Mercer Island High School
9100 SE 42nd Street
Mercer Island, WA 98040
206-236-3386 (Athletic Director--Nick Wold)
206-236-3429 (Athletics Coordinator—Kyle McKenna)
206-236-6345 (Athletics Secretary -- Becky LeMaster)
206-236-3358 Fax
www.mercerislandschools.org

Vision
Mercer Island High School provides a respectful, healthy, and supportive learning community committed to preparing students for their future.

Values
The administration, staff, students, and parents of Mercer Island High School value:
A love of learning
Effective instructional and assessment practices
Enriching and challenging opportunities for learning
Exceptional preparation for success in college, work, and future endeavors
Support for student success
A healthy learning environment
Community service and active citizenship
Effective communication, respect, and integrity
Positive relationships
Participation in extra-curricular activities
Respect for and appreciation of diversity
A nurturing and fulfilling high school experience

Purpose
The purpose of Mercer Island High School is to provide students with challenging educational activities and experiences that encourage students to reach their individual potential.
ADMINISTRATORS

Principal – Vicki Puckett 206-236-3394
Associate Principal (A-I) - Henterson Carlisle 206-236-6226
Associate Principal (Athletics and J-R) - Nick Wold 206-236-3386
Associate Principal (S-Z) – Jenny Foster 206-236-3387

COUNSELORS

Susie Brown A-D 206-236-3340
Susan Sutherin E-J 206-236-6013
Thomas Welch K-M 206-236-3355
Jeff Jones N-Si 206-236-3365
Jimmy Vasquez Sj-Z 206-236-3364

MIYFS Counselor - 206-236-3290
MIYFS Drug & Alcohol Counselor - Chris Harnish 206-236-3363

SUPPORT STAFF & SCHOOL RESOURCES

Activities Coordinator Nick Wold 206-236-3386
ASB Bookkeeper & Accounting Secretary Valerie Perine 206-236-3361
Athletics Coordinator (schedules) Kyle McKenna 206-236-3429
Athletics Secretary Becky LeMaster 206-236-6345
Attendance & Fine Arts Secretary Barb Hallgren 206-236-3346
Main Office Administrative Assistant Irina Yurina 206-236-3350
Main Office Secretary Amanda 206-236-3349
Main Office Secretary Robinson Shelley 206-236-3359
Nurse Sage Kelly John- 206-236-3377
School Security Liaison Lewis & mar 206-236-4523

FAX NUMBERS

Athletic Office Fax: 206-230-6316
Counseling Office Fax: 206-230-6352
Main Office Fax: 206-236-3358

COMMUNITY RESOURCES

Mercer Island Boys & Girls Club - 206-232-4548
Mercer Island Police - 206-236-3500
Mary Wayte Pool - 425-351-6401
Mercer Island Youth & Family Services - 206-236-3525

www.mercerislandschools.org
Athletic Academic Eligibility

We at Mercer Island High School are aware of the important role that interscholastic athletics play in the total development of students. We are also committed to the philosophy that the primary purpose of our school is to academically prepare students to become positive and productive citizens. Scholastic incentives are established and enforced for the educational and personal welfare of the students who participate.

- Student-athletes must have passed at least five (5) full-time subjects (at least 2.5 credits) in the immediately preceding quarter or semester in order to be eligible for competition the succeeding quarter or semester. Full time subjects are those in which .5 credit is earned at the completion of the semester.

  As students must be passing at least five (5) classes during each quarter or semester, the following grade monitoring system will be implemented.

  **Fall Sports Eligibility**
  
  Previous semester grades (June the previous year) will be used to determine fall eligibility. Student athletes who do not pass five subjects (and who have not made up the course work in summer school), will have to wait five (5) weeks into the new semester and demonstrate that he or she is passing five subjects, to be eligible for competition. During that time, these students are required to attend weekly tutorial sessions. In addition, a check will be made of all student athletes at the beginning of the semester to insure that they are enrolled in at least five subjects.

  **Winter Sports Eligibility**
  
  Winter eligibility will be determined by fall quarter grades. Again, student athletes who do not meet the criteria will be required to attend weekly tutoring sessions for five (5) weeks and, at the end of that time, prove they are passing five subjects in order to start competing. Again, a check will be made at the beginning of the sports season to determine that all student-athletes are enrolled in five (5) subjects.

  **Spring Sports Eligibility**
  
  Spring eligibility will be determined by first semester grades, with the same five (5) week tutorial assisted opportunity to go from being ineligible to eligible for competition. A check will be made to determine that all student-athletes are enrolled in five (5) subjects second semester.

- Student-athletes who have passed five (5) full-time classes but have failed to attain a 2.0 GPA during any grading term will be eligible to participate but must attend weekly tutoring sessions. Failure to attend may result in the student-athlete becoming ineligible for competition.

- Grades of INC (Incomplete) may be made up for credit during the first five (5) weeks of the subsequent semester. The student-athlete will be ineligible for interscholastic competition until the incomplete(s) is/are made up, if they are not passing five (5) classes.
COACHES AND ADMINISTRATORS DUTIES

In accordance with district policy and the coach’s job description, the coach and administrator has the duty to:

**Duty to Plan**
This is a comprehensive requirement that transcends all other duties. Inherent in this duty is the need to continually conduct focused analyses and to develop responsive strategies that prevent or reduce injury and loss in the following areas: coaching competence, medical screening, appropriate activities that consider age, maturity and environmental conditions; facility and equipment evaluation and improvement; injury response; warnings to athletes and their families; insurance of athletes; child advocacy in cases of alcohol and other drug abuse (AODA) or family neglect or abuse. Plans and policies should be committed to paper and should be rigorously implemented unless dangerous conditions prevent implementation.

**Duty to Supervise**
A coach must be physically present, provide competent instruction, structure practices that are appropriate for the age and maturity of players, prevent foreseeable injuries and respond to injury or trauma in an approved manner. This duty requires supervisors to ensure that facilities are locked and that students are denied access when a competent staff member cannot be physically present to supervise.

 Supervision responsibilities also pertain to athletic administrators who are expected to be able to supervise coaching staff members competently. In addition, athletic administrators are expected to supervise contests to ensure that spectators do not create an unsafe or disruptive environment. A further extension of this duty is the need to supervise the condition, safe usage, maintenance and upkeep of equipment and facilities.

**Duty to Assess Athletes Readiness for Practice and Competition**
Athletic administrators and coaches are required to assess the health and physical or maturational readiness skills and physical condition of athletes. Athletes must be medically screened in accordance with state association regulations before participating in practice or competition. Moreover, some children may require specialized medical assessment to ascertain the existence of congenital disorders or the existence of a physical condition that predisposes the athlete to injury. In addition, injured athletes who require the services of a physician may not return to practice or competition without written permission of the physician.

**Duty to Maintain Safe Playing Conditions**
Coaches are considered trained professionals who possess higher level of knowledge and skill that permits them to identify foreseeable causes of injury inherent in defective equipment or hazardous environments. In addition, weather conditions must be considered. Athletes should not be subjected to intense or prolonged conditioning during periods of extreme heat and humidity or when frostbite may be a factor.

**Duty to Provide Proper Equipment**
Coaches and athletic administrators must ensure athletes are properly equipped with clean, durable and safe equipment. This is especially important for protective equipment which must carry a National Operating Commission on Safety in Athletic Equipment
(NOCSAE) certification and must be checked for proper fit and wearing. Athletes must wear protective equipment any time they are exposed to the full rigors of contact in practice or competition. Selection of equipment must also consider the age and maturity of the athletes.

Duty to Instruct Properly
Athletic practices must be characterized by instruction that accounts for a logical sequence of fundamentals that lead to an enhanced progression of player knowledge, skill and capability. Instruction must move from simple to complex and unknown to known. Instructor-coaches must be properly prepared to provide appropriate and sequential instruction to identify and avoid dangerous practices or conditions. Instruction must demonstrate appropriate and safe technique and must include warning about unsafe techniques and prohibited practices.

Duty to Match Athletes
Athletes should be matched with consideration for maturity skill, age, size and speed. Mismatches should be avoided in all categories.

Duty to Condition Properly
Practices must account for a progression of cardiovascular and musculoskeletal conditioning regimens that prepare athletes sequentially for more challenging practices and competitive activities. Consideration must be given to weather, maturational and readiness factors.

Duty to Warn
Coaches are required to warn parents and athletes of unsafe practices specific to a sport and the potential for injury or death. This warning should be issued in writing and both athletes and parents should be required to provide written certification of their comprehension. Videotapes of warnings to players and parents are recommended.

Duty to Ensure Athletes Are Covered by Injury Insurance
Athletic administrators and coaches must screen athletes to ensure that family and/or school insurance provides a basic level of medical coverage. Athletes should not be allowed to participate without injury insurance.

Duty to Provide Emergency Care
Coaches are expected to be able to administer approved, prioritized, standard first aid procedures in response to a range of traumatic injuries.

Duty to Develop an Athletic Emergency Response
Administrators and coaches must develop site-specific plans for managing uninjured team members while emergency care is being administered to an injured athlete. In addition, plans must be in place to ensure access to a stocked first aid kit, spine board and other emergency response equipment; access to a telephone; ensure a timely call to EMS; to expedite rapid access by EMS to the injured athlete by stationing coaches or team members at driveways, parking lots, entry doors and remote hallways.
Duty to Provide Proper Transportation
A coach has a duty to see that athletes are safely transported to and from contests and to and from practices if practices are held at sites other than the immediate school grounds, consistent with district policy on student transportation.

Duty to Select, Train and Supervise Coaches
Athletic administrators will be expected to ensure coaches are capable of providing safe conditions and activities as outlined in the preceding list of thirteen duties.

The duties listed above are not meant to be comprehensive. In carrying out the duties of the assignment a staff member is expected to act as a reasonable professional would have acted under similar circumstances. A staff member who supervises a sports activity is expected to know the intricacies of the activity that he/she is leading.

SUMMER SPORTS ACTIVITIES/CLINICS
Rules governing out-of-school and/or out-of-season student sports participation are as follows:

- A practice is defined as a teaching phase of a sport to any present, past or future squad member while a student in grade 7-12 during the school year or during the summer. The school may not sponsor, promote or direct activities which resemble out-of-season practices or contests during the school year or summer. A school staff member who sponsors, promotes or directs such activities during the summer vacation shall clearly indicate that he/she is operating independent of the school district. As such, the school district shall be free of liability associated with the activity.

- Students shall be advised that participation in a commercial summer camp or clinic or other similar type of activity shall not begin until the conclusion of the final WIAA state tournament of the school year. Participants in a fall school sports program may not attend any summer camp/clinic in that sport after August 1 until the first fall sports turnout. The school should announce by school bulletin that summer sports camp/clinic is neither endorsed nor sponsored by the district.

- A coach (contracted or volunteer) may not sponsor, promote, coach or direct activities which resemble out-of-season practices or contests in the sport they coach to any of their squad members or future squad members (grades 7-12) until after the school year's final WIAA state tournament.

- The use of the school bulletin board, public address system or school newspaper for promotional purposes to announce sports clinics/camps shall fall within the same guidelines as applied to other commercial endeavors.

- School facilities to be used for summer activity and/or sports camps may be rented consistent with the rates, rules and regulations applicable for other commercial uses.

A user shall hold the district free and without harm from any loss or damage, liability or expense that may arise during or be caused in any way such use of school facilities. Authorization for use of school facilities shall not be considered as endorsement of or approval of the activity group or organization nor for the purposes it represents.
ATHLETIC CODE

The opportunity to participate in the interscholastic athletic program is a privilege granted to all students of the district. Participants in this voluntary program are expected to conform to specific conduct standards established by the principals and athletic coaches.

In order to accomplish the vision, values and purpose of Mercer Island High School, it is necessary to communicate and enforce appropriate standards for all participants in student activities. Participation in school activities is a privilege not a right and if the community is to truly identify with its schools through athletics and activities, it is important that participants conduct themselves in a manner that the school and community can be proud of. This code applies to all WIAA sanctioned or MIHS approved club sports; cheer and drill squads; all music ensembles and all elected positions. Students participating in these activities (and their parent/guardians) must sign the Athletics and Activities Conduct Code acknowledgement included in the Athletics Package.

The key to successfully applying the code is information. Without credible information, determining appropriate disciplinary action becomes challenging. Therefore, after gathering reliable information and investigating allegations, sanctions are imposed in every incident where it has been determined that a violation of the code has occurred. As with any student discipline case, the privacy of the student and their family is protected and the disciplinary action is not a public matter.

All students who participate in an athletic and/or activities program at Mercer Island High School must comply with school district policies and the MIHS Code of Student Conduct. Student participants are accountable to their coaches, advisors and school administrators for their behavior at all times, in other words “24/7” during the school year. Students who participate in the MIHS athletic or activities program are subject to the Athletic and Activities Conduct Code from the time of the first organized school activity in late summer (for example the first practice for a fall sport or band) and runs continuously until the last day of school in the spring. If the violation occurred out of season, any exclusion will be served beginning with the first practice days (defined as beginning with the first day that final team rosters are set) during the next sports season in which the student participant participates; also, the student participant will miss the first interscholastic contest to follow this suspension if no interscholastic contest should fall within the suspension period.

Any student participant who engages in behavior that which interferes with, and/or is detrimental or perceived to be detrimental to the school's educational, athletic or activities programs will be subject to discipline, probation, suspension or expulsion from the activity and may also be subject to additional disciplinary action not related to the activity. Such acts shall include, but not be limited to those listed below. Engagement in any of the acts below by any student participant, on or off school premises, during instructional and non-instructional time, will constitute sufficient cause for discipline, probation, suspension or expulsion from school activities and may result in additional disciplinary action beyond the activity.
• disruptive conduct;
• disobedience of reasonable instructions of school authorities;
• violation of the MIHS Code of Student Conduct
• unauthorized absence from a practice, game, rehearsal, meeting etc. as defined by each coach or advisor;
• academic dishonesty
• vulgarity or profanity;
• intimidation, hazing or harassment (including racial/gender/sexual orientation and cyber bullying) of another student or employee;
• assault of another student or employee;
• possession or use of any dangerous weapons
• use, distribution, sale or possession of tobacco, alcoholic beverages, drugs (including marijuana/cannabis) and/or related paraphernalia including being present where substances are available or being used.
• the charge or conviction of any criminal act as defined by law
• If a student is suspended from school outside of the Athletics and Activities Conduct Code, the student is also suspended from athletics and activities for the duration of the suspension

FIRST VIOLATION: Whether in season or out of season, students will be excluded for a period of time from their activity or sport. Typically, a first violation will not exceed 15 school days. For violations involving possession, use or sale of alcohol or tobacco, students must also complete an evaluation with the MIHS Drug and Alcohol Counselor or other qualified individual acceptable to the school. During the time of exclusion, students will be prohibited from participating in games, performances, matches, practices. Participants may also be prohibited from attending other team/group activities at the discretion of the coach, club advisor and/or Athletic Director.

SECOND VIOLATION: Whether in season or out of season, a second violation will result in exclusion from all student activities for reminder of the season for sports or three months for an activity. The student must also complete a dependency assessment with the MIHS Drug and Alcohol counselor or other qualified individual acceptable to the school.

THIRD VIOLATION: Whether in season or out of season, a third violation from all student activities for one calendar year and the student must complete a dependency assessment with the MIHS Drug and Alcohol counselor or other qualified individual acceptable to the school.

FOURTH VIOLATION: Whether in season or out of season, a fourth violation will result in exclusion from all student activities (such as fan participation at athletic contests, fine arts performances, dances, etc.) for the remainder of their high school career.

CHILD ABUSE, NEGLECT AND EXPLOITATION PREVENTION

Child abuse, neglect and exploitation are violations of children's human rights and an obstacle to their educational development. The Board directs that staff shall be alert for any evidence of child abuse, neglect and/or exploitation.

For purposes of this policy, "child" means anyone under the age of 18 and/or any current student of the district, including home-schooled students or any other person classified as a student in the district’s database. Furthermore, "staff" means any employee of the Mercer Island School District.

"Child abuse, neglect and/or exploitation" shall mean:
A. Inflicting physical injury on a child by other than accidental means, causing death, disfigurement, skin bruising, impairment of physical or emotional health, or loss or impairment of any bodily function.

B. Creating a substantial risk of physical harm to a child’s bodily functioning.

C. Attempting, committing or allowing any sexual offense against a child as defined in the criminal code. This definition also includes any communications with a child for immoral purposes or viewing, possessing, or distributing any sexually explicit images of a child. It also includes intentionally contacting, either directly or through the clothing, the genitals, anus or breasts of a child unless such contact is necessary for the child's hygiene or health care. This also includes a child’s intentional or coerced contact with anyone’s genitals, anus, or breasts.

D. Committing acts that are cruel or inhumane regardless of observable injury. These acts may include, but are not limited to, instances of extreme discipline demonstrating a disregard of a child’s pain or mental suffering.

E. Assaulting or criminally mistreating a child as defined by the criminal code.

F. Failing to provide food, shelter, clothing, supervision or health care necessary to a child’s health or safety.

G. Engaging in actions or omissions resulting in a substantial risk to the physical or mental health or development of a child.

H. Failing to take reasonable steps to prevent the occurrence of the preceding actions.

All staff, which includes but is not limited to, certificated staff members, administrators, coaches, and classified staff members, are legally responsible for reporting all suspected cases of child abuse, neglect, and exploitation to the proper authorities, and/or the appropriate school administrator. When any professional school personnel staff member has reasonable cause to believe that a child has suffered abuse, neglect and/or exploitation, he or she shall report such incident, or cause a report to be made, to the nearest office of the Child Protective Services (CPS) of the Department of Social and Health Services (DSHS). The report must be made at the first opportunity, but in no case longer than forty-eight hours after there is reasonable cause to believe that the child has suffered abuse, neglect and/or exploitation. The report must include the identity of the accused if known. Under state law, staff are free from liability for reporting a reasonable suspicion of child abuse, neglect and/or exploitation. However, failing to report the incident may result in criminal liability regardless of whether the authorities determine the incident is provable in a subsequent legal proceeding.

A staff member is not relieved from making a direct report to CPS or the proper law enforcement agency if the staff member believes his/her report has not been appropriately acted upon by the administrator/designee. A staff member making a direct report to CPS or law enforcement, in that circumstance shall, without delaying the report, concurrently advise the principal/designee and make a written report to the Assistant Superintendent of Learning Services.

Staff members need not verify that a child has in fact been abused, neglected, or exploited. Any conditions or information that may be reasonably related to abuse, neglect, or exploitation should be reported. Legal authorities have the responsibility for investigating each case and taking appropriate action under the circumstances.

When school volunteers and other contracted employees have reasonable cause to believe that a child has suffered abuse or neglect, he or she should report the incident to the school principal/designee.
CONFLICT OF INTEREST  MISD Policy 5251

Staff members shall not engage in nor have a direct financial interest in any activity which conflicts with his/her duties and responsibilities. Such activities where a conflict of interest may exist include but are not limited to:

- Receiving economic benefit from selling or promoting the sale of goods or services to his or her students or their parents where the knowledge of the staff member's relationship to the district is in any way utilized to influence the sale. This includes providing any service for a fee from any staff member (teacher, paraprofessional, therapist, nurse, etc.) who works directly with that student in class, activity or therapy, beginning with the first day of school through the last day of school.
- Receive economic benefit from the purchase of equipment for the district where the district has specifically engaged a staff member(s) to select the equipment.
- Receiving economic benefit from the sale of instructional and training materials and/or equipment where the district has specifically engaged a staff member(s) to develop such materials or equipment. In such instances, the district shall retain a proprietary interest.
- Obtaining, using or providing a list of names and home addresses from school records or school-related contacts for purposes of identifying potential client or customer contacts.
- Participating in any way in the selection process for materials, books or equipment when an item developed by or authored by the staff member or a member of his/her family is under consideration for approval for district use.
- Being involved in the selection of an applicant or in the appointment, evaluation or supervision of any other staff member who is a family member.
- Using any school resources to promote sales of a product or service in which a staff member or member of his/her family, has a financial interest.
- Providing a staff or student directory for use in promoting sales of a product or service, or using a staff or student directory (in paper form or electronically) in promoting sales of a product or service.
- Purchasing or otherwise acquiring surplus district property, where the staff member was involved in or had influence in the process of declaring the item(s) as surplus.

For the purpose of this administrative policy, “family member” is defined as son, daughter, father, mother, brother, sister, including in laws and husband/wife, grandparents, grandchildren of the employee or employee’s spouse.

Established 11/6/75, Last Revised 8/20/08

CREDIT FOR OUTSIDE-OF-THE-SCHOOL DAY ACTIVITIES

Directed Athletics
- Maximum of 1 credit total may be earned for Directed Athletics/Off-Campus Athletics or combination of the two.
- Students participating in the MIHS supervised competitive sports program may receive a maximum of one year PE credit toward the two years required for graduation.
- Documentation of participation is monitored by the Head Coach and the Athletic Director.
- Directed Athletics will be entered as a class on the students’ transcript. 1 season = 1 semester (.5) credit; maximum 2 semester (1.0). Graded Pass/Fail.

Off-Campus Athletics
- Max. total of 1 credit may be earned for Off-campus Athletics /Directed Athletics/or combination of the two
• Students who wish to receive credit for participation in a physical education program not under the supervision of the school must fill out an Off-Campus Athletics form (available in counseling center) and submit it to the Athletic Director for pre-approval.
• There must be a responsible adult who agrees in advance to monitor and record the student's attendance and participation and certify credit requirements were met.
• Upon completion of the activity the form must be submitted again to the Athletic Director for his signature.
• As with Directed Athletics, a maximum of one year physical education credit toward the two year graduation requirement may be earned. 75 hours = 1 semester credit (.5); maximum 2 semesters (1.0). Pass/Fail. Not counted in GPA. The transcript will reflect that this was an off-campus credit.

**ELECTRONIC INFORMATION SYSTEM (NETWORKS) MISD Policy 2022 Procedure**

These procedures are written to support the Electronic Resources Policy 2022 of the board of directors and to promote positive and effective digital citizenship among students and staff. Digital citizenship represents more than technology literacy: successful, technologically fluent digital citizens live safely and civilly in an increasingly digital world. They recognize information posted on the Internet is public and permanent and can have a long-term impact on an individual’s life and career. Expectations for student and staff behavior online are no different than face-to-face interactions.

**NETWORK**
The district network includes wired and wireless computers and peripheral equipment, files and storage, e-mail and Internet content (blogs, web sites, web mail, groups, wikis, etc.). The district reserves the right to prioritize the use of, and access to, the network. All use of the network must support education and research and be consistent with the mission of the district.

Acceptable network use by district students, with appropriate parental permission (Forms 2022PF5 and 2022PF6) and staff includes:

- Creation of files, projects, videos, web pages and podcasts using network resources in support of educational research;
- Participation in blogs, wikis, bulletin boards, social networking sites and groups and the creation of content for podcasts, e-mail and web pages that support educational research;
- With parental permission, the online publication of original educational material, curriculum related materials and student work. Sources outside the classroom or school must be cited appropriately;
- Staff use of the network for incidental personal use in accordance with all district policies and guidelines;
- Connection of personal laptops and other “smart” devices to the district network after checking with Site Technology Specialist to confirm that the equipment is equipped with up-to-date virus software.
- Connection of any personal electronic device is subject to all guidelines in this document. The district reserves the right to limit personal equipment on the network.
Unacceptable network use by district students and staff includes but is not limited to:

- Personal gain, commercial solicitation and compensation of any kind;
- Liability or cost incurred by the district;
- Downloading, installation and use of applications (including shareware or freeware) without permission or approval from their Site Technology Specialist and Technology Teacher on Special Assignment;
- Support or opposition for ballot measures, candidates and any other political activity;
- Hacking, cracking, vandalizing, the introduction of viruses, worms, Trojan horses, time bombs and changes to hardware, software, and monitoring tools;
- Unauthorized access to other district computers, networks and information systems;
- Cyberbullying, hate mail, defamation, harassment of any kind, discriminatory jokes and remarks;
- Information posted, sent or stored online that could endanger others (e.g., bomb construction, drug manufacture);
- Accessing, uploading, downloading, storage and distribution of obscene, pornographic or sexually explicit material; and
- Attaching unauthorized equipment to the district network. Any such equipment will be confiscated.

The district will not be responsible for any damages suffered by any user, including but not limited to, loss of data resulting from delays, non-deliveries, mis-deliveries or service interruptions caused by its own negligence or any other errors or omissions. The district will not be responsible for unauthorized financial obligations resulting from the use of, or access to, the district’s computer network or the Internet.

Internet Safety: Personal Information and Inappropriate Content

- Students and staff should not reveal personal information, including a home address and phone number, on web sites, blogs, podcasts, videos, wikis, e-mail or as content on any other electronic medium.
- Staff members shall not maintain personal relationships (i.e. “friend”) with current Mercer Island School District students on social networking sites.
- Students and staff should not reveal personal information about another individual on any electronic medium.
- No student pictures can be published on any class, school or district web site unless the appropriate permission has been verified according to district policy.
- If students encounter dangerous or inappropriate information or messages, they should notify the appropriate school authority.

Filtering and Monitoring

Filtering software is used to block or filter access to visual depictions that are obscene and all child pornography in accordance with the Children’s Internet Protection Act (CIPA). Other objectionable material could be filtered. The determination of what constitutes “other objectionable” material is a Mercer Island School District decision.

- Filtering software is not 100% effective. While filters make it more difficult for objectionable material to be received or accessed; filters are not a solution in themselves. Every user must take responsibility for his or her use of the network and Internet and avoid objectionable sites;
- Any attempts to defeat or bypass the district’s Internet filter or conceal Internet activity are prohibited: proxies, https, special ports, modifications to district browser settings
and any other techniques designed to evade filtering or enable the publication of inappropriate content;

- E-mail inconsistent with the educational and research mission of the district will be considered SPAM and blocked from entering district e-mail boxes;
- The district will provide appropriate adult supervision of Internet use. The first line of defense in controlling access by minors to inappropriate material on the Internet is deliberate and consistent monitoring of student access to district computers;
- Staff members who supervise students, control electronic equipment or have occasion to observe student use of said equipment online, must make a reasonable effort to monitor the use of this equipment to assure that student use conforms to the mission and goals of the district;
- Staff must make a reasonable effort to become familiar with the Internet and to monitor, instruct and assist effectively.

CIPA UPDATE/ Internet Safety Instruction
All students will be educated about appropriate online behavior, including interacting with other individuals on social networking websites and in chat rooms, and cyberbullying awareness and response.

- Age appropriate materials will be made available for use across grade levels.
- Training on online safety issues and materials implementation will be made available for administration, staff and families.

Copyright
Downloading, copying, duplicating and distributing software, music, sound files, movies, images or other copyrighted materials without the specific written permission of the copyright owner is generally prohibited. However, the duplication and distribution of materials for educational purposes are permitted when such duplication and distribution fall within the Fair Use Doctrine of the United States Copyright Law (Title 17, USC) and content is cited appropriately.

All student work is copyrighted. Permission to publish any student work requires permission from the parent or guardian.

Network Security and Privacy
Passwords are the first level of security for a user account. System logins and accounts are to be used only by the authorized owner of the account, for authorized district purposes. Students and staff are responsible for all activity on their account and must not share their account password.

These procedures are designed to safeguard network user accounts:

- Change passwords according to district policy;
- Do not use another user’s account;
- Do not insert passwords into e-mail or other communications;
- If you write down your account password, keep it out of sight;
- Do not store passwords in a file without encryption;
- Do not use the “remember password” feature of Internet browsers; and
- Lock the screen, or log off, if leaving the computer.

Student Data is Confidential
District staff must maintain the confidentiality of student data in accordance with the Family Education Rights and Privacy Act (FERPA).
No Expectation of Privacy
The district provides the network system, e-mail and Internet access as a tool for education and research in support of the district’s mission. The district reserves the right to monitor, inspect, copy, review and store, without prior notice, information about the content and usage of:

- The network;
- User files and disk space utilization;
- User applications and bandwidth utilization;
- User document files, folders and electronic communications;
- E-mail;
- Internet access; and
- Any and all information transmitted or received in connection with network and email use.

No student or staff user should have any expectation of privacy when using the district's network. The district reserves the right to disclose any electronic message to law enforcement officials or third parties as appropriate. All documents are subject to the public records disclosure laws of the State of Washington.

Archive and Backup
Backup is made of all district e-mail correspondence for purposes of public disclosure and disaster recovery. Barring power outage or intermittent technical issues, staff and student files are backed up on district servers regularly. Refer to the district retention policy for specific records retention requirements.

Disciplinary Action
All users of the district’s electronic resources are required to comply with the district’s policy and procedures by annually agreeing to the appropriate Acceptable Use Statement Forms 2022F1, 2022F2, 2022F3 and 2022F4.

Violation of any of the conditions of use explained in the Electronic Resources Policy or in these procedures could be cause for disciplinary action, including but not limited to, suspension or expulsion from school and suspension or revocation of network and computer access privileges.

Established: 11/30/95, Last Revised: 06/20/11

Nondiscrimination
The district shall provide equal educational opportunity and treatment for all students in all aspects of the academic and activities program without regard to race, creed, color, national origin, sex, sexual orientation including gender expression or identity, religion, age, veteran or military status, disability, or the use of a trained dog guide or service animal by a person with a disability or non-program-related physical, sensory or mental disabilities, RCW 49.60 Law Against Discrimination. District programs shall be free from sexual harassment.

The district strongly encourages individuals who believe that they have been subjected to discrimination to bring their complaints and concerns to the immediate attention of their building principal. If the problem is not addressed at the building level, the individual should bring the complaint to the Executive Director of Business Services and Human Resources, who has been appointed as the Title IX Compliance Officer or to the Director of Special Education, who has been appointed the Section 504 Coordinator.
The Mercer Island School District is committed to a safe and civil educational environment for all students, employees, parents/legal guardians, volunteers and patrons that is free from harassment, intimidation and bullying.

Established, 07/76, Last Revised: 11/2010

**HIB (Harassment, Intimidation & Bullying) Coordinator:**
Erin Battersby (206) 236-6227

**Title IX Compliance Coordinator:**
Erin Battersby (206) 236-6227

**Section 504 & ADA Coordinator:**
Lindsey Myatich, Assistant Director (206) 236-3326

**Civil Rights Coordinator:**
Erin Battersby (206) 236-6227

**PROHIBITION OF HARASSMENT, INTIMIDATION AND BULLYING**
*MISD Policy 3207 and Procedures*

The district is committed to a safe and civil educational environment for all students, employees, parents/legal guardians, volunteers, and patrons that is free from harassment, intimidation, or bullying. “Harassment, intimidation, or bullying” means any intentionally written message or images - including those that are electronically transmitted - verbal, or physical act, including but not limited to one shown to be motivated by race, color, religion, ancestry, national origin, gender, sexual orientation, including gender expression or identity, mental or physical disability or other distinguishing characteristics, when an act:

- Physically harms a student or damages the student’s property
- Has the effect of substantially interfering with a student’s education
- Is so severe, persistent or pervasive that it creates an intimidating or threatening educational environment
- Has the effect of substantially disrupting the orderly operation of the school

Nothing in this section requires the affected student to actually possess a characteristic that is a basis for the harassment, intimidation, or bullying.

“Other distinguishing characteristics” can include but are not limited to: physical appearance, clothing or other apparel, socioeconomic status, and weight.

“Intentional acts” refers to the individual’s choice to engage in the act rather than the ultimate impact of the action(s).

**Behaviors/Expressions**

Harassment, intimidation, or bullying can take many forms including, but not limited to slurs, rumors, jokes, innuendos, demeaning comments, drawings, cartoons, pranks, gestures, physical attacks, threats or other written, oral, physical, or electronically transmitted messages or images.

This policy is not intended to prohibit expression of religious, philosophical, or political views, provided that the expression does not substantially disrupt the educational environment. Many behaviors that do not rise to the level of harassment, intimidation, or bullying may still be prohibited by other district policies or building, classroom or program rules.
Training
This policy is a component of the district’s responsibility to create and maintain a safe, civil, respectful, and inclusive learning community and shall be implemented in conjunction with comprehensive training of students, staff and volunteers.

Prevention
The district will provide students with strategies aimed at preventing harassment, intimidation, and bullying. In its efforts to train students, the district will seek partnerships with families, law enforcement, and other community agencies.

Interventions
Interventions are designed to remediate the impact on the targeted student(s) and others impacted by the violation, to change the behavior of the perpetrator, and to restore a positive school climate.

Retaliation/False Allegations
Retaliation is prohibited and will result in appropriate discipline. It is a violation of this policy to threaten or harm someone for reporting harassment, intimidation, or bullying. It is also a violation of district policy to knowingly report false allegations of harassment, intimidation, and bullying. Students or employees will not be disciplined for making a report in good faith. However, persons found to knowingly report or corroborate false allegations will be subject to appropriate discipline.

Compliance Officer
The superintendent will appoint a compliance officer as the primary district contact to receive copies of all formal and informal complaints and ensure policy implementation. The name and contact information for the compliance officer will be communicated throughout the district. The superintendent is authorized to direct the implementation of procedures addressing the elements of this policy.

REPORTING HARASSMENT, HAZING, INTIMIDATION AND BULLYING PROCEDURES

Any school staff who observes, overhears, or otherwise witness’s harassment, intimidation or bullying or to whom such actions have been reported must take prompt and appropriate action to stop the harassment and to prevent its reoccurrence.

Definitions

**Aggressor** is a student, staff member, or other member of the school community who engages in the harassment, intimidation or bullying of a student.

**Harassment, intimidation or bullying** is an intentional electronic, written, verbal, or physical act that:

• Physically harms a student or damages the student’s property.
• Has the effect of substantially interfering with a student’s education.
• Is so severe, persistent, or pervasive that it creates an intimidating or threatening educational environment.
• Has the effect of substantially disrupting the orderly operation of the school.
Conduct that is “substantially interfering with a student’s education” will be determined by considering a targeted student’s grades, attendance, demeanor, interaction with peers, participation in activities, and other indicators.

Conduct that may rise to the level of harassment, intimidation and bullying may take many forms, including, but not limited to: slurs, rumors, jokes, innuendoes, demeaning comments, drawings, cartoons, pranks, ostracism, physical attacks or threats, gestures, or acts relating to an individual or group whether electronic, written, oral, or physically transmitted messages or images. There is no requirement that the targeted student actually possess the characteristic that is the basis for the harassment, intimidation or bullying.

**Incident Reporting Form** may be used by students, families, or staff to report incidents of harassment, intimidation or bullying.

**Retaliation** is when an aggressor harasses, intimidates, or bullies a student who has reported incidents of bullying.

**Staff** includes, but is not limited to, educators, administrators, counselors, school nurses, cafeteria workers, custodians, bus drivers, athletic coaches, advisors to extracurricular activities, classified staff, substitute and temporary teachers, volunteers, or paraprofessionals (both employees and contractors).

**Targeted Student** is a student against whom harassment, intimidation or bullying has allegedly been perpetrated.

### Relationship to Other Laws

This procedure applies only to RCW 28A.300.285 – Harassment, Intimidation and Bullying Prevention. There are other laws and procedures to address related issues such as sexual harassment or discrimination.

At least four Washington laws may apply to harassment or discrimination:

- **RCW 28A.300.285** – Harassment, Intimidation and Bullying
- **RCW 28A.640.020** – Sexual Harassment
- **RCW 28A.642** – Prohibition of Discrimination in Public Schools
- **RCW 49.60.010** – The Law Against Discrimination

The district will ensure its compliance with all state laws regarding harassment, intimidation or bullying. Nothing in this procedure prevents a student, parent/guardian, school or district from taking action to remediate harassment or discrimination based on a person’s gender or membership in a legally protected class under local, state, or federal law.

### Prevention

- **Dissemination**

  In each school and on the district’s website the district will prominently post information on reporting harassment, intimidation and bullying; the name and contact information for making a report to a school administrator; and the name and contact information for the district compliance officer. The district’s policy and procedure will be available in each school in a language that families can understand.

  Annually, the superintendent will ensure that a statement summarizing the policy and procedure is provided in student, staff, volunteer, and parent handbooks, is available in school and district offices and/or hallways, or is posted on the district’s website.

  Additional distribution of the policy and procedure is subject to the requirements of Washington Administrative Code 392-400-226.
• **Education**
  Annually students will receive age-appropriate information on the recognition and prevention of harassment, intimidation or bullying at student orientation sessions and on other appropriate occasions. The information will include a copy of the *Incident Reporting Form* or a link to a web-based form.

• **Training**
  Staff will receive annual training on the school district’s policy and procedure, including staff roles and responsibilities, how to monitor common areas and the use of the district’s Incident Reporting Form.

• **Prevention Strategies**
  The district will implement a range of prevention strategies including individual, classroom, school, and district-level approaches. Whenever possible, the district will implement evidence-based prevention programs that are designed to increase social competency, improve school climate, and eliminate harassment, intimidation and bullying in schools.

**Staff Intervention**

All staff members shall intervene when witnessing or receiving reports of harassment, intimidation or bullying. Minor incidents that staff are able to resolve immediately, or incidents that do not meet the definition of harassment, intimidation or bullying, may require no further action under this procedure.

**Filing an Incident Reporting Form**

Any student who believes he or she has been the target of unresolved, severe, or persistent harassment, intimidation or bullying, or any other person in the school community who observes or receives notice that a student has or may have been the target of unresolved, severe, or persistent harassment, intimidation or bullying may report incidents verbally or in writing to any staff member.

**Addressing Bullying – Reports**

**Step 1: Filing an Incident Reporting Form**

In order to protect a targeted student from retaliation, a student need not reveal his identity on an Incident Reporting Form. The form may be filed anonymously, confidentially, or the student may choose to disclose his or her identity (non-confidential).

**Status of Reporter**

• **Anonymous**
  Individuals may file a report without revealing their identity. No disciplinary action will be taken against an alleged aggressor based solely on an anonymous report. Schools may identify complaint boxes or develop other methods for receiving anonymous, unsigned reports. Possible responses to an anonymous report include enhanced monitoring of specific locations at certain times of day or increased monitoring of specific students or staff. (Example: An unsigned Incident Reporting Form dropped on a teacher’s desk led to the increased monitoring of the boys’ locker room in 5th period.)
• **Confidential**
  Individuals may ask that their identities be kept secret from the accused and other students. Like anonymous reports, no disciplinary action will be taken against an alleged aggressor based solely on a confidential report. (Example: A student tells a playground supervisor about a classmate being bullied but asks that nobody know who reported the incident. The supervisor says, “I won’t be able to punish the bullies unless you or someone else who saw it is willing to let me use their names, but I can start hanging out near the basketball court, if that would help.”)

• **Non-confidential**
  Individuals may agree to file a report non-confidentially. Complainants agreeing to make their complaint non-confidential will be informed that due process requirements may require that the district release all of the information that it has regarding the complaint to any individuals involved in the incident, but that even then, information will still be restricted to those with a need to know, both during and after the investigation. The district will, however, fully implement the anti-retaliation provision of this policy and procedure to protect complainants and witnesses.

**Step 2: Receiving an Incident Reporting Form**

• All staff are responsible for receiving oral and written reports. Whenever possible staff who initially receive an oral or written report of harassment, intimidation or bullying shall attempt to resolve the incident immediately. If the incident is resolved to the satisfaction of the parties involved, or if the incident does not meet the definition of harassment, intimidation or bullying, no further action may be necessary under this procedure.

• All reports of unresolved, severe, or persistent harassment, intimidation or bullying will be recorded on a district **Incident Reporting Form** and submitted to the principal or designee, unless the principal or designee is the subject of the complaint.

**Step 3: Investigations of Unresolved, Severe, or Persistent Harassment, Intimidation and Bullying**

All reports of unresolved, severe, or persistent harassment, intimidation or bullying will be investigated with reasonable promptness. Any student may have a trusted adult with them throughout the report and investigation process.

• Upon receipt of the Incident Reporting Form that alleges unresolved, severe, or persistent harassment, intimidation or bullying, the school or district designee will begin the investigation. If there is potential for clear and immediate physical harm to the complainant, the district will immediately contact law enforcement and inform the parent/guardian.

• During the course of the investigation, the district will take reasonable measures to ensure that no further incidents of harassment, intimidation or bullying occur between the complainant and the alleged aggressor. If necessary, the district will implement a safety plan for the student(s) involved. The plan may include changing seating arrangements for the complainant and/or the alleged aggressor in the classroom, at lunch, or on the bus; identifying a staff member who will act as a safe person for the complainant; altering the alleged aggressor’s schedule and access to the complainant, and other measures.

• Within two (2) school days after receiving the Incident Reporting Form, the school designee will notify the families of the students involved that a complaint was
received and direct the families to the district’s policy and procedure on harassment, intimidation and bullying.

- In rare cases, where after consultation with the student and appropriate staff (such as a psychologist, counselor, or social worker) the district has evidence that it would threaten the health and safety of the complainant or the alleged aggressor to involve his or her parent/guardian, the district may initially refrain from contacting the parent/guardian in its investigation of harassment, intimidation and bullying. If professional school personnel suspect that a student is subject to abuse and neglect, they must follow district policy for reporting suspected cases to Child Protective Services.

The investigation shall include, at a minimum:

1. An interview with the complainant;
2. An interview with the alleged aggressor;
3. A review of any previous complaints involving either the complainant or the alleged aggressor; and
4. Interviews with other students or staff members who may have knowledge of the alleged incident.

- The principal or designee may determine that other steps must be taken before the investigation is complete.
- The investigation will be completed as soon as practicable but generally no later than five (5) school days from the initial complaint or report. If more time is needed to complete an investigation, the district will provide the parent/guardian and/or the student with weekly updates.
- No later than two (2) school days after the investigation has been completed and submitted to the compliance officer, the principal or designee shall respond in writing or in person to the parent/guardian of the complainant and the alleged aggressor stating:

1. The results of the investigation;
2. Whether the allegations were found to be factual;
3. Whether there was a violation of policy; and
4. The process for the complainant to file an appeal if the complainant disagrees with results.

- Because of the legal requirement regarding the confidentiality of student records, the principal or designee may not be able to report specific information to the targeted student’s parent/guardian about any disciplinary action taken unless it involves a directive that the targeted student must be aware of in order to report violations.
- If the district chooses to contact the parent/guardian by letter, the letter will be mailed to the parent/guardian of the complainant and alleged aggressor by United States Postal Service with return receipt requested unless it is determined, after consultation with the student and appropriate staff (psychologist, counselor, social worker) that it could endanger the complainant or the alleged aggressor to involve his or her family. If professional school personnel suspect that a student is subject to abuse or neglect, as mandatory reporters they must follow district policy for reporting suspected cases to Child Protective Services.
- If the incident cannot be resolved at the school level, the principal or designee shall request assistance from the district.

Step 4: Corrective Measures for the Aggressor

- After completion of the investigation, the school or district designee will institute any corrective measures necessary. Corrective measures will be instituted as quickly
as possible, but in no event more than five (5) school days after contact has been made
to the families or guardians regarding the outcome of the investigation. Corrective
measures that involve student discipline will be implemented according to district
policy 3241, *Discipline, Suspension, Expulsion and Voluntary Withdrawal from
School.*

- If the accused aggressor is appealing the imposition of discipline, the district may be
prevented by due process considerations or a lawful order from imposing the
discipline until the appeal process is concluded.
- If in an investigation a principal or principal’s designee found that a student
knowingly made a false allegation of harassment, intimidation or bullying, that
student may be subject to corrective measures, including discipline.

**Step 5: Targeted Student’s Right to Appeal**

- If the complainant or parent/guardian is dissatisfied with the results of the
investigation, they may appeal to the superintendent or his or her designee by filing a
written notice of appeal within five (5) school days of receiving the written decision.
The superintendent or his or her designee will review the investigative report and issue
a written decision on the merits of the appeal within five (5) school days of receiving
the notice of appeal.
- If the targeted student remains dissatisfied after the initial appeal to the
superintendent, the student may appeal to the school board by filing a written notice
of appeal with the secretary of the school board on or before the fifth (5) school day
following the date upon which the complainant received the superintendent’s written
decision.
- An appeal before the school board or disciplinary appeal council must be heard on or
before the tenth (10th) school day following the filing of the written notice of appeal
to the school board. The school board or disciplinary appeal council will review the
record and render a written decision on the merits of the appeal on or before the fifth
(5th) school day following the termination of the hearing, and shall provide a copy to
all parties involved. The board or council’s decision will be the final district decision.

**Step 6: Discipline/Corrective Action**

- The district will take prompt and equitable corrective measures within its authority on
findings of harassment, intimidation or bullying. Depending on the severity of the
conduct, corrective measures may include counseling, education, discipline, and/or
referral to law enforcement.
- Corrective measures for a student who commits an act of harassment, intimidation or
bullying will be varied and graded according to the nature of the behavior, the
developmental age of the student, or the student’s history of problem behaviors and
performance. Corrective measures that involve student discipline will be implemented
according to district policy 3241, *Discipline, Suspension, Expulsion and Voluntary
Withdrawal from School.*
- If the conduct was of a public nature or involved groups of students or bystanders, the
district should strongly consider school-wide training or other activities to address the
incident.
- If staff members have been found to be in violation of this policy and procedure,
school districts may impose employment disciplinary action, up to and including
termination. If a certificated educator is found to have committed a violation of WAC
181-87, commonly called the Code of Conduct for Professional Educators,
OSPI’s Office of Professional Practices may propose disciplinary action on a certificate, up to and including revocation. Contractor violations of this policy may include the loss of contracts.

**Step 7: Support for the Targeted Student**
Persons found to have been subjected to harassment, intimidation or bullying will have appropriate district support services made available to them, and the adverse impact of the harassment on the student shall be addressed and remedied as appropriate.

**Immunity/Retaliation**
No school employee, student, or volunteer may engage in reprisal or retaliation against a targeted student, witness, or other person who brings forward information about an alleged act of harassment, intimidation or bullying. Retaliation is prohibited and will result in appropriate discipline.

**Contacts/Resources**
The Mercer Island School District is committed to a safe and civil educational environment for all students, employees, parents/legal guardians, volunteers and patrons that is free from harassment, intimidation and bullying.

*Established: 07/1976, Last Revised: 11/2010*
Other Resources
Students and families should use the district’s complaint and appeal procedures as a first response to allegations of harassment, intimidation and bullying. However, nothing in this procedure prevents a student, parent/guardian, school, or district from taking action to remediate discrimination or harassment based on a person’s membership in a legally protected class under local, state or federal law.

A harassment, intimidation or bullying complaint may also be reported to the following state or federal agencies:

- **OSPI Equity and Civil Rights Office**
  360-725.6162
  Email: equity@k12.wa.us ,  www.k12.wa.us/Equity/default.aspx

- **Washington State Human Rights Commission**

- **Office for Civil Rights, U.S. Department of Education, Region IX**
  206-607.1600
  Email: OCR.Seattle@ed.gov,  www.ed.gov/about/offices/list/ocr/index.html

- **Department of Justice Community Relations Service**

- **Office of the Education Ombudsman**
  866-297-2597
  Email: OEOinfo@gov.wa.gov,  www.governor.wa.gov/oeo/default.asp

- **OSPI Safety Center**
  360-725-6044,  www.k12.wa.us/SafetyCenter/BullyingHarassment/default.aspx

Other District Policies and Procedures
Nothing in this policy or procedure is intended to prohibit discipline or remedial action for inappropriate behaviors that do not rise to the level of harassment, intimidation or bullying as defined herein, but which are, or may be, prohibited by other district or school rules.

*Established: 01/16/03, Last Revised: 03/14/12*

**PURCHASING PROCEDURES AND INVOICES**
All purchases must be made with an ASB purchase order and should run through your ASB account. Requisitions for placing orders are available in the ASB office and in the Main office. When in doubt, ask questions before you order!

All invoices should come directly through the U.S. mail to the Accounts Payable office. Sometimes they come to the purchaser first with the merchandise. If they do come to you first:

1. Make sure the order has been received.
2. Make sure it is ok to pay whether a partial or complete shipment. Invoices for partial shipments should only charge for what was shipped.
3. Mark “Okay to Pay”
4. Your signature
5. Date received.
6. Send on to the Accounts Payable office if a purchase order has been done. If the order was placed on an open purchase order send it in with the requisition or note the advance purchase order number on it.

Sometimes a packing slip may be used for an approval, following the same guidelines.
Troubleshooting

1. If there is not a purchase order number on the invoice it will be the responsibility of the person who ordered the merchandise to pay for the goods. The School District is not liable for invoices without a purchase order number.

2. Please notify the Business Office right away if there is a problem with the invoice pricing, incorrect items, etc. They will call and resolve the problem. If there is not a response to an approval request within two weeks, you will receive a second notice. This is to avoid service charges, etc.

Purchase Reimbursements

Personal reimbursements should only be used when a vendor will not accept a district purchase order. All reimbursements for personal expenses must have back-up documentation (original receipts, explanations and, or detailed itemization of merchandise) and the stamp with signature. See Valerie Perine in the ASB office to obtain the stamp.

SEXUAL HARASSMENT  MISD Policy 6590 & Procedure

This district is committed to a positive and productive education and working environment free from discrimination, including sexual harassment. The district prohibits sexual harassment of students, employees and others involved in school district activities.

Sexual harassment occurs when:

☐ Submitting to the harasser's sexual demands is a stated or implied condition of obtaining an education or work opportunity or other benefit;

☐ Submission to or rejection of sexual demands is a factor in an academic, work or other school-related decision affecting an individual; or

☐ Unwelcome sexual or gender-directed conduct or communication interferes with an individual's performance or creates an intimidating, hostile or offensive environment.

☐ Sexual harassment can occur adult to student, student to adult, student to student, adult to adult, male to female, female to male, male to male and female to female.

The district will take prompt, equitable and remedial action within its authority on reports, complaints and grievances alleging sexual harassment that come to the attention of the district, either formally or informally. Allegations of criminal misconduct will be reported to law enforcement and suspected child abuse will be reported to law enforcement or Child Protective Services. Persons found to have been subjected to sexual harassment will have appropriate school district services made reasonably available to them and adverse consequences of the harassment shall be reviewed and remedied, as appropriate.

Engaging in sexual harassment will result in appropriate discipline or other appropriate sanctions against offending students, staff and contractors. Anyone else who engages in sexual harassment on school property or at school activities will have their access to school property and activities restricted, as appropriate.

Retaliation:

Against any person who makes or is a witness in a sexual harassment complaint is prohibited and will result in appropriate discipline. The district will take appropriate actions to protect involved persons from retaliation.
It is a violation of this policy to knowingly report false allegations of sexual harassment. Persons found to knowingly report or corroborate false allegations will be subject to appropriate discipline.

The superintendent shall develop and implement formal and informal procedures for receiving, investigating and resolving complaints or reports of sexual harassment. The procedures will include reasonable and prompt time lines and delineate staff responsibilities under this policy. All staff are responsible for receiving informal complaints and reports of sexual harassment and informing appropriate district personnel of the complaint or report for investigation and resolution. All staff are also responsible for directing complainants to the formal complaint process.

The superintendent shall develop procedures to provide age-appropriate information and education to district staff, students, parents and volunteers regarding this policy and the recognition and prevention of sexual harassment. At a minimum sexual harassment recognition and prevention and the elements of this policy will be included in staff, student and regular volunteer orientation.

**Informal Complaint Process:**

Anyone may use informal procedures to report and resolve complaints of sexual harassment. Informal reports may be made to any staff member, although staff shall always inform complainants of their right to and the process for filing a formal complaint. Staff shall also direct potential complainants to an appropriate staff member who can explain the informal and formal complaint processes and what a complainant can expect. Staff shall also inform an appropriate supervisor or professional staff member when they receive complaints of sexual harassment, especially when the complaint is beyond their training to resolve or alleges serious misconduct. Informal remedies include an opportunity for the complainant to explain to the alleged harasser that his or her conduct is unwelcome, offensive or inappropriate, either in writing or face-to-face; a statement from a staff member to the alleged harasser that the alleged conduct is not appropriate and could lead to discipline if proven or repeated; or a general public statement from an administrator in a building reviewing the district sexual harassment policy without identifying the complainant. Informal complaints may become formal complaints at the request of the complainant, parent, guardian, or because the district believes the complaint needs to be more thoroughly investigated.

**Formal Complaint Process:**

Anyone may initiate a formal complaint of sexual harassment, even if the informal complaint process is being utilized. Potential complainants who wish to have the district hold their identity confidential shall be informed that the district will almost assuredly face due process requirements that will make available all of the information that the district has to the accused. The district will, however, fully implement the anti-retaliation provisions of this policy to protect complainants and witnesses. Student complainants and witnesses may have a trusted adult with them during any district-initiated investigatory activities. The superintendent or designated compliance officer (hereinafter referred to as the compliance officer) may conclude that the district needs to conduct an investigation based on information in his or her possession regardless of the complainant's interest in filing a formal complaint. The following process shall be followed:
The compliance officer shall receive and investigate all formal, written complaints of sexual harassment, or information in the compliance officer's possession that the officer believes requires further investigation.

All formal complaints shall be in writing; shall be signed by the complainant; and shall set forth the specific acts, conditions or circumstances alleged to have occurred and to constitute sexual harassment. The compliance officer may draft the complaint based on the report of the complainant, for the complainant to review and sign.

When the investigation is completed the compliance officer shall compile a full written report of the complaint and the results of the investigation. If the matter has not been resolved to the complainant's satisfaction, the superintendent shall take further action on the report.

The superintendent shall respond in writing to the complainant and the accused within thirty days stating:

1. That the district does not have adequate evidence to conclude that harassment occurred:
2. Corrective actions that the district intends to take; and/or
3. That the investigation is incomplete to date and will be continuing.

Corrective measures deemed necessary will be instituted as quickly as possible, but in no event more than thirty days after the superintendent's written response, unless the accused is appealing the imposition of discipline and the district is barred by due process considerations or a lawful order from imposing the discipline until the appeal process is concluded. Staff may also pursue complaints through the appropriate collective bargaining agreement process or anti-discrimination policy.

**Appeal Procedure**

**Level One**

If a complainant remains aggrieved as a result of the action or inaction of the superintendent in resolving a complaint, the complainant may appeal to the board of the district by filing a written notice of appeal with the secretary of the board by the 10th calendar day following:

- The date upon which the complainant received the superintendent's response, or
- The expiration of the 30-calendar day response period based on the receipt of the complaint by the school district, whichever occurs first.

The board shall schedule a hearing to commence by the 20th calendar day following the filing of the written notice of appeal. Both parties shall be allowed to present such witnesses and testimony as the board deems relevant and material. The board shall render a written decision by the 10th calendar day following the termination of the hearing and shall provide a copy to the complainant.

**Level Two**

If a complainant remains aggrieved as a result of the decision of the board in resolving a complaint, the complainant may appeal to the superintendent of public instruction by filing a written notice of appeal with the superintendent of public instruction by the 10th calendar day following the date upon which the complainant received written notice of the board’s decision.

The superintendent of public instruction shall schedule a hearing to commence by the 40th calendar day following the filing of the written notice of appeal. The notice of appeal must state the areas of disagreement and the relief requested.
Appeals to the superintendent of public instruction shall be conducted de novo and in compliance with the state Administrative Procedures Act. The complainant shall present his or her case and the school district shall defend the decision rendered by the board.

Training and Distribution of Policy Information
A fixed component of all district orientation sessions for staff, students and regular volunteers shall introduce the elements of this policy. Staff will be provided in-formation on recognizing and preventing sexual harassment. Staff shall be fully informed of the formal and informal complaint processes and their roles and responsibilities under the policy and procedure. Certificated staff shall be reminded of their legal responsibility to report suspected child abuse, and how that responsibility may be implicated by some allegations of sexual harassment. Regular volunteers shall get the portions of this component of orientation relevant to their rights and responsibilities.

Students will be provided with age-appropriate information on the recognition and prevention of sexual harassment and their rights and responsibilities under this and other district policies and rules at student orientation sessions and on other appropriate occasions, which may include parents. Parents shall be provided with copies of this policy and procedure and appropriate materials on the recognition and prevention of sexual harassment.

As part of the information on the recognition and prevention of sexual harassment staff, volunteers, students and parents will be informed that sexual harassment may include, but is not limited to:

- Demands for sexual favors in exchange for preferential treatment or something of value;
- Stating or implying that a person will lose something if he or she does not submit to a sexual request;
- Penalizing a person for refusing to submit to a sexual advance, or providing a benefit to someone who does;
- Making unwelcome, offensive or inappropriate sexually suggestive remarks comments, gestures, or jokes; or remarks of a sexual nature about a person's appearance, gender or conduct;
- Using derogatory sexual terms for a person;
- Standing too close, inappropriately touching, cornering or stalking a person; or
- Displaying offensive or inappropriate sexual illustrations on school property.

Whenever appropriate the superintendent or designee will convene an ad hoc committee composed of representatives of certificated and classified staff, volunteers, students and parents to review the use and efficacy of this policy and procedure. The compliance officer will be included in the committee. Based on the review of the committee, the superintendent shall prepare a report to the board including, if necessary, any recommended policy changes. The superintendent shall consider adopting changes to this procedure if recommended by the committee.

Established: 03/19/94, Last Revised: 09/22/11
The purpose of this policy is to provide all staff, students, volunteers and community members with information to increase their awareness of their role in protecting children from inappropriate conduct by adults.

The Mercer Island Board of Directors expects all staff members to maintain the highest professional, moral and ethical standards in their interaction with students. Further, the Mercer Island School Board expects its entire staff, its volunteers, and agency personnel who work with or in Mercer Island schools to set examples for students in terms of appropriate conduct and behavior. Staff members are required to maintain an atmosphere conducive to learning, through consistently and fairly applied discipline and through well-established and maintained professional boundaries.

The interactions and relationships between staff members, volunteers, or agency personnel and students should be based upon mutual respect and trust, an understanding of the appropriate boundaries between adults and students in and outside of the educational setting, and consistency with the educational mission of the district.

Staff members, volunteers, and agency personnel will not intrude on a student’s physical and emotional boundaries unless the intrusion is necessary to serve a legitimate educational, physical, mental and/or emotional health purpose. A legitimate purpose is one that relates to the specific duties of the staff member, volunteer, or agency personnel, as assigned by the district.

Additionally, staff members, volunteers, and agency personnel are expected to be sensitive to the appearance of impropriety in their own conduct and the conduct of other staff when interacting with students. Staff members, volunteers, and agency personnel will discuss issues with their building administrator or supervisor whenever they suspect or are unsure whether conduct is inappropriate or constitutes a violation of this policy. It is also expected that all professional school personnel will continue to meet their obligations as mandatory reporters of suspected child abuse, and report any suspected child abuse to either law enforcement or Child Protective Services in a timely manner.

The Mercer Island board of directors supports the use of technology to communicate for educational purposes. However, district employees are prohibited from inappropriate electronic socializing with students and from engaging in any conduct online or through other electronic means that violates the law, district policies or other generally recognized professional standards. Employees whose conduct violates this policy may face discipline and/or termination, consistent with the district’s policies, acceptable use agreement and collective bargaining agreements, as applicable. The superintendent or designee will develop staff protocols for reporting and investigating allegations and develop procedures and training to accompany this policy.

**PROCEDURE**

**Personal / Family Friends**

Staff who have family friends or whose children have friends who attend MISD schools should comply with the following guidelines to avoid the appearances of impropriety:

- Maintain confidentiality of workplace-related information.
- When in the workplace, establish and maintain boundaries and patterns of communication consistent with that of all students.
Inform their supervisors of such relationships so that appropriate steps can be taken, if necessary, to address any appearance of impropriety or favoritism at school.

Unacceptable Conduct
Examples of inappropriate boundary invasions by staff members include, but are not limited to, the following:

- Any type of inappropriate physical contact with a student or any other conduct that might be considered harassment under the Board’s policy on Harassment, Hazing, Intimidation of Students; (Administrative Policy 3207, Title IX of the Education Amendments of 1972 (Title IX) or misconduct under WAC 181-88-060, or any conduct between staff and students that would constitute the staff member committing a violation of RCW Chapters 9A.44 or 9A.88)
- Showing pornography to a student;
- Singling out a particular student or students for personal attention and friendship beyond the professional staff-student relationship;
- Socializing where students are consuming alcohol, drugs or tobacco or providing alcohol, drugs, or tobacco to students;
- Encouraging students to confide their personal or family problems and/or relationships when not initiated by the student. If a student initiates such discussions, staff members are expected to refer the student to appropriate mental health/guidance/counseling staff. In either case, staff involvement should be limited to a direct connection to the student’s school performance;
- Sending students on personal errands unrelated to any educational purpose;
- Banter, allusions, jokes or innuendos of a sexual nature with students;
- Disclosing personal, sexual, family, employment concerns, or other private matters to one or more students, or relying on students for emotional support of the staff member.

Potentially unacceptable conduct:
Examples of inappropriate boundary invasions by staff members may include but are not limited to the following conditions:

- Addressing students, or permitting students to address staff members with personalized terms of endearment, pet names, in an overly familiar manner;
- Maintaining personal contact with a student outside of school by phone, email, text message, Instant Messenger or Internet chat rooms, social networking Web sites, or letters (that do not address homework or other legitimate school business) particularly if the parent/guardian is not copied on the communication or made previously aware;
- Exchanging personal gifts, cards or letters with an individual student except with such exchange is part of the educational process (e.g., sending a note of thanks to a student who did something special; birthday cards when cards are given to all students in a class/program/activity);
- Socializing or spending time with students (including but not limited to activities such as going out for beverages, meals or movies, shopping, traveling, and recreational activities) outside of school sponsored events, except as participants in organized community activities;
- Giving a student a ride alone in a vehicle in a non-emergency situation; and/or
- Unnecessarily invading a student’s privacy, (e.g. walking in on the student in the bathroom)

Potential Appearances of Impropriety
The following activities may be construed as boundary invasions and can create an actual impropriety or the appearance of impropriety. Whenever possible, staff should avoid these situations. If
unavoidable, these activities should be pre-approved by the appropriate administrator. If not pre-approved, the staff person must report the occurrence, to the appropriate administrator, as soon as possible.

- Being alone with an individual student out of the view of others;
- Inviting or allowing individual students to visit the staff member’s home;
- Visiting a student’s home; and/or
- Social networking with students for non-educational purposes.

Reporting Violations
Students and their parents/guardians are strongly encouraged to notify the building principal or the supervisor of the employee suspected of engaging in appropriate conduct if they believe a teacher or other staff member may be engaging in conduct that violates this policy.

Staff members are required to promptly notify the building principal or the supervisor of the employee suspected of engaging in inappropriate conduct if they become aware of a situation that may constitute a violation of this policy.

All professional school personnel who have reasonable cause to believe that a student has experienced physical, emotional or sexual abuse by a staff member, volunteer, or agency personnel working in the school are required to make a report to Child Protective Services or law enforcement pursuant to Board Policy 3425, Board Procedure 3425-P, and RCW 26.44. Reporting suspected abuse to the building principal or supervisor does not relieve professional school personnel from their reporting responsibilities and timelines.

Disciplinary Action
Staff violations of this policy may result in disciplinary action up to and including dismissal. The violation will also be reported to the state Office of Professional Practices. Violations involving sexual or other abuse will also result in referral to Child Protective Services and/or law enforcement in accordance with the board’s policy on Reporting Child Abuse and Neglect.

Training
All new employees and volunteers will receive training on appropriate staff/student boundaries within three months of employment. Continuing employees will receive training every three years.

Dissemination of Policy and Reporting Protocols
This policy and procedure shall be included on the district Web site and in all employee, student and volunteer handbooks. Annually, all administrators and staff will receive copies of the district’s reporting protocol.

Established 01/18/11

STUDENT CONDUCT – Misd Policy 3240 & Procedure

The board acknowledges that conduct and behavior is closely associated to learning. An effective instructional program requires a wholesome and orderly school environment. The board requires that each student adhere to the rules of conduct and submit to corrective action taken as a result of conduct violations. The rules of conduct are applicable during the school day as well as during any school activity conducted on or off campus. Special rules are also applicable while riding on a school bus.

Students are expected to:
- Conform to reasonable standards of acceptable behavior;
- Respect the rights, person and property of others;
Preserve the degree of order necessary for a positive climate for learning; and
Submit to the authority of staff and respond accordingly.

Respect for the Law and the Rights of Others
The student is responsible as a citizen to observe the laws of the United States, the state of Washington, and/or its subdivisions. While in the school, the student shall respect the rights of others. Students who involve themselves in criminal acts on school property, off school property at school-supervised events, or off school property - and which acts have a detrimental effect upon the maintenance and operation of the schools or the district - are subject to disciplinary action by the school and prosecution under the law.

Compliance with Rules
Students shall comply with all rules adopted by the district. Failure to do so shall be cause for corrective action. The rules shall be enforced by school officials:
- On the school grounds during and immediately before or immediately after school hours;
- On the school grounds at any other time when the school is being used by a school group(s);
- Off the school grounds at a school activity, function, or event; or
- Off the school grounds if the actions of the student materially or substantially affect the educational process.

Student Conduct Rules
Any conduct which materially and substantially interferes with the educational process is prohibited. The following list of offenses generally describes such conduct, but is not intended to be exclusive. Conduct rules marked with an asterisk (*) are designated as exceptional misconduct and have been judged following consultation with an ad hoc citizens’ committee to be (a) of such frequent occurrence, notwithstanding past attempts to control such misconduct with other forms of corrective action, or (b) so serious in nature and/or so serious in terms of the disruptive effect upon the operation of the school that certificated administrators may impose a short-term or long-term suspension for violation of these rules even if another form of corrective action has not previously been imposed upon the student for misconduct of the same nature. Such misconduct may also result in an expulsion or an emergency expulsion subject to WAC 392-400-275 and 392-400-295. See “Exceptional Misconduct” section in Procedure 3240P for guidelines establishing maximum corrective actions for violations of these student conduct rules.

- **Alteration of Records**
  Falsifying, altering, or destroying a school record or any communication between home and school is prohibited.

- **Arson** *
  Knowingly or maliciously causing a fire or explosion is prohibited.

- **Assault** *
  The threatened or attempted use of force or violence upon the person of another is prohibited. As indicated by this definition, threats to use force or violence upon another person, whether communicated orally, in writing, or by any other means, will be treated as assaults and will not be tolerated. Depending on the circumstances, such threats may violate other rules of conduct as well. Pursuant to RCW28A.635.090, students who interfere by force or violence with school personnel or other students are subject to immediate suspension or expulsion.

- **Attendance**
  Absence or tardy attendance without an approved excuse is prohibited.
Burglary*
Breaking into any a District facility with intent to steal is prohibited.

Campus Requirements
To promote a healthy educational environment and to ensure the safety of students, the district has established the following campus requirements for Mercer Island High School students: The campus is closed for 9th graders. Release of freshmen students during the school day is governed by the high school attendance procedures. Freshmen are required to take a minimum of six classes each semester. The campus is open for 10th, 11th and 12th graders. Sophomores, juniors and seniors are expected to take a minimum of five credits each semester.

Cheating
Intentional deception in the preparation or completion of any school assignment, assessment, examination or project, or in the conduct of any school-related activity is prohibited. Any student who knowingly submits work of others represented as his/her own shall be considered to have cheated. Cheating also includes the aiding and abetting of cheating by others.

Dangerous Behavior*
Engaging in behavior which a reasonable person would know creates a risk of injury to another individual is prohibited.

Defiance*
Students must obey the lawful instructions of school personnel, including answering questions from school personnel that are reasonably related to the safe and civil operation of school or the maintenance of a positive educational environment.

Destruction of Property*
Defacing, injuring or damaging school property or property belonging to a school employee, contractor or student, either with intention or as a result of gross carelessness, is prohibited. Pursuant to RCW 28A.635.060, students and their parents/guardians may be required to pay for all damages to school district property or property belonging to a school employee, contractor or student. A student's grades, diploma, or transcript may be withheld pending repayment.

Disruptive Conduct*
Willful conduct which creates a disturbance on school premises or interferes with the educational process is prohibited.

Disruptive Dress and Appearance
Dress and appearance must not present health or safety problems, intimidate others, or cause disruption.

Drugs, Alcohol and Mind-Altering Substances*
Pursuant to Policy No. 3247, students shall not illegally use, possess, sell, distribute or be under the influence of drugs, alcohol, mind-altering substances, medication not prescribed by a physician and approved in writing by the parent/guardian, drug paraphernalia or any item which purports to be such. Students shall not be in possession of anabolic steroids on school premises or at school-sponsored events. Additionally, no student may give, dispense, or administer any medication or remedy to another student.

Explosives*
Possession or use of anything tending or serving to explode with force or violence, such as firecrackers, bullets or pipe bombs, is prohibited.

Extortion/Blackmail/Coercion*
Obtaining money or property by violence or threat of violence, or forcing someone to do something by force or threat of force is prohibited.

False Accusations/Defamation
Students shall not make untrue charges of wrongful conduct or other defamatory statements.
False Alarms/Fire Apparatus*
Setting off false alarms, discharging or stealing fire extinguishers or damaging alarm systems is prohibited.

Fighting*
The act of quarreling involving bodily contact is prohibited.

Forgery*
The act of fraudulently using in writing the name of another person or falsifying times, dates, grades, addresses or other data is prohibited.

Gambling
The act of risking or betting something of value on the outcome of an event, a game of chance, etc., is prohibited.

Gang Activity*
A student shall not knowingly engage in gang activity on school grounds. A gang is a group of three or more persons with identifiable leadership which, on an ongoing basis, regularly conspires and acts in concert mainly for criminal purposes. A student shall not display, reflect, or participate in dress, apparel, activities, acts, behaviors, or manner of grooming which: (a) lead school officials to reasonably believe that such behavior, apparel, activities, acts or other attributes are gang related and would disrupt or interfere with the school environment, activity or educational objectives; (b) present a physical safety hazard to self, students, staff and others; (c) create an atmosphere in which a student, staff, or other person's well-being is adversely affected by undue pressure, behavior, intimidation, overt gesture or threat of violence; or (d) imply gang membership or affiliation by written communication, marks, drawing, painting, design, emblem upon any school or personal property or on one's person.

Harassment, Malicious*
Derogatory action or intimidation of another person in a way that places that person in reasonable fear of harm to his/her person or property; or disrupts the learning environment, is prohibited.

Harassment, Sexual*
Unwelcome or uninvited sexual advances, requests for sexual favors, sexual comments, cartoons, innuendoes and other verbal or physical conduct of a sexual nature are prohibited.

Hazing*
Students shall not participate, conspire to participate, or conspire for others to participate in harassing acts that injure, degrade or disgrace, or tend to injure, degrade or disgrace other individuals, including pranks and humiliating horseplay against others.

Intimidation*
Intimidation of school personnel or other students by direct threat of force or violence is prohibited.

Leaving Campus during School Hours
A student shall not leave the school campus during the school day unless excused by the school office.

Littering
Throwing, dropping, depositing, or discarding of litter is prohibited on public property.

Loitering
A student shall be expected to leave the school campus at the official close of the school day unless permission to do otherwise has been granted.

Misuse of District Electronic Systems*
Students shall comply with the acceptable use guidelines of District policy/procedure when using electronic information systems such as e-mail, networks, and the Internet.
Need to Identify Self
All persons must, upon request, identify themselves to school personnel.

Robbery*
Stealing from an individual by force or threat of force is prohibited.

Sexually Explicit Material*
Initiating or participating in the dissemination of inappropriate messages or images, including but not limited to transmitting, viewing, or possessing images of a sexually explicit nature on an electronic device, is prohibited.

Telecommunications/Electronic Devices
The District prohibits the use of all personal electronic devices (including cell phones) during the school day, pursuant to guidelines implemented by the school administrators.

Theft*
The unauthorized carrying away of the personal property of another person or the property of the school district is prohibited.

Tobacco*
Use or possession of tobacco products by students is prohibited.

Trespass*
Being present in an unauthorized place or refusing to leave when ordered to do so is prohibited.

Verbal Abuse*
The use of disrespectful or threatening language to school personnel or other students is prohibited.

Vulgar or Lewd Conduct
Any vulgar, profane, lewd, indecent, or obscene act or expression, whether spoken, in writing, or in gesture, is prohibited.

Weapons*
A student shall not possess or transmit any object that can reasonably be considered a firearm, air gun or a dangerous weapon. Violation of this rule shall result in a minimum one year expulsion, unless modified by the superintendent. Students over eighteen years of age and students between fourteen and eighteen years of age with written parental or guardian permission may possess personal protection spray devices. No one under eighteen years of age may transmit such devices, nor may they be used other than in self-defense as defined by state law. Possession, transmission or use of personal protection spray devices under any other circumstances is a violation of this rule.

Violation of Suspension
During the period of any suspension from school, students shall not enter upon any real and personal property that is owned, leased, rented, or controlled by the District without the express prior approval of a building principal or designee.

EXCEPTIONAL MISCONDUCT
The following guidelines are in effect for students to establish maximum corrective actions which may be imposed as a consequence of exceptional misconduct. Approval by an ad hoc committee is required for exceptional misconduct offenses under WAC 392-400-245(2) and 260(2). The appeal process for short and long-term suspensions shall remain in effect for short and long-term suspensions imposed as a result of this procedure. In addition, notwithstanding the corrective actions stated below, such misconduct may also result in an expulsion or an emergency expulsion subject to WAC 392-400-275 and 392-400-295.
### Exceptional Misconduct

- Arson; Assault; Burglary; Destruction of Property; Drugs, Alcohol and Mind-Altering Substances; Extortion/Blackmail/Coercion; Fighting; Gang Activity; Robbery; Sexually Explicit Material; Theft; Trespass; Verbal Abuse

### Maximum Corrective Action That May Be Taken

- Long-term suspension (90 days); notification to law enforcement
- Long term suspension (90 days) or emergency expulsion or expulsion as required by RCW 28A.600.420; notification to law enforcement
- Long-term suspension (90 days)

---

**STUDENT RIGHTS, RESPONSIBILITIES, AND LIMITATIONS**

**MISD Policy 3200 & Procedures**

**Preamble**

The Mercer Island School District intends that all students, teachers, administrators, and parents have access to and understanding of the state laws and regulations governing student rights, responsibilities and due process. This policy presents these laws and regulations, along with a summation of related district policy.

**Introduction**

All students enjoy the rights granted by the United States and Washington State Constitutions, including the First and Fourteenth Amendments of the United States Constitution. It is the responsibility of all students enjoying the benefits of school citizenship to follow the established rules and procedures governing their school. The community is entitled to expect good citizenship from its students. It is, therefore, the district’s purpose to encourage students to learn how to properly exercise their rights and to encourage students to meet their responsibilities by living up to the reasonable restrictions and appropriate standards of behavior described herein.

**Student Conduct**

All students who attend the schools and ride the buses of the District will comply with the district’s rules and regulations and will submit to the reasonable discipline of school authorities.

**Student Responsibilities**

Students have the responsibility to:

- Pursue their course of studies;
- Attend school daily and be on time to all classes;
- Be aware of all school rules governing student behavior and conduct themselves accordingly;
- Express their opinions and ideas in a respectful manner, so as not to libel or slander others;
- Dress in a manner that is not disruptive to the educational process or threatening to the health and safety of themselves or others;
- Conduct themselves in a manner which will not disrupt their education or disrupt or deprive others of their education;
- Respect the rights of others and to exercise the highest degree of self-discipline in observing and adhering to established rules and regulations;
- Follow established procedures in seeking changes in those policies, rules or regulations which affect them and with which they disagree;
- Identify themselves, upon request, to any school district personnel or authorities in the school building, on school grounds, at school-sponsored events or on school buses;
- Comply with requests of school employees in the performance of their duties.

**Student Rights**

Students have the right to:

- Expect the maintenance of high educational standards in a safe and sanitary building;
- A relevant education consistent with the stated district goals;
- Equal educational opportunity and freedom from discrimination in all phases of the educational process;
- See their own cumulative academic folder within a reasonable amount of time upon request during a school day;
- Expect fair and just treatment from school authorities and freedom from maltreatment and physical abuse
- Be free from unlawful interference in their pursuit of an education while under the supervision of the Mercer Island School District;
- Be secure in their persons, papers and effects against unreasonable searches and seizures;
- Expression and assembly consistent with the maintenance of an orderly and efficient educational process;
- Advise in the development of rules and regulations to which they are subject and to be instructed on rules and regulations as they relate to their rights and responsibilities;
- Use established channels to voice their opinions in the development of curriculum;
- Representation on advisory committees affecting students and student rights;
- Present petitions, complaints or grievances to school authorities and the right to prompt replies;
- Consult with teachers, counselors and administrators, and other school personnel at reasonable times;
- Be involved in school activities, provided they meet the reasonable qualifications of the sponsoring organization;
- Seek and hold office in student government by free election of their peers;
- Know the requirements of each course of study and the basis on which the grade will be determined

**Student Behavior**

Any student who willfully performs any act that materially interferes with or is detrimental to the orderly operation of a school, a school-sponsored activity or any other aspect of the educational process shall be subject to discipline, suspension or expulsion. Procedure No. 3240P includes a list of defined acts that the District considers to be student misconduct. Such acts or attempts of such acts by a student shall constitute sufficient cause for discipline, suspension or expulsion, whether on the school grounds immediately before, during and immediately after school hours; near the school grounds immediately
before, during and immediately after school hours; at any time when a school is being used by any school
group; off the school grounds at a school activity, function or event; or anywhere and anytime a student’s
conduct has a real and substantial relationship to the lawful maintenance and operation of the district.
Procedure No. 3240P does not provide an exhaustive list of acts that will result in punishment, but
provides only examples of the types of behavior that violate school district policy or state and/or federal
law.

Due Process
No student shall be deprived of the right to an equal educational opportunity without due process.
Essentially, due process means fair treatment. Procedure No. 3240P has been established to guarantee
that punishment that denies access to educational opportunity is administered in accordance with these
principles. This Procedure is designed to ensure that corrective action, if any, is taken only after a
thorough examination of the facts. See Procedure No. 3241P for the written rules and procedures of the
District for imposing corrective action.

Established: 01/25/73, Last Revised 03/13/12

STUDENT USE, POSSESSION, OR SALE OF ALCOHOL AND DRUGS  MISD Policy 3247
Illegal drugs and alcohol, and substances purporting to be illegal drugs or alcohol, are not permitted in
or on school property or at school-sponsored events. For purposes of this policy, Illegal drugs, include,
but are not limited to:

- Marijuana and cannabis derived substances,
- Hallucinogens,
- Amphetamines,
- Inhalants (“huffing” substances),
- Barbiturates,
- Narcotics (opiates or synthetic narcotics),
- Cocaine,
- Illegal steroids and/or hormones,
- Legend drugs (any drug requiring a prescription) not possessed or used pursuant to a valid
  prescription, and any other illegal, dangerous or controlled substance under federal, state or local
  laws.
- The term "illegal drugs” under this policy also includes non-prescription and/or over-the- counter
  medications such as diet pills, caffeine pills/supplements, pain killers, cold medicines and herbal
  supplements, or any “look-alike” substances purported to be any of the above.

The recommended suspension actions contained in this policy may be increased in severity, up to an
including emergency expulsion or expulsion actions, or reduced, based upon the specific circumstances
of the violation as provided for herein.

USE
The following steps will be observed. To the extent circumstances allow, if a staff member suspects that
a student is under the influence of alcohol or illegal drugs on school property or at a school-sponsored
event:

ALCOHOL

1. If a student appears to be under the influence of alcohol, or admits to being under the influence,
   the staff member must immediately notify a school administrator or his/her designee.
2. The school administrator or his/her designee, or the staff member if an administrator is unavailable, should determine whether a reasonable suspicion exists that a student is under the influence of alcohol. A reasonable suspicion may be based on evidence, including, but not limited to:

- Odor of alcohol
- Slurred speech
- Unsteady gait
- Lack of coordination
- Bloodshot or glassy eyes
- Presence in the vicinity of an alcohol container
- Other such information as is reasonable to raise suspicion as to the consumption of alcohol

If reasonable suspicion exists, and test equipment is available, the school administrator or his/her designee, will ask the student to move to a less conspicuous location and require the student to take a Breathalyzer test. If the student refuses, the school administrator or designee will contact the Mercer Island Police Department or applicable local law enforcement agency. The school administrator will investigate and take appropriate disciplinary action.

3. If the student tests positive for being under the influence of alcohol, or if sufficient evidence exists to establish that the student is under the influence of alcohol, the school administrator will contact the students’ parents and the Mercer Island Police Department or other applicable local law enforcement agency. The student will be suspended from school for a minimum of three (3) school days up to ten days (10) school days. If the student and parent agree to waive any appeal rights, and to participate in a school's alcohol assessment and counseling program or pay for a school district-approved alcohol assessment and counseling program, the suspension will be reduced to three (3) school days, subject to the student’s successful completion of the alcohol assessment and any follow-up recommendations.

4. The suspension will not be reduced and the student will not be readmitted to school during the suspension until the counselor from the approved program provides the principal or his/her designee with a written description of the counseling program developed for the student and a written statement that the student is enrolled in the program. If the student fails to complete the recommended counseling program, the remaining days of suspension may be imposed by the District.

5. A student determined to be under the influence of alcohol in or on school grounds or at a school-sponsored event a second time during their student career in the Mercer Island School District will be suspended a minimum of eleven (11) school days up to ninety (90) school days.

6. If there is a third offense, the student may be suspended a minimum of eleven (11) school days up to ninety (90) school days with the student’s successful completion of an alcohol assessment and any follow-up recommendations including but not limited to a school district-approved alcohol assessment and counseling program.

ILLEGAL DRUGS

1. To the extent circumstance allow, if a student appears to be under the influence of illegal drugs, or admits to being under the influence, the staff member must immediately notify a school administrator or his/her designee.

2. The school administrator or his/her designee, or the staff member if an administrator is unavailable, should determine whether a reasonable suspicion exists that a student is under the influence of illegal drugs. A reasonable suspicion may be based on evidence, including, but not limited to:
- Drug odor
- Slurred speech
- Unsteady gait
- Lack of coordination
- Bloodshot or glassy eyes
- Presence in the vicinity of an illegal drug or drug paraphernalia
- Other such information as is reasonable to raise suspicion as to the use of an illegal drug

The school administrator or his/her designee will ask the student to move to a less conspicuous location, contact the Mercer Island Police Department or other local law enforcement agency if the substance involved is believed to be illegal under criminal laws, and contact the student’s parents to notify them of the concern. The parents shall also be notified that they may, at their own expense, take the student for a urine analysis drug test through one of the school district-approved drug testing labs. The District may consider the results of the drug test in any student discipline appeal or other school proceedings related to the incident.

3. If sufficient evidence exists to establish that the student is under the influence of illegal drugs, the student will be suspended from school a minimum of three (3) school days up to ten days (10) school days. If the student and parent agree to waive any appeal rights, and to participate in a school’s drug assessment and counseling program or pay for a school district-approved drug and counseling program, the suspension will be reduced to three (3) school days, subject to the student’s successful completion of the drug assessment and any follow-up recommendations.

4. The suspension will not be reduced and the student will not be readmitted to school during the suspension until the counselor from the approved program provides the principal or his/her designee with a written description of the counseling program developed for the student and a written statement that the student is enrolled in the program. If the student fails to complete the recommended counseling program, the remaining days of suspension may be imposed by the District.

5. A student determined to be under the influence of drugs in or on school grounds or at a school-sponsored event a second time during their student career in the Mercer Island School District will be suspended a minimum of eleven (11) school days up to ninety (90) school days.

6. If there is a third offense, the student may be suspended a minimum of eleven (11) school days up to ninety (90) school days with the student’s successful completion of a drug assessment and any follow-up recommendations including but not limited to a school district-approved drug assessment and counseling program.

**POSSESSION**

The following steps will be observed if a staff member suspects that a student is **in possession of alcohol or illegal drugs** (including substances that purport to be alcohol or illegal drugs) on school property or at a school-sponsored event:

**ILLEGAL DRUGS AND ALCOHOL**

1. The staff member shall immediately notify a school administrator or his/her designee.

2. If the school administrator or his/her designee has a reasonable suspicion that the student is in possession of alcohol, illegal drugs, or drug paraphernalia, the school administrator may search the student’s backpack, pockets, purse, car (if on school premises), school locker, or other personal effects on school grounds.
3. If alcohol, illegal drugs, or drug paraphernalia are found in the possession of the student, the school administrator will contact the student’s parents and the Mercer Island Police Department or applicable local law enforcement agency. The student will be suspended a minimum of three (3) school days up to ten (10) school days, subject to the reduction of the suspension to three (3) school days upon proof of the student’s enrollment, at the parent or student’s expense, in a school district approved assessment and counseling program for alcohol or drug use as provided for in this policy for students who are under the influence of alcohol or illegal drugs at school or school events and successful completion of such program.

4. A student determined to be in possession of alcohol or drugs in or on school grounds or at a school-sponsored event a second time during their student career in the Mercer Island School District will be suspended a minimum of eleven (11) school days up to ninety (90) school days.

5. If there is a third offense, the student may be suspended a minimum of eleven (11) school days up to ninety (90) school days with the student’s successful completion of an alcohol assessment and any follow-up recommendations including but not limited to a school district-approved alcohol assessment and counseling program.

SALE OR DISTRIBUTION
The following steps will be taken if a staff member suspects that a student is selling or distributing alcohol or illegal drugs (including substances that purport to be alcohol or illegal drugs) on school property or at a school-sponsored event:
1. The staff member shall immediately notify a building administrator or his/her designee.
2. The school administrator will meet with the student, interview other students as necessary, and make a determination as to whether the student may be selling or distributing illegal drugs or alcohol.
3. If the school administrator or his/her designee has cause to believe that the student may be selling or distributing alcohol or illegal drugs, the school administrator/designee shall immediately notify the Mercer Island Police Department, or other applicable law enforcement agency if the substance is illegal under criminal laws, and the Mercer Island School District Superintendent.
4. The school administrator or his/her designee shall immediately contact the student’s parents.
5. The superintendent will ordinarily emergency expel the student if it is determined that the student has sold or distributed alcohol or illegal drugs on school grounds or at school events.

SANCTIONS
☐ All disciplinary sanctions in this Policy, such as suspensions from school, listed herein are minimum actions. The actual sanction shall be determined after a review of all the circumstances and may exceed the minimum action if circumstances warrant.
☐ A failure to submit to an alcohol test, if reasonable suspicion exists to believe the student has used illegal alcohol, may also result in disciplinary action for failure to comply with directives from school officials.
☐ There may also be additional disciplinary consequences for participation in athletics, eligibility for participation in Washington Interscholastic Activities Association [WIAA] activities, or other extra-curricular activities separate from the sanctions described in this Policy.
☐ If a student volunteers information to the school principal or a school staff member, prior to a violation of this policy, that he/she has been involved with using drugs or alcohol, and requests
help, the matter will be considered a guidance issue rather than a disciplinary matter. Confidentiality to the extent required by law will be maintained and appropriate steps will be taken.

Established 03/22/79, Last Revised 03/15/12

DISCIPLINARY ACTION FOR THE POSSESSION, USE AND/OR SALE OF ALCOHOL, TOBACCO AND/OR ILLEGAL DRUGS

Sanctions

All disciplinary sanctions in this Policy, such as suspensions from school, listed herein are minimum actions. The actual sanction shall be determined after a review of all the circumstances and may exceed the minimum action if circumstances warrant. A failure to submit to an alcohol test, if reasonable suspicion exists to believe the student has used illegal alcohol, may also result in disciplinary action for failure to comply with directives from school officials. There may also be additional disciplinary consequences for participation in athletics, eligibility for participation in Washington Interscholastic Activities Association [WIAA] activities, or other extra-curricular activities separate from the sanctions described in this Policy.

If a student volunteers information to the school principal or a school staff member, prior to a violation of this policy, that he/she has been involved with using drugs or alcohol, and requests help, the matter will be considered a guidance issue rather than a disciplinary matter. Confidentiality to the extent required by law will be maintained and appropriate steps will be taken
DISCIPLINARY ACTION FOR THE POSSESSION, USE AND/OR SALE OF LEGEND DRUGS INCLUDING ANABOLIC STEROIDS

Any possession, sale, and/or use of legend drugs (RCW 69.41.010 identified substances) including anabolic steroids are considered a violation of this code and students will be subject to the student to the following disciplinary action:

**First Violation**
The student participant will be immediately ineligible for interscholastic competition in the current interscholastic sport program for the remainder of the season. Ineligibility will continue until the next sports season in which the student participant wishes to turn out. In order to be eligible to participate in the next interscholastic sports season, the student participant will meet with the Athletic Director to request approval to participate.

**Second Violation**
A student who violates for a second time will be ineligible and prohibited from participating in the activity for a period of one calendar year from the date of the second violation.

**Third Violation**
A student participant who violates for a third time is prohibited from any future involvement in student activities for the remainder of their high school career.

**REINSTATEMENT PROCESS**
Students will be permitted to return to their activities following a suspension after a reinstatement meeting with the Athletic Director. If the code violation was related to drug, alcohol or tobacco use there must be confirmation from the MIHS Drug and Alcohol Counselor or other qualified individual acceptable to the school that the student has met with them and that any recommendations from counselor have been followed through on.

**APPEAL PROCESS**

**Informal Conference**
Any student participant, parent or guardian who is aggrieved by any suspension or expulsion under this code has the right to an informal conference with the Athletic Director (athletics) or Associate Principal (activities). Any request for an informal conference will be made within five school days of receipt of the written notice of the disciplinary action.

**Formal Conference**
Any student participant, parent/guardian who may be aggrieved following the informal conference may appeal to the Principal for a formal conference.

- The Principal will notify the student participant and the student participant's parent/guardian in writing of their decision within five school days following the meeting.
- The discipline, probation, suspension or expulsion will continue notwithstanding the implementation of the appeal process.

---

Policy 2151- Established: 09/01/96, Last Revised: 08/23/11
Policy 2151P – Established: 08/26/10

**TRAVEL REIMBURSEMENTS** *MISD Policy 6213 and Procedures*
The Board of Directors recognizes that expenses incurred by employees in the performance of their official duties are proper and legal expenditures according to state law. Reimbursement of travel expenses borne by employees pursuant to authorized travel in the conduct of official school district business is hereby authorized, subject to the regulations and guidelines stated in this policy, and in
accordance with state laws and regulations. Reimbursement for travel expenses shall be made pursuant to the federal internal revenue code and internal revenue service regulations.

**Travel Authorization**

- International travel must be approved by the Board of Directors in advance of such travel.
- In-state and out-of-state travel authorization is delegated by the Board of Directors to the Superintendent or designee within budgetary limitations. A Travel Request Form must be completed and submitted to the Business Office at least 10 days prior to travel.
- Requests for travel to Canada will be treated as in-state travel.

**Reimbursement**

All reasonable, necessary and substantiated expenses of an employee approved to travel by the board and superintendent or designee shall be reimbursable in accordance with district-adopted guidelines. The Superintendent shall prescribe such regulations as are necessary for the efficient expenditures of travel funds in the best interest of Mercer Island School District.

**PROCEDURES**

Reimbursement of travel expenses borne by employees pursuant to authorized travel in the conduct of official school district business or in approved attendance at conferences shall be accomplished in accordance with the following procedures:

**Authorization**

- A Travel Request form must be submitted before traveling on District business whenever expenses are to be charged to the District, either directly or through reimbursement. A Travel Request Form must be submitted to the Business Office at least 10 calendar days prior to travel.
- All Travel Requests must be approved by the administrator(s) responsible for the travel budget(s) to be charged. In addition, Travel Requests for anyone other than the Board, the Superintendent and the Executive Directors must be approved by the employee’s supervisor. For Board travel, the Superintendent is responsible for budget authorization. Administrators and supervisors that approve Travel Requests are responsible to ensure that prudent judgment is exercised in the purpose for and arrangement of out-of-district travel.
- A Travel Request form is not required if the only expense to be reimbursed is mileage for use of a personal vehicle. In such instances, a Mileage Report, with supervisor and budget authority approval, must be submitted at least once each quarter.

**Reimbursement**

To claim reimbursements, a Travel Expense Claim Form must be submitted within ten (10) days following completion of travel or no later than once each quarter. A separate Travel Expense Claim Form shall be submitted for each approved Travel Request Form.

**Reimbursable Expenses:**

- **Airline, Train, Bus Fare:** Travel at tourist coach rate is required. Employees are encouraged to coordinate their travel plans through the Business Office where a district credit card will be used. Tickets may also be charged to an employee’s credit card; however, they will not be reimbursed until travel is completed. Employees are expected to utilize the most economical travel plan that adequately accommodates the goal.
• **Lodging**: Actual reasonable expense per day will be paid. Itemized receipts are required. Lodging will be reimbursed for District personnel only. If traveling with a spouse, the single room rate must be provided.

• **Meals**: Employees must be in travel status no less than 3 hours to qualify for any meal per diem. To qualify for the breakfast allowance, travel must commence prior to 7:00 AM; and travel must be completed after 6:00 PM to qualify for the dinner allowance. Reimbursement for meal expenses is not to be authorized when an employee does not incur expenses because they are furnished, either by the host facility or as a part of the registration fee. Receipts are not required for meal per diem. The District has established per meal entitlements based upon the guidelines provided by the US General Services Administration and the Washington State Office of Financial Management. The per diem rates include tax and tip as follows: Breakfast $10, Lunch $14, Dinner $25, Total $49 per day. If you choose to be reimbursed for actual costs, you must provide itemized receipts for all meals. The total daily reimbursement must not exceed that allowed by the US General Services Administration (www.gsa.gov).

• **Registration**: Reimbursement for actual expenses is allowed. Original receipts are required.

• **Taxi or Shuttle to or from Airport**: Reimbursement for actual reasonable expenses is allowed. Receipts should be obtained when possible.

• **Parking**: Reimbursement for actual reasonable expenses is allowed. Receipts should be obtained when possible.

• **Ferry or Toll**: Reimbursement for actual reasonable expenses is allowed. Original receipts are required.

• **Personal Vehicle Mileage**: Reimbursement is limited to current IRS regulations. Daily commute transportation expenses between an employee’s official residence and official place of work is a personal obligation of the traveler and is not reimbursable by the District. All other miles driven on official district business are reimbursable by the District. Working during hours or days that the employee is not normally scheduled to work does not entitle the employee to reimbursement for transportation mileage expenses incurred between their official residence and their official place of work.

• **Telephone Calls**: Business related telephone calls are a reimbursable expense and may be included with the lodging expense. One personal call to home per day of a reasonable length will also be reimbursable while on travel status.

• **Internet Access**: Business related internet access for your place of lodging is a reimbursable expense and may be included with the lodging expense.

• **Gratuities**: Tipping and gratuities are reimbursable provided such expenses do not exceed 15% of the cost of a meal, fare or services. Receipts should be obtained when possible.

**ASB Related Travel (Advisors/Chaperones and Coaches)**
When advisors, chaperones, or coaches are attending an ASB related conference or event with students, their registration fees and hotel costs may be paid on the same material requisition/purchase order with the students.

- Non-overnight trips. The district will not reimburse for meals for non-overnight trips. Mileage is reimbursable on a Travel Request form.
Overnight trips. Advisors, chaperones, and coaches do not need a travel request form if their only expense is being paid on the same material requisition/purchase order with the students. If an advisor, chaperone, or coach will be reimbursed personally for travel expenses, then he or she will need to complete a travel request form for items not paid directly by the district.

**Reimbursement for meals with meetings**

Employees must document the request and approval in advance for expenditures for meals with meetings. Employees may use a requisition or a formally written district memorandum for this purpose. One-time approvals for recurring meetings can be made at the time of the initial request.

The documentation should provide support for the authorization, including:

- The names of the organization or persons attending the meeting (includes conferences, formal training sessions, business meetings), and
- The purpose or accomplishments of the meeting.
- Original itemized receipts are required within 10 days of the actual meal in order to be processed for reimbursement.

An employee not in travel status may still have meals reimbursed when:

- The purpose of the meeting is to conduct official district business or to provide training to district employees; and
- The meals are an integral part of the business meeting or training session, and
  - The meeting or training session takes place away from the employee’s regular workplace; and
  - The employee’s supervisor approves payment for the meals in advance of the meeting.

**Non-Reimbursable Expenses:**

- Alcohol and tobacco products
- Personal telephone calls (except as noted above) and postage
- Mileage to and from home
- Mileage for school levy promotions and other non-official school functions
- Entertainment

**Travel Advances**

A written request for a travel advance must be submitted to the District Business Office. Travel advances are paid in the form of a check payable to the staff member. A statement of expense must be submitted to the District Business Office within ten days following completion of travel. If the actual expenses are less than the travel advance, the staff members shall reimburse the District for the difference.

The Advance Travel Revolving Fund should not be used for payment of airline tickets, pre-registration fees or for reimbursements to staff or officers for travel expenses already incurred.

*Established 02/08/08, Last Revised 10/13/11*
CODE OF ETHICS
It is the duty of all concerned with MERCER ISLAND HIGH SCHOOL ATHLETICS:

1. To emphasize the proper ideals of sportsmanship, ethical conduct and fair play.
2. To eliminate all possibilities which tend to destroy the best values of the game.
3. To stress the values derived from playing the game fairly.
4. To show cordial courtesy to visiting teams and officials.
5. To establish a good relationship between visitors and hosts.
6. To respect the integrity and judgment of sports officials.
7. To achieve a thorough understanding and acceptance of the rules of the game and the standards of eligibility.
8. To encourage leadership, use of initiative, and good judgment by the players on the team.
9. To recognize that the purpose of athletics is to promote the physical, mental, moral, social and emotional well-being of the individual players.
10. To remember that an athletic contest is only a game - not a matter of life or death for player, coach, school, official, fan, community, state, or nation.
**General Responsibilities of the HEAD COACH**

1. Has full responsibility and leadership for overall supervision of his/her program at ALL levels.
2. Conduct himself or herself in a professional manner which does not bring embarrassment and/or disgrace to the Mercer Island School District.
3. Is responsible to see that all students participating in the sport have received clearance.
4. Is in charge of assignments and duties of the assistant coaches (volunteer or contracted) working in his/her sport as well as keeping all records for the sport.
5. Organize his/her program so that it is consistent with the high school's philosophy, goals, and objectives.
6. Will submit an annual evaluation at the end of the season of his/her program and make recommendations for improvement.
7. Has the main responsibility for striving to build good sportsmanship and developing good public relations within the school and community.
8. Is responsible for practice sessions for his/her sport within the confines of the time (s) agreed upon by the head coach, facility coordinator, and athletic director.
9. Is responsible for assuring that all assistants (contracted or volunteer), as well as self, know the rules of the Washington Interscholastic Athletic Association, KingCo Conference, and the Mercer Island School District policies; and at all times abides by them.
10. Informs the public (i.e. media) regarding his/her particular sport.
11. Continues to gain new knowledge, ideas, and techniques relating to his or her sport through new information and classes as well as keeping current on clock hours.
12. Is aware of all safety procedures necessary for their specific sport and has relayed this information to the athletes.
13. Holds a current first aid and CPR card and is responsible for the welfare of all athletes.
14. Communicates a clear process for the selection of team members to the athletes.
15. Must report any illegal activities or wrong doings in which the coach either knows about or has suspicion to the athletic director.
16. Assumes other responsibilities as may be assigned.
17. **SPORTSMANSHIP EXPECTATIONS:** Always set a good example for participants and fans to follow, exemplifying the highest moral and ethical behavior; instruct participants in proper sportsmanship responsibilities and demand they make sportsmanship a high priority; respect judgment of contest officials, abide by rules of the event and display no behavior that could incite fans; treat opposing coaches, participants, fans and media members with respect; develop and enforce penalties for participants who do not abide by sportsmanship standards; and develop a method to publicly recognize good sportsmanship.

"One man practicing good sportsmanship is far better than fifty preaching it."

--Knute Rockne

**Handling Your Assistant Coaches**

The key to good relationships with your assistant coaches--and to motivating them--is contained in a single word: professionalism. If you are professional in your dealings with your assistants, you will be able to keep many of them, thereby building stability on your staff. Nation-wide, high schools and middle schools are losing coaches, specifically assistant coaches. Is there anything we can do?
Craig Beverlin at Kamiakin High School has formulated a plan that has worked for him and his staff. This plan is not all inclusive but it will give you some insight in which you may apply to any sport or organization. The issue he addressed was what drove coaches out of the sport. The seven items identified were then addressed by Coach Beverlin.

1. Lack of ownership. The first thing a head coach must eliminate is the use of I, me, and my and replace them with us, our and we. Our football program has been 77-33-1 in 12 years. We believe in athletics. All of us are proud to be coaches.

Secondly, the ownership must be real. In twenty years as a head coach, I've never told an assistant who to start. True ownership cannot occur without direct input that is relevant and useful.

Third, we want all coaches to share in the victory. In the Tri-Cities we have heavy media attention of our high school sports. We do everything we can to get assistant coaches on TV and radio interviews.

Lastly, our coaching staff makes an effort to include all coaches input as valuable. This is done with respectful listening.

2. Dealing with parents. Our rule is very simple. I, the head coach, will deal with every parent problem. It does not matter if it is freshmen, sophomore, JV or Varsity, I will handle it. I want our coaches coaching, not looking over their shoulder. Position coaches are never involved in a parent meeting unless they ask.

3. Handling of equipment. As a head coach in charge of more equipment (football) than all of the boys and girls sports combined, I do not want any of our coaches responsible for gear. I want them to coach and feel valued. If a head coach is organized, equipment should be handled without an assistant worrying about it. Assistant coaches should be focused on this/her teaching skills for their sport.

4. Buses, trips, etc. Again, depending on your school policy, we want coaches traveling the most convenient transportation they desire. It is optional to ride the bus or drive your car as long as there is one adult on the team bus. Our coaches need to worry about one thing--their position. Gatorade, tape, water, shoes, food, etc., are not their problem or responsibility.

5. Loyalty. You can write pages on loyalty within the coaching world. However, we feel that the most important issue in loyalty for assistant coaches is their "vertical integrity." Vertical integrity simply means this: if I am loyal to the program, will I be considered for a higher level when it is available? An assistant coach must get the opportunity to become the head coach.

6. Ill-Planned meeting. We are all leading busy lives. Meetings must be well-thought out and if possible, an outline of the meeting should be sent prior. Additionally, meetings should be planned with this central idea always--are we working smarter? Good meetings should reflect ownership and good listening skills. Furthermore, analysis of meeting notes should bear as little redundancy as possible. If your organization is truly reflecting ownership for all, your meetings should reflect productivity and enthusiasm.

7. Inconsistent discipline. As a head coach, there are many methods to keep your organization on the same page: E-mail, newsletter, phone calls, letters, etc. Communication is vital and important to all who believe in the program. The lack of discipline or inconsistent discipline, however, breaks down all communication.
Discipline is not about a million rules. Discipline is about respect! If you talk, I listen and vice versa. If an athlete does something wrong, we confront, not enable. A freshman third-string tackle, or freshman position coach is every bit as important as the head coach or starting QB. It is impossible to spell out every expectation and consequence. However, it is not impossible to be respectful. Every athlete and coach is responsible for our team. Respect in the locker room or on the playing field is our discipline plan. Discipline only becomes inconsistent when we ignore respect or enable situations that demand confronting. If the star QB is late for the team bus, he must be confronted.

Teaching and coaching are lessons that will always revolve around confronting. To be well-liked is not the issue; helping young people grow with integrity and adult-like skills is the challenge. Consistent discipline is the backbone to meeting that challenge and keeping assistant coaches in your program.

Nine Guidelines for Motivating Your Assistant Coaches
(from Coaching & Motivation)

1. Permit them to contribute in meaningful ways. Give them definite responsibilities, not busy work or menial tasks that you wouldn't do yourself. Outline those responsibilities thoroughly.

2. Set a good example for them. Work harder than your assistants. The reasons should be obvious.

3. Set high expectations for them. For example, you have every right to expect and require that they be on time, properly dressed and fully prepared for practices, games, team and coaches' meetings, etc. Expect them to shoulder their share of the load without complaint or excuse. If they're serious about coaching, they won't mind hard work or long hours.

4. Communicate with them. Ask their advice; listen; and evaluate. You don't have to follow your assistants' suggestions in every case, but you should be willing to listen and evaluate--and to use their advice if it is sound, or explain to them how or why their advice is unsound.

5. Include your assistants in your strategy sessions and the decision-making process, whether as contributors or as learners. In his strategy sessions, the late President John F. Kennedy used to seek out the views of each of his advisors, listen carefully and patiently as they expressed their opinions, ask them questions to clarify any misunderstandings, and then make his decisions based on his own viewpoint as well as his advisors' ability to defend their particular views. You may or may not want to go this far in soliciting your assistants' advice concerning strategy or tactics; depending upon their knowledge of the sport and the amount of faith you have in their judgment. If you decide not to use a particular piece of advice or strategy suggested by an assistant coach, you should take time after the game to explain why the advice was not used. Otherwise, the coach is likely to decide that his/her advice is not needed.

6. Don't blame your assistant coaches for defeats. Whenever Bear Bryant assessed blame for poor Crimson Tide performances, he always said that "we" did a poor job of getting the players ready. He never singled out individual players or coaches (except himself) for public criticism.

7. Share the credit for victories. If one were to believe Coach Bryant, he was just a plain ol' country boy who, after 40 years in the coaching business, was still so ignorant that his smart assistant coaches had to do all his thinking for him. No one believed that, of course--but that's one of many reasons why Bryant's assistant coaches always were so fiercely loyal to him. One of the qualities that helped Coach...
Bryant to reach the pinnacles of success in the coaching ranks was that coaching was never an ego trip for him. For Coach Bryant, the limelight and publicity that many coaches crave were helpful only in terms of getting boys from places as far away as Pennsylvania and Hawaii to play football at Alabama. Other than that, one suspects that Coach Bryant could have done very nicely without all the hoopla and fanfare surrounding his victories!

8. Avoid criticizing your assistant coaches in public, or correcting them in front of the players. Sometimes it may have to be done, as in dealing with an immature person who persists in juvenile behavior that unbecoming to, or undesirable for, a coach. Still, it's better to take the person aside and talk to him in private about the problem than to air your complaints in public. And never let players criticize an assistant coach.

9. Back up decisions made by your assistant coaches. Don't take the player's side in confrontations. Hopefully, of course, it won't come to that sort of impasse. If you ever have to make such a choice, though, professionalism dictates that you side with your assistant coach, regardless if he is right or not. You can always point out his error to him later, when the two of you are alone and away from the player(s) involved.

Don't allow your players to play you against your assistant coaches. To do their jobs effectively and to the ultimate benefit of your program, let them see, hear, and know of your overwhelming support of them.
General Responsibilities for the ASSISTANT COACH

The assistant coach must recognize his/her responsibility for conducting his/he team activities within the policies and regulations established by the WIAA, KingCo, and the Mercer Island School District.

1. Support the high school in all of its programs and strengthen relations with the educational system as well as the coaching profession.
2. Conduct himself or herself in a professional manner which does not bring embarrassment and/or disgrace to the Mercer Island School District.
3. Be loyal to and support the head coach in conducting the athletic program of that particular sport.
4. Be knowledgeable and aware of rules and regulations concerning their sport.
5. Assume any duties assigned to him/her by the head coach pertaining to the overall athletic program of that particular sport and the responsibilities of the head coach in the absence of the head coach if so designated.
6. Be accountable to the head coach, athletic director, and principal.
7. Accompany and direct the assigned team to/at all games and practices.
8. Hold a current first aid and CPR card.
9. Must report any illegal activities or wrong doings in which the coach either knows about or has suspicion.
10. Keep current on all clock hours depending on coaching level.
11. Be held to the same sportsmanship expectations as the head coach.
General Responsibilities for the VOLUNTEER COACH

Volunteer coaches are subject to all regulations and procedures established. A volunteer is defined as a person from the community who contributes his/her services on a regular basis without receiving any monetary compensation.

1. All volunteer coaches shall be under the direct supervision of the head coach who shall be responsible for their directions and be accountable to the athletic director and principal.
2. Written assignments shall be established for all volunteer coaches defining their function and responsibilities which will be jointly established by the head coach with a copy going to the athletic director prior to the start of the first day of practice.
3. Support the high school in all of its programs and strive to improve his/her professional relations with the educational system as well as the coaching profession.
4. Conduct himself or herself in a professional manner which does not bring embarrassment and/or disgrace to the Mercer Island School District.
5. All volunteers must fill out the appropriate forms with the athletic director prior to the start of the first day of practice.
6. A volunteer is liable for his/her actions as any citizen in conjunction with injuries, transportation, etc., of athletes and must report any illegal activities or wrong doings in which the coach either knows about or has suspicion.
7. Hold a current first aid and CPR card.
Miscellaneous Athletic Department Information

ATHLETIC TRAINER
1. The athletic trainer is contracted for approx. 5 hours per day for 180 days per year. The trainer may divide these hours up to work more hours on “heavy” days and less/no hours on other days. Coaches cannot dictate when the trainer will work. The trainer’s hours must be approved by the Athletic Director.
2. The athletic trainer will be in attendance at most home athletic events, unless other arrangements have been made with the coach and athletic director.
3. Coaches must work with the head trainer in the coordination of practices, athletic injuries, and/or any special training room needs for practice or contests.
4. The athletic trainer is usually available after school, beginning at 3 PM. This is subject to change depending on competitions scheduled for any particular day.
5. Athletes are seen on a first come-first serve basis. Any training room equipment needed during the school day must be taken care of the night before and/or approved by the head trainer.
6. The athletic trainer is not assigned to any particular coach or program.

BUDGETS
All athletic funding and budgetary allocations come under the jurisdiction of the school ASB and the activities coordinator. Coaches are to stay within their budgetary allotments. If added money is needed, the coach must submit a request to the athletic director. Failure to abide by this procedure prevents serious implications. STAFF WHO OBLIGATE THE DISTRICT WITHOUT PROPER AUTHORIZATION (PURCHASE ORDERS) MAY BE HELD PERSONALLY RESPONSIBLE FOR PAYMENT OF SUCH OBLIGATION.

1. The requesting coach must submit an estimated budget for equipment needed for the following year to the athletic director, who will then determine next year's budget.
2. All orders will be placed through the ASB office only with prior approval of the athletic director and activities coordinator.
3. Persons who purchase equipment or supplies without a purchase order, approved prior to ordering, may be held responsible to personally pay for the order.
4. The athletic director may authorize expenditures exceeding a sports budget in unusual circumstances.

Coaches are responsible for drafting and submitting a budget for his/her sport and may use the following to help determine their budgets:
1. Present inventory of uniforms and equipment
2. Condition and age of existing equipment.
3. Uniform rotation plan in force
4. Number of teams and athletes in program
5. Equipment rule change
6. Project long-range needs of the program
7. Projected assistance from booster club
8. Amount of awards and repairs
9. All officials, game administration, transportation, and tournament expenses will be built into the budget by the athletic director.
CARE & PREVENTION of INJURIES
The following information is to serve as a practical guide for coaches when confronted with athletic injuries as well as those necessary provisions to lessen the chance of injury. Above all, coaches need to remember that they are not charged with the task of "treatment" but rather that of basic first aid care and proper referral.

Safety and Liability Guidelines
1. Coaches will use all safety precautions available to protect the athlete from injuries.
2. Coaches should have an appropriate conditioning program and must provide an adequate warm-up and cool-down period.
3. Athletes should consistently check on proper wearing of uniforms and equipment.
4. Athletes should advise the coach of any prolonged illness or injury. Coaches will refer all injured athletes to the trainer.
5. Be alert for any physical hazards in and around the facility which they are using.
6. Familiarize yourself with the surroundings and grounds.
7. Follow instructions regarding communication between teammates.
8. Follow coaches guidelines on proper nutrition during the season which includes limiting fats and sugars.
9. Coaches should make sure that all equipment is being used properly.

Student-Athlete Accidents
1. In the event of an injury during practice, or in a game, an accident report must be completed and brought to the Athletic Director or Athletic Trainer within one school day of the accident.
2. The coach who is present at the accident is responsible for filing the report.
3. For any injury serious enough that medical attention is needed, a coach should accompany the injured athlete to the hospital. The coach should also make proper arrangements for the athlete to receive treatment and make contact with the parent or guardian. Remember to take medical release form to the hospital.
   1. Coaches should have access to the athlete's medical release forms and a first aid kit, at games and practices, if there is no trainer present.

COACHES’ CHECKLIST
Please carefully review the coaches’ checklist for both pre and post season requirements. This document can be found in the appendix.

DISPLAY CASE GUIDELINES
1. Keys for each display case may be checked out from the Main Office.
2. This is a very good place to display important information on a daily, weekly, or seasonal basis.
3. Another use would be to show pictures and other newsworthy accomplishments to the school. Please see the handout in the appendix that provides additional details.

EARLY DISMISSALS
Students who must leave class early to attend an athletic contest must complete a WHAMMO form and submit it to the Attendance office prior to their departure. Alex Schwenke will notify Barb Hallgren, the Attendance Secretary, about the time students are allowed to leave class. Students who leave too early will receive an unexcused absence. **ONLY 10 minutes before Bus Departure**
EQUIPMENT
Coaches are responsible for the general upkeep, protection, distribution, and collection and inventory of all equipment.

- All school equipment must be purchased through the ASB and have the approval of the Athletic Director.
- Inventory should be taken at the beginning and end of each season. The care and use of ASB equipment is the sole responsibility of the head coach.
- No equipment is to be assigned to any athlete until the athlete has been cleared to participate and has no outstanding fines from a previous sport.
- All equipment is to be kept in safe condition with proper maintenance.
- Follow specific care and storage policies for each type of equipment.
- Equipment must be properly boxed and stored in the appropriate assigned place at the end of each season. These storage areas should be orderly at all times.
- At the end of the season, check with the Athletic Director as to what should be done with equipment which is outdated or unusable. All unusable equipment is to be properly laundered before storage.
- ASB equipment is not to be sold or donated to any person or organization with permission from the Administration.
- School uniforms or equipment will not be worn or used as personal items.
- Safeguard all equipment and provide for proper storage and cleaning
- Refrain from using any equipment which may be damaged and not working properly
- Coordinate receiving of equipment and uniforms with ASB secretary so that bills may be paid properly and on time
- Maintain current inventory and student issue/return records
- Number all equipment and uniforms/warm-ups which may be given out to athletes
- Start with the year, hyphenated by the number (e.g., 10-1)
- Report all outstanding fines to ASB secretary for collection no later than one week after the last athletic contest
- All uniform/warm-up orders paid for by ASB monies will be of school colors--Maroon & White. All other colored uniforms/warm-ups will be returned to vendor (if possible) or sold.

EQUIPMENT FINES
1. This note is intended to inform a student that he/she has equipment and/or uniforms outstanding and, if they do not clear this account, they will be unable to participate in any further interscholastic activities at Mercer Island. Should this student be a senior, this debt will be recorded with other outstanding fines that need clearance before graduation.
2. Obtain outstanding athletic equipment notices from the athletic secretary (Becky LeMaster).
3. It is the coach’s responsibility to fill these forms out immediately following their season, if any part of a uniform is missing or not in usable condition.

EVALUATIONS
All parents and players will receive electronic surveys at the conclusion of each season. Coaches are encouraged to seek informal feedback as well. Please remember that we are all here as a service to the athletes and the information we collect from them will be used to help shape the future of our athletic offerings.
FACILITIES
1. All coaches share the responsibility of the preservation of school athletic facilities.
2. The use of school facilities for practice sessions, meetings and competitions will be scheduled through the Athletics Office.
3. Out of season use of the facility must be approved by the Facilities Coordinator and the Athletic Director.
4. Students are not allowed to use any school facilities without supervision of a coach (This includes the weight room).
5. Any damages should be reported to the Facilities Coordinator.
6. Coaches must be responsible for locking all doors (inside and out), turning off all lights, and signing in to our alarm system (if necessary). ESPECIALLY ON WEEKENDS AND HOLIDAYS.
   Coaches must be the first to arrive and the last to leave the facility.
7. All facilities are shared with many programs, therefore, constant communication is important.

FIELD TRIP FORMS
Any time you plan to take students off-campus for an activity above and beyond regular competition (i.e. invitational events, tournaments, retreats, camps, etc.) you must complete the extensive field trip paperwork. The paperwork can be found online on the MIHS webpage under “Field Trips” and in the “Coaches Resource” page on the MIHS Athletics webpage. Any invitational, tournament, retreat, camp, etc. is an additional opportunity and cannot be paid for using your ASB transportation, services, or equipment budgets. You must run your expenses through the ASB account though so as to guarantee insurance while you travel.

FUNDRAISERS
All fundraisers must receive approval from the ASB. Please complete the form in the appendix of this handbook (or download it from the school’s website) and submit it to: Henterson Carlisle Activities Coordinator in the Main Office. Do not commit to ordering/selling anything until you receive approval from Henterson.

- All fundraising must be approved by the activities coordinator and budgeted for in the fiscal year in which it occurs.
- Revenues, expenses and profit should be itemized and estimated
- If students are involved in the fundraising, all monies must be deposited in the ASB activity account.
- If booster clubs want to fundraise, remind them that if they use students to help in any phase of the fundraising, the monies must go into the ASB account. If they do not use any students, the booster club can use the profit for whatever it wishes.
- Remember, coaches cannot sign contracts or enter into any binding agreement of any kind.

HALL OF FAME GUIDELINES
The purpose of the MIHS Sports Hall of Fame is to recognize athletes and coaches who have "excelled" in their particular sport and have been graduated for a minimum of five years.

Nominations will be accepted throughout the school year by the Athletic Director.

Nominations will be considered once a year at the coaches’ May meeting in which the coaches committee will present all available background information on each nominee. An athlete may be considered only after he/she graduates from high school. A coach may be nominated following the year of departure from MIHS.
To be elected a nominee must receive a 2/3 majority vote of the school's active coaches present at the May meeting. Final approval of all recommended recipients rests with the athletic director.

Nominees not elected will be considered the next following year but only if nominated again. Nominees failing to be selected after two nominations will not be considered again.

Nominees elected to the "hall" will be recognized in the following manner:
A. A letter of recognition and congratulations will be sent to each honored by the school's principal (written by administrator in charge of athletics).
B. Recognition will be noted in the school's newsletter.
C. The Mercer Island Reporter will be contacted for a special news release relative to each year's new inductions.

The above guidelines may be charged by a 2/3 vote of all coaches with the athletic director approval.

KEYS
1. All keys must be checked out through Della Dolby in the Main Office.
2. If there are any problems with the keys which have been checked out or you need a new/different key please talk to the Athletic Director.
3. At the end of each season, all keys must be returned to Della Dolby in the Main Office.

LETTERING
1. An athletic award is a symbol of athletic accomplishment, good sportsmanship and observance of athletic policies. Since the award is a symbol of accomplishment, its value lies in its implication rather than in its monetary value.
2. In order to qualify for an athletic letter, a student must meet the requirements set forth by the head coach of the sport and be recommended by the head coach. Athletic letters and awards shall only be presented to participants who complete the entire season for a given sport. This does not apply to participants who are unable to complete the season due to illness or injury.
3. Varsity letters are to be given to varsity squad members only.
4. The coach should outline the qualifications for lettering. If your coach has not done this, the athlete should inquire to the coach as to what the guidelines are for lettering.

LOCKERS
There are lockers available in both boys’ and girls’ locker rooms for use by athletic teams. Additional information regarding locker use and check-out is available in the “Coaches Resources” section of the MIHS Athletics website.

PARENT MEETING
An information meeting should be held within two weeks of the season's start date, before the first match or contest. We have moved to a format where all parents will meet together in the PAC and then we will split into sport-specific meetings. The sport-specific meeting should cover the following items:
1. Introduce all coaches and areas of responsibility
2. Articulate goals you have for the season
3. Cover expectations of team and individuals and any special rules or regulations you have.
4. Review lettering requirements
5. Go over specific safety issues and guidelines.
6. Define playing time philosophy, especially for Frosh, Soph, & JV teams.
7. How best to get in touch with you.
8. Describe what roles should parents and/or members of the community have in supporting high school athletics.

Coaches should make sure that this information is also reiterated to the parents. By using a parent night, the coaches can speak directly to the parents and have an optional scrimmage or other equally fun event.

**PARTICIPATION FEES**
1. To be eligible to participate in any sport you must have paid your annual ASB fee of $55.
2. You also must pay a sport season fee for each sport you play each season of $190.
3. If for any reason an athlete is not able to pay one or both of these fees have them go directly to the Athletic Director to apply for an accommodation/waiver. The AD will consult with the athlete’s counselor to determine eligibility for financial assistance.
2. All students must have their ASB and athletic fees paid before the first competition to be eligible to compete.
5. Guidelines for Reimbursement of Participation fee

<table>
<thead>
<tr>
<th>Condition</th>
<th>Refund</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Quits prior to first contest</td>
<td>100%</td>
</tr>
<tr>
<td>2. Is cut from the squad by the coach</td>
<td>100%</td>
</tr>
</tbody>
</table>

**PASSENGER CONDUCT ON SCHOOL BUSES**
Travel Rules for Athletes and Coaches
The following rules will be enforced whenever a team travels to another school for an athletic contest:

1. Normally all athletes will travel to and from athletic contests in transportation provided by the school district. However, an athlete may return with his/her own parent(s) if the parent meets the coach in person and signs a travel release form.
   
   Note: The coach is to keep all parent requests on file and turn them in to the athletic director at the end of the season.

2. Athletes will remain with their team and under the supervision of their coach when attending any contests. Athletes will refrain from any arguments and or jeering while at another game site. Should disagreements develop, athletes are expected to seek out their coach who will attempt to resolve the problem.

3. Misconduct of any sort while traveling to and from contests will be dealt with.

4. Students will not be allowed to eat or drink on the bus. The bus should be as clean when they leave as when they began.

Mercer Island High School athletes are direct representatives of the school, community and home, and should conduct themselves in a manner that is above reproach at all times.
PASSES

Scouting Pass:
1. We receive from the KingCo Conference a limited amount of scouting passes.
2. These passes are good for coaches who need to scout other KingCo opponents.
3. They will allow a coach free admission to ALL KingCo contests.
4. They must be returned at the end of the season.

Faculty Pass:
1. All coaches are invited to receive a Mercer Island Faculty Pass.
2. This pass will allow your spouse free admission as well.
3. This pass will allow free admission to all Mercer Island home games.

Post Season Passes:
1. If you need a pass for a post season event, please contact the Athletic Director.
The other passes will not be accepted.

PICTURES
Each team will have a picture day scheduled through the athletic secretary, head coach and/or the yearbook staff set within the first three weeks of the season.

POST SEASON REPORTS
Each coach is responsible for filling out the post season report at the end of the season. These reports will include records, awards, places and other accomplishments. The form will be emailed to each coach prior to the end of the season by the athletic secretary.

PRACTICE REGULATIONS
1. The coach of a school team (contracted or volunteer) may conduct practice only during the preset sport season. Sundays may not count toward meeting the minimum practice requirements. NO Sunday practices without school board approval. Practices on game days do not count toward completing the minimum amount of practices needed to compete for that game. Two practices in one day counts as only one day of practice.
2. A practice is defined as any attempt by the coach of a school team to teach any phase of a game or activity to their squad or have their squad engage in drills under the supervision of that coach, or from directions provided by that coach.
3. The only exception would be a year-round conditioning program to include weight training.

17.24.9 OPEN GYM - Schools may conduct open athletic facilities (gym, pools, field, track) in the off-season if the following conditions are met:
   A. The program is part of the school district organized recreational or activity program.
   B. Activities are open and advertised to all members of the student body.
   C. Students have a choice of activities.
   D. No coaching or drilling of the athletes attending occurs.
   E. Supervision can be by any individual approved by the school district.

17.25.0 SUMMER ACTIVITIES- Summer is defined as the first day following the WIAA spring tournaments until July 31.

17.25.1 Use of school equipment is contingent upon local school district written policy.
17.25.2 Posting information about summer athletic participation opportunities is permitted during the WIAA defined school year.

17.25.3 Coaches may conduct activities during the summer on their own, as individuals, or with the approval of their school district.

17.25.4 A school athlete's participation in a commercial summer camp, school sponsored summer camp, summer clinic or other similar program in any sport shall not begin until the conclusion of the final WIAA State Tournament of the school year.

17.25.5 Participants in a school sponsored fall sport cannot attend any summer camps or summer clinics in that sport three (3) weeks prior to the first day of turnouts for each sport.

DURING THE SCHOOL YEAR COACHES MAY
1. Conduct practices and contests ONLY during the specific WIAA sport season.
2. Conduct practice on Saturdays during the specific sport season.
3. Have one meeting with his/her squad prior to the opening day of practice to issue equipment and explain insurance, physical exams, season plans, training regulations, etc.
4. Organize and supervise a year-round conditioning program which may include weight training, running and exercising, providing it is open to all students and does not include instruction in specific sport skills.
5. Work with his/her athletes following completion of the final WIAA spring sport state tournament in any sport up to three weeks prior to the first day of fall sports turnouts and up to the start of fall sports turnouts for winter and spring sports.

OUT-OF-SEASON COACHES CANNOT
1. DIRECT, COACH or SPONSOR practice or contests in the sport they coach to any of their squad members or future (grades 7-12) squad members until after the final WIAA spring sports state tournament.
2. COACH or TEACH any phase of a game or activity to any squad or part of a squad or potential squad members (grade 7-12) in the sport they coach until after the final WIAA spring sport state tournament.
3. Have any squad, or part of a squad or potential squad members (grade 7-12) ENGAGE IN DRILLS, under supervision of a coach in the sport they coach until after the final WIAA spring sport state tournament.
4. Provide DIRECTION or INSTRUCTION to an individual to conduct any of the above in the sport they coach until after the final WIAA spring sport state tournament.

PUBLICITY OF ATHLETIC TEAMS
Publicity of the sports season takes many different avenues and directions an encompasses many different areas. The head coach and athletic director will jointly work together in the following areas:
- season schedules
- daily bulletin-should be filled out by the coach
- school public address system- if absolutely necessary
- signs/posters-cheerleaders can help
- newspapers (school, MI Reporter)
- school annual staff
- photo packets
Coaches are encouraged to put photos of their teams and individuals as well as special information in the photo display cabinets furnished in the front hall. It is hoped that by encompassing all of these listed above Mercer Island athletes and coaches will receive the proper recognition so richly deserved.

**PURCHASE ORDER PROCEDURES**
All purchases must be made with an ASB purchase order and should run through your ASB account. Please see the detailed section for purchasing – and ask questions before you order!

**SCHEDULING DISTRICT VANS**
The Associated Student Body of Mercer Island High School has purchased four passenger vans for the purpose of transporting students, advisors and coaches participating in ASB sponsored activities. The following guidelines are written to cover the scheduling and use of these vans.

Requests: Requests for use of the van are to be made in writing via email to Becky LeMaster in the Athletics Office. (becky.lemaster@mercerislandschools.org)

Any team or group wishing to use the ASB vans must have the head coach (or adviser) sign off on the Van Use Agreement Form prior to reserving the vans. This form is available on the “Coaches Resources” page on the MIHS Athletics website.

All of the below criteria will be considered when approving or denying a request in case of a date conflict (not in priority order):
- Date request is submitted, number of people going, and distance to be traveled
- Suitability of district transportation
- Availability of other forms of transportation
- Frequency of requests and use by a particular group

Final determination of use of van to be made by the Athletic Director.

Charges: ASB Clubs and athletics will not have any charges. All others—$.80 per mile.

****NOTE: Any costs involved with cleanup or repair of inside of vehicle will be charged directly to the club/athletic team!

Emergency Repair/Accident Procedures: In case of mechanical failure contact Dave Bynum, Transportation Manager, before any repairs are undertaken.
Phone number: 236-3337 (during District working hours)

An "emergency kit" is available in the glove box of the van. Please refer to this for correct procedures in case of accident.

Other Considerations: Any damages (dents, flat tires, etc.) or malfunctions of van should be reported to the Athletic Director immediately upon check in. There is no smoking, cleats on feet, eating or drinking on the van. On extended trips where the need for additional fuel purchase is anticipated please contact the Athletic Director.
SCHEDULING EVENTS
Coaches must assist the Athletic Director and Athletics Coordinator for scheduling events for the sport, and keeping them updated as to any changes:
1. All varsity league contests are scheduled by the KingCo Athletic Directors.
2. Non-Conference contests will be scheduled by the athletic coordinator with assistance from the athletics director and the head coach.
3. All changes to "set" schedules will be done through the athletic department.
4. ALL CHANGES MADE BY THE COACH MUST BE REPORTED TO THE ATHLETIC DIRECTOR. All changes by the Athletic Director/Athletic Coordinator will be reported to the coach who is directly involved.

SCHEDULING TRANSPORTATION
1. When non-school bus means of travel are desired, proper district "travel forms" must be completed/signed by parents and on file with the Athletic Director prior to leaving.
2. Submit to the Athletic Director a special request for team participation and schedule approval when traveling outside of King County. This request will then be summarized and forwarded to the school board for "final approval." This needs to be completed well in advance of the start of the season. This will be submitted using the Field Trip forms/process.
3. No students other than those connected with the team are to travel on the bus unless prior permission is given by the Athletic Director.
4. The school will provide the vehicles for transportation, but each coach is responsible for having transportation scheduled through the Athletic Coordinator. This may include all bus, van, or car trips to all AWAY games and contests.
5. At least one coach must be present on the bus during any bus trip, no exceptions.
6. Any student who rides on the bus to an event must ride the bus on the return. The only exception would be a pre-approved agreement with the Athletic Director, or the student's own parent's visually asking to take their child home and submitting a request for student-athlete release to the coach.
7. At no time may students transport other student-athletes to/from sanctioned school athletic contests.

SECURITY
• To help discourage vandalism, increase security, eliminate liability and negligence, we are asking that everyone adhere to the below guidelines:
• No student should be allowed in a teaching area unless properly supervised by a teacher/coach. (Special caution needs to be shown in the gymnastics room, weight room, training room, gym, etc.)
• When leaving an area, it is important to lock the door. In addition, make certain to turn off the lights when leaving for the day.
• Whenever you are the last person out of the gym, such as after school, evenings weekends or vacations, you must clear the gym complex of all people, lock all inside doors and turn off all lights. Upon leaving, simply walk the outside of the gym complex "pulling" each door to makes sure the facility is secure. If using the facility on a weekend without custodians present, please follow the correct procedures for setting the alarm.
• Make sure to sign-in/sign-out when using the gym/weight room/gymnastics room/locker rooms/etc.
• Keep storage and custodial closets closed/locked at all times.
• Clean the area of potentially dangerous items (volleyball standards, chairs, brooms, etc.)
• Pick up towels in locker room- student help/responsibility.
TIME CARD ARE NOT REQUIRED FOR COACHES, UNLESS YOU ARE A CLASSIFIED EMPLOYEE

- Each classified coach has been assigned a number of hours for their job.
- The total number of hours will be stated on your supplemental contract.
- Each classified coach is responsible to make sure they do not exceed these hours.
- Each classified coach must fill out the timecard and return it to the Main Office at least one day prior to the cut-off date.
- Cut off dates are listed on the back of the timecards.
- Coaches will receive three - four equal installments of their salary. This is helpful for consistent paychecks.
- The hours on the time card must be filled in by day.
- You may not submit time cards for more hours than your contract is allocated for.

TIME SHEETS ARE NOT REQUIRED FOR COACHES, UNLESS YOU ARE A CLASSIFIED EMPLOYEE WITH THE SCHOOL DISTRICT

COACHES HANDBOOK CERTIFICATE

Please print this final page for one clock hour for COACHES HANDBOOK 2019-20.

Print Name/Signature                Date                AD Signature