provider, for any fees, expenses, or damages incurred as a result of my child's use, or misuse, of the school's Technology Resources.

I have explained the rules listed above to my child.

I have road this Agreement and agree to its terms

I authorize the school to consent to the sharing of information about my child to website operators as necessary to enable my child to participate in any program, course, or assignment requiring such consent under the Children's Online Privacy Protection Act.

I understand that data my child sends or receives over the school's Technology Resources is not private. I consent to having the school monitor and inspect my child's use of the Technology Resources, including any electronic communications that my child sends or receives through the Technology Resources.

I understand that the school does not warrant or guarantee that its Technology Resources will meet any specific requirement or that they will be error free or uninterrupted; nor will the school be liable for any damages (including lost data, information, or time) sustained or incurred in connection with the use, operation, or inability to use the Technology Resources.

I agree that I will not copy, record, or share, or allow my child to copy, record, or share, any information sent to my child via the school's Technology Resources that includes personally identifiable information about any other child including, without limitation, videos, audio, documents, or other records that identify another student by name, voice, or likeness.

I understand and agree that my child will not be able to use the school's Technology Resources until this Agreement has been signed by both my child and me.

I agree that my child will return all Technology Resources to the school in good working order immediately on request and that I am responsible for any damage to the Technology Resources beyond normal wear and tear.

cc: Parent, student file				
Parent Signature	Date			
Thave read this Agreement and agree to its terms.				

APPENDIX F: ATHLETIC CODE OF CONDUCT

Participation in Britton Deerfield School's (the "District") athletics is a privilege, not a right. Student-athletes are students first. When participating in District athletics, student-athletes are District representatives and are held to the highest standards. Accordingly, this Athletic Code of Conduct applies 24 hours a day, 365 days a year. Student-athletes and parents should be familiar with this Athletic Code of Conduct. By participating on any school-sponsored athletic team both student-athletes and parents agree to abide by these terms.

Athletic Director:

Mr. Erik Johnson (517) 451-4581 ext. 102 Erik.johnson@bdschools.us

Participation Fees

Fee schedule per student—High School:	1 st Activity	\$100/\$75
(Second amount is free and reduced lunch student amount—must qualify)	2 nd Activity	\$100/\$75
	3 rd Activity	\$70/\$60
Fee Schedule per student—Middle School:	1 st Activity	\$65/\$45
(Second amount is free and reduced lunch student amount—must qualify)	2 nd Activity	\$65/\$45
	3 rd Activity	\$40/\$20

Communication Protocol

The District has full faith in its coaches to make decisions that are in the best interest of their teams. If parents have questions or concerns about their student-athletes' sports participation, use the following protocol:

- 1. Wait 24 hours before contacting the coach.
- 2. Schedule a time to speak with the coach, either via phone or in-person, at the coach's discretion.
- 3. If the issue is unresolved, schedule a time to speak with the Athletic Director, either via phone or in-person, at the Athletic Director's discretion.

Concussion Protocol

The District will comply with the concussion protocol in Policy 5712.

ATHLETIC CODE

Erik Johnson, ATHLETIC DIRECTOR Jeffery Scott, 9-12 PRINCIPAL Michael McAran, 4-8 PRINCIPAL Stacy Johnson, SUPERINTENDENT

Britton Deerfield Patriots

Britton Campus 201 College Ave., Britton, Michigan 49229 Phone (517) 451-4581

Deerfield Campus 252 Deerfield Rd, Deerfield, Michigan 49238 Phone (517) 451-4581

Athletic Director: Erik Johnson
Athletic Department Secretary: Pam Purser

The Board of Education does not discriminate on the basis of race, national origin, gender, disability, age, religion, height, weight, marital or family status, military status, ancestry, genetic information, or any other legally protected category (collectively, "Protected Classes") in its program and activities.

Britton Deerfield Schools exists to provide an effective educational program that prepares our students to live happy, healthy, productive and successful lives. This is accomplished by establishing and maintaining an effective K-12 instructional program that is data driven and develops the skills that are necessary to be successful during this process. Our educational programs emphasize teaching and successfully learning the academic fundamentals of reading, writing and arithmetic. Our educational programs also emphasize the development of skills that promote safety, good health, individual responsibility, good work ethic and good character. We also offer a variety of extracurricular choices and experiences for our students that help promote these skills. It is our vision that these core fundamental values will guide our students to be successful adult citizens, family members, spouses, parents and workers.

Athletic Code of Conduct

The Athletic Department at Britton Deerfield Schools is governed by the Board of Education. Britton Deerfield Schools is a member school of the Michigan High School Athletic Association (MHSAA) and adheres to its rules and regulations. Britton Deerfield Schools is a member of the Tri-County Conference (TCC) for all sports except Football. Britton Deerfield is a member of the South Central Athletic Association (SCAA).

The Athletic Code aligns with the rules and regulations adopted by the Britton Deerfield School's policies and procedures. All student-athletes and coaches are expected to adhere to the rules set forth by the Board of Education, MHSAA, TCC, SCAA, and the Athletic Department.

For information on team schedules and directions to other schools please go to **www.bdschools.us** and click the Athletic Department tab.

A student-athlete must:

- 1. Learn and understand the rules and regulations of your sport.
- 2. Unless otherwise approved by your coach, if school is in session, attend school for the full day to be eligible to practice or play in an event on the same day.
- 3. Comply with the law, Board Policy, the Student Code of Conduct, the Athletic Code of Conduct, and all team rules. Failure to comply with this provision may result in suspension or removal from a team.
- 4. Not possess, use, or consume alcohol, tobacco, cannabis, nicotine (including a vape), or controlled substances (other than those prescribed by a physician for the student-athlete).
- 5. Not engage in conduct that is unbecoming of student-athletes.
- 6. Maintain academic eligibility as required by the Michigan High School Athletic Association.
- 7. Notify your coach or District athletic trainer of any injury or medical condition that may affect your athletic participation.

If a student-athlete violates any provision of the Athletic Code of Conduct, practice, game, team, or complete athletic suspension may result. Any disciplinary consequences will be at the sole discretion of the Athletic Director or designee.

If a student-athlete is suspended or expelled from school, the student-athlete is prohibited from participating in any practice or game during the suspension or expulsion.

Introduction

Each student who participates in athletics must exhibit responsible behavior and conduct in which all of us can be proud. He/she is representing his/herself, their teammates, Britton Deerfield Schools, and the Britton Deerfield community. Participation in interscholastic athletics is a privilege and not a right.

Participation in *any* athletic activity binds the student-student-athlete to the terms of this Athletic Code. This code shall apply to all student-athletes who participate in a school sponsored sport during grades 6-12. Currently these sports may include baseball, basketball, bowling, cross country, football, golf, softball, track, volleyball and other board approved sports. These rules are enforced 24-hours around the clock during the entire calendar year. The rules and associated penalties will apply throughout a student-athlete's career at Britton Deerfield Schools.

The following rules and regulations apply to all student-athletes in all sports at Britton Deerfield Schools, but are not intended to be all inclusive. These rules and regulations cover areas specific to student-athletes in athletics and are in addition to all rules and regulations outlined in the Student Handbook, District Policies, and the MHSAA.

These rules were established as the standard for all coaches to enforce and follow to maintain consistent team expectations of all athletic teams at Britton Deerfield Schools. An individual coach may establish team rules and expectations as long as the additional rules and expectations do not supersede the Athletic Code. Team rules must be presented in writing to the athletic director for approval prior to distribution to student-athletes and parents at the start of the season. Any issues not covered by the Athletic Code, Student Handbook, District Policy, MHSAA rules, or team rules will be resolved by the athletic director.

Expectations

The coach's purpose is to provide a sound, competitive athletic program that provides student-athletes the opportunity to develop physically, emotionally, mentally, ethically, and socially. In doing so, coaches will be held responsible for assisting young men and women in their educational pursuits, as well the development of skills in their respected sport in order for the student to reach his/her potential.

Coaches will work closely with the student-athlete, parents, staff, athletic director, administration, alumni, and community to build a supportive structure and environment to achieve success for student-athletes. Coaches are committed to the philosophy, vision, rules, and regulations implemented by the MHSAA and the Britton Deerfield Schools.

Britton Deerfield Student-Athletes will:

- Understand they are a student first and a student-athlete second
- Be respectful, responsible, dedicated, and committed to the team
- Communicate effectively with his/her coach
- Meet the academic requirements for participation
- Attend and be on time for all practices and contests

- Follow all rules and regulations presented in the Student Handbook and Athletic Code
- Always show good sportsmanship
- Be leaders in the school and community
- Support other students and school activities

Britton Deerfield Parents will:

- Support the team
- Cheer for the team
- Be a good role model for the team
- Show proper sportsmanship for the team
- Help promote the team
- Follow the '24-Hour Rule'
 - Parent-Child Interactions: This is a tool for giving 'space and time' to allow
 discussions to occur in a fruitful environment. Parents who are upset with a child
 are encouraged not to discuss anything about the game for 24 hours. Twenty-four
 hours later it may be discussed in a calm manner, without emotions from the day
 before, and many times it just isn't as important as it seemed the day before.
 Lessons are still taught and learned the next day, but all involved have a better
 chance of doing so in a more constructive setting.
 - Parent-Coach Interactions: This rule also works well with parent-coach interactions. If something is bothering a parent about their child's status on the team, etc., inform your parents to allow 24 hours before contacting you. Expect parents not to contact you for at least 24 hours after a contest. The 'time delay' will provide both parties an opportunity to look at the situation from a different perspective and provide a more constructive environment to discuss the concerns without intense emotions.

Britton Deerfield Coaches will:

- Establish a vision and set goals for the team, players, and program
- Build a program as a whole
- Develop student-athletes as proud members of the team, school, and community
- Establish expectations to ensure the safety of the student-athlete at all times
- Promote good sportsmanship
- Develop daily practice plans
- Supervise student-athletes at all times
- Lead by example
- Serve as an ambassador with staff, administrators, parents, and community
- Treat the student-athletes the way they would want their own children to be treated
- Communicate effectively with everyone in the program
- Establish and maintain a positive image as a role model at all times
- Maintain and update inventory and equipment

- Organize an off-season program (designated for specific sports)
- Participate in Athletic Department fundraising activities
- Help promote and support all Britton Deerfield athletic teams and activities
- Encourage and support multi-sport participation
- Support dual sport student-athletes
- Abide by the Britton Deerfield Schools Coaches Handbook

Eligibility

Student athletic eligibility is governed by the MHSAA as well as the Britton Deerfield Schools Athletic Code. A summary of the MHSAA Eligibility Rules is stated below. This list is not exhaustive and students who have questions about athletic eligibility should contact the athletic director.

Requirements for Participation

- 1. Student-athletes must be under 19 years of age at the time of any contest unless the 19th birthday occurs on or after September 1st of the current school year, in which case the student-athlete is eligible for the balance of the school year in all sports. For an 8th grade student-athlete, he/she must be under 15 years of age (14 for 7th grade) prior to September 1st.
- 2. No student-athlete shall participate in any phase of the athletic program before a Physical Exam Form for the current school year is on file in the athletic office. For the form to be valid, the physical exam must be given on or after April 15th of the previous school year. This form must be signed by the examiner (M.D., D.O., P.A., or N.P.) indicating that the student-athlete is physically able to compete in the chosen athletic activity. The MHSAA Physical Exam Card can be downloaded from the Athletic Department Homepage under the Quick Links tab.
 - As a further condition of participation, a student's parent/guardian must also consent to the student's athletic participation. In cases of serious injury or extended illness, school officials reserve the right to require a student-athlete to be re-examined by a physician before being allowed to participate in interscholastic athletics.
- 3. All student-athletes must have a signed copy of the following forms on file in the athletic office within the first week of practice:
 - Athlete Release Form
 - Athlete Code Verification Form
 - Athlete Emergency Procedure Form
 - Athletic Transportation Parent Sign-Out Permission Form

Failure to submit these forms may result in unexcused absences from practice, contest suspension, or dismissal from the team.

MHSAA Transfer Rule Summary

1. Students in grades 9 through 12 who have never participated in an interscholastic scrimmage or contest on a school-sponsored team in Michigan or elsewhere in an MHSAA sport may

- transfer from one school to another with no delay in eligibility at any level in that sport. No MHSAA action is required.
- 2. Unless one of the 15 stated exceptions applies, students in grades 9 through 12 who have participated in an interscholastic scrimmage or contest in an MHSAA sport(s) on a school-sponsored team in Michigan or elsewhere <u>during the previous season</u> for a sport(s), and then transfer to an MHSAA member school, <u>are ineligible at all levels of that sport(s)</u> at that school through the next complete season in that sport(s).

Academic Requirements for Participation

The MHSAA requires a student-athlete must have passed at least 66% of a full credit load in the previous semester and must currently be passing the same on the academic transcript. If a student-athlete fails (4+) four of more classes for a marking period or semester (a transcript grade), he/she is academically ineligible for (60) sixty school days.

<u>In addition to the MHSAA requirements</u>, Britton Deerfield Schools requires the following:

<u>Weekly Progress Reports</u> – A student-athlete failing two or more classes will be academically ineligible and unable to compete in any sport until at least the next academic progress report. Weekly progress reports start on week 3 of a new semester and come out every Monday thereafter. A student failing two or more classes will be ineligible from Tuesday of that week until the following Monday of the next week. A student-athlete deemed academically ineligible for 3 weeks is a season will no longer be able to compete for the said team.

<u>End of a Marking Period</u> – An athlete failing two or more classes for a marking period or semester will be academically ineligible and unable to compete in any sport until at least the next academic progress report.

If an athlete fails four of more classes for a marking period or semester (a transcript grade), he/she is academically ineligible for 60 school days (per the MHSAA).

- A student-athlete who is academically ineligible at the beginning of a sports season may participate in tryouts and practices but may not participate in contests until he/she becomes academically eligible. The student-athlete will be removed from the team if he/she remains ineligible at the next academic progress check.
- A student-athlete who is academically ineligible will not be allowed to be dismissed early from class for athletic participation.
- Student-athletes entering the 9th grade for the first time are granted automatic academic eligibility at the beginning of the school year (applies to fall sports only).
- Student-athletes may attend summer school to make-up a maximum of two class failures to gain academic eligibility. Enrollment in summer school classes must first be approved by a Britton Deerfield Schools administrator.

Rules for Participation

Pre-season Parent Meetings

There will be a pre-season parent meeting for every team. One or both parents are strongly encouraged to attend this meeting. If for some reason a parent cannot attend, he/she is encouraged to contact the coach to receive all handouts and a summary of the meeting.

Violations of Rule and Regulations

All school administrators, teachers, coaches, and parents are required to see that the rules are enforced. Any violation of the rules by a student-athlete should be reported in a reasonable time frame to the administration, athletic director, or head coach of the sport in which the student-athlete is participating. An alleged violation that is reported will be kept confidential, but the reporting individual must officially go on record for the report to be investigated. Anonymous or otherwise unsubstantiated reports will not be investigated.

Withdraw from Athletic Participation (Quitting a team)

A student-athlete may withdraw from (quit) a sport until the end of the first two-week practice window without penalty. However, after the two-week practice window has passed a student-athlete may not quit without permission from the coach and the athletic director or administrator. If, after consulting with the student-athlete, the previously stated staff determine the student-athlete's request reasonable and proper, the student-athlete may be granted permission to quit without penalty.

A student-athlete that quits after the two-week practice limit without the required permission may be suspended from athletic participation in all sports for up to one calendar year from the date of violation.

Dismissal from Athletic Participation

A student-athlete may be dismissed from the team by the coach, athletic director, or administration for discipline purposes. No student-athlete will be dismissed from a team without the permission of the athletic director and/or administrator. A student-athlete may be removed from athletic participation for discipline purposes for up to one calendar year.

Transfer Students

A student-athlete who transfers to Britton Deerfield Schools after becoming ineligible because of a student or athletic code violation(s) at the previously attended school shall remain ineligible at Britton Deerfield for not less than the period of ineligibility imposed by the previously attended school. This would be the case even if the student-athlete's situation would otherwise satisfy one or more of the exceptions to the transfer regulations of Britton Deerfield Jr./Sr. High School and the MHSAA

(Regulation I, Section 9); even if the act which caused the student-athlete's ineligibility at the previous school would not be a violation or cause the same period of ineligibility at Britton Deerfield Jr./Sr. High School.

A student-athlete who transfers to Britton Deerfield Jr./Sr. High School will be subject to discipline/consequences under the existing Athletic Code guidelines for any incident that occurred prior to the transfer, including academic ineligibility.

Attendance and Participation

The Definition of 'In-Season'

Season Start: The season begins with the first day of practice (as allowed by the MHSAA or TCC). **Season End**: The season ends after the last contest and following the athletic banquet. If a violation that would have resulted in removal from the team or suspension of play occurs between the end of competition and prior to the season ending banquet, a student-athlete will forfeit their varsity letter and receive discipline applicable to the specific offense per the Athletic Code.

Practice and Competition Attendance

Student-athletes must attend a full day of school to participate in practice or a contest on that day. Student-athletes may be suspended up to two contests per attendance violation. Exceptions to this rule may be granted by the athletic director or school administrator.

All student-athletes are expected to be at the first day of practice or tryouts. The coach and athletic director may grant exceptions for extenuating circumstances. A student-athlete may incur up to a sixcontest suspension for missing tryouts or practice.

It is expected that once a student-athlete commits to a sport and team, he/she will not be absent from this responsibility for other interests. The administration, in cooperation with school staff, attempts to minimize as many conflicts as possible (ex. musical concerts, Prom, etc.), but circumstances do not always allow for the elimination of all athletic team responsibilities during these events.

Student-athletes will still be held accountable for absences due to these types of conflicts. The only exception would be if one of the student-athlete's academic classes requires attendance at a different event at the same time. In this event, the student-athlete must attend the academic class event and will be excused from athletic participation without consequence.

All student-athletes are expected to be at all practices and competitions throughout the season. If a student-athlete is injured or unable to participate, he/she is still expected to attend practices and competitions. Absences from practice or competition must be discussed with the coach **prior** to the missed practice or competition. A student-athlete who misses a practice or competition without prior permission may be suspended up to two contests per violation.

Breaking the Law

The general conduct of a student-athlete will be monitored. If a student-athlete is involved with the law (i.e. police report, misdemeanor, felony, etc.), discipline may be administered. The District reserves the right to separately investigate any allegations that a law or rule was violated and independently determine whether, in the District's sole discretion, the student-athlete can continue to participate in athletics.

If a student-athlete's action is also a violation of the regulations in the Student Handbook or Athletic Code, discipline will be administered by the athletic director and/or administrator. Penalties could include suspension from competition, removal from the team, or up to unlimited suspension from all athletic participation.

During a police or school investigation, the student-athlete in question may be suspended by the athletic director or administrator from all team activities.

Use of Illegal Substances/Substance Abuse

A student-athlete becomes subject to this rule as soon as he/she participates in the athletic program. Violations are cumulative in nature; repeat violations are subject to the next level penalty even if the violations do not occur during the same school year. A new school year does not provide a 'clean slate' for the student-athlete.

The use of tobacco or nicotine-based products, alcohol, other drugs, or the misuse/abuse of a prescription drugs or another substance is illegal and presents a significant threat to a student-athlete's health and safety. The use of 'e-cigarettes', vaporizers, 'hookah', and other similar devices that may or may not contain tobacco or nicotine is also prohibited.

The possession of tobacco or nicotine-based products, alcohol, other illegal drugs, or drug paraphernalia will also not be tolerated.

Student-athletes may not be in the presence of alcohol or illegal drugs for any unreasonable length of time. Failure to leave within (10) ten minutes is a violation. (Presence at events such as weddings and open houses will be reviewed on an individual basis.)

Any alleged violation must first be verified and substantiated by a coach, teacher, athletic director, or administrator.

<u>First Offense</u>: A student-athlete will be suspended from 1/3 of the scheduled contests in the season he/she is involved in; or be suspended from 1/3 of the scheduled contests in the next sport that he/she participates if he/she is not participating in a sport at the time of the violation. If less than 1/3 of the season remains, the student-athlete will be suspended for the remainder of that season and the Page | 74

remaining percentage of contests will be served at the beginning of the student-athlete's next sport season. The specific number of contests will be determined by the athletic director or administrator.

<u>Second Offense</u>: A student-athlete will be suspended from athletics for one calendar year from the date of the offense.

<u>Third Offense</u>: A student-athlete will be suspended permanently from athletics.

Improper Use of Social Media

Student-athletes shall not become involved in the inappropriate use of social media; including but not limited to Facebook, Instagram, Snap Chat, Twitter, etc., and texting. The inappropriate use of social media will be verified and substantiated by a coach, teacher, athletic director, or administrator. Penalties may begin with suspension from competition up to and including removal from the team.

Sexting/Digital Technology

Sexting is defined as the sending of sexually explicit photos, images, text messages, or emails using a cell phone or electronic device. A student-athlete who engages in sexting will be penalized as follows:

<u>First Offense</u>: A student-athlete will be suspended from 1/3 of the scheduled contests in the season he/she is involved in; or be suspended from 1/3 of the scheduled contests in the next sport that he/she participates if he/she is not participating in a sport at the time of the violation. If less than 1/3 of the season remains, the student-athlete will be suspended for the remainder of that season and the remaining percentage of contests will be served at the beginning of the student-athlete's next sport season. The specific number of contests will be determined by the athletic director or administrator.

<u>Second Offense</u>: A student-athlete will be suspended from athletics for one calendar year from the date of the offense.

Third Offense: A student-athlete will be suspended permanently from athletics.

Hazing

The Board of Education believes that hazing activities of any type are inconsistent with the educational process and prohibits all such activities at any time in school facilities, on school property, and at any District sponsored event.

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

Student-athletes participating in hazing activities will be subject to discipline appropriate up to unlimited suspension from all athletic participation.

Hazing – any type of initiation procedure for any school related activity which involves but is not limited to:

- Illegal activity, such as drinking or drugs
- Physical punishment or infliction of pain
- Intentional humiliation or embarrassment
- Dangerous activity
- Activity likely to cause mental or psychological stress
- Forced detention or kidnapping
- Undressing or otherwise exposing initiates

School Discipline and Participation

The general school behavior of a student-athlete is to always be above reproach. All violations of rules and regulations outlined in the Britton Deerfield Student Handbook that result in a student-athlete being assigned any form of discipline by school administration (such as detention, in-school suspension, out of school suspension, etc.) may result in suspension from competition up to two contests. Repeated violations may result in additional contest suspensions.

Dual Sport Participation

Student-athletes in grades 9-12 are permitted to participate in up to two sports during the same sports season (fall, winter and/or spring) provided they meet the academic eligibility requirements for Dual Sport Participation (DSP) and comply with the following DSP guidelines throughout the dual sport season.

Dual Sport Participation Guidelines

DSP Declaration Form

Student-athletes wishing to register for DSP must complete and submit a DSP Declaration Form to his/her primary sport coach by the designated due date. The form includes the student-athlete's major and minor sport selections.

The form must be reviewed and signed by the student-athlete, at least one parent, the athletic director, and the head coach of both sports. When the first day of practice for the selected sports is not the same date, the DSP Declaration Form will be due on the third day of practice of the sport with the later starting date.

Shared Contest & Practice Schedule

The head coaches of both the major and minor sports teams will create a reasonable shared DSP schedule for practices, workouts, and contests. The shared DSP schedule will be mutually agreed upon by both coaches, be designed with the best interest of the student-athlete in mind, meet the statements

listed below under Shared Schedule Guidelines, meet the DSP guidelines shown in the Britton Deerfield Schools Athletic Code, and be submitted to the athletic director for approval.

Shared Contest & Practice Schedule Guidelines

On a 'no contest' day, DSP student-athletes will follow the shared DSP schedule established by both head coaches. A contest in one of the two DSP sports takes priority over a practice or workout in the other sport. On these days, the student-athlete is to report directly to the sport that has a contest unless mutually agreed upon by both head coaches and identified in the shared DSP schedule submitted for approval.

In the event of a DSP contest date conflict, the student-athlete is to attend the contest of his/her major sport unless one sport's contest is a league, conference, or state tournament contest and the other sport's is not. In this case, the student-athlete is to attend the league, conference, or state tournament contest which may be the minor sport contest. League, conference, and state tournament contests take precedence over the priority sport choice in this scenario. If both contests are a league, conference, or state tournament contest, the student-athlete will attend the contest of the major sport chosen at the start of the season.

* State tournament contests include events sponsored by the MHSAA, MITCA, or MIHA

Upon the athletic director's approval, the shared DSP schedule will be communicated via a revised DSP Declaration Form to the student-athlete and parent(s) for review prior to the start of contests.

All exceptions to the DSP guidelines or approved shared DSP schedule require a written mutual agreement between both head coaches, and the athletic director. "Written" documentation may include, but is not necessarily limited to, written communications shared via text, other messaging applications, email, or a written statement provided on paper. Without mutual agreement, the exception will not be allowed.

If a conflict arises concerning a DSP guideline or approved shared DSP schedule, and a resolution cannot be mutually agreed upon by the head coaches, student-athlete, and parent(s), the situation must be brought to the attention of the athletic director as soon as possible. In this event, the athletic director will make a final ruling on the issue(s) at hand.

Athletic Trainer Communication with Athlete and Coaches

When available, the athletic trainer will keep in close communication with DSP student-athletes and both head coaches as it relates to the overall health and well-being of the DSP athlete.

Discipline

If a DSP student-athlete is disciplined for an Athletic Code infraction, the consequence will be applied to both sports in the season of dual participation; for example, a student-athlete is suspended 1/4 of a season for illegal drug use. The suspension will be served in both the primary and secondary sport.

Withdrawal from the Sport

A DSP student-athlete may not withdraw from or quit either sport after the two-week practice window without permission from the head coach(es) involved and the athletic director or administrator. If, after consulting with the student-athlete, the previously stated staff determine the student-athlete's request reasonable and proper the student-athlete may be granted permission to quit one or both sports without penalty.

A DSP student-athlete that quits after the two-week practice limit without the required permission may be suspended from athletic participation in all sports for up to one calendar year from the date of violation.

Facilities and Equipment

Facilities

A student-athlete using any facility, including but not limited to the weight room and gym, must be under the direct supervision of a coach at all times.

The athletic trainer's room and coaches' offices are off limits to all student-athletes unless they are under the supervision of the athletic trainer or coach.

<u>Equipment</u>

Student-athletes are financially responsible for equipment issued to them during the season. Equipment and uniforms issued to the student-athlete is to be worn only for practice or competition, unless given specific permission by the coach of that sport.

If any of the equipment is lost, stolen, or is damaged through neglect or malicious destruction, the student-athlete must pay the athletic department for its replacement cost. At the conclusion of the season, the student-athlete will be responsible for returning all equipment in an acceptable condition to the coach (not an office or athletic director) within a time period specified by the coach.

Student-athletes will not be permitted to participate in another sport until equipment/uniform from the previous sport is turned in. If the student-athlete is a senior, the final transcript and diploma may be held until the equipment/uniform is turned in, paid for, or replaced.

A student-athlete will be financially responsible for acts of vandalism of athletic equipment or facilities at home or away locations.

Transportation

School Transportation

Britton Deerfield Schools provides transportation whenever possible to all athletic events.

'Drop Only' Events

Return transportation to Britton Deerfield is not provided for weekday athletic trips (football contests are excluded). These trips will require an athlete's parent (or parent designated adult) to pick the athlete up at the away site. Britton Deerfield does not provide transportation to any athletic events on Saturday or Sunday.

On occasion, athletes traveling home after events may also ride with an adult (other than a parent), if prior arrangements have been made with the coach and a parental note has been received and signed ahead of time by the athletic director. Student-athletes <u>may not</u> transport themselves to or from an away contest without written permission from a parent and pre-approval from a school administrator.

Personal Transportation

The use of a coach's personal vehicle to transport student-athletes <u>is strictly forbidden without prior consent of a school administrator</u>. A copy of a valid driver's license and current proof of insurance must be on file with the district.

Injuries and Medical Care

All injuries or serious illnesses must be reported to the coach and/or athletic trainer promptly. The coach, athletic trainer, and/or student-athlete will notify the parents of an injury.

Licensed athletic trainers work under the authority of a designated physician. Britton Deerfield Schools may have an appointed an athletic trainer to deliver athletic health care to our student-athletes. Owing an obligation to student-athlete welfare, policies and procedures have been established to deliver the best possible health care.

- Student-athletes must report sport specific injuries/illnesses to the athletic trainer. As appropriate, the athletic trainer will communicate directly with parents/guardians in a timely manner regarding care rendered and future treatment recommendations. Federal privacy laws regarding the disclosure of health information apply (HIPPA).
- If a student-athlete is seen by a physician, a physician's assistant (PA), or certified nurse practitioner (CNP), for an injury or illness, they are required to obtain and present a clearance note to the athletic trainer. The note must be signed by a medical professional (not a nurse or other surrogate), state the diagnosis, list any restrictions or limitations, and indicate the date the student-athlete may safely return to practice or competition.
- For the well-being of the student-athlete, the athletic trainer may consult with the student-athlete's licensed medical professional regarding return to play.

MHSAA Rule Infractions Resulting in Ineligibility

The following represent a few of the commonly misunderstood MHSAA rules that will result in eligibility. The period of ineligibility will be dictated by current MHSAA rules.

- A student-athlete's amateur status can be jeopardized if a student or family member receives money or valuables for participation in sports sponsored by Britton Deerfield Schools.
- A student-athlete who plays a sport concurrently for a team other than a Britton Deerfield athletic team, may be considered ineligible.
- A student-athlete who receives an award for participation in athletics that exceeds \$40 in value will be become ineligible.

It is the student-athlete's (and his/her parent's) responsibility to consult with the athletic director on any matter concerning MHSAA regulations or potential violations before participating in any athletic activity. For more information regarding these and other MHSAA rules and regulations go to www.mhsaa.com.

Awards

Upon request, a student-athlete will receive a maximum of one varsity letter 'BD' while participating as a high school student-athlete.

Only members of a team finishing the season 'in good standing' will receive any type of award or recognition (certificate or letter). The head coach, in consultation with the athletic director, will determine the status of 'in good standing'. Also, a student-athlete must attend the sports banquet in order to receive any award unless a prearranged absence has been approved by the coach.

Award values must not exceed a total of \$40 as per MHSAA guidelines.

TCC Scholar-Athlete Recognition

Sophomores, juniors, and seniors participating on a varsity team in a league sponsored sport who achieve a 3.5 cumulative GPA will be receive a TCC Scholar-Athlete Certificate at the end of that sport season.

Appeal Process

Any suspension of a student-athlete from practice(s) or competition(s) because of a violation of the rules may appeal the decision by following these steps:

- 1. Set up a meeting with the coach involved.
- 2. If the complainant is not satisfied with the coach's decision, he/she may request a meeting to appeal to the athletic director.
- 3. If the complainant is not satisfied with the athletic director's decision, he/she may request a meeting to appeal to the Principal.
- 4. If the complainant is not satisfied with the Principal's decision, he/she may request a meeting to appeal to the Superintendent. All decisions of the Superintendent are final and may not be appealed to the Board of Education.

Appendix

Major/Minor Dual Sport Declaration Form

Understanding Concussion

Return to Activity & Post-Concussion Consent Form

Return the following forms to the coach or the Athletic Office

Athlete Release Form

Athlete Code Verification Form

Athlete Emergency Procedure Form

Athletic Transportation Parent Sign-Out Permission Form

Britton Deerfield High School Athletic Director: Erik Johnson

Major/Minor Dual Sports Participation Form

Name of Student Ath	ilete:			
Date:				
Major Sport:		Minor Sport:		
	Provisio	ons of the Agreement Include:		
1. Any athletic co	ontest takes plac	e over an athletic practice.		
2. Athletic contes	sts in the major	sport take precedent over contes	ts in the minor spo	rt.
•		Conduct Code regarding quitting a in the same season apply.	sport as it relates	to the
The undersigned ind	icate that the ag	reement is acceptable.		
Student Athlete	Date	Coach/Major Sport	Date	
Parent/Guardian	 Date	Coach/Minor Sport	Date	
Athletic Director	 Date			

Understanding Concussion

Educational Material for Parents and Students (Content from MDHHS Requirements)

UNDERSTANDING CONCUSSION

Some Common Symptoms

Headache Pressure In the Head Naucea/Vomiting Dizzineco

Balance Problems Double Vision Blurry Vision Sensitive to Light

Sensitive to Noise Sluggishness Haziness Fogginess Grogginess

Poor Concentration Not "Feeling Right" Memory Problems Confusion "Feeling Down" Lost Consciousness

Feeling imitable Slow Reaction Time Sleep Problems

WHAT IS A CONCUSSION?

A concussion is a type of traumatic brain injury that changes the way the brain normally works. A concussion is caused by a fall, bump. blow, or joit to the head or body that causes the head and brain to move quickly back and forth. A concussion can be caused by a shaking, spinning or a sudden stooping and starting of 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. A concussion can happen even if you haven't been knocked out.

You can't see a concussion. Signs and symptoms of concussions can show up right after the injury or may not appear or be noticed until days or weeks after the injury. If the student reports any symptoms of a concussion, or if you notice symptoms yourself, seek medical attention right away. A student who may have had a concussion should not return to play on the day of the injury and until a health care professional says they are okay to return to play.

IF YOU SUSPECT A CONCUSSION:

- 1. SEEK MEDICAL ATTENTION RIGHT AWAY DON'T HIDE IT, REPORT IT. Playing or practicing with concussion symptoms is dangerous and can lead to a longer recovery. A health care professional will be able to decide how serious the concussion is and when it is safe for the student to return to regular activities, including sports. Ignoring symptoms and trying to "tough it out" often makes it worse.
- 2. KEEP YOUR STUDENT OUT OF PLAY Concussions take time to heal. Don't let the student return to play the day of injury and until a health care professional says it's okay. A student, who returns to play too soon, while the brain is still healing, risks a greater chance of having a second concussion. Young children and teens are more likely to get a concussion and take longer to recover than adults. Repeat or second concussions increase the time it takes to recover and can be very serious. They can cause permanent brain damage, affecting the student for a lifetime. They can be fatal. It is better to miss one game than the whole season.
- 3. TELL THE 8CHOOL ABOUT ANY PREVIOUS CONCUSSION Schools should know if a student had a previous concussion. A student's school may not know about a concussion received in another sport or activity unless you notify them.

SIGNS OBSERVED BY PARENTS:

- Appears dazed or stunned
- Is confused about assignment or position
- Forgets an instruction
- Can't recall events prior to or after a hit
 Answers questions slowly or fall
- · Moves clumsily

- Loses consciousness (even briefly)
- Is unsure of game, score, or opponent
 Shows mood, behavior, or personality changes

CONCUSSION DANGER SIGNS:

In rare cases, a dangerous blood clot may form on the brain in a person with a concussion and crowd the brain against the skull. A student should receive immediate medical attention if after a bump, blow, or joit to the head or body sine exhibits any of the following danger signs:

- One pupil larger than the other
- Is drowsy or cannot be awakened
 Slurred speech
- A headache that gets worse
- Weakness, numbness, or decreased
 Cannot recognize people/places coordination
- Repeated vomiting or nausea
- Convulsions or setzures
- Becomes increasingly confused, restless or agitated
- Has unusual behavior
- Loses consciousness (even a brief loss of consciousness should be taken seriously.)

HOW TO RESPOND TO A REPORT OF A CONCUSSION:

If a student reports one or more symptoms of a concussion after a bump, blow, or joit to the head or body, sihe must be kept out of athletic activity the day of the injury. The student shall only return to activity (practice, scrimmage or competition) with written unconditional permission from an MD, DO, Physician's Assistant or Nurse Practitioner. During recovery, rest is key. Exercising or activities that involve a lot of concentration (such as studying, working on the computer, or playing video games) may cause concussion symptoms to reappear or get worse. Students who return to school after a concussion may need to spend fewer hours at school, take rests breaks, be given extra help and time, spend less time reading, writing or on a computer. After a concussion, returning to sports and school is a gradual process that should be monitored by a health care professional.

Remember: Concussion affects people differently. While most students with a concussion recover quickly and fully, some will have symptoms that last for days, or even weeks. A more serious concussion can last for months or longer.

To learn more, go to www.cdc.gow/concussion.

Consumon State Metabolic & Advantage Parts (May 2016)

Parent and Student Must Sign Consent & Walver on MHSAA Physical Form Acknowledging Awareness



RETURN TO ACTIVITY & POST-CONCUSSION CONSENT FORM

This form is to be used after an athlete is removed from and not returned to activity after exhibiting concussion symptoms. MHSAA rules require 1) Unconditional written authorization from a physician (MD/DO/Physician's Assistant/Nurse Practitioner), and 2) Consent from the student and parent/guardian. Both Sections 1 & 2 of this form must be completed prior to a return to activity. This form must be kept on file at the school and emailed to Concussion@MHSAA.com or faxed to 517-332-4071.

Student:	School:
Event/Sport:	Date of Injury:
1. Action of M.D., D.O., Physician's	Assistant or Nurse Practitioner
 The clearance must be in writing and must be conditional. It is not sufficient that the M.D., D.O., Phys Assistant or Nurse Practitioner has approved the stud- begin a return-to-activity progression. The medical ext must approve the student's return to unrestricted activity. 	ician's requirements and protocols including but not limited to mandatory lent to periods of inactivity, screening and post-concussion testing prior aminer to or after the written clearance for return to activity.
I have examined the above named studer following:	nt-athlete following this episode and determined the
competition on the same day as the i	
SIGNATURE (must be MD or DO or PA or NP - cir	rcle one) DATE:
Examiner's Name (Printed):	
2. Post-Concussion Consent from	Student and Parent/Guardian.
 I am fully informed concerning, and knowingly and volur consent to, mylmy child's immediate return to participat athletic adtivities; I understand, appreciate, acknowledge assume the risks associated with such return to activity, in ling but not limited to concussions, and agree to compty we relevant protocols established by mylmy child's school at the MH8AA; and limy child has been evaluated by, and his ceived written clearance to return to activity from an M.D., Physician's Assistant or Nurse Practitioner. 	ton in MHSAA-sponsored athletics, live do hereby waive any and all to aims, sults, losses, actions, or causes of action against the includ-MHSAA, its members, officers, representatives, committee with all members, employees, agents, attorneys, insurers, volunteers, and affiliates based on any injury to me, my child, or any person, as re-whether because of inherent risk, accident, negligence, or other-
Student's Signature (Required):	Date:
*Parent/Guardian's Name_ "Required if student is less than 18 years of age.	*Parent/Guardian's Signature:
	N RELATED INFORMATION INCLUDING INSURANCE THE SCHOOL FOR SEVEN YEARS FOLLOWING THE Print Year of HS Graduation:

SCHOOL CONCUSSION REPORTING

Schools must report concussion events online while logged into MHSAA.com. Report any concussion event in all levels of all MHSAA sports where a student is withheld from activity. This is a separate process from the Return to Activity and Post Concussion Consent Form on the reverse side.

MHSAA CONCUSSION CARE INSURANCE

The Michigan High School Athletic Association is providing athletic participants at each MHSAA member junior high/middle school and high school with additional insurance that is intended to pay accident medical expense benefits resulting from a suspected concussion. The injury must be sustained while the athlete is participating in-season at an MHSAA covered activity. Policy limit is \$25,000 for each accident. Covered students, sports and situations follow the catastrophic accident medical insurance.

This new program intends to assure that all eligible student-athletes in MHSAA member schools in grades 6 through 12, male and female, in all levels of all sports under the jurisdiction of the MHSAA, receive prompt and professional attention for head injury events even if the child is uninsured or under-insured. Accident medical deductibles and co-pays left unpaid by other policies are reimbursed under this program to the limits of the policy.

The Concussion Care Insurance corresponds with the MHSAA Catastrophic Accident Medical Insurance Policy which pays up to \$1,000,000 for medical expenses left unpaid by other insurance after a deductible of \$25,000 per claim in paid medical expenses has been met. All students enrolled in grades 6 through 12 at MHSAA member schools who are eligible under MHSAA rules and participating in practices or competition in sports under the MHSAA's jurisdiction are covered by this policy for injuries related to their athletic participation.

CONCUSSION INSURANCE CLAIMS ADMINISTRATOR ADDITIONAL INFORMATION

Contact for Claims:
Cheryl Walsh
Mutual of Omaha
3300 Mutual of Omaha Plaza
Omaha, NE 68175

Email: cheryl.walsh@mutualofomaha.com Phone: (402) 351-5325 | Fax: (402) 351-4732

Claim Forms can be found on MHSAA.com, Health & Safety (upper right corner).

See Concussion Insurance Benefits Information and Forms

Athlete Release Form

The Britton Deerfield Junior/Senior High School Athletic Program is made up of the following sports: baseball, basketball, bowling (club), cross country, football, golf, softball, track & field, golf and volleyball.

Warning

I am aware that playing or practicing to play or participate in any sport can be a dangerous activity involving MANY RISKS OF INJURY. I understand that the dangers and risks of playing or practicing to play/participate in the above sports include, but are not limited to, death, serious neck or spinal injuries which may result in complete or partial paralysis, brain damage, serious injury to virtually all internal organs, serious injury to virtually all bones, joints, ligaments, muscles, tendons and other aspects of the muscular skeletal system and serious injury or impairment to other aspects of my body and general health. I understand that the dangers and risks of playing or practicing to play/participate in any sport may result not only in serious injury but in a serious impairment of my future abilities to earn a living and/or generally enjoy life.

I specifically acknowledge that football, basketball, baseball and softball are considered VIOLENT CONTACT SPORTS involving even greater risks of injury than other sports.

Agreement to Obey Instruction

Because of the dangers of participating in sports, I recognize the importance of following coaches' instructions regarding playing techniques, training, and other team rules, etc. I agree to follow said instructions.

Assumption of Risk/Release/Agreement to Hold Harmless

In consideration of Britton Deerfield Schools permitting my son/daughter to participate in the Britton Deerfield Jr. /Sr. High School Program and to engage in all activities related to the team, including but not limited to, trying out, practicing or playing/participating in that sport, I hereby assume all the risks associated with participating and agree to hold Britton Deerfield Schools, its agents, employees, representatives, coaches and volunteers harmless from any and all liability, actions, causes of action, debts, claims or demands of any kind or nature which may arise by or in connection with his/her participation in any activities related to the Britton Deerfield Schools.

The terms hereof shall serve as a release and assumption of risk for my heirs, estate, executor, assignees and for all members of my family.

Insurance Statement

I understand that the Britton Deerfield Board of Education carries a broad program of blanket accident coverage for all student-athletes at Britton Deerfield Schools. This program will cover medical bills incurred due to an accident within one year from the date of the accident to any athlete while participating in any school sponsored and supervised activity. Payment of all bills incurred on accidents is made ONLY IN EXCESS of any other family or employee group insurance plan that must contribute its maximum before the coverage has liability. If no insurance plan is available, this plan will pay the medical expenses incurred to the limits stated in the policy (\$200.00 maximum on physical therapy). It is the parent/guardian's responsibility to check with the administration for a detailed outline of this insurance plan, as there are coverage limitations.

Student Athlete Signature	Date
Parent/Guardian Signature	Date

Athlete Code Verification Form

I have read the Britton Deerfield Schools ATHLETIC CODE that has been presented to me.

I agree with these rules and regulations as set forth in said document plus those of the Michigan High School Athletic Association.

Student Athlete Signature

Date

Parent/Guardian Signature

Date

Athlete Emergency Procedure Form

(Please Use Ink)

Athlete's NameAddress City, State, Zip		Telephone					
					Directions to find home fr	rom school	
					Parent / Guardian		
	Father	Mother					
In Case of Emergency	Home/Cell Telephone	Work Telephone					
Father							
Mother							
1st Alternate							
2 nd Alternate	(name)	(home or cell #)					
Z. Alternate	(name)	(home or cell #)					
Family Doctor							
Preferred Hospital	(name)	(office #)					
Medical Insurance Carr	ier	Policy Number					
	lness (e.g. diabetes, epilepsy, e	_					
Special Instructions							
•	rized physician named above cann	not be reached at the time of an emergency,					
and if immediate observe	ation or treatment is urgent in the j	judgement of the school authorities, do you					
		end the child (properly accompanied)					
to Proiviedica iviedical G	enter and/or to doctor most easily a yes	accessible? no					
	yes	110					
Parent Signature		Date					

Athletic Transportation Parent Sign-Out Permission Form

Date					
, (Parent/Guardian)	grant p	ermission	to the person	s listed below t	o sign ou
	(Print Y	our Child'	s Name)	-	
from a Britton Deerfield a	athletic event	when I am	unable to be	there to pick the	em up.
understand and confirm years and older) and <u>are</u>					ılt age (18
	Printed Nam	e of Auth	orized Adults		