NON-DISCRIMINATORY ASSURANCE

Students, their parents, and employees of the Whitley County School System are hereby notified that this school district does not discriminate on the basis of race, color, national origin, age, religion, marital status, sex, or handicap in educational programs or activities or in employment as set forth in Title V, Title VI, Title IX, and Section 504. Any person having inquiries concerning Whitley County School System compliance with Title V, Title VI, Title IX, and Section 504 is directed to contact the ADA Coordinator or Title IX Coordinator, Whitley County Board of Education, 300 Main Street, Williamsburg, KY 40769.

This Code is part of the Board’s policy on student behavior and discipline. After this code is distributed for the school year, changes to Board policy, including those affecting provisions of the Code may be necessary due to new/revised statutes and regulations and case law. A complete copy of the policy manual is available for inspection at the Central Office.

This handbook is designed as a general guide to help you understand policies that are in place to help make your student’s experience in our schools a pleasant one. It is important to note that each school in the Whitley County School District operates under Site Based Decision Making Policy that may differ somewhat from school to school and from what is listed in this handbook. Consult your student’s school administrator for further information.

WARNING: ALL PREMISES ARE BEING VIDEOTAPED BY THE WHITLEY COUNTY BOARD OF EDUCATION!
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SUPERINTENDENT’S MESSAGE

I would like to take this opportunity to extend a warm welcome to our parents and students of the Whitley County School District and to wish everyone a successful and wonderful school year. Each new school year brings a wealth of new opportunities for students and staff alike. As always, we encourage our parents to take advantage of our P.A.V.E. (Parents As Volunteer Educators) program and to work together with school personnel to provide a first-rate educational experience for our students.

The primary goal of the Whitley County School District is to provide an education that enables each student to excel as a successful and responsible citizen. In order to ensure that this opportunity be afforded to each student, general disciplinary guidelines are necessary. Parents and students are on legal notice that each principal has the authority to take any measure deemed necessary to ensure the safety and protection of each student. The rules contained herein are a supplement to the broad, discretionary law of safety, order and discipline. It is the responsibility of each student and parent to read, understand and abide by this handbook.

We, the administration and staff of the Whitley County School District, believe that well-informed parents promote a positive school environment. Consistent with this philosophy, we are directing you and your child to the Whitley County School District webpage so that you and your child can view a copy of the Whitley County Schools Code of Acceptable Behavior and Discipline so that you may become acquainted with these general rules. We feel that these student codes reflect the standards and expectations of all productive citizens and will aid a student in becoming a productive member of the school community.

John Siler, Superintendent
WHITLEY COUNTY SCHOOLS

Lonnie R. Anderson Administration Building
300 Main Street
Williamsburg, KY 40769
(606) 549-7000 FAX: (606) 549-7006
www.whitley.k12.ky.us
John Siler, Superintendent

Boston Elementary School
3291 Highway 1804
Williamsburg, KY 40769
(606) 549-7872
FAX: (606) 786-3302
Carolyn Lawson, Principal

Oak Grove Elementary School
4505 Cumberland Falls Hwy.
Corbin, KY 40701
(606) 549-7867
FAX: (606) 528-0968
Tonya Faulkner, Principal

Pleasant View Elementary School
5554 Hwy 25 W South
Williamsburg, KY 40769
(606) 549-7085
FAX: (606) 549-7086
Bobby Gibbs, Principal

Whitley County Central Intermediate School
2940 North Highway 25W
Williamsburg, KY 40769
(606) 549-8011
FAX: (606) 549-8112
Susan Brashear, Principal

Whitley County East Elementary
P.O. Box 949
Siler, KY 40763
(606)549-7097
FAX: (606) 549-7098
Mike Partin, Principal

Whitley County North Elementary
6670 Highway 26
Rockholds, KY 40759
(606) 549-7869
FAX: (606) 523-5383
Larry Brown, Principal

Whitley County Central Primary School
520 Boulevard of Champions
Williamsburg, KY 40769
(606) 549-7060
FAX: (606) 549-7065
Brandon Anderson, Principal

Whitley County High School
350 Boulevard of Champions
Williamsburg, KY 40769
(606) 549-7025/7026
FAX: (606) 549-7035
Bob Lawson, Principal

Whitley County Middle School
351 Boulevard of Champions
Williamsburg, KY 40769
(606) 549-7050/7051
FAX: (606) 549-7055
Stuart Conlin, Principal

Whitley County Alternative School
351 Boulevard of Champions
Williamsburg KY 40769
(606) 539-9280
FAX: (606) 549-0609
Terry Huddleston, Principal
Whitley County School District
School Calendar 2018-19

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We will notify all local radio/television stations of school closings due to inclement weather or emergency. (See Transportation Section for Transportation Procedures on Inclement Weather Days.) The announcement will be posted on the Whitley County District Web Page at [www.whitley.k12.ky.us](http://www.whitley.k12.ky.us). Notice will also be provided by the school district’s phone messaging system. We will make every effort to provide you with as timely notice as possible of WCSS schedule changes. These days will be added to the end of the school calendar.
GENERAL INFORMATION

1. Board Approval

This Student Discipline Code was adopted by the Whitley County Board of Education on June 13, 1985, and this Amendment to the Code was approved August 16, 2018. Individual schools may have additional rules. These are to be published and given to the students and parents.

2. Annual Orientation

Annual orientation of the code will be conducted as follows:

A. Principals will review the code with all teachers at their respective schools prior to the beginning day for students.
B. Teachers will conduct an orientation with all students at respective schools at the beginning of each year.
C. Teachers will review and discuss the code with the students and request that the students direct their parents to view the handbook on the Whitley County School district webpage www.whitley.kyschools.us.

3. Procedures Followed in Developing the Handbook

Whitley County Board of Education authorized the Superintendent to develop the Code of Conduct following State Department of Education guidelines.

4. Name and Mailing Address of Superintendent:

John Siler, 300 Main Street, Williamsburg, KY 40769-1115

5. Name and Phone Number of the Contact Person

Patrick Bowlin, DPP (606) 549-7000, Extension 2049

6. Curriculum and Instruction

In keeping with the belief of the Whitley County School District that ALL children can learn, we have high expectations of all students. The courses and content taught are aligned with Kentucky Core Academic Standards while meeting the needs of students to prepare them for college and career readiness. Teachers provide active instruction using a variety of teaching methods that make use of modern learning theory and technology.
7. Homework

Homework consists of assigned activities students complete outside the classroom to reinforce, extend, or apply newly learned skills and knowledge. Homework can provide the following benefits for students:

- Additional practice, increasing the amount of time students are actively engaged in learning and extending academic learning time and movement through the curriculum;
- A useful tool for teachers to monitor students’ progress and diagnose student learning problems;
- Means to increase personal responsibility and accountability among students;
- Means to increase communication to parents, parental awareness of student progress and the kinds of work being completed in school, and a higher level of expectations.

8. Parental Support

Parents are urged to actively involve themselves with their children’s schoolwork. Homework assignments offer an opportunity for valuable interaction between parent and child in support of learning. Parents can help in the following ways:

- Show interest in the assignments brought home by children.
- Provide a suitable place to study, free from disturbances.
- Supply needed materials for completing homework.
- Offer to clarify instructions and answer questions.
- Check to see that work is complete.
- Encourage children to do their best work and praise a job well done.
- Assist children in wise use of time.
- Monitor the type and amount of television watched by children.
- Stay in close communication with teachers.
- Reward children in appropriate ways for completed work.
- Support your child through volunteering at your home school through the PAVE Program.


The Whitley County School District reserves the right to regulate the content of yearbooks and all other school publications.

10. Residence Defined (See Admissions and Attendance, Policy 09.12)

Pupils who live with their parents who are residents of the school district, or pupils who are legal residents of the school district, or as otherwise provided by state or federal law, shall be considered residents and entitled to the privileges of the District’s schools. All other pupils shall be classified as nonresidents for school purposes.
11. School Attendance Areas (09.11)

All pupils shall be assigned by geographic attendance zones and will attend the school designated to serve their area of residence. Specific areas served by each attendance zone will be marked on a map in the central administration office. The Board may revise attendance zones from time to time to attain maximum utilization of school facilities.

If a family moves from one attendance zone to another within the school system, the pupil may be permitted to finish the school year in the school which s/he was last enrolled (at no cost of service by the Board). The pupil must enroll the following year in the school in the attendance zone of his/her legal residence.

Requests for transfer to another District school must be based on physical, psychological, or educational reasons. Family hardship may also be considered in changing school assignment.

In compliance with and as set forth by federal requirements, the District shall allow students to transfer to another District school if:
1. Another school option exists;
2. The assigned school is identified for school improvement under federal guidelines (priority for transfer will be given to the lowest achieving children from low-income families);
3. The assigned school is designated by the state as being “persistently dangerous”; or
4. The student becomes a victim of a violent criminal offense, as determined by state law, while attending school.

12. Entrance Age (09.121)

PRESCHOOL

In accordance with appropriate state and federal legal requirements, any child who has been identified as disabled and who is three (3) or four (4) years of age, by August 1 of the current year, shall be eligible for a free and appropriate preschool education and related services.

Children at risk of educational failure who are four (4) by August 1 may enter preschool. All other four (4) year old children shall be served to the extent placements are available.

Enrollment of a child in the preschool program shall be at the discretion of the parent or legal guardian.
PRIMARY SCHOOL

A child who is five (5) or becomes five (5) by August 1 may enter primary school and may advance through the primary program without regard to age in accordance with KRS 158.030.

A child who is six (6) of age, or becomes six (6) years of age by August 1 shall attend public school unless s/he qualifies for an exemption as provided by KRS 1459.030.

The District shall establish guidelines to determine a student’s level of academic and social skills when that student is being considered for advancement through the primary program. A student who is at least five (5) years of age, but less than six (6) years of age, may be enrolled in the second level of the primary program in keeping with the process set out in Kentucky Administrative Regulation.5

PETITION PROCESS
Parents/guardians may petition the Board to allow their child to enter school earlier than permitted under statutory age requirements. On receipt of a petition, the District shall conduct an evaluation process to help determine a student’s readiness to engage in and benefit from early entry to school. The process shall be established in accordance with the following:

1. The District shall establish guidelines to determine a student’s readiness for entry, including the date by which petitions must be submitted to the Central Office.
2. Developmentally appropriate measures, which may include state-approved screening instruments, shall be used to determine a student’s level of developmental, academic and social readiness.
3. Based on staff recommendations, the Superintendent shall recommend to the Board whether to grant the request.
4. Considerations may include availability of space and funding.

PROOF OF AGE
Upon enrollment for the first time in any elementary or secondary school, a student or student's parent shall provide:

- A certified copy of the student’s birth certificate, or
- Other reliable proof of the student’s identity and age with an affidavit explaining the inability to produce a copy of the birth certificate.4

13. Visitors to School (Policy 10.5)

Guests or visitors of students are not allowed at school. In addition, no salespersons or peddlers shall come onto school property without prior approval of the Superintendent.

Visitors shall not enter classrooms without the prior consent of the Principal.
14. Care of School and Personal Property (09.421)

Pupils shall be held responsible for damage to school property. Any pupil, organization, or group of pupils who steals or willfully or wantonly destroys, defaces, or damages the personal property of school personnel on school property, off school property, or at school-sponsored activities shall be subject to suspension or expulsion from school.

Any pupil, organization, or group of pupils participating in activities who destroys, defaces, damages or steals the personal property of students shall be subject to disciplinary action.

Parents shall be liable for property damage caused by their minor children.

15. Student Records (09.14)

Data and information about students shall be gathered to provide a sound basis for educational decisions and to enable preparation of necessary reports.

The Superintendent shall establish to promote effective notification of parents and eligible students of their rights under the Family Education Rights and Privacy Act and to ensure District compliance with applicable state and federal student record requirements. The Whitley County School District will comply with all court orders in regards to student records from the Whitley County District Court.

Student information shall be made available to the parent of a dependent student or eligible student on request. Eligible students include those 18 years of age or over or those duly enrolled in a post-secondary school program. Parents or eligible students shall be provided a copy of records on written request, including files maintained in electronic format. Such copies shall be provided in a manner that protects the confidentiality of other students.

The District’s special education policy and procedures manual shall include information concerning records of students with disabilities.

16. Destruction of Records Notice

In accordance with Whitley County District Procedures and Records Retention Guidelines, special education records on file at the Whitley County Board of Education, with last activity prior to 2013 (these records would include released from Special Education and/or speech, graduated, moved, etc.) will be destroyed. Parties desiring a copy of his or her records before destruction must contact the Director of Special Education no later than 8/30/18.
Notification of FERPA Rights

The Family Educational Rights and Privacy Act (FERPA) affords parents and “eligible students” (students 18 years of age or older or students who are attending a postsecondary institution) certain rights with respect to the student’s education records. They are:

1. **The right to inspect and review the student’s education records within forty-five (45) days of the day the District receives a request for access.**

   Parents or eligible students should submit to the school Principal/designee a written request that identifies the record(s) they wish to inspect. The Principal will make arrangements for access and notify the parent or eligible student of the time and place where the record(s) may be inspected.

2. **The right to inspect and review logs documenting disclosures of the student’s education records.**

   Except for disclosure to school officials, disclosures related to some judicial orders or lawfully issued subpoenas, disclosures of directory information, and disclosure to the parent or eligible student, FERPA regulations require the District to record the disclosure.

3. **The right to request the amendment of the student’s education records that the parent or eligible student believes are inaccurate, misleading, or in violation of the student’s privacy or other rights.**

   Parents or eligible students may ask the District to amend a record that they believe is inaccurate, misleading, or in violation of privacy or other rights. They should write the school Principal, clearly identify the part of the record they want changed, and specify why it is inaccurate, misleading, or in violation of their privacy or other rights. If the District decides not to amend the record as requested by the parent or eligible student, the District will notify the parent or eligible student of the decision and advise him/her of the right to a hearing regarding the request for amendment. Additional information regarding the hearing procedures will be provided to the parent or eligible student when notified of the right to a hearing.

4. **The right to provide written consent prior to disclosure of personally identifiable information contained in the student’s education records, except to the extent that FERPA authorizes disclosure without consent.**

   Exceptions that permit disclosure without consent include:
   a. Disclosure to school officials with legitimate educational interests. A “school official” is a person employed by the District as an administrator, supervisor, instructor, or support staff member (including health or medical staff and law enforcement unit personnel); a person serving on the school Board; a volunteer, or an outside person or company with whom the District has contracted to perform a special task (such as an attorney, auditor, medical consultant, or therapist); or a parent
or student serving on an official committee, such as a disciplinary or grievance committee, or assisting another school official in performing his/her tasks. A school official has a legitimate educational interest if the official needs to review an education record in order to fulfill his/her professional responsibility to the District. This may include contractors, consultants, volunteers, and other parties to whom the District has outsourced services or functions.

b. Upon request, disclosure of education records without parent/eligible student notice or consent to officials of another school district or post-secondary institution in which a student seeks or intends to enroll or is already enrolled or to other entities authorized by law so long as the disclosure is for purposes related to the student’s enrollment or transfer.

c. Disclosure of information to those whose knowledge of such information is necessary to respond to an actual, impending, or imminent articulable and significant health/safety threat.

d. Disclosure to state and local educational authorities and accrediting organizations, subject to requirements of FERPA regulations.

Designated Kentucky State agencies may be permitted access to student record information, which will depend on the authority granted to their particular agency.

5. **The right to notify the District in writing to withhold information the Board has designated as directory information as listed in the annual directory information notice the District provides to parents/eligible students.**

To exercise this right, parents/eligible students shall notify the District by the deadline designated by the District.

6. **The right to prohibit the disclosure of personally identifiable information concerning the student to recruiting representatives of the U. S. Armed Forces and its service academies, the Kentucky Air National Guard, and the Kentucky Army National Guard and institutions of higher education.**

Unless the parent or student who has reached age 18 requests in writing that the District not release information, the student’s name, address, and telephone number (if listed) shall be released to Armed Forces recruiters and institutions of higher learning upon their request.

**The right to file a complaint with the U.S. Department of Education concerning alleged failures by the District to comply with the requirements of FERPA.** The name and address of the Office that administers FERPA is:

Family Policy Compliance Office
U.S. Department of Education
400 Maryland Avenue, SW
Washington, DC 20202-4605
WHITLEY COUNTY SCHOOLS
CODE OF ACCEPTABLE BEHAVIOR AND DISCIPLINE

Mission Statement

We, the staff of the Whitley County School District, believe that ALL students can learn. It is our responsibility to ensure that ALL students acquire the essential skills necessary for them to function as productive citizens.

Policy Statement

The Board of Education’s primary concern is that students who wish to learn can do so in an environment conducive to learning and that disciplinary means be employed on behalf of those who would destroy or deny such an environment. A code of conduct applicable to all students has been developed to enhance this environment.

The code of conduct provides for consistent treatment for all students, fairness as required by constitutional due process, an atmosphere of open communication and clearly understood rules, and encourages behavior that will enable students to develop to their fullest potential. Students will be responsible for this code in school, on the way to and from school, on school buses and at school-sponsored or related activities both at home and away from home. It is expected that all concerned in the application of this code of conduct will use sound, fair and equitable judgment without regard for race, gender, or disability.

RIGHTS AND RESPONSIBILITIES

The protection and safeguards of the United States Constitution, and more particularly the Bill of Rights applies to all students. Responsibility is inherent in all rights. No student or other person involved in the public schools can realize his rights unless he also exercises the self-discipline and care to afford all others the same rights and does not allow his own actions to infringe on the rights of others. The school environment is a community of individuals who have the right and responsibility to know the basic standards of conduct and behavior expected.

STUDENT RIGHTS AND RESPONSIBILITIES

A. Students have the right to:

(1) A meaningful public education, the maintenance of high educational standards, and a system of public education which meets the needs of the individual student.
(2) Reasonable and timely notice of all rules, regulations, policies and penalties to which they may be subject.
(3) Physical safety and protection of personal property.
(4) Consultation with teachers, counselors, administrators, and other school personnel.
(5) Free election of their peers in authorized student organizations.
(6) Examination of personal school records in accordance with applicable law.
(7) Be involved in all authorized school activities without being subject to discrimination on any basis.
(8) Respect from other students and school personnel.
(9) Present complaints or grievances to school authorities and receive authoritative replies from school officials.
(10) To be educated in an environment free from harassment.

B. Each student shall:
(1) Be responsible for his/her own conduct and for showing consideration for the rights and property of others.
(2) Exhibit neatness and cleanliness of personal attire and hygiene.
(3) Refrain from fighting, creating disturbances, excessive noise, denying others the use of school facilities or buildings, using or carrying any weapon on school premises, intentionally injuring another person or exposing others to harm or using threats or intimidation against any other person.
(4) Refrain from using tobacco or using, possessing, or transmitting any alcoholic beverage or illegal substance.
(5) Refrain from gambling, extortion, theft, or any other unlawful activity.
(6) Show respect for the educational process by taking advantage of every opportunity to his/her education.
(7) Show respect for the educational environment by refraining from intentional or habitual tardiness or unexcused absences.
(8) Practice self-control and control of voice and limbs.
(9) Maintain passing grades in at least four-fifths (4/5) of their subjects in order to participate in athletics (Grades K-8).
(10) Meet KHSAA eligibility rules and regulations for participation in athletics. A passing average must be maintained in each of at least four full-credit high school studies, or their equivalent, in units of credit accepted for graduation (Grades 9-12) and local Board Policy 9.313.
(11) If not living in the Whitley County School District, sign a probationary contract.
(12) Maintain good order, propriety of deportment and attire, and cleanliness of person and attire. Every pupil is expected to obey the directions of the teachers, to be diligent in study, and to be respectful to teachers and schoolmates (KRS 160.290). The Principal of each school, or school council in schools with SBDM, shall develop specific rules of conduct for the school. The Principal shall distribute and enforce all school conduct rules. (KRS 161.180)
(13) Have the right and opportunity to attend Whitley County Schools until their twenty-first (21st) birthday.
(14) Be asked to sign a probationary contract if he/she is 18 years of age or older and appears for a hearing with the Attendance Committee, Hearing Officer, or the Whitley County Board of Education.
(15) Be prohibited from driving on ANY property owned by the Whitley County Board of Education for violations of the Code of Conduct. The Whitley County Board of Education, Principal, School Council, Attendance Committee, or superintendent may make this decision.
(16) Demonstrate behavior that reflects community values and contributes to a positive educational environment.
PARENT RIGHTS AND RESPONSIBILITIES

A. Parents/Guardians have the right to:
   (1) Send their child to a school with an environment where learning is prized.
   (2) Expect classroom disruptions to be handled fairly, firmly, and quickly.
   (3) Enroll students in the Whitley County School District where they shall attend classes regularly and promptly with minimal interruptions.
   (4) Expect the school to maintain high academic standards.
   (5) Review academic progress and other pertinent information contained in the student’s personal record.
   (6) Address any grievance concerning their child and to receive a prompt reply for any alleged grievance. An appointment to discuss any grievance shall be scheduled through the school principal.
   (7) In accordance with the Family Education Rights and Privacy Act, written policies and procedures have been developed which describe the Whitley County School District’s requirements regarding the confidentiality of personally identifiable information. Stated in this notice is a summary of parental rights under the Act. These rights are passed on to the student at age eighteen. For the purpose of this notice, the student 18 years or older, will be referred to as the “eligible” student. Parents, guardians, and eligible students may review and inspect all education records relating to that student by making a request to the Principal of the school where the student attends.

B. Parents/Guardians have the responsibility to:

   (1) Instill in their children the value of an education.
   (2) Instill in their children a sense of responsibility.
   (3) Help children understand that disruptions in the school are detrimental to the educational program for all students.
   (4) Become familiar with the educational program and procedures.
   (5) Inform children about the disciplinary procedures of the school and emphasize the importance of following those procedures.
   (6) See that children attend school regularly and promptly and assure that assignments are completed.
   (7) Determine the facts of any situation before passing judgment.
   (8) Recognize that school personnel must necessarily concern themselves with education.
   (9) Support the efforts of school personnel.
   (10) Demonstrate respect for the teachers, administrators and school personnel at school and all school related activities.
   (11) See that children exhibit neatness and cleanliness in their personal attire and hygiene.
   (12) Respond promptly to all communication from school personnel.
   (13) See that children complete the State Assessment or other assessment as required by the Whitley County Board of Education or the Kentucky Department of Education.
   (14) Insure that students demonstrate behavior that reflects community values and contributes to a positive educational environment.
TEACHERS

A. Teachers have the right to:

(1) Support of co-workers, administrators, and parents.
(2) Work in an educational environment with a minimum of disruptions.
(3) Expect all assignments, including homework, to be completed and turned in.
(4) Be safe from physical harm and free from verbal abuse.
(5) Provide input in the formulation of policies that relate to their relationships with students and school personnel.
(6) Take action necessary in emergencies to protect their own person or property or the persons or property of those in their care.

B. Teachers have the responsibility to:

(1) Present subject matter and experiences to students and inform students and parents or guardians of achievement and/or problems in accordance with academic goals and learner expectations.
(2) Aid in planning a flexible curriculum which meets the needs of all students and which maintains high standards of academic achievement.
(3) Assist in the administration of such discipline as is necessary to maintain order throughout the school without discrimination on any basis.
(4) Evaluate students’ assignments and return them as soon as possible.
(5) Exhibit exemplary behavior in action and speech.
(6) Exhibit neatness, personal hygiene and professional dress.
(7) Reward exemplary behavior or work of students.
(8) Maintain an atmosphere conducive to good behavior and exhibit an attitude of respect for students.
(9) Discipline any student who is misbehaving.
(10) Recommend for retention in a class any student who fails to meet the basic standards in accordance with the Board of Education retention policy.
(11) Maintain the necessary records of student progress and attendance as accurately as possible.
(12) Follow and enforce rules and regulations of the Board of Education and/or school administration.
(13) Diligently protect and care for the equipment and physical facilities of the school system.
(15) The teacher is to contact the parent by phone or other means when the first misconduct occurs.
PRINCIPAL / DESIGNATED ADMINISTRATOR RIGHTS AND RESPONSIBILITIES

A. Principals have the right to:

(1) Support of students, parents and teachers in carrying out the educational programs and policies established by the school system.
(2) Provide input for the establishment of procedures and regulations that relate to the school.
(3) Safety from physical harm, verbal abuse and harassment.
(4) Take necessary action in emergencies to protect their own person or property or the persons or property of those in their care.
(5) Suspend any student whose conduct disrupts the educational process.
(6) Administer the school environment necessary to provide the proper learning atmosphere.

B. Principals have the responsibility to:

(1) Create and foster an atmosphere of mutual respect and consideration among pupils and staff.
(2) Administer discipline fairly and equally, following guidelines set forth herein, but in doing so use his/her own best judgment.
(3) Exhibit exemplary behavior in action, dress and speech. Implement and evaluate all aspects of the educational program to improve learning and comply with the policies, regulations, procedures, or laws of the district, state, and nation.
(4) Direct a program of dissemination of information explaining the Code of Conduct to the school community annually.
The Whitley County School District

CODE OF ACCEPTABLE BEHAVIOR

INTRODUCTION

The Whitley County Board of Education requires high standards of personal conduct from each student to promote respect for the rights of others and to accomplish the purposes of the schools. The Board also requires compliance with established standards and rules of the district and the laws of the community, state, and nation.

The central purpose of the school system is to educate each student to the highest level possible. To support the success of the educational program, the Board directs employees to hold each student accountable to Code standards in a fair manner. Compliance with the standards is necessary to provide:

- Orderly operation of the schools,
- A safe environment for students, district employees and visitors to the schools,
- Opportunities for students to achieve at a high academic level in a productive learning environment,
- Assistance for students at risk of failure or at risk of engaging in disruptive behavior,
- Regular attendance of students, and
- Protection of property.

The District Discipline Code shall establish standards of acceptable student behavior and discipline and may include District-wide standards of behavior for students who participate in extracurricular and co-curricular activities. (9.438)

At the beginning of the school year, students shall receive orientation to the Code. Orientation shall include, but not be limited to, assembly programs and classroom instruction. When they initially enroll, new students will be directed to the district and school websites where they can view and download a copy of the Code.

Location of the Code shall be forwarded to parents by the students. A form will be sent home with all students directing parents/guardians to the location of the Code. Parent/guardians will be asked to sign and return the form to the school.

Teachers shall receive orientation to the Code before students enter schools. This Code applies to all students in the District while at school, on their way to and from school, while on the bus or other District vehicle, and while they are participating in school-sponsored trips and activities. The Superintendent/designee is responsible for its implementation and application throughout the District. The Principal is responsible for administration and implementation of this Code within his/her school in a uniform and fair manner without partiality or discrimination. Teachers and other instructional personnel are responsible for administering Code standards in the classroom, halls, and other duty assignment locations.

This Code establishes minimum behavior standards. Recognizing that each school, grade or class may require special provisions, school councils, administrators, and teachers have
full authority to make rules to enforce these standards in keeping with their areas of responsibility.

In cases involving students with disabilities, the procedures mandated by federal and state law, and the student's Individual Education Plan shall be followed. This applies to situations that might occur in the school setting or while riding the bus.

All policies and procedures in this Student Discipline Code are intended to reflect current federal, state and local requirements, Gun-Free Schools Act of 1994, etc. However, any changes made by the Board of Education to the policies and procedures supersede those printed here and may be found in the Policy and Procedures Manual in the office of the Superintendent.

**DISCIPLINE**

A. **Corporal Punishment**

Effective July 1, 1992, the Whitley County Board of Education has granted each school SBDM or Effective Schools Council the authority to determine the Corporal Punishment Policy of the school within the guidelines of the Kentucky State Department of Education and the Whitley County Board of Education.

B. **Disciplinary options (in school)**

Behavioral contracts
Confiscation of prohibited item
Constructive special assignments
Counseling
Detention - After-school and Saturday
Extended loss of privileges
Parent Conference
Schedule changes
Temporary Removal from Class
Verbal Reprimand or Warning
In School Suspension (ISS)

Probation - Probation may be imposed for infractions of school rules or policies where the infraction does not necessarily warrant removal from the school by suspension. Should the student breach the conditions imposed for probation, the student may be suspended from school, or may be subject to any of the other authorized actions pursuant to the Code. Re-admittance to class may be conditional upon good behavior during a specified period.

Alternative Placement - This program is designed to help eliminate some out-of-school suspensions. Students may be assigned to the highly structured environment if their behavior warrants an alternative setting.
Detention – Time assigned to a student after school or on Saturday for violations of the Code of Conduct. For grades K-2 detentions will be assigned at principal discretion. For grades 3-12 there is required after-school attendance for 2 hours and Saturday school for 4 hours.

C. Disciplinary options (out of school)

KRS 158.150: Suspension or Expulsion of Pupils.
All pupils admitted to the common schools shall comply with the lawful regulations for the governing of the schools:

(1) Willful disobedience or defiance of the authority of the teachers or administrators, use of profanity or vulgarity, assault or battery or abuse of other students, the threat of force or violence, the use or possession of alcohol or drugs, stealing or destruction or defacing of school property or personal property of students, the carrying or use of weapons or dangerous instruments, or other incorrigible bad conduct on school property, as well as off school property at school-sponsored activities, constitutes cause for suspension or expulsion from school; and

(2) Assault or battery or abuse of school personnel; stealing or willfully or wantonly defacing, destroying, or damaging the personal property of school personnel on school property, off school property, or at school-sponsored activities constitutes cause for suspension or expulsion from school.

KRS 158.150. Section 3: Removal of Threatening or Violent Students
School administrators, teachers, or other school personnel may immediately remove or cause to be removed threatening or violent students from a classroom setting or from the district transportation system pending any further disciplinary action that may occur.

Suspension - Suspension shall mean a denial of attendance of any single subject or class, or any full schedule of subjects or classes, or any other type of activity conducted by or on behalf of the particular school for the stated period of time. The suspension shall not exceed ten (10) days.

*A student can be suspended from riding a school bus and not be suspended from attending school. However, suspension from a bus includes all buses within the school system during the term of suspension.

Expulsion - Expulsion shall mean a denial of attendance of any single subject or class, or any full schedule of subjects or classes, or any other type of activity conducted by or on behalf of the Whitley County School District, or any combination of the foregoing, for a period of time not to exceed the current school year. An expulsion also may include a denial of admission to or entry upon real or personal property owned, leased, rented or controlled by the Whitley County Board of Education.

Due Process - Due process must be given before educational benefits are taken away and shall
include:

1. Oral or written notice of the charge(s) against them,
2. An explanation of the evidence, if the student denies the charge(s).
3. An opportunity to present their own version of the facts concerning the charge(s).

**Suspension/Expulsion Procedures for Exceptional Students**

Pursuant to Board Policies 09.431, 09.434, and 09.435 Students with disabilities being considered for suspension or expulsion must be handled according to state and federal regulations. The procedures are included in the Whitley County IDEA Policies and Procedures manual. The following is a review of the procedures for suspension/expulsion.

If the suspension is for a minor infraction and no further disciplinary action is planned, then the student is suspended with appropriate due process procedures being followed. An ARC meeting is not required unless requested by the parent or principal or their service providers.

1. If the infraction is serious enough to warrant a long-term suspension (ten days or more) or expulsion, or the suspension will cumulatively exceed ten days during the school year, an ARC meeting must be held. Parents are given prior written notification of the ARC meeting and notice of the proposed action. The ARC should convene as soon as possible, but no later than three (3) days after the suspension. In cases involving expulsion, the school may not recommend expulsion until the ARC is held. Parents are given a copy of their rights, which include the right to a due process hearing if they disagree with the ARC’s determinations as outlined below:

2. The ARC must determine:
   - if the IEP and placement are appropriate and being fully and correctly implemented; and
   - whether the behavior or misconduct is a manifestation of the disability

3. If the ARC finds that the IEP or placement are not appropriate or not being fully and correctly implemented, appropriate modifications are written into the IEP and no further disciplinary action occurs.

4. If the ARC finds that the IEP and placement are appropriate and being fully and correctly implemented, then it shall consider whether the behavior was a manifestation of the disability. If so, then the student shall not be subject to further suspension or consideration for expulsion.

5. If the ARC determines that the behavior is not related to the disability, this should be set down as a written determination and transmitted directly to the Superintendent. The Superintendent may recommend expulsion to the local Board of Education; however, educational services for the student, according to his/her IEP, shall not be terminated during the period of expulsion.

6. If the parent disagrees with the action of the ARC, the parent may request a due process hearing and the student shall return to his/her current educational placement after the period of suspension. The student shall remain in this placement during any administrative or judicial proceedings unless the ARC members, including parents, agree
otherwise. School personnel may seek injunctive relief through the courts if the parent and other members of the ARC cannot agree upon a placement.

NOTE! Any student with disabilities subject to discipline under the Gun-Free Schools Act may be placed in an interim alternative education setting for no more than 45 calendar days. During this period, the parent may request a due process hearing to contest the change of placement. However, the school district cannot be compelled to return the student to his/her original placement during the “stay put” period on the interim alternative setting.

SCHOOL RESOURCE OFFICER

Security cameras monitor hallways and entrances to our schools both during and after school hours. A two-way radio communications system is in place throughout the district. A key component of school safety in our district is a partnership with law enforcement officials providing collaboration in the event of violent/disruptive behaviors on school property. Two sheriff’s deputies are assigned to our district and maintain high visibility in our schools.

SEARCH AND SEIZURE

Students have the right to be secure from unreasonable searches of their person and property. However, school authorities are authorized to search a student if they have reasonable suspicion that the search will reveal evidence that the student has violated or is violating this Code or a school rule or the law. Also, school authorities may conduct general inspections of jointly held property on a regular basis. All searches will be conducted in accordance with Board policy. Drug dogs or other law enforcement devices may be used. Students cannot expect to have complete privacy in school property assigned for their use, such as desks and lockers. School officials may search a vehicle parked on school properties if they have reasonable suspicion that the vehicle contains contraband or evidence of a board or law violation.

USE OF REASONABLE FORCE BY STAFF

School personnel may use reasonable physical force to restrain a student per board policy that can be accessed on the District web page or at the Board of Education.

REPORTS TO LAW ENFORCEMENT OFFICIALS

When they have reasonable belief that certain violations have taken place, principals are required by law to immediately report the violations to law enforcement officials. Violations on school property or at a school-sponsored function requiring a report to the law enforcement officials include:

- Assault resulting in serious physical injury or death
- Assault involving the use of a weapon
- Sexual offense
- Possession, distribution, or under the influence of alcohol or any illegal drug
- Robbery/burglary
- Arson
- Vandalism
- Possession or use of a weapon (see KRS.527.020 for legal definition)

In addition to violations of this Code, students may also be charged with criminal violations.

**WEAPONS**

Students are never allowed to bring a weapon/look alike weapon to school. The Board urges parents and other citizens to make sure that students do not have inappropriate access to weapons.

Both Board policy and the law prohibit the carrying, bringing, using, or possessing of any weapon or dangerous instrument in any school building, on school grounds, in any school vehicle, or at any school-sponsored activity. Except for authorized law enforcement officials, the Board specifically prohibits the carrying of concealed weapons on school property.

When a student violates the prohibition on weapons, the Principal shall immediately make a report to the Superintendent, who shall determine if charges for expulsion are to be brought before the Board. Unless the Board chooses to consider charges on a case-by-case basis, the penalty for students bringing a firearm or other deadly weapon, destructive device, or booby trap device to school or onto the school campus/property under jurisdiction of the District shall be expulsion for a minimum of twelve (12) months. (The Gun-Free Schools Act of 1994 and KRS 158.150)

District employees must also report to law enforcement officials if they know or have reasonable cause to believe that conduct has occurred on the school premises, on a school bus, or at a school-sponsored or sanctioned event.

**GRIEVANCES**

Students and parents wishing to express an educational concern or grievance shall observe the following order of appeal:
1. Teacher
2. Principal
3. School Council
4. Superintendent
5. Board

Information on filing a formal complaint or grievance is available at the Central Office or in all principals’ offices.
TRANSPORTATION

SAFETY INSTRUCTION (09.22)

All students shall receive annual instruction in school bus safety.

CONDUCT ON SCHOOL BUS (09.226)

Pupils shall conform to transportation rules and regulations prescribed under state statutes and under state and local regulations.

Instruction in bus conduct and safety shall be provided all transported students. Instruction shall include the following rules:

- Pupils shall wait at their assigned bus stop off the roadway and shall remain there until the driver has stopped the bus, opened the entrance door, and signaled the pupils to enter the bus.
- Pupils shall not cross the roadway when entering the school bus until signaled to do so by the bus driver.
- When students are required to cross the roadway when entering or leaving the school bus, crossings shall be made in front of the bus. Pupils shall cross approximately ten (10) feet in front of the bus in order that they may be seen by the bus driver.
- When pupils enter the bus, they shall proceed directly to their assigned seats.
- Pupils shall remain seated until the bus has come to a complete stop.
- Pupils shall not extend their arms, legs, or heads out the bus window.
- Pupils shall not change from one seat to another while the bus is in motion unless given permission by the bus driver.
- Pupils shall not create noise on the bus to the extent that it might distract the bus driver or to the extent that it might interfere with the driver’s ability to hear the signals of emergency vehicles or an approaching train.

AFTER SCHOOL BUS ROUTES

Extended School Services After-School Tutoring route drivers will deliver students to the location at which they are picked up on their regular routes.

After-School Activity route drivers, including detention, do not deliver students to the location at which are picked up on their regular routes. Students are delivered to the closest elementary school and other designated places on the main road.

TRANSPORTATION PROCEDURES ON INCLEMENT WEATHER DAYS

There will be days when it is necessary to completely close school because of inclement weather conditions. Please have a plan in place for your child to stay with neighbors, relatives, or somewhere else in the event you cannot stay home.

Under Plan B, our buses will travel only safe roads. There will be assigned pick-up and drop-off locations for Plan B. You may call Bus Garage Personnel for those pick-up and drop-off
locations. Be prepared to get your child to the Plan B bus stop when we are operating under this plan. Be prepared for a time delay. When schools are operating under Plan B, schools may begin at the usual time or be on a time delay. A time delay could also be in effect when buses are running regular routes. Local media sources will always announce any changes in transportation.

In the event of early dismissal because of inclement weather, school buses will deliver students as close as possible (in judgment of school bus driver) to the home stop. Buses will not operate on roads that are unsafe.

On these emergency inclement weather days, appropriate notification shall be given to the news media and the district will notify parents with the districts phone messaging system. Parents are instructed to listen for the appropriate announcements so that they can anticipate this change in schedule.

The following procedures shall be followed in determining the closing of schools when snow or inclement weather prohibits the transporting of students on school buses.

The Superintendent, Transportation Director, and his staff shall determine the condition of roads in the school system.

The Superintendent or his designee shall make a determination regarding school closing and notify necessary media. Every attempt will be made to reach a determination by 6:00 A.M.

In the event of early dismissal because of inclement weather school buses will deliver students as close as practicable (in judgment of school bus driver) to their home stop. Buses will not operate on roads that are unsafe.

On these emergency inclement weather days, appropriate notification shall be given to the news media. Parents are instructed to listen for the appropriate announcements so that they can anticipate this change in schedule.

DISCIPLINE PROCEDURE PLAN FOR TRANSPORTATION

1. The following rules will apply:
   - There shall be no animals, reptiles, glass containers, unnecessary noise, open and persistent defiance, vandalism, hanging out of windows (hands, arms, etc.), harassing (such as sticking, shoving, kicking, annoying), eating, drinking, use of tobacco products (smoking or smokeless), electronic cigarettes, fighting, profanity, obscenity, creating fire hazards (such as striking matches, smoke bombs, fireworks), disorderly boarding and unloading procedures (such as pushing, shoving, tripping, etc.), throwing objects at, on, or off the bus, blocking the center aisles, step-wells, emergency doors, entrance doors or any windows that would cause a hazard in case of a collision.
2. Bus Pass Procedure
Students who plan to ride a bus other than their standard assigned bus or who plan to get off the bus at a different location must have a bus pass. A request must be submitted at the principal’s office on the day of the planned ride. It must state in writing that the student has permission from their legal guardian to ride a different bus or get off at a different location, be signed by the legal guardian of the student, list the bus number if possible, and state a phone number where the legal guardian can be reached for verification of the note. NO BUS PASSES WILL BE GRANTED BY PHONE CALLS ALONE. THE PERMISSION MUST BE IN WRITING. The principal or his/her designee must sign the bus pass. This policy is to ensure the safety of your child.

3. Bus Regulations
A. Should the conduct of a pupil on the bus endanger the lives or morals of other people and the offending pupil fails to cease such conduct when requested by the bus driver to do so, it shall be the duty of the driver to put the offender off the bus and report his action to the Principal immediately. This should be done only in extreme cases and as a last resort to protect the safety of the other pupils.

B. Any complaints of drivers, pupils, or parents not specified in the above regulations shall be reported promptly to the Principal, Superintendent, or Transportation Director.

C. The driver has the authority to assign a seat to any student for safe operations of the bus.

D. For those students with disabilities who receive transportation as a related service, designated as such on the IEP, the ARC will convene and determine if suspension/expulsion from riding the bus is appropriate.

E. Students receiving more than one Bus Incident Report with in a school year shall be handled in the following ways:

**Grades K - 6**
1st Report - warning or disciplinary action(s) chosen by Principal/Assistant Principal
2nd Report - parent conference or disciplinary action(s) chosen by Principal/Assistant Principal
3rd Report – after school detention, Saturday School (Grades 4-6), or the greater of 3 days off bus or disciplinary action(s) chosen by Principal/Assistant Principal
4th Report – after school detention, Saturday School (Grades 4-6), or the greater of 5 days off bus or disciplinary action(s) chosen by Principal/Assistant Principal
5th Report – after school detention, Saturday School (Grades 4-6), or 10 days off bus and referral to Superintendent or designee

**Grades 7-12**
1st Report – after school detention, Saturday School, or 3 days off bus or disciplinary option(s) chosen by Principal/Assistant Principal
2nd Report – after school detention, Saturday School, or the greater of 5 days off bus or disciplinary action(s) chosen by Principal/Assistant Principal
3rd Report – after school detention, Saturday School, or 10 days off bus and referral to Superintendent or designee
*Any violation may include Bus Suspension if necessary.

F. The student and parent shall be informed by telephone and in writing of the disciplinary action taken on the day the assignment is made. The Principal/Assistant Principal may request a parent conference. A mutually acceptable method of conferring may be agreed upon if a conference at school is not possible.

G. The Principal/Assistant Principal will complete an entry on a student discipline record in the office. Such records shall be maintained by the Principal/Assistant Principal and made accessible upon request to the student and/or parent in compliance with the Family Educational Rights and Privacy Act.

H. The Principal may suspend bus privileges for up to ten (10) days. The Principal and Transportation Director, with approval from the Superintendent, may withhold privileges up to the remainder of the school year.
# SCHOOL BEHAVIOR VIOLATIONS

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<tr>
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<td>Forgery/cheating/false reporting</td>
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<td>Inappropriate Sexual Behavior</td>
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<td>Threatening Behavior or Intimidation</td>
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<td>Tobacco Violation (Smoking &amp; Chew, includes Electronic Cigarettes)</td>
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This is not an all-inclusive list of behavior violations. It only serves as a guide for students and parents to understand the disciplinary options.
VIOLATIONS OF ACCEPTABLE BEHAVIOR

Violations of acceptable behavior at school, on buses, at bus stops, on the way to and from school, and at school-sponsored activities are defined below. Behavior occurring off school grounds, at locations not listed above, that threatens the safety and well-being of students or staff and directly affects the school’s ability to ensure a safe learning environment for all students is also a violation of the code of conduct. A consultation with the Superintendent is required prior to imposing any disciplinary sanctions for such behavior occurring off of school property.

1. **Arson** – Starting or attempting to start a fire in a school building. (KRS 513.010)
2. **Assault** – Physical attack of one person or a group of persons on another with the intent to injure. Physical sexual abuse of any kind is also considered assault. (KRS 568.010-030)
3. **Bomb threat** – Making a threat that a bomb has been placed in or is about to explode in a school building, on school grounds, in a school bus, at a bus stop, or at any school sponsored activity. House Bill 1 states that making a bomb threat is a felony under Kentucky law. (KRS 508.080)
4. **Disturbing class** – Disruptions as defined by written referrals from classroom teachers to the Principal.
5. **Dangerous instruments or fireworks, possession of** – Dangerous instruments include any instrument, article, or substance, readily capable of causing death or serious physical injury. Dangerous instruments shall include pocketknives and hunting knives of all types.
6. **Deadly weapons, possession of** – The possession of any weapon/look alike weapon from which a shot, readily capable of producing death or other serious physical injury, may be discharged; billyclub, nightstick, or club; blackjack or slapjack; nunchaku karate sticks; shuriken or death star; or artificial knuckles made from metal, plastic, or other similar hard material.
7. **Defiance of authority** – Willful refusal by a student to follow reasonable directives of authorized school personnel or to accept disciplinary measures.
8. ** Disorderly conduct** – In this class are placed all charges of committing a breach of the peace.
10. **False fire alarm** – Sounding a school fire alarm or alerting the fire department or any school employee when there is no fire. (KRS 519.040)
11. **Fighting** – Students who willfully engage in the use of physical force.
12. **Forgery** – Falsely using the name of another person or falsifying documents or correspondence.
13. **Gambling** – Any game of chance for the express purpose of exchanging money or property.
14. **Harassment /discrimination** – Intimidation by threats of actual physical violence; the creation, by whatever means, of a climate of hostility or intimidation, or the use of language, conduct, or symbols in such a manner as to be commonly understood to convey hatred, contempt, or prejudice or to have the effect of insulting or stigmatizing an individual. (KRS 525.060)
15. **Profanity or vulgarity** – The use of words or gestures generally considered to be socially unacceptable.


17. **Inappropriate sexual behavior** – Inappropriate conduct defined by accepted social and legal standards.

18. **Theft** – Taking property belonging to the school or another person.

19. **Tobacco violation** – The use or possession of any tobacco products by students. Use of any tobacco product is prohibited in any building owned or operated by the Board. **(09.4232)** KRS 438.050. Public Law 103-227 Use or possession of tobacco or tobacco products in any form is prohibited during regular school hours. This includes electronic cigarettes. Regular school hours shall be defined as the six (6) hour day and any time which may be added to the six (6) hour day by the Principal or at any school related event, on or off campus. **Prohibitions:** All use of tobacco products or electronic cigarettes by students on school premises or on school buses is prohibited. Students shall not possess, smoke, or use tobacco products or electronic cigarettes in any school sponsored or endorsed activity while said student is a participant in such activity.

20. **Vandalism** – Unprovoked or willful destruction, defacing or marring of property located on school premises. Negligent – with restitution or Intentional – with restitution.

21. **Weapons** – KRS 527.020. The possession of any instrument, such fireworks, explosives, knives, clubs, guns, chains (capable of being used as a weapon), metal combs, razor blades, mace, and the like that can be used to inflict bodily injury to another person.
Harassment/Discrimination

Harassment/Discrimination is behavior based on race, color, national origin, age religion, sex or disability that is sufficiently severe, pervasive, or objectively offensive that it adversely affects a student’s education or creates a hostile or abusive educational environment. Harassment/discrimination is prohibited at all times on school property and off school grounds during school-sponsored activities. This prohibition also applies to visitors to the school who may come into contact with employees and students.

The provisions of this policy shall not be interpreted as applying to speech otherwise protected under the state or federal constitutions where the speech does not otherwise materially or substantially disrupt the educational process, as defined by policy 09.426, or where it does not violate provisions of policy 09.422.

District staff shall provide for prompt and equitable resolution of complaints concerning harassment/discrimination.

Students who engage in harassment/discrimination of an employee or another student on the basis of any of the areas mentioned above shall be subject to disciplinary action, including but not limited to suspension and expulsion.

Students who believe they have been a victim of an act of harassment/discrimination or who have observed other students being victimized shall, as soon as reasonably practicable, inform their Principal, who shall provide a form for the student to complete and the immediately notify the Superintendent and/or Title IX Equity Coordinator.

PROHIBITED CONDUCT

Depending on the circumstances and facts of the situation, and within the definition of harassment/discrimination contained in this policy, examples of conduct and/or actions that could be considered a violation of this policy include, but are not limited to:

1. Derogatory nicknames, slurs, demeaning stories, jokes, or pictures relating to any of the protected categories listed in the definition of harassment/discrimination contained in this policy;
2. Unwanted touching, sexual advances, requests for sexual favors, and spreading sexual rumors;
3. Causing a student to believe that he or she must submit to unwelcome sexual conduct in order to participate in a school program or activity or that an educational decision will be based on whether or not the student submits to unwelcome sexual conduct;
4. Implied or overt threats of physical violence or acts of aggression or assault based on any of the protected categories;
5. Seeking to involve students with disabilities in antisocial, dangerous or criminal activity where the students, because of disability, are unable to comprehend fully or consent to the activity; and
6. Destroying or damaging individual’s property based on any of the protected categories.
Bullying/Hazing

In order to effectively participate in the democratic process as adults, students must learn to respect the rights of others and to interact with them in a civil manner. Therefore, students are required to speak and behave in a civil manner toward students, staff and visitors to the schools.

**ACTIONS NOT TOLERATED**

The use of lewd, profane or vulgar language is prohibited. In addition, students shall not engage in behaviors such as hazing, bullying, menacing, taunting, intimidating, verbal or physical abuse of others, or other threatening behavior.¹ This policy extends to any/all student language or behavior including, but not limited to, the use of electronic or online methods. Such behavior is disruptive of the educational process and interferes with the ability of other students to take advantage of the educational opportunities offered.

These provisions shall not be interpreted to prohibit civil exchange of opinions or debate protected under the state or federal constitutions where the opinion expressed does not otherwise materially or substantially disrupt the education process or intrude upon the rights of others.

Students who violate this policy shall be subject to appropriate disciplinary action.

**Bullying Defined**

Bullying means any unwanted verbal, physical or social behavior among students that involves a real or perceived power imbalance and is repeated or has the potential to be repeated:

1. That occurs on school premises, on school-sponsored transportation, or at a school sponsored event; or
2. That disrupts the educational process.

This definition shall not be interpreted to prohibit civil exchange of opinions or debate or cultural practices protected under the state or federal Constitution where the opinion expressed does not otherwise materially or substantially disrupt the educational process.

**Reporting Procedures**

I. School employees, parents, or students report to principal any situation that could involve students being victims of felony offenses.
   i. Form 09.2211 AP.21

II. Within 48 hours, principal must investigate initial report.
   i. If violation is **thought** to have been a felony offense listed below, the incident must be reported to Law Enforcement (SRO).
      • First Degree Assault
      • Second Degree Assault
      • Third Degree Assault
      • Assault Under Extreme Emotional Disturbance
      • First Degree Wanton Endangerment
      • First Degree Terroristic Threatening
      • Second Degree Terroristic Threatening
      • First Degree Criminal Abuse
      • Second Degree Criminal Abuse
First Degree Stalking
Disarming a Police Officer

III. Principal must notify parents of both victim and perpetrator.
IV. Law Enforcement will conduct investigation.
V. If law or board violation occurred, school will report incident as part of Safe School data reporting.

No Pass/No Drive

Students who are sixteen (16) or seventeen (17) years old who become academically deficient or deficient in attendance shall be reported to the Transportation Cabinet for driver’s license, permit or driving privilege revocation.

Academic and attendance deficiencies for students age sixteen (16) or seventeen (17) enrolled in regular, alternative, part-time, and special education programs shall be defined as follows:

1. They shall be deemed academically deficient if they have not received passing grades in at least four (4) courses, or the equivalent of four (4) courses, taken in the preceding semester.
2. They shall be deemed deficient in attendance when they accumulate nine (9) unexcused absences for the preceding semester. Suspension shall be considered unexcused absences.

Students whose driving permits are revoked, but later meet the statutory standards for reinstatement, must then apply to the Director of Pupil Personnel to have their standing confirmed. The District shall make the required report to the appropriate agency.

Drug Abuse and Liquor Law Violations
(KRS 514.030-KRS 244.020)

Use of, in any manner or to any extent, sale of, or possession of, or under the influence of alcoholic beverages or other illegal or controlled substances prescribed by physicians is illegal and may result in violators being reported to legal and/or social authorities.

A. Use of, any manner or to any extent, sale of, possession of, or being under the influence of alcoholic beverages is prohibited. Alcoholic beverages include any beverage with alcoholic content. Possession includes items found in the locker assigned to the student, in vehicles, or any other place where deposited by the student.

B. Use of, in any manner or to any extent, sale of, possession of, or under the influence of drugs, illegal, controlled or dangerous substance or paraphernalia is prohibited. Illegal substances include glue, dangerous drugs, narcotics, marijuana, barbiturates, amphetamines, and any other material that has a harmful or unnatural effect on the
person using them. Controlled prescribed substance for a student’s current medication is not a violation of this offense.

C. Use of, in any manner or to any extent, sale of, possession of vanilla flavorings, vitamin, saccharin, caffeine or other pills or substances appearing or representing to be controlled or other drug substances such as “speed” or any other commonly used name to designate a controlled or other drug substance is prohibited.

**Possession of a deadly weapon or dangerous instrument**

**Firearm/explosive device**

In compliance with the Gun-Free School Act, for the purpose of this section, firearm/explosive device is defined as follows:

- Any weapon which will or is designed to or may be readily converted to expel a projectile by the action of an explosive;
- The frame or receiver of any weapon described above;
- Any firearm muffler of firearm silencer;
  1) Any explosive, incendiary, or poison gas:
  2) Bomb,
  3) Grenade,
  4) Rocket having a propellant charge of more than four ounces,
  5) Missile having an explosive or incendiary charge of more than one quarter ounce,
  6) Mine, or
  7) Similar device, look alike weapon.
- Any weapon which will, or which may be readily converted to, expel a projectile by the action of an explosive or other propellant, and which has any barrel with a bore of more than one-half inch in diameter;
- Any combination of parts either designed or intended for use in converting any device described in the two immediately preceding examples, and from which a destructive device may be readily assembled.

Students who bring a firearm/explosive device onto school property or to a school activity shall be suspended from school for ten (10) days and the Superintendent shall report the incident to the Board for expulsion for a minimum of one (1) calendar year (365 days), unless the Board makes modifications on a case-by-case basis. The Superintendent shall determine whether the student or students involved have identified disabilities. Students without such disabilities shall be referred to the Board for an expulsion hearing. Cases concerning students with disabilities shall be reviewed by the appropriate Admissions and Release Committee (ARC) and determined on a case-by-case basis according to the law. Additionally, the Principal file a report with the local law enforcement.

Students may be subject to criminal prosecution for being in possession of deadly weapons or dangerous instruments on school property, whether openly displayed or concealed.  
(KRS Chapter 527.070)
Look-Alike Weapons and Drugs

Any toy or model weapon that looks enough like an authentic weapon to be reasonably mistaken for one may be considered a look-alike weapon. Any student who presents a look-alike weapon to a staff member or another student may be treated the same as if he/she used a real weapon, according to state and federal laws.

Any substance that can be reasonably mistaken for a controlled substance may be considered a look-alike drug. This includes nonalcoholic beer and wine. Any student who uses, distributes, or represents a look-alike drug as authentic may be treated the same as if were authentic, according to state and federal laws.

The school administration or Board of Education can review on a case by case basis according to the law.

Telecommunication Devices

Possession and Use

While on school property or while attending school-sponsored or school-related activities, whether on or off school property, students shall be permitted to possess and use personal telecommunications devices as defined by law and other related electronic devices, provided they observe the following conditions:

1. Devices shall not be used in a manner that disrupts the educational process, including, but not limited to, posing a threat to academic integrity or violating confidentiality or privacy rights of another individual. This shall include uploading, distributing, or transmitting pornographic, obscene, sexually explicit, violent, harassing, or threatening material in spoken, written, or media form. Unless an emergency situation exists that involves imminent physical danger or a certified employee authorizes the student to do otherwise, devices shall be turned off and may be operated only before and after the regular school day and during the student’s lunch break with permission.

When students violate this prohibition, they shall be subject to disciplinary action, including losing the privilege of bringing the device onto school property. In addition, an administrator may confiscate the device, which shall only be returned to the student’s parent/guardian.

2. Students are responsible for keeping up with devices they bring to school. The District shall not be responsible for loss, theft, or destruction of devices brought onto school property.

3. Students shall comply with any additional rules developed by the school concerning appropriate use of telecommunication or other electronic devices.
4. Students shall not utilize a telecommunication or similar electronic device in a manner that would violate the District’s Acceptable Use policy or procedures or its Code of Acceptable Behavior and Discipline.

NOTICE OF POLICY

Notice of this policy and penalties for violating it shall be published annually in the District’s Code of Acceptable Behavior and Discipline.

REFERENCE: KRS 158.165

RELATED POLICIES: 08.2323, 09.426, 09.438

GRADES – SECONDARY 9-12

Our grading system is used to inform parents of student progress.

1. If a student is to be successful in schoolwork, considerable time should be devoted to home study.

2. A grade below “C” should be a matter of immediate inquiry.

3. Parents and students should become familiar with the meaning of grades as explained below.

   “A” - 91-100 Excellent
   (1) Exceeding expectations of instructor
   (2) Contributions exceeding the assignment
   (3) Positive benefit to the class

   “B” - 81-90 Good
   (1) Accurate and complete assignments
   (2) Stimulating desirable achievements
   (3) Proper and beneficial attitude

   “C” - 71-80 Average
   (1) Work in general of medium quality
   (2) Work may be strong in one or more items but weak in others

   “D” - 65-70 Poor
   (1) Barely meeting assignments
   (2) Work uncertain, not objectionable

   “F” - 64 and below
   This failing grade may be the result from any number of causes or combination of causes.
GRADES – ELEMENTARY K-8

Our grading system is used to inform parents of student progress. Promotion or retention of an elementary student is based upon the exit criteria for each grade. Evaluation of special education students will be determined by the objectives met in the individual education plan (IEP) for each student.

1. If a student is to be successful in schoolwork, considerable time should be devoted to home study.

2. A grade below “C” should be a matter of immediate inquiry.

3. Parents and students should become familiar with the meaning of grades as explained below.

   “A” - 91-100 Excellent
   (1) Exceeding expectations of instructor
   (2) Contributions exceeding the assignment
   (3) Positive benefit to the class

   “B” - 81-90 Good
   (1) Accurate and complete assignments
   (2) Stimulating desirable achievements
   (3) Proper and beneficial attitude

   “C” - 71-80 Average
   (1) Work in general of medium quality
   (2) Work may be strong in one or more items but weak in others

   “D” - 65-70 Poor
   (1) Barely meeting assignments
   (2) Work uncertain, not objectionable

   “F” - 64 and below
   This failing grade may be the result from any number of causes or combination of causes.

Recognition of Outstanding Seniors

Beginning with the graduating class of 2010, WCHS will no longer recognize a valedictorian and salutatorian. Rather, those students graduating with a weighted GPA above a 4.0 who have completed a pre-college curriculum will be recognized as graduating with Highest Honors. Those students graduating with a weighted GPA of at least a 3.9 but no more than a 4.0 who have completed the pre-college curriculum will be identified in the program as graduating with High Honors.
POLICY FOR CO-CURRICULAR ACTIVITIES

1. Co-Curricular Policy
   The policy of co-curricular academic and social activities is that the school shall participate in as many activities as possible that will enhance the academic and social facets of a child’s life. Students who participate must be enrolled in the Whitley County School District.

2. Community Service, Fine Arts, and Recreation
   The school will promote activities that provide opportunities for community service, fine arts skills, and recreational opportunities.

ATTENDANCE

Compulsory Attendance. All children in the district who have entered Kindergarten or who are between the ages of six (6), as of August 1, and eighteen (18), except those specifically exempted by statute, shall enroll and be in regular attendance in the schools to which they are assigned.

Per 704 KAR 5:060, and five (5) year old child not otherwise subject to compulsory attendance laws, but who voluntarily enrolls in the primary school program at the beginning of the school year, may upon parental or guardian’s written request be withdrawn from the program at any time within the first two (2) school calendar months. At the end of such trial period a child shall be considered irrevocably entered into the primary school program for purposes of KRS 159.010 and KRS 159.020.

Absences and Excuses

Pupils are required to attend regularly and punctually the school in which they are enrolled. Recording of absences and tardies shall be made in compliance with the requirements of 702 KAR 007:125.

Truancy Defined

Any student who has attained the age of six (6), but has not reached his/her eighteenth (18th) birthday, who has been absent from school without valid excuse for three (3) days or more, or tardy without valid excuse on three (3) days or more, is a truant.

Any student enrolled in a public school who has attained the age of eighteen (18) years, but has not reached his/her twenty-first (21st) birthday, who has been absent from school without valid excuse for three (3) or more days, or tardy without valid excuse on three (3) or more days, is a truant. Any student who has been reported as a truant two (2) or more times is a habitual truant. For the purposes of establishing a student’s status as a truant, a student’s attendance record is cumulative for an entire school year. When students transfer from one Kentucky district to another, attendance information from the previous district shall become part of their official attendance record for that school year.
EXCUSED ABSENCES

An excused absence or tardiness is one for which work may be made up, such as:

1. Death or severe illness in the pupil’s immediate family, which is defined as parent, step-parent, brother, sister, grandparent, aunt, uncle, and first cousin;
2. Illness of the pupil (The school nurse’s affidavit of the student’s illness will be accepted; otherwise, written verification from a medical professional may be required after the fifth and all subsequent days absence.);
3. Clinical appointments that cannot be scheduled outside of regular school hours (Written verification may be required.);
4. Religious holidays and practices;
5. One (1) day for attendance at the Kentucky State Fair;
6. One (1) day prior to departure of parent/guardian called to active military duty;
7. One (1) day upon the return of parent/guardian from active military duty;
8. Visitation for up to ten (10) days with the student’s parent, de facto custodian, or person with legal custody who, while on active military duty stationed outside of the country, is granted rest and recuperation leave; or
9. Other valid reasons as determined by the Principal, including trips qualifying as educational enhancement opportunities.

Students shall be granted an excused absence for up to ten (10) school days to pursue an educational enhancement opportunity determined by the Principal to be of significant educational value. This opportunity may include, but not be limited to, participation in an educational foreign exchange program or an intensive instructional, experiential, or performance program in one (1) of the core curriculum subjects of English, science, mathematics, social studies, foreign language, and the arts.

Unless the Principal determines that extenuating circumstances exist, requests for date(s) falling within State or District testing periods shall not be granted. The Principal’s determination may be appealed to the Superintendent/designee whose decision may then be appealed to the Board under its grievance policy and procedures.

Students receiving an excused absence under this section shall have the opportunity to make up school work missed and shall not have their class grades adversely affected for lack of class attendance or class participation due to the excused absence.

UNEXCUSED ABSENCES

All other absences shall be considered unexcused.

VERIFICATION REQUIRED

Written verification of all absences is required upon the student's return to school. Excessive absenteeism (6 or more unexcused absences) could result in the student's failing the class or classes for the year.
NOTES REQUIRED

All absence events and tardies will be considered unexcused until the appropriate documentation is provided to the school. These notes must be turned in within three (3) days after the absence or tardy. If the note or documentation is not received within three (3) days, the absence event/tardy will remain unexcused.

Parent Notes: A student returning to school after an absence must bring a note within three (3) days signed by his/her parents or guardian. Five (5) parent or guardian notes are accepted for excuse for each school year.

Health Care Provider Notes: A student who is absent due to illness and goes to the doctor shall within three (3) days of return to school present the health care provider's statement. The following information is required on the excuse statement:

- name of health care provider;
- date and time of appointment;
- date student can return to school;
- health care provider’s signature.

Up to ten (10) days per school year may be excused with a health care provider's note. Any absence or tardy event due to medical reasons in excess of ten (10) health care provider’s notes will require the presentation of the Medical Excuse Form before the absence will be excused. After ten (10) days of absence/tardiness in a school year for medical reasons, the Medical Excuse form shall be completed in order for the student to receive additional medical excuses. The Medical Excuse form is available at each school, the office of the Director of Pupil Personnel, on the official District website and by parent request at some medical facilities. Medical reasons after ten (10) absence or tardy events will be excused ONLY if the Medical Excuse Form is presented and approved.

MAKEUP WORK

Students shall be allowed to complete make-up work for excused absences. Requesting make-up work is the responsibility of the student, who will be allowed an amount of time equal to the number of days absent to complete the assignment. Work may be made up for unexcused absences at the discretion of the Principal and the teacher(s) involved. Students having absences because of suspensions from school are allowed to do the following:

1. Turn in for credit any project or homework assigned before a suspension occurs but due during the time of suspension. The parent and student are responsible for turning in the assignment at the school office, and
2. Complete long-term projects assigned during the suspension but not due until a date after the suspension ends.

Work assigned and due during the suspension will not be accepted.
NOTIFICATION

Teachers shall keep accurate records of student attendance and shall notify the parent after the second absence and the Principal or the Principal's designee after the fifth absence.

After the fifth absence, the teacher shall notify the Principal or the Principal's designee, who shall notify the Director of Pupil Personnel to contact the parents regarding the student's absenteeism.

After being informed by the teacher of the student's sixth unexcused absence, the Director of Pupil Personnel shall issue a final notice to the parents and shall proceed to take court action against the parents.

ATTENDANCE APPEALS COMMITTEE

An Attendance Appeals Committee shall be available at each school to review all absences in excess of five (5) and to consider the case of any student who feels that he/she has extenuating circumstances.

The Attendance Appeals Committee shall be composed of the Director of Pupil Personnel or designee, the Principal or designee, and two (2) teachers. Appeals may be made by the student, the parent/guardian, or a faculty member and shall be made in writing on an attendance waiver request form and submitted to the Principal. The Attendance Appeals Committee will hear appeals only on absenteeism. Decisions shall include an examination of the reasons for the absences and past attendance records of individual students.

The Attendance Appeals Committee shall meet to consider the appeal within five (5) school days after the filing of the appeal request and shall inform the appellant of its decision within three (3) school days after the meeting. The Board shall affirm the decision of the Appeals Committee unless it is found to be clearly in conflict with the provisions for excused absences contained in this policy.

Persons wishing to appeal the decision of the Attendance Appeals Committee shall make a written appeal stating the reasons for requesting reconsideration to the Board of Education within five (5) school days of receipt of the Committee's decision. The Board's decision shall be final.

H. Early Dismissal from School - No student shall be dismissed early from school without permission from the Principal or his designee. Any student who leaves the school grounds without permission from the Principal shall be subject to appropriate disciplinary action, including assignment to detention hall or suspension.

I. Release of Students

1) No student shall be dismissed early from school without written permission from the parent/guardian.

2) If the student is to be picked up, the parent/guardian or parental designee shall report to the Principal's office. Anyone picking up a student must show proper identification to the Principal or his designee before leaving school with the child;

3) Emancipated students may sign for their own dismissal.

Exception: A student may be released to a person with lawful authority to take custody of
the student, e.g., a police officer with a warrant or the person authorized by the Cabinet for Health and Family Services when the student is committed to the Cabinet by a court order. In such case, the student’s parent shall be notified at the earliest opportunity except as otherwise provided by a court order or law.

CONTAGIOUS DISEASES AND PARASITES - HEAD LICE

The Principal, School Nurse, and Director of Pupil Personnel shall maintain and provide to parents upon request, written information about any communicable diseases, head lice, treatment procedures, and sources of support for parents of indigent students.

The Student Advocate for the migrant program students will be contacted by the Principal to aid parents of migrant program students needing assistance. The Director of Pupil Personnel, or his designee, will insure that all volunteers assisting with head lice checks are trained in detecting head lice and nits (lice eggs). The list of trained volunteers shall be provided to the Superintendent and Board for approval.

On the first day of school each year, or on the initial date of enrollment, the volunteer helper or other Principal designee shall check all children for head lice and nits (lice eggs). Other head lice checks will be made at each school at the Principal’s discretion.

If a student is determined to have head lice, a parent or an authorized school staff person will take the child home. If the parent cannot be contacted, the student is to be separated from other students sufficiently as judged by the Principal or designee to prevent any spreading of the head lice.

Though the student is separated, instructional assignments are to be provided. Sensitivity to the student’s feelings is to be understood and considered by all staff members.

If nits are found on a student, the student may be excused for an absence of no more than one calendar day. The student and parents are to be encouraged that if the problem can be rectified before the following day, the student can be brought back to school by the parent to ascertain that proper treatment has been provided and the nits have been removed. The student cannot return to school until all nits have been removed. Exceptions may be made by the Principal due to problems in scheduling a doctor’s appointment and/or in the case of parents’ making appropriate efforts to eliminate the problem, but upon inspection discovered that a few nits were missed.

If the student returns after one day of excused absence and nits are still present, the student may be suspended for willful disobedience for the following days as an unexcused absence. The student may be suspended each day thereafter as long as nits are present on the student. After the third successive unexcused absence, the student becomes a truant from school and due process proceedings for truancy may be filed.
STUDENT SUPPORT SERVICES

Adolescent Health Clinics

The Adolescent Health Clinics in the Whitley County Schools are provided and only operated when funding is available. The services provided to the students include: Preventive health, education and counseling, limited diagnosis and treatment services, referral to the appropriate health or community agency, and follow-up services.

All pupils shall undergo preventative health care examinations as required by Kentucky Administrative Regulation. The Board shall adopt a program for continuous health supervision for all pupils, including screening tests related to growth and development, vision, hearing, and scoliosis. (09.21)

Distribution of Medication

Non-Prescription medication (over-the-counter) may be accepted on an individual basis as provided by the parent or legal guardian when a completed authorization to give medication form is on file (9.2241 AP.21). The medication should be in the original unopened container, dated upon receipt and given no more than three (3) consecutive days without an order from the physician/health care provider. OTC medication shall not be administered beyond its expiration date.

Prescription medications are medicines that require a written prescription from a health care provider. In order for a student to be given a prescription medicine at school, the student’s health care provider and the parent/guardian must sign the permission form. No prescription medications will be accepted at school without the permission form being filled out and signed by the health care provider and parent/guardian (9.2241 AP.21). This includes Epipens, Diastat Rectal Gel, Glucagon, and Inhalers. All medicine and permission forms should be delivered to the school by the parent/guardian. The medicine must be in the original container with the pharmacy label.

The school will provide proper storage and training of personnel responsible for administering the medication. (09.2241AP.1)

Alternative Placement

Whitley County offers an Alternative Education Program is for those students who are not succeeding in the regular classroom environment, thus providing increased services to our middle and high school students.
Family Resource Youth Service Centers

The purpose of Family Resource and Youth Service Centers is to promote the flow of resources and support to families in ways which strengthen the functioning and enhance the growth and development of the individual members and the family unit. We ensure that families have access to and are connected with appropriate community resources and receive from those resources the help they need, to promote young people’s progress toward capable and productive adulthood by assisting them in recognizing their individual and family strengths and in addressing problems that block their success in school.

Gifted/Talented

Regulation on Gifted Education: 704 KAR 3:285 requires that each district adopt policies and procedures which provide for identification of the strengths, gifted behaviors and talents of students in grades K-12, processing demonstrated or potential ability in one or more of the following areas: general intellectual aptitude, specific academic aptitude, creative or divergent thinking, psychosocial or leadership skills, or visual and/or performing arts. The regulation also requires that districts provide multiple service options to meet the needs of student identified as gifted/talented. A Gifted and Talented Education Handbook was created to guide teachers and administrators in the identification and service of gifted/talented students. It also communicates procedures and processes involved in Whitley County Schools’ gifted education services. This document is available for referencing in each school.

Home or Hospital Instruction

Home or hospital instruction will be made available to Whitley County students if the condition of the child or youth prevents or renders inadvisable attendance at school as verified by a signed medical statement in accordance with KRS 159.030(2). Local Directors of Pupil Personnel and a home or hospital teacher, in conjunction with local health personnel, shall review each medical statement and other information as available to confirm or reject the need for home or hospital instruction.

Referral and placement procedures will be followed for extended placement for children or youth on home or hospital instruction. Extended placement is for six months or longer. Any child or youth that is exempted from school attendance because of physical or mental conditions more than six months shall have two signed medical statements. Such exemptions shall be reviewed annually with a plan and time line developed for returning the child or youth to school or documentation maintained verifying why such a consideration is not feasible.

Relates to: KRS 159.030 Statutory Authority: KRS 156.070, 156.160, 157.229
JROTC

The Junior Reserve Officers Training program at the Whitley County High School provides an academic course to young men and women in the area of leadership. The knowledge acquired in the JROTC program will prepare young men and women to better assume a leadership role in any position they accept in life.

McKinney-Vento Education for Homeless Children and Youth

The McKinney-Vento program is designed to address the problems that homeless children and youth face in enrolling, attending, and succeeding in school. Under this program, schools must ensure that each homeless child and youth has equal access to the same free and appropriate education as other children and youth and are provided with services to enable them to meet the district’s challenging academic expectations to which all students are held.

Preschool

Preschool education is available to all four (4) year old children and to eligible three (3) year old children with identified developmental delays and disabilities. Our preschool is an all day, five (5) day a week program which focuses on the physical, cognitive, social and emotional development of the child. Our researched based curriculum, Building Language for Literacy, provides rich activities that are developmentally appropriate and concentrate on skill development in these areas.

Whitley County School District’s Preschool philosophy is based on a comprehensive broad based definition of student initiated learning that includes three major components: protection (health and safety), building relationships (social emotional development, independence, discipline and interaction), stimulation through hands on activities (nature/science, language, math, art, gross and fine motor activities).

Building Language for Literacy is aligned with the Kentucky Early Childhood Standards as well as the assessment tool, Teaching Strategies Gold. This assessment is an observational tool to obtain information about each child’s developmental strengths, needs and interests. Through Progress Reports, the developmental information is shared with the parents three (3) times a year.

Transportation
Reference: 704 KAR 3:410 and 702 KAR
Related Policies: 06.2, 6.32

Safety: Fire and Disaster Plans
Reference: 704 KAR 3:410
Primary Program

Students progress through the primary school program at their own rate without comparison to the rates of others or without consideration of the number of years in school. Retention and promotion within the primary school program are not compatible with continuous progress. Promotion from the primary program shall be in compliance with applicable administrative regulations and shall be based on established exit criteria. The primary progress report will indicate a child’s progress toward mastery of Kentucky’s learning goals and academic expectations. The progress report will include a combination of letter grades and narrative comments to indicate what the child can do, what has been accomplished, and any concerns of the teacher.

Eligibility for successful completion of the primary program will be determined by the individual child’s achievements toward meeting Kentucky’s six learning goals. Progress of the child will include teacher observations and anecdotal records, student products or performances, and evidence of student self-reflection or assessment. Students enrolled in the primary school program shall progress through the curriculum at their individual learning rates.

The development of the student exiting the primary program shall be consistent with the performance expectations that would support student success in the fourth grade. Conferences with parents discussing continuation of students in the primary program or early completion of the primary program will take place at least 30 days before such decision takes place.
School Nutrition Services

www.whitley.kyschools.us/Pages/Nutrition.Web/Nutrition/School_Nutrition.html

Whitley County Schools participate in the National School Breakfast and Lunch Programs and in the Child and Adult Food Care Program.

The Whitley County Board has approved that the schools may participate in the Community Eligibility Provision which allows School Nutrition to provide Lunch and Breakfast at no cost for all students enrolled in the Whitley County School System. The child must be located at their enrolled site or with an approved field trip group to receive the benefit.

Each household will still need to fill out a Household Income Form (HIF) and turn it into their school or the Whitley County Board of Education. These forms allow us to provide other district resources that utilize income information to allow free or discounted fees.

Online payments are accepted for extras. Please go to the School Nutrition Web Page to sign up to view your student’s meal account or to make an online payment.

A la carte items may not be charged. Adults will not be permitted to charge meals.

Special Education

Specially designed instruction for students with disabilities is made available to students ages 3 to 21. All children and youth with disabilities are provided a free and appropriate public education in the least restrictive environment. This instruction is at no cost to parents. Special education instruction in the Whitley County School System promotes a partnership between parents and educators to provide an appropriate, individualized program for all children with a disability. For information on Destruction of Special Education Records see Section 16 in General Information.

Section 504

The Rehabilitation Act of 1973, commonly referred to as “Section 504” is a non-discrimination statute by the United States Congress. The purpose of the Act is to prohibit discrimination and to assure that individuals with disabilities have educational opportunities and benefits equal to those provided to non-disabled students. An eligible student under Section 504 is a student who (a) has, (b) has a record of having, or (c) is regarded as having, a physical or mental impairment which substantially limits a major life activity such as learning, self-care, walking, seeing, hearing, speaking, breathing, working, performing manual tasks, eating, sleeping, standing, lifting, bending, reading, concentrating, thinking, and communicating.
Any student with a current physical, mental, or psychological condition may qualify for Section 504 accommodations in the instructional program and/or regular classroom environment. The accommodations would be determined to specifically meet the student’s individual needs. The services will be provided in the least restrictive environment and in barrier-free facilities comparable to those provided for non-disabled students.

**Title I**

Title I, Part A of the Elementary and Secondary Education Act of 1965 (ESEA) provides local school districts with extra resources to help improve instruction in high-poverty schools and ensure that poor and minority children have the same opportunity as other children to meet challenging state academic standards. The *No Child Left Behind* Act of 2001 reauthorizes the ESEA and incorporates nearly all of the major reforms proposed by President George W. Bush’s *No Child Left Behind* framework for education reform, particularly in the areas of assessment, accountability, and school improvement.

The new law requires states to develop standards in reading and math and assessments linked to those standards for all students in grades 3 – 8. Schools must use Title I funds for activities that scientifically based research suggests will be most effective in help all students meet these state standards.

States must also develop annual yearly progress (AYP) objectives that will result in all students achieving proficiency in reading and math within twelve years. Biennial state participation in the state-level version of the National Assessment of Educational Progress will provide benchmarks for ensuring the rigor of state standards and assessments.

The changes in the law mean new roles for districts, principals, teachers, and parents. District administrators implement school improvement by helping schools develop programs and by supporting professional development. Principals work with teachers to determine the most effective Title I services for their schools; teachers work to expand and update their skills through high-quality professional development. Partnership compacts between parents and school spell out shared goals, expectations, and responsibilities.

Every Title I school must use resources to help students meet state performance standards for all children; use effective means of improving student achievement; use instructional strategies that provide an accelerated, high-quality curriculum; provide instruction by highly qualified staff; provide opportunities for professional development; and provide strategies to increase parental involvement.
NOTIFICATION OF RIGHT TO REQUEST TEACHER QUALIFICATIONS

The educators in Whitley County schools are committed to providing a quality instructional program for your child. This notice is just one of the ways of keeping you informed of the educational commitment of our schools and our district.

Our district receives federal funds for Title I programs as a part of the No Child Left Behind Act (NCLB). Under NCLB, you have the right to request information regarding the professional qualifications of your child’s teacher(s). If you request this information, the district will provide you with the following:

1. Whether the teacher has met the state requirements for licensure and certification for the grade levels and subject matters in which the teacher provides instruction;

2. Whether the teacher is teaching under emergency or other provisional status through which state qualification or licensing criteria have been waived;

3. The college major and any other graduate certification or degree held by the teacher, and the field of discipline of the certification or degree; and

4. Whether your child is provided services by paraeducators, and if so, their qualifications.

If you would like to request this information, please contact Paula Rickett by phone at 549-7000 X 2026 or by email at paula.rickett@whitley.kyschools.us. Please include your child’s name, the name of the school your child attends, the names of your child’s teacher(s) and an address or email address where the information may be sent. Thank you for your interest and involvement in your child’s education.

TITLE I COMPLAINT PROCEDURES
WHITLEY COUNTY SCHOOLS

NCLB requires that there exist a written procedure for the receipt and resolution of complaints alleging violations of Title I, Part A in the administration of the program.

Every effort will be made to resolve issues and to answer inquiries at the most direct and immediate level. This resolution is facilitated through regular contact between district staff and participating school representatives. If an issue cannot be satisfactorily resolved in this manner, a formal complaint procedure may be implemented.

All formal complaints should be in writing and addressed to:

Paula Rickett, Title I Director
The written complaint must contain the following:

- The name of the complainant and contact information
- The nature of the complaint (the specific violation of the administration of the Title I, Part A program)

A response to the formal complaint will be issued within thirty working upon its receipt. After the complainant has received the response, he/she has thirty days to then appeal the local decision. This appeal must be filed in writing with the Kentucky Department of Education in compliance with (704 KAR 3:365)

**Title II - Dwight D. Eisenhower Professional Development Program**

Eisenhower funds must be used exclusively for professional development activities in the core academic areas of mathematics and science. Materials, equipment, supplies, and services may be purchased with these funds if they are essential to and are to be used for and during professional development activities in mathematics and science.

**Title III - Language Instruction for Limited English Proficient and Immigrant Students**

Students with limited English proficiency (LEP) come with diverse histories, traditions and varied educational experiences. The term ‘limited English proficient’ has been defined in Title IX of the No Child Left Behind Act under the General Provisions Part A, Section 9101. The Whitley County School District strives to provide the most appropriate learning opportunities for English Language Learners (ELL) while accommodating for their special needs in the classroom. Our teachers create an effective learning environment for LEP/ELL students with a classroom atmosphere that promotes the rapid integration of newly arrived students into the life of the school. This environment is non-threatening and has a good understanding of the culture and background of the new student. Our district plan is to ensure and help develop programs and resources that will reduce or eliminate language barriers so that all students can learn equally.

**Title IV**

Title IV, Safe and Drug Free School Program, provides tobacco, drug and alcohol, as well as violence prevention programming in the Whitley County School District. This includes research-based curriculums and resources in alcohol and drug education, safety, violence prevention, character education, life skills, and conflict resolution. Related programs consist
of staff training, crisis management, classroom instruction, parent workshops, counseling referrals and behavior management consultations.

Title V

Title V is designed to encourage the initiation of innovative educational programs in public and private, nonprofit schools. The hallmark of the Title V program is the flexibility it gives our district to be creative and innovative in developing programs geared specifically to meet the needs of our students.

Title VI

Title VI is designed to encourage the initiation of innovative educational programs in public and private, nonprofit schools. The hallmark of the Title VI program is the flexibility it gives our district to be creative and innovative in developing programs geared specifically to meet the needs of our students.

Title IX

Title IX is the portion of the Education Amendments of 1972 that prohibits gender discrimination in educational institutions that receive federal funds. Title IX states that no person in the United States shall, on the basis of sex, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any educational program or extracurricular activity. All schools must provide equitable access to their educational and extra-curricular opportunities and activities for admitted students.

Coaching Requirements

Coaching requirements are covered in Bylaw 27 (http://www.khsaa.org/handbook/bylaws/bylaw27.pdf) of the KHSAA handbook and include; CPR training, Medical Symposium attendance, Rules clinic attendance, and Coaches Education course work. There is a checklist in Appendix A that each coach should turn in to the Athletic office prior to the beginning of your season. Each coach that has a booster club that sponsors their sport must complete the Athletic Booster Club Agreement Contract and submit an expenditure report quarterly to the Athletic Director. WCHS coaches and booster treasurers will follow KHSAA policies and procedures.

Booster's Groups

It is clearly recognized that the best athletic programs in public schools in the United States have very active booster's groups supporting their athletic teams. We encourage every team to try and organize parental support to help provide the best athletic experience possible.
Whitley County School Guidelines for the formation of any booster's group supporting any school sanctioned athletic team include:

- Provide Financial Report (All expenditures and receipts – July 1 to June 30)
  Each booster will be required to send a quarterly report to the Athletic Director in order to ensure equity in spending between male and female sports.
- Provide listing of officers (on a booster club application – renewed annually).
- Provide updated by-laws
- Provide an estimated budget
- Follow proper procedures in conducting fund raisers.

**Athletic Awards**

All teams are expected to have Senior Night at the last home game and an awards ceremony to close each season. A service bar will be given to all athletes who letter.

An athlete must complete the season in order to receive any award (excepting a season ending injury.) All issued equipment must be returned and all athletes are expected to attend their respective awards programs. All awards are displayed in the trophy case in the front lobby of the gymnasium. The Athletic Director will monitor the granting of awards to ensure equity is maintained. Any senior applying for a scholarship will be considered and equity will be monitoring in the issuing of scholarships.

**Banners**

All teams (male and female) sell sponsorships to local businesses. Once the teams receive a sponsorship banners will made with the business logo printed on the banner. These banners are hung in the gymnasium during basketball and volleyball season, on the fence during baseball, softball and football season. Track banners are hung on the fence at the track field. Wrestling and golf banners are hung in the front foyer of the high school.

Each sport that receives a district, regional or state recognition will receive a banner listing all members’ names and coaches. These banners are hung in the appropriate playing facility for each sport. Banners will be hung in the lobby of the gym that names are added to yearly that are holding athletic sports records for male and female sports.

**Photographs**

Team’s pictures of all sports (male/female) are displayed in the trophy case in the front lobby of the gymnasium and in the sports programs that are available during each season. Each team’s picture is in our Whitley County District Ed Newspaper, Whitley Republic and Times
Whitley County School District

Tribune Newspaper. During the year local newspapers will publish various action shots, teams and individual accomplishments of sports male and female

**Vocational Education**

A full range of vocational programs in business and office education, agriculture, home economics, marketing, trade, and industry enable students to go directly into the work force after graduation from high school.

**Volunteer Program – PAVE – *Parents as Volunteer Educators*:**

PAVE was established through Title I in 1991. All volunteers are “unpaid” and are required to complete PAVE forms, including an application and records check form to become “approved” volunteers. Volunteers are requested to sign in and out when participating in our schools or during school related activities. Schools or the Site-Based Decision-Making Councils regulate the volunteer program at their respective schools. Volunteer opportunities include field trip monitors, classroom/staff assistants, bulletin board designers, as well as janitorial, food service, clerical, instructional, and sports assistants. The PAVE program helps to maintain an organized volunteer program to ensure that our schools are safe and orderly.
Use of Alcohol, Drugs, and Other Prohibited Substances

PURPOSE OF ALCOHOL AND DRUG POLICY AND DRUG TESTING PROGRAM

In this day and time, alcohol and drugs have grown to major proportions in our society and the school setting is not exempt. The use of alcohol and other drugs seriously impairs the health, safety, education and future success of students engaged in their use, and could also affect other students’ learning and safety; therefore, the Board is committed to create, maintain and promote a drug-free environment in all of our schools. We also want to enable our students to understand the pitfalls of alcohol/drug usage, and to benefit from the rehabilitation if they should get involved with drugs.

GENERAL ALCOHOL, DRUG, AND OTHER PROHIBITED SUBSTANCES POLICY STATEMENT

No student shall purchase, possess, attempt to possess, use, be under the influence of, sell, or transfer any of the following on or about school property, or at a school-sponsored activity, or in route to or from school or a school-sponsored activity:

1. Alcoholic beverages;
2. Controlled substances, prohibited drugs and substances, and drug paraphernalia; and
3. Substances that "look like" a controlled substance. In instances involving look-alike substances, there must be evidence of the student's intent to pass off the item as a controlled substance.

SUBSTANCE ABUSE PREVENTION COMMITTEE

A Substance Abuse Prevention Committee has been established and has the overall responsibility for implementing this policy and for doing annual reviews of its effectiveness. The Committee may consist of the school Principals, Head Coaches of the athletic teams, designated sponsors of extracurricular activities, Athletic Director, School Health Coordinator, Counselor, Superintendent, Board Members and parents.

DEFINITIONS

Controlled substance means any substance or immediate precursor listed in Chapter 218A of the Kentucky Revised Statutes or any other substance added by regulation under KRS 218A.010.

Prohibited drugs include, but are not limited to, any substance that an individual may not sell, possess, use, distribute or purchase under Federal or Kentucky law.

Prohibited substances include:

1. All prescription drugs obtained without authorization, and
2. All prohibited substances however taken or used, including but not limited to, inhaling, ingesting, and/or injecting. These include, but are not limited to, prescribed and over-the-counter drugs, prohibited volatile substances as defined in KRS 217.900 that are used or intended for use for an abusive and/or intoxicating purpose.

(Continued)
**PRESCRIPTION DRUGS AND OVER-THE-COUNTER (OTC) DRUGS**

An authorized use of a prescription or over-the-counter (OTC) drug when administered in proper dosage shall not be considered in violation of this policy or state law, unless the student is attempting to distribute or sell that drug. If a student is required to take a prescription drug or an over-the-counter drug during the school day, the parent or student should deliver that drug in the original bottle or packaging to the school nurse (or other designated person), who will administer the drug to the student provided the parent has provided a permission form to do so. (See Student Policy 09.2241 and Procedure 09.2241 AP.1)

**PENALTY**

Violation of this policy shall constitute reason for disciplinary action including suspension or expulsion from school and suspension or dismissal from athletic teams and/or other school-sponsored activities.

**REPORTING**

When they have reasonable belief that a violation has taken place, Principals shall immediately report to law enforcement officials when an act has occurred on school property or at a school-sponsored function that involves student possession of a controlled substance on school property in violation of the law.

**COMPONENTS OF ALCOHOL/DRUG POLICY**

The District’s drug and alcohol policy consists of two (2) components: 1) Drug Testing, and 2) Sanctions/Penalties for Violations of the Policy. A description of each component is provided below.

**COMPONENT 1A – DRUG TESTING: ATHLETES, DRIVERS, & OTHER EXTRACURRICULAR ACTIVITIES**

To deter the unlawful use of alcohol and drugs, and to monitor compliance with this policy, all 7th through 12th grade students participating in sports, cheerleading, or other competitive, extracurricular activities are required to participate in random drug testing during the semester of the activity (This includes elementary athletes participating in middle or high school extracurricular activities). There will be multiple waves of random drug testing for each extracurricular activity, which could result in a student being tested more than once, or not at all. Student drivers and driver education students at the high school will also be subject to random drug testing during the semester of their activity. In addition, all of these categories of students will be subject to drug testing any time there is reasonable suspicion that a student has violated this policy, student discipline code, or handbook as relates to being under the influence of drugs or controlled substances. Students asked to take a drug test and refusing to do so shall be treated as if he/she had received a positive test result.

Before a student is approved for any of these activities, the student and his/her parents must sign a consent form acknowledging that they have read, understand, and agree to be bound by the terms and conditions of this policy and the accompanying procedures. For convenience of students and their parents, a copy of this policy and the procedure shall be included in the Student Agenda/Handbook in a summary form and in its entirety on the Board website.

**COMPONENT 1A – DRUG TESTING: ATHLETES, DRIVERS, & EXTRACURRICULAR ACTIVITIES (CONTINUED)**
The testing will include the gathering and analysis of urine specimen. The procedure for collection and testing will adhere to DOT federal procedures for drug testing and more specifically as provided in this policy and corresponding procedure, which includes using a certified lab for confirmation of results to ensure the integrity of the process. (See Procedure 09.423 AP. 1 for more details.)

**COMPONENT 1B – DRUG TESTING: REASONABLE SUSPICION (STUDENTS DISPLAYING TYPICAL DRUG USE SYMPTOMS)**

To further deter the potential use of drugs by any student, if at any time while at school or on school property, a student demonstrates several of the symptoms that are typically associated with drug use, the Principal/designee shall contact the parent/legal guardian and request a consent signature to administer a reasonable suspicion drug test.

Symptoms that are typically displayed by a person using a drug include, but are not limited to:

- Inability to stay awake
- Red & bloodshot eyes
- Strange odor in clothes
- Not attentive
- Difficulty in remembering
- In a dazed state
- Uncaring attitude
- Defiant of authority
- Inability to get along with peers

A student who refuses to submit to a reasonable suspicion drug test may be subject to disciplinary action for defiance of authority or insubordination in addition to such other disciplinary action for drug use and/or possession that the particular circumstances may warrant.

**COMPONENT 2 – SANCTIONS/PENALTIES FOR A POSITIVE DRUG TEST**

The sanctions listed below shall be the same for all categories of random drug tests, i.e. athletes, drivers, and/or extracurricular.

First Violation
- Two to four (2-4) weeks or two to four (2-4) games, as determined by the collaboration team, suspension from participation in and attendance of any/all extracurricular activities/events (except student athletes must continue to participate in team practices)
- Twelve (12) weeks of drug counseling/training*, and/or other available intervention program approved by the Superintendent
- See “Additional Sanction Details” section (below)

Second Violation
- Four to six (4-6) weeks and/or four to six (4-6) games, as determined by the collaboration team, suspension from participation in and attendance of any/all extracurricular activities/events.
- Drug counseling/training*, and/or other available intervention programs approved by the Superintendent.
- If the student voluntarily enrolls in the Whitley County Juvenile Diversion Drug Court program, the suspension and drug counseling requirement would not be imposed.
- See “Additional Sanction Details” section (below).

**COMPONENT 2 – SANCTIONS/PENALTIES FOR A POSITIVE DRUG TEST (CONTINUED)**

Third Violation

(Appplies to students that did not previously enroll in Whitley County Juvenile Diversion Drug Court program).
Suspension from participation in and attendance of any/all extracurricular activities/events (including driving) for the remainder of student’s enrollment in the school or until proven that the student has completed all recommendations and approval has been given by the school appointed authorities.

It will be recommended that the student seek in-patient therapy/counseling at an outside professional facility.

*ADDITIONAL SANCTION DETAILS*

Consequences for positive tests under the random drug testing program are primarily focused on prevention, and/or early detection and intervention/rehabilitation. They are not designed, nor intended to be used, as a source of information for law enforcement agencies, or for the prosecution of a student. Therefore, students with positive drug tests receive sanctions as outlined above.

All suspensions will begin the date that the positive results are received. If necessary, the suspension will carry over to the following school year. Actual length of time that a student will be required to participate in counseling and other forms of intervention will be determined by student’s response to intervention and counselor’s recommendation. Before a student can be reinstated, he/she must demonstrate responsible actions, respond favorably to counseling, and receive a negative test result on another drug test, which will be conducted at the end of the sanction period. A positive result on this retest will be treated as another violation. Once a student has been reinstated the student’s participation in another activity will not be restricted because of the previous violation. A suspended student may try out for a 2nd sport activity understanding that he/she will be retested and must receive a negative result. If he/she successfully qualifies for the 2nd sport team, any unexpired portion of the previous suspension must be served prior to actual participation in the 2nd sport activity.

CONFIDENTIALITY

Administrators shall not use information obtained in drug testing for any purpose other than those described in this policy. A student’s test results will be released only to the Principal, District Drug Coordinator, Drug Counselor, athletic coach or extracurricular sponsor/teacher, and the students’ parent(s). The test results will not be released to any other person unless there is written authorization by the student and/or the students’ parent or unless it is required by a subpoena or other court order.

REFERENCES:

- KRS 158.150; KRS 158.154; KRS 158.155
- KRS 160.290; KRS 161.180; KRS 217.900; KRS 218A.020; KRS 218A.1430
- OAG 82-633; OAG 93-32
- Clark County Board of Education vs. Jones, KY. App., 625 S. W. 2d 586 (1981).
- Improving America’s Schools Act of 1994 (IASA), Title IV: Safe and Drug-Free Schools and Communities

RELATED POLICY:

09.2241 (Adopted/Amended: 07/12/2012)
CURRICULUM AND INSTRUCTION  08.2323

Access to Electronic Media

(Acceptable Use Policy)

The Whitley County School System is pleased to offer a network that supports and enhances teaching and learning by providing staff/students access to informational resources beyond the confines of the school. The Whitley County Board of Education supports the right of students, employees and community members to have reasonable access to various formats of information and believes users should utilize this opportunity in an appropriate and responsible manner.

AGREEMENT/PERMISSION FORM

KRS 156.675 requires that each District adopt and implement an acceptable use policy. The purposes of this policy are:

- To educate,
- To provide protection against violations of privacy,
- To prevent misuse of public resources,
- To protect against inappropriate or destructive behaviors, and
- To ensure that technology resources are dedicated to improving student achievement and school administration.

The Superintendent and the District Technology Committee have developed and implemented these procedures to provide guidance for access to electronic media (including, but not limited to, the Internet, email, telephones, and other District technological resources). Each user, as well as parents or legal guardians of minor students (those under 18 years of age) shall be required to sign a permission/agreement form located at the end of this document. This signature sheet shall be kept on file as a legal, binding document. In order to modify or rescind the agreement, the student's parent/guardian (or the student who is at least 18 years old) must provide the Superintendent/designee with a written request.

NETWORK ACCESS AND USE

Upon signing this agreement each user will be given a unique username and password. This username and password should be used each time network access is required. Users should not give out their passwords nor should they use others’ passwords. The network is provided for educational purposes and resources should be used in a manner that is consistent with Whitley County School System standards.

INTERNET

The Internet is provided to further educational goals and objectives. It is considered a District resource and is intended primarily for business and educational use. Every user has a responsibility to maintain and enhance the Whitley County School System’s public image and to access to the Internet in a productive manner. Students should not reveal their name and personal information to or establish relationships with "strangers" on the Internet, unless a parent or teacher has coordinated the communication.
Access to Electronic Media
(Acceptable Use Policy)

INTERNET (CONTINUED)

The Whitley County School System makes every attempt to keep our students safe while on the Internet. Internet access is filtered and logs of Internet activity are examined periodically to detect access to objectionable material, as defined by the District. Internet safety measures, which shall apply to all District-owned devices with Internet access or personal devices that are permitted to access the District’s network, shall be implemented that effectively address the following:

- Controlling access to inappropriate and/or harmful material
- Safety and security of minors when accessing Internet and all forms of electronic communications
- Preventing unauthorized access, including "hacking" and other unlawful activities
- Unauthorized disclosure, use and dissemination of personal information regarding minors

Although we make every effort to block inappropriate material, families should be warned that some material may contain items that are illegal, defamatory, inaccurate, and/or potentially offensive to some people. Staff and students that unexpectedly come across such sites should report them to the proper officials. The Board's designee may disable a technology protection measure during use by an adult if necessary to enable access for bona fide research or other lawful purpose.

In accordance with the Children's Internet Protection Act (CIPA), staff members are expected to teach responsible use to students as well as provide guidance and supervision of students using the Internet on school premises. Just as educators are expected to select instructional materials and recommend research sources in print media, staff members are expected to select and guide students on the use of instructional materials on the Internet.

More information on Internet safety can be found at www.whitley.kyschools.us. Ultimately parents/guardians of minors are responsible for setting and conveying the standards that their children should follow when using media and information sources.

ELECTRONIC MESSAGING

An email account will be created for each staff member and student in grades K-12 in the Whitley County School System. The District encourages the use of electronic messaging for efficient and effective communication. Email is intended primarily for work-related and educational use. Although accessible, no personal email/social media account should be used to communicate with students, parents, or staff.

Every user has a responsibility to maintain and enhance the School System’s public image and to use school system provided email in a productive manner. Staff will employ electronic mail on a daily basis at work as a primary tool for communications. The District may rely upon this
medium to communicate information, and all staff will be responsible for checking and reading messages daily. The Whitley County School System provided email system is the only email system that is to be used on the Whitley County School System network. District resources may not be used to establish or continue e-mail accounts through third party providers or any other nonstandard electronic mail system.

Electronic mail and telecommunications are not to be utilized by employees to share confidential information about students or other employees. Network and school administrators may review files and communications to maintain system integrity and to ensure that staff members and students are using the system responsibly. Each user is responsible for the content of all text, audio, or images that he or she places on or sends over the Whitley County School System network.

No email or other electronic communications may be sent which hides the identity of the sender or represents the sender as someone else. All messages should contain the user’s name. Any messages or information sent by the user via an electronic network (e.g. bulletin board, online service, or Internet) are a reflection on the Whitley County School System. While some users include personal “disclaimers” in electronic messages there is still a connection and the statements may be tied back to the Whitley County School System. All communications sent by the user must comply with this and other District policies and may not disclose any confidential or proprietary information of the Whitley County School System.

TELEPHONES

The Whitley County School System provides telephones in each classroom. Telephones are part of the communications network and are therefore considered school system resources entitled to the same procedures and regulations as other electronic media.

GENERAL PRINCIPLES

Staff and students are responsible for appropriate behavior on the Whitley County School System communication network just as they are on school premises. Users are expected to comply with the Whitley County School System standards and honor the agreements they have signed. Beyond clarification of such standards the Whitley County School System is not responsible for restricting, monitoring, or controlling the communications of individuals utilizing the network. Within reason, freedom of speech and access to information will be honored.

The following behaviors are not permitted on Whitley County School System networks:

- Violating State and Federal legal requirements addressing student and employee rights to privacy, including unauthorized disclosure, use and dissemination of personal information by sharing confidential information about students or employees
- Sending or displaying offensive messages or pictures, including those that involve:
  - Profanity or obscenity; or
  - Harassing or intimidating communications
- Organizing political campaigns
Whitley County School District

- Engaging in practices that threaten the network (i.e., loading files that may introduce a virus)
- Violating copyright laws, including illegal copying of commercial software and/or other protected material
- Using others’ passwords, “hacking” or gaining unauthorized access to computers or computer systems, or attempting to gain such unauthorized access
- Trespassing in others’ folders, documents, or files
- By-passing the Internet filtering system
- Intentionally wasting limited resources, including downloading of freeware or shareware programs
- Employing the network for commercial purposes, union business, financial gain or any illegal activity
- Violating regulations prescribed by the network provider
- Preparing or assembling materials for religious institutions

Inappropriate behaviors, violations, or complaints will be reported to the supervisor/building Principal for appropriate disciplinary action. School officials shall apply the same criterion of educational suitability used to review other educational resources when questions arise concerning access to specific databases or other electronic media. Violations may result in a loss of access and/or disciplinary actions. When applicable, law enforcement agencies may be involved.

**DEVICES**

The user hereby agrees to and shall use reasonable care in the operation and handling of the devices and peripherals (case, charger, etc.); keep the device secure when not in use and keep track of the device and take steps to prevent it from being lost or stolen. If the device is lost, stolen, or damaged, then the user agrees to be responsible for the repair cost or the replacement cost of the device that is entrusted to the user.

**SOFTWARE**

There is to be no unauthorized software downloaded and/or installed to the Whitley County School System network. The District must approve all software downloaded and/or installed.

**COPYRIGHT ISSUES**

The users of the Whitley County School System network may not transmit copyrighted material. All users obtaining access to another District’s or individual’s materials must respect all copyrights and may not modify or forward copyrighted materials, except with permission or as a single copy to reference only. Failure to observe copyright or license agreements may result in disciplinary action.
Access to Electronic Media
(Acceptable Use Policy)

PRIVACY

Users of the Whitley County School System network should be aware that information accessed, created, sent, received, or stored on the network is not private and is subject to review. All information is the property of the District. The District reserves the right to access and monitor all messages and files on the Whitley County School System network.

NETWORK STORAGE

Network storage is provided for staff and students of the Whitley County School System. The storage area is for educational purposes only and should be limited to only files needed for such. Users should not use the network to store games, music, movies or offensive material. Each user is responsible for the content of all text, audio, or images that he/she places on the network. Network and school administrators may review files to maintain the system integrity and to ensure that all are using the system responsibly.

WEB CONTENT

The content of the Whitley County School System Website shall be consistent with the purpose of supporting and enhancing learning and teaching. Users who publish pages on the site should use criteria appropriate to selecting materials that enrich the learning environment. The web page content should be accurate, objective, and current. Student artwork, writing, and/or images may be placed on the Internet, but at no time shall pictures of students be associated with the student name. No home address or telephone number shall appear on the site.

VIOLATIONS

Investigations will be made into complaints regarding misuse of resources. Any user who abuses the access to the Whitley County School System network, e-mail or the Internet will be subject to appropriate disciplinary action. If necessary, the District also reserves the right to advise appropriate legal officials of any illegal violations.

EMPLOYEE USE

Employees are encouraged to use electronic mail and other District technology resources to promote student learning and communication with the home and education-related entities. If those resources are used, they shall be used for purposes directly related to work-related activities.

Technology-based materials, activities and communication tools shall be appropriate for and within the range of the knowledge, understanding, age and maturity of students with whom they are used.

District employees and activity sponsors may set up blogs and web pages or other applications. District resources and following District guidelines to promote communications with students,
parents, and the community concerning school-related activities and for the purpose of supplementing classroom instruction.

Networking, communication and other options offering instructional benefits may be used for the purpose of supplementing classroom instruction and to promote communications with students and parents concerning school-related activities.

Staff members are discouraged from creating personal social networking sites to which they invite students to be friends. Employees taking such action do so at their own risk.

**EMPLOYEE USE (CONTINUED)**

All employees shall be subject to disciplinary action if their conduct relating to use of technology or online resources violates this policy or other applicable policy, statutory or regulatory provisions governing employee conduct. The Professional Code of Ethics for Kentucky School Certified Personnel requires certified staff to protect the health, safety, and emotional well-being of students and confidentiality of student information. Conduct in violation of this Code, including, but not limited to, such conduct relating to the use of technology or online resources, must be reported to Education Professional Standards Board (EPSB) as required by law and may form the basis for disciplinary action up to and including termination.

**COMMUNITY USE**

On recommendation of the Superintendent/designee, the Whitley County School Board shall determine when and which computer equipment, software, and information access systems will be available to the community.

Upon request to the Principal/designee, community members may have access to the Internet and other electronic information sources and programs available through the Whitley County School System network, provided they attend any required training and abide by the rules of usage established by the Superintendent/designee.

**AUDIT OF USE**

The Superintendent/designee shall establish a process to determine whether the District’s education technology is being used for purposes prohibited by law. The process shall include, but not be limited to utilization of filtering and monitoring of logs and bandwidth.

**RETENTION OF RECORDS FOR E-RATE**

Following initial adoption, this policy and documentation of implementation shall be retained for at least ten (10) years after the last day of service in a particular funding year.

**REFERENCES:**

- KRS 156.675; KRS 365.732; KRS 365.734
- 701 KAR 005:120
- 16 KAR 1:020 KAR 001:020 (Code of Ethics) (Code of Ethics)
- 47 U.S.C. 254/Children’s Internet Protection Act; 47 C.F.R. 54.520
- Kentucky Education Technology System (KETS)
- 47 C.F.R. 54.516
- 15-ORD-190

**RELATED POLICIES:**
Whitley County School District

03.13214/03.23214; 03.1325/03.2325; 03.17/03.27
08.1353; 08.2322
09.14; 09.421; 09.422; 09.425; 09.426; 09.4261
10.5

Adopted/Amended: 7/12/2018
Order #: 6C
CURRICULUM AND INSTRUCTION  08.2323 AP.21

Electronic Access/User Agreement Form

Upon signature of this form, the user will be given a username and password to access the network and Internet, and will be held accountable for all activity under that username. Staff and students in grades K-12 will be given an email account as well as access to other electronic services.

By signing this form, you hereby accept and agree that your rights to use the electronic resources provided by the District and/or the Kentucky Department of Education (KDE) are subject to the terms and conditions set forth in District policy/procedure. Please also be advised that data stored in relation to such services is managed by the District pursuant to policy 08.2323 and accompanying procedures.

Users also understand that the e-mail address provided can also be used to access other electronic services or technologies that may or may not be sponsored by the District, which provide features such as online storage, online communications and collaborations, and instant messaging. Use of those services is subject to either standard consumer terms of use or a standard consent model.

Data stored in those systems, where applicable, may be managed pursuant to the agreement between KDE and designated service providers or between the end user and the service provider. Before using online services, you must accept the service agreement and, in certain cases, obtain parental consent.

As a user of the Whitley County School System communication network, I hereby agree to comply with the District’s Acceptable Use Policy (full policy available online) and communicate over the network in a reliable fashion while honoring all relevant laws and restrictions.

Printed Name _____________________________________
User Signature: ____________________________________  Date __________________

If the user is a minor, a parent/guardian signature is required.

As a parent/legal guardian of the minor listed above, I grant permission for my son/daughter to access the Whitley County School System communication network. I understand that users are to abide by the regulations and guidelines in the Acceptable Use Policy and that individuals and families may be held liable for violations. I accept responsibility for guidance of setting and conveying standards for my son/daughter to follow when selecting, sharing, or exploring information and media.

Parent /guardian Signature __________________________________  Date ______________
I have received a copy of the Whitley County School District Code of Acceptable Behavior and Discipline for the 2018-19 school year.

I have read the code and agree to abide by its content.

________________________________________          ______________
Parent Signature                           Date

________________________________________          ______________
Student Signature                          Date

Date form received by School ______________

*Please print this form and return to school.