2016-2017
Jr. High and High School Handbook
for
Parents and Students
of
South Heart Public School District #9

Education is the most powerful weapon which you can use to change the world.

Nelson Mandela
South Heart
Junior High / High School Staff

Kelsey Boedeker, Tech Coordinator & Business
Holly Holinka, English Language Arts & Library
Deana Lefor, FACS & Assistant Athletic Director
Paula Lengowski, Math & Technology
Jason Mann, Business & Phys. Ed.
Shari Mansfield, Special Education
Christine Moe, Science
Steve Motisi, Science & Health
Lori Oakland, Paraprofessional
Bobbie Olson, Guidance Counselor
Greg Pruitt, Social Studies
Ann Robbins, Paraprofessional
Kendra Schillo, English & Language Arts
Jana Schweigert, Music
Keisha Sparks, Paraprofessional
Kaitlyn Swann, Vocational Agriculture Education
Joshua Tormaschy, Math

Scott Jung, Principal / Activities Director
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PHILOSOPHY OF PUBLIC SCHOOLS
School Board Policy AAA
We, the South Heart Public School Board, present this statement of our basic beliefs concerning education in order to formulate district goals and objectives and to establish programs that are designed to meet these goals and objectives within the legal framework of state and federal law.

We Believe:
1. The purpose of education is to equip students with the knowledge and skills necessary to become active, informed, and productive members of society. Our public schools have a responsibility to foster the growth of intelligent and informed citizens.

2. All individuals are entitled to equal rights, freedoms, and opportunities regardless of economic, cultural, or intellectual differences. The District is committed to creating and preserving a learning and working environment that promotes tolerance and is free from discrimination and harassment.

3. Only through the study of basic subject matter, history, culture and fine arts will students be prepared for both the practical tasks and complexities of the world. The District will provide all students with opportunities to participate in varied curricular offerings.

4. Education should aid in the development of good character, self-respect and self-worth, and offer opportunities to form satisfying and responsible relationships with other people. The District will offer programs that allow students to practice the skills of family and community living and that promote an appreciation for health and safety.

5. Education must look to the future. The District will offer programs to help equip students with skills that may be demanded by our future society, that help students select appropriate occupations, and that provide opportunities to develop worthwhile leisure time activities. The District will also offer programs that teach money, property, and resource management techniques and conservation practices in order to assist students with planning for the future.

6. Educational experiences should be timed in accordance with students’ readiness for them. All district programs will take into account factors such as age, maturity, and readiness.

7. Appropriate discipline helps ensure that the educational program operates efficiently and helps mold students into upstanding citizens. The Board shall develop policies in accordance with law to ensure administrators are equipped to appropriately respond to disciplinary issues.

8. Parents and the community should serve as partners with schools. It takes the combined effort of all members of the community to develop and maintain an educational program that meets the objectives delineated above. District schools will embrace the support and reflect the expectations of the community.

End of South Heart School Policy AAA .......................................................... Adopted: 7/8/15
DISTRICT GOALS & OBJECTIVES
School Board Policy AAB
The District shall comply with approval requirements in state law and shall strive to provide schools that meet the criteria for accreditation with commendation from Department of Public Instruction and that show adequate yearly progress as defined in federal law.

In addition to meeting these approval and accreditation requirements/standards, the Board has established the following mission, philosophy and school district goals and objectives:

Mission Statement
To prepare each student for the future and for lifelong learning.
“Learners for Life”

Philosophy of Education
The South Heart School District believes that the general purpose of education is to provide quality programs of study to make each individual a responsible and productive citizen, who is capable of reaching his/her fullest academic, emotional, physical and social potential.

School District Goals and Objectives
The goal of the South Heart School District is to teach students fundamentals that will enable students to earn a living, attain personal goals, and make positive changes in society.

1. To provide a well-qualified staff to guide the learning experience and aid the students in developing effective communication skills, encouraging self-discipline, and developing proficiency in academic, vocational, and occupational skills.
2. To teach respect for self and others through meaningful relationships among students, staff, and community.
3. To provide quality experiences and programs which promote physical well-being, sportsmanship, teamwork, and fair play.
4. To use diagnostic assessment and evaluation to determine students with special needs in order to develop and implement corrective programs to serve those needs.
5. To develop the aspects of creativity, self-expression, critical thinking, and problem-solving within the range of each student’s ability.
6. To insure that staff, students, and parents are afforded feasible participation in the development of programs and policies that meet the educational needs of the community.

End of South Heart School Policy AAB .............................................................. Adopted: 7/8/15

ACCIDENTS
In the events that any student is injured in a minor way that can be handled by the staff at school, the injury will be treated with the generally accepted first aid procedure.

Should a serious injury to a student occur, the family or guardian shall be notified as soon as possible. At the parent’s request or in case of an emergency, the school may provide personnel and transportation to a medical facility. In the event the parent cannot be reached and if the accident is serious, the student shall be transported to a medical facility by school personnel.

All accidents will be immediately reported to the building principal or superintendent.
ACCIDENT BENEFIT FUND OR INSURANCE
There is presently no accident insurance at the South Heart School. Parents will have to rely on their own personal insurance for medical costs.

ACCEPTABLE USE
School Board Policy ACDA
The South Heart Public School District believes Internet access plays an important role in the education of students; however, the Internet also contains content that is not appropriate for students and staff to access. In accordance with federal law, the District has taken reasonable precautions to restrict access to materials obscene, pornographic, and/or harmful to minors through the use of software designed to block sites containing inappropriate material. While the District has taken such preventive measures, it recognizes that it is not possible to fully guarantee that students and/or staff will never access objectionable materials.

Education
The District shall provide education to students about appropriate online behavior, including interacting with other individuals on social networking websites and in chat rooms, and cyberbullying awareness and response.

Monitoring Use
Internet access is a privilege, not a right. Network storage areas shall be subject to the same scrutiny as school lockers for students. Staff shall have no reasonable expectation of privacy when using district computers and/or networks and shall use this technology solely for work-related purposes. Network administrators may view files and communications to maintain the integrity of the system and to ensure proper and responsible use of the system. Teachers and administrators will exercise supervision of student use.

Prohibitions
The District subscribes to the acceptable use policies of EduTech. All district computer users shall abide by this policy. The Superintendent or designee may take disciplinary measures when any of the following actions occur:
1. Using obscene language;
2. Accessing or creating pornographic files or sites and/or other inappropriate material;
3. Harassing, insulting, threatening, alarming, or attacking others;
4. Damaging computers, computer systems, or computer networks;
5. Violating copyright, trademark, trade secret, or other intellectual property laws;
6. Using or participating in chat lines, chat rooms, and social networking sites for personal and/or non-curricular purposes;
7. Using another’s password or representing oneself as another;
8. Trespassing into another’s folders, work, or files;
9. Intentionally wasting network resources including, but not limited to, emailing chain letters and/or broadcasting inappropriate messages;
10. Employing the network for political purposes as defined by state law, financial gain, and/or commercial purposes;
11. Revealing anyone’s personal information such as, but not limited to, an address or phone number without appropriate consent. Students are prohibited from revealing personal information about themselves and/or others without obtaining written consent in accordance with the Federal Education Rights and Privacy Act and receiving administrative approval;
12. Other activities or actions deemed inappropriate and not in the best interest of the District, its employees, and students.
Violations
Violation of this policy will, at a minimum, result in the following disciplinary consequences for students:

1. First offense (Level I)
   a. Loss of email and Internet privileges for four weeks,
   b. Parents contacted.

2. Second offense (Level II)
   a. Loss of email and Internet privileges for at least the remainder of the year.
   b. Parents contacted.

3. A student may be subject to Level II disciplinary action on his/her first offense if administration deems this necessary based on the severity of the offense.

Violations of this acceptable use policy or any applicable federal or state law, rule, or regulation may also result in disciplinary action up to and including expulsion for students or termination of employment for staff.

Consent
All students and staff must consent to this policy in writing prior to accessing district networks and/or computers.

End of South Heart School Policy ACDA ................................................................. Adopted: 7/8/15

ADMITTENCE
New students to South Heart School must complete a registration packet available in the main office at South Heart School. This must be completed prior to admittance to school.

ASBESTOS NOTICE
The Asbestos Hazard Emergency Response Act (AHERA) required that all public school buildings be inspected or re-inspected for the presence of asbestos every three years after a management plan is in effect. The same statute also required initial and annual notifications of the availability of a management plan which outlines the steps to be taken to eliminate any hazards. The South Heart Public School District has a very limited amount of asbestos containing materials in the school buildings and it is being managed in strict compliance with all pertinent federal regulations. A copy of the inspection report, which details the locations of these materials and the proper management procedures, is available for public inspection during normal working hours at the South Heart School.

ATTENDANCE & ABSENCES
School Board Policy FFB
North Dakota law contains compulsory attendance requirements for students ages seven through sixteen. In order to comply with and enforce these requirements, the Board establishes the following attendance policy.

Section I: Definitions
A. For purposes of compulsory attendance reporting under NDCC 15.1-20-02.1 (1-2):
   • *Excused absence* is an absence that the District will not use in determining if a compulsory attendance violation occurred. Any absence may be excused if it is supported by either a verbal or written excuse supplied by the student’s parent, teacher, or school administrator.
   • *Unexcused absence* is any absence not supported by the verbal or written excuse required for an excused absence.
B. For the purposes of imposing disciplinary sanctions under Section III of this policy as authorized by NDCC 15.1-20-02.1(3):

- **Approved absence** is an absence that the District believes is necessary and/or unavoidable and has received administrative approval. Necessary and/or unavoidable absences may be caused by illness, injury, family emergency, religious observance or instruction, suspension, participation in a school-related activity, court appearances when subpoenaed, or other reasons deemed necessary and/or unavoidable by the Principal or Superintendent. Students granted approved absences shall not be subject to the consequences contained in Section III of this policy. The Superintendent or designee shall develop criteria for requesting and granting an approved absence and shall establish make-up work requirements.

- **Unapproved absence** is defined as an absence that does not meet the above criteria for approved absences. If a student is absent for an unapproved reason, the parent/guardian shall still be responsible for calling the principal's office to explain the absence, and the student will be subject to the consequences contained in Section III of this policy.

**Section II: Documentation Requirements**

School administration may require applicable documentation to verify an excused or approved absence, including, but not limited to:

1. Medical documentation from an appropriate licensed healthcare provider;
2. A copy of a court summons or subpoena;
3. An obituary for funeral leave;
4. Verification of planned or executed family travel (e.g., a boarding pass);
5. A request from an official at the student's place of worship;
6. A request for an absence due to a curricular or extracurricular event submitted by the student’s teacher, coach, or extracurricular advisor.

**Section III: Disciplinary Sanctions:**

The Board believes that unapproved absences are a form of misconduct and authorizes the Superintendent to establish grade-appropriate disciplinary consequences. Students will be afforded appropriate due process rights based on the severity of the disciplinary penalty that the District is considering imposing. Students shall be required to complete make-up work in accordance with administrative regulations or will receive no credit for incomplete work.

**Compulsory Attendance Violations**

North Dakota law defines what constitutes a compulsory attendance violation. Suspected violations of the compulsory attendance law shall be reported to school administration and investigated in accordance with law. When a compulsory attendance violation is substantiated, the District shall comply with law enforcement reporting requirements under law.

**Dissemination**

This policy shall be published in all student handbooks.

End of South Heart School Policy FFB ............................................................ Adopted: 11/11/15

**South Heart High School – Attendance/Tardy Policy**

**Absences**

a. Students are allowed a maximum of ten (10) absences per semester.

1. Parental notification (excused and/or unexcused) absences count in the attendance policy toward the maximum allowed. However, documented absences,
including medical, bereavement, legal or prior administrative approved absences will not count towards the maximum allowed.
2. Other absences that do not count towards the attendance policy include: school activities/field trips sponsored by South Heart Public School, in-school suspension and out-of-school suspension.
3. Unexcused absences (with or without parental notification) will result in further disciplinary actions deemed necessary by administration.

Unexcused/Truant Absences
a. An absence from school without parental/guardian knowledge.
b. An absence from school that is not approved by the parent/guardian.
c. An absence from school that has not been excused by the parent/guardian within two (2) school days.
d. An absence from school deemed as being truant by the administration.
e. Leaving the school for any reason during the school day without checking out at the office. (Exceptions are lunch and senior off periods)
f. Any student that receives an Unexcused Absence shall be subject to disciplinary action as determined by the administration and will no longer be eligible for test exemption policy in that class.
g. Three (3) Unexcused absences in the same class(s) in the same semester may result in loss of credit or other disciplinary action.
h. Referrals to law enforcement and other outside agencies may occur if a student is habitually absent from school.

Making-up Work
a. Students MUST be issued a make-up slip from the office upon their return to school.
b. The student will have two (2) days to make-up the work missed the first day of their absence.
c. For every day after the first absence, the student will be given 1 day to make up the work.  
d. Once the work is completed, the teacher will sign the make-up slip.  The student MUST return the make-up slip to the office. Failure to do so may result in disciplinary actions.

Tardies
a. Tardies will be defined as not being physically present in the classroom when the bell rings indicating the beginning of the class period. A student missing more than 15 minutes will be admitted to class with a pass from the office, but considered absent for that period.
b. Students are allowed a maximum of ten (10) tardies per semester.
c. Referrals to law enforcement and other outside agencies may occur if a student is habitually tardy to class/school.
d. Administration reserves the right to decide if a tardy is excused or unexcused.

Attendance and Extra-Curricular Activities
In order to participate in any extra-curricular activity, including practice, the student is to be in school at least four (4) periods during the school day. Exceptions to this rule will be made under the following conditions:
a. Absences due to school related activities
b. Absences due to family emergencies, medical appointments, religious observances, or other advance requests as approved by the school administration.
College Days for Seniors
Each senior will be allowed 2 senior college days and 1 job shadow day. College days may be used for the purpose of visiting colleges / universities. To be counted as a college day, verification on college/university letterhead is necessary. These days may not be used after May 10th.

Absent/Tardy Incentive (Semester Test Exemption Policy)
Semester tests are given at the conclusion of each semester in all classes. Seniors may be exempt from two (2) semester tests; juniors may be exempt from one (1) semester test; sophomores may be exempt from one (1) semester test; and freshmen will not be exempt from any semester test. Any student that meets all of the following requirements in a specific class shall be exempt from taking the semester test in that class:
- If the student carries a B (3.00) or better AND five (5) or less absences for the semester.
- If the student has no violations of South Heart School or NDHSAA policies.

Those students who qualify for the exemption may elect to take the semester test at no risk for the opportunity to improve their grade. Students that are exempt from taking semester tests are not required to attend class during that testing period.

Notification Procedure for Absence/Tardies
Although students will be formally notified as noted below, it is still the responsibility of students and parents to use PowerSchool to keep track of absences and tardies prior to being notified.

Absences/Tardy (10 per semester)
- 5th absence/tardy = Warning (written notification sent home).
- 6th absence/tardy = No longer qualified for semester test exemption (written notification sent home).
- 8th absence/tardy = Meeting with administration, student, and parent/guardian
- 10th absence/tardy = Maximum number of absences/tardies
- 11th absence/tardy = potential loss of credit, subject to disciplinary actions as determined by the administration, or referral to outside agencies.

BACKPACKS / BOOK BAGS / BRIEFCASES
Backpacks, book bags, and other large carrying cases are for the purpose of bringing school materials to and from school. They are to be stored in the student’s locker during the day and are not allowed in the classroom.

BOOKS/LIBRARY
Each student at South Heart High School is encouraged to use the library/media center whenever possible. Students are required to return overdue books. Books overdue for longer than one month are considered lost and the student’s parents/guardians will receive a bill for the replacement of the lost or damaged book. Textbooks that are lost or not returned are to be paid in full at the replacement value of the textbook. Textbooks that are damaged due to negligence or vandalism will be paid for at the replacement value of the textbook.
BULLYING POLICY
School Board Policy ACEA
Definitions
For the purposes of this policy:

- **Bullying** is defined as conduct prescribed in NDCC 15.1-19-17. The Superintendent should place this definition, in its entirety, in student and staff handbooks and should develop guidelines to assist students and staff with identifying this conduct.

- **Protected classes** are classifications/characteristics protected from discrimination by NDCC 14-02.4-01 and federal law. The following classes are protected: race, color, religion, sex, national origin, age, disability (physical or mental), and status with regard to marriage or public assistance.

- **School property** or the term on-campus refers to all property owned or leased by the District, school buses and other vehicles, or any school district sponsored or school-sanctioned activity.

- **School-sanctioned activity** is defined as an activity that:
  a. Is not part of the district’s curricular or extracurricular program; and
  b. Is established by a sponsor to serve in the absence of a district program; and
  c. Receives district support in multiple ways (i.e., not school facility use alone); and
  d. Sponsors of the activity have agreed to comply with this policy; and
  e. The District has officially recognized through board action as a school-sanctioned activity.

- **School-sponsored activity** is an activity that the District has approved through policy or other board action for inclusion in the district’s extracurricular program and is controlled and funded primarily by the District.

- **School staff** include all employees of the South Heart Public School District, school volunteers, and sponsors of school-sanctioned activities.

- **True threat** is a statement that, in light of the circumstances, a reasonable person would perceive as a serious expression of an intent to inflict harm.

Prohibitions
While at a public school, on school district premises, in a district-owned or leased school bus or school vehicle, or at any public school or school district sanctioned or sponsored activity or event, a student, staff member, or school volunteer may not:

1. Engage in bullying;
2. Engage in reprisal or retaliation against:
   a. A victim of bullying;
   b. An individual who witnesses an alleged act of bullying;
   c. An individual who reports an alleged act of bullying; or
   d. An individual who provides information/participates in an investigation about an alleged act of bullying.
3. Knowingly file a false bullying report with the District.

Off-campus bullying that is received on school property is also prohibited. The District has limited disciplinary authority to respond to such forms of bullying.

Reporting Procedures for Alleged Policy Violations
1. **Reporting requirements for school staff**: Any school staff member with knowledge or suspicion of a violation of this policy or who has received an oral or written report of a violation of this policy from a student, community member, or anonymously shall contact the building principal to inform him/her as soon as possible. If the alleged violation implicates
the building principal, the school staff member shall report it to the Superintendent. If the alleged violation implicates the Superintendent, the school staff member shall file it with the Board President.

Should school administration determine that a school staff member knew of or suspected a violation of this policy and failed to report it in accordance with the procedure above, the staff member may be subject to disciplinary consequences or, for sponsors of school-sanctioned activities, other corrective measures.

2. Reporting options for students and community members: Students and community members (including parents) may report known or suspected violations of this policy using any of the following methods:

   a. Completing a written complaint form. A complainant will have the option of including his/her name on this form or filing it anonymously. The District will place the form in a variety of locations throughout the school and should inform students and staff of these locations. The form may be returned to any school staff member, filed in a school building’s main office, or placed in a designated drop box located in each school.

   b. Complete and submit an online complaint form. A complainant will have the option of including his/her name on the form or submitting it anonymously.

   c. File an oral report with any school staff member.

A complaint filed anonymously may limit the district’s ability to investigate and respond to the alleged violations.

Reporting to Law Enforcement & Others Forms of Redress
Anytime a school staff member has reasonable suspicion that a bullying incident constituted a crime, s/he shall report it to law enforcement. Also, nothing in this policy shall prevent a victim/his/her family from seeking redress under state and federal law.

Documentation & Retention
The District shall develop a form to report alleged violations of this policy. The form should be completed by school staff when they:

   1. Initiate a report of an alleged violation of this policy; or
   2. Receive an oral report of an alleged violation of this policy.

The form should be completed by an administrator when s/he:

   1. Initiates a report of an alleged violation of this policy; or
   2. Receives an oral report of an alleged violation of this policy.

All written reports of an alleged violation of this policy received by the District shall be forwarded to the appropriate school administrator for investigation and retention.

Report forms and all other documentation related to an investigation of an alleged violation of this policy shall be retained by the District for six years after a student turns 18 or graduates from high school, whichever is later. If a student does not graduate from the District, such reports and investigation material shall be retained for six years after the student turns 18.

Investigation Procedures
School administrators (i.e., a principal, an assistant superintendent, or the Superintendent) are required to investigate violations of this policy (as prescribed under “Prohibitions”), when in receipt of actual notice of an alleged violation. Actual notice of an alleged violation occurs when alleged bullying, reprisal, retaliation, or false reporting is reported using the applicable method(s) prescribed in the reporting section of this policy.
Upon receipt of a report of an alleged policy violation, the designated administrator shall first determine if the alleged policy violation is based on a protected status—whether actual or perceived. Reports involving a protected status shall be investigated in accordance with the district’s harassment/discrimination policy, including the timelines contained therein.

In all other cases, administration shall determine the level of investigation necessary based on the nature of the alleged violation of this policy after considering factors such as, but not limited to: the identity of the reporter and his/her relationship to the victim/alleged perpetrator; the ages of the parties involved; the detail, content, and context of the report; whether this report is the first of its type filed against the alleged perpetrator. Based on the level of investigation the administrator deems necessary, investigations may include any or all of the following steps or any other investigatory steps that the administrator deems necessary:

1. Identification and collection of necessary and obtainable physical evidence (NOTE: In some cases physical evidence may be unobtainable, e.g., a private social networking profile).
2. Interviews with the complainant, the victim, and/or the alleged perpetrator. At no time during an investigation under this policy shall the victim/complainant be required to meet with the alleged perpetrator.
3. Interviews with any identified witnesses.
4. A review of any mitigating or extenuating circumstances.
5. Final analysis and issuance of findings in writing to the victim and bully and, if applicable, implementation of victim protection measures and disciplinary measures under this or other applicable policies.

Investigations shall be completed within 60 days unless the administrator documents good cause for extending this deadline. Such documentation should be sent to the victim and alleged perpetrator during the investigation.

Disciplinary & Corrective Measures
Students that the District has found to have violated this policy shall be subject to disciplinary consequences and/or corrective measures. When determining the appropriate response to violations of this policy, administration shall take into account the totality of circumstances surrounding the violation. Measures that may be imposed include, but are not limited to:

1. Require the student to attend detention;
2. Impose in- or out-of-school suspension or recommend expulsion. Due process procedures contained in the district’s suspension and expulsion policy shall be followed;
3. Recommend alternative placement. This recommendation shall be submitted to the Superintendent for approval or denial. The Superintendent may approve such recommendations only if the student has been given notice of the charges against him/her and an opportunity to respond;
4. Create a behavioral adjustment plan;
5. Refer the student to a school counselor;
6. Hold a conference with the student’s parent/guardian and classroom teacher(s), and other applicable school staff;
7. Modify the perpetrator’s schedule and take other appropriate measures (e.g., moving locker) to minimize contact with the victim;
8. If applicable, contact the administrator of the website on which the bullying occurred to report it.

If the misconduct does not meet this policy’s definition of bullying, it may be addressed under other district disciplinary policies.
For bullying initiated off campus and received on campus (e.g. cyberbullying), the District only has authority to impose disciplinary measures if the bullying substantially disrupted the educational environment or posed a true threat. In all other cases of off-campus bullying received on campus, the District may only take corrective measures as described in items five through eight above.

If the perpetrator is a school staff member, the District shall take appropriate disciplinary action including, but not limited to: a reprimand, modification of duties (only if allowed by applicable policy, the negotiated agreement, and/or the individual's contract), suspension, or a recommendation for termination/discharge in accordance with any applicable law.

**Victim Protection Strategies**

When the District confirms that a violation of this policy has occurred, it should notify the victim’s parents and shall implement victim protection strategies. These strategies shall be developed on a case-by-case basis after administration has reviewed the totality of the circumstances surrounding the bullying incident(s) or other violations of this policy. Strategies may include, but not be limited to, the following:

1. Additional training for all students and applicable staff on implementation of this policy and/or bullying prevention.
2. Notice to the victim’s teachers and other staff to monitor the victim and his/her interaction with peers and/or the assignment of a staff member to escort the student between classes.
3. Assignment of district staff to monitor, more frequently, areas in the school where bullying has occurred.
4. Referral to counseling services for the victim and perpetrator.
5. Modification of the perpetrator’s schedule and other appropriate measures imposed on the perpetrator (not the victim) to minimize the perpetrator’s contact with the victim.

**Prevention Programs & Professional Development Activities**

In accordance with law, the District shall develop and implement bullying prevention programs for all students and staff professional development activities.

End of South Heart School Policy ACEA................................................................. Adopted: 7/8/15
South Heart Public School
COMPLAINT REPORT – BULLYING
Incident # __________________________

- Bullying is defined by the victim/target, not by the bully. Bullying means any physical, written or verbal expression (including the use of electronic technologies) or pattern that is intended to cause or does cause distress to one or more students. It includes three important components:
  - Bullying is aggressive behavior that involved unwanted negative actions
  - Bullying involves a pattern of behavior repeated overtime
  - Bullying involves an imbalance of power or strength
- Responding to bullying with bullying is not acceptable.
- Complainant can report anonymously.

Complainant: ___________________________  Student/Grade or Employee (circle)
Home Address: ___________________________  Phone: ______________________
School: ________________________________  Date: _______________________

Summary of the Alleged Complaint/Conduct
1. Date(s) on which alleged conduct occurred:
2. Names of witnesses (please specify whether employee, student, or other):
3. Name(s) of the alleged offender(s) (if known) Please print. Are they a repeat offender? Yes or No

4. Where did the incident happen (choose all that apply)
   - On school property
   - On a school bus
   - On the way to/from school
   - At a school sponsored activity or event off school property
   - Other__________________________

5. Describe in detail the specific incident(s) that are the basis of this complaint. Include verbal statements (e.g. threats, demands), or physical threats that are relevant. (Use additional sheets if needed.)

Identify the behavior or the types of behavior using the following check sheet: (Check all that apply)
**Verbal Aggression:**
- □ Name calling
- □ Mocking, teasing, or using sarcasm
- □ Intimidating phone calls
- □ Spreading rumors

**Emotional:**
- □ Excluding
- □ Tormenting
- □ Hiding or taking things
- □ Threatening gestures

**Sexual:**
- □ Touching
- □ Dirty jokes or sexual language
- □ Unwanted flirting
- □ Name calling
- □ Inviting out on dates or to go steady when they've said they are not interested

**Physical Aggression:**
- □ Pushing
- □ Kicking
- □ Punching
- □ Slapping
- □ Tripping
- □ Pinching
- □ Spitting

**Intimidation:**
- □ Playing a dirty trick
- □ Taking things
- □ Demanding money or other things
- □ Publicly challenging others to do something they don't want to do

**Written:**
- □ Threatening or inappropriate notes or drawing

**Electronic:**
- □ Text messaging
- □ Instant messaging
- □ Telephone calls
- □ Social Networking (My Space, Face Page, Xanga)

**Other:**
- □ _______________________

Did a physical injury result from the incident?
- No
- Yes, but it did not require medical attention
- Yes, medical attention was required

6. Was the student victim/target absent from school as a result of the incident?
- Yes
- No

What actions would you request be taken for restitution/recovery?

**CERTIFICATION**
I certify that the statements made in this complaint are true and accurate, and that I have read and understand the statements made in the acknowledgments section of the complaint.

______________________________
Signature of Complainant
BUSING: (BUS RIDER EXPECTATIONS)
The safe transportation of all students and staff members is the number one priority of all bus drivers and South Heart School. Passengers are expected to remain seated at all times and conduct themselves in such a way that does not create a distraction for the driver. Furthermore, school-sponsored transportation (both contracted rural bus routes and district-owned activity buses/other vehicles) is an extension of the school/classroom. Therefore, appropriate behavior expected at school and all school rules apply to students and staff when utilizing school-sponsored transportation. Drivers and other staff members on the bus have the same authority as classroom teachers to create rules that help to promote safety and have the authority to impose disciplinary action as needed, up to and including removal of riding privileges.

CARRYING WEAPONS
School Board Policy FFD
Definitions
- **Firearm** is defined in accordance with 18 U.S.C. 921.
- **School property is defined in NDCC 15.1-19-10 (6)(b)** as all land within the perimeter of the school site and all school buildings, structures, facilities, and school vehicles, whether owned or leased by the District, and the site of any school-sponsored event or activity.
- **Weapon** includes, but is not limited to:
  - Any dangerous weapon as defined by NDCC 62.1-01-01
  - Any device designed to stun through use of voltage whether through direct contact or through a projectile
  - Any firearm look alike or dangerous weapon look alike brought on school property with the intent to threaten or intimidate
  - Any other object that a student used, attempted to use, or intended to use to threaten or intimidate, cause destruction to property, or to cause injury to self or others
  - Spray or aerosol containing ortho-chlorobenzamalonitrile or other irritating agent intended for use in the defense of an individual

Prohibitions
No student will **knowingly** possess, handle, carry, or transmit any firearm or weapon on school property.

Disciplinary Consequences
Violation of this policy will result in disciplinary action up to and including suspension or expulsion. Bringing a weapon other than a firearm to school will require that proceedings for the suspension for up to 10 days and/or expulsion for up to 12 months be initiated immediately in accordance with the district’s suspension and expulsion policy.

Bringing a firearm to school will require that the District immediately initiate proceedings for the expulsion of the student involved for a minimum of one calendar year in accordance with the district’s suspension and expulsion policy. The Superintendent may modify the length of a firearms-related expulsion on a case-by-case basis based on the following criteria:
1. The totality of the circumstances, including the severity of the incident and the degree of endangerment of other students and staff.
2. The age and grade level of the student.
3. The prior disciplinary history of the student being expelled.
4. Relevant factors that contributed to the student’s decision to possess a firearm in violation of this policy.

5. The recency and severity of prior acts resulting in suspension or expulsion.

6. Whether or not the optional provision of educational services in an alternative setting is a viable alternative to modifying the duration of the expulsion.

7. Input, if any, provided by licensed professionals (psychologists, psychiatrists, counselors) as to whether or not the expelled student would place himself/herself or others at risk by returning to the school prior to the expiration of the expulsion period.

Parents will be notified and all weapons will be confiscated and may be turned over to the student's parents or to law enforcement officials at the discretion of the administration. Firearms will be confiscated and turned over to law enforcement.

**Special Education Students**

A student who is defined as having a disability under the Individuals with Disabilities Education Act (IDEA) who has brought a weapon to school shall be handled in accordance with IDEA regulations. The District shall make manifestation determinations, disciplinary decisions, and placement decisions of such students in accordance with IDEA regulations.

**Nonapplicable Provisions**

This policy does not apply to students enrolled and participating in a school-sponsored shooting sport, provided that the student informs the school principal of the student’s participation and the student complies with all requirements set by the principal regarding the safe handling and storage of the firearm. The principal may allow authorized persons to display weapons, other dangerous objects or look-a-likes for educational purposes. Such a display will be exempt from this policy.

End of South Heart School Policy FFD .......................................................... Adopted: 7/27/15

**CHURCH NIGHT AND SUNDAY POLICY**

During the school year, school-sponsored sports/activities are not permitted to access/use the school on Sundays unless the following Monday is the date of a regional or state competition/performance in which the sport/activity is participating or permission has been granted by the Superintendent due to extenuating circumstances.

School-sponsored sports/activities/other groups are allowed to access/use the school on Sundays when school is not in session during the summer months.

Community groups not associated with any school-sponsored sport/activity are allowed to access/use the school on Sundays at any time both during the school year and during the summer after signing a building use agreement with the Superintendent.

Wednesday has been set aside as “Church Night”. South Heart School will continue to cooperate in scheduling as few events as possible on that night, thus allowing full opportunity for the churches to carry on their affairs without conflict with school activities. Unless approved by the Superintendent, all school activities must be over by 5:00 pm.

**CLASSROOM VISITATION**

Parent(s)/Guardian(s) may visit their child’s classes on school days, subject to the approval of school administration and the following guidelines. Parent(s)/Guardian(s) are asked to understand the Board’s responsibility to safeguard the learning environment for all students, and be sensitive
to the disruption that can be caused by having visitors frequently observe the classroom and place demands on teacher time. The Board also has an obligation to protect the privacy rights of all students and their families by ensuring that the frequency of visitations by one parent/guardian does not allow that parent/guardian to develop inappropriate knowledge of the behavior or academic progress of other students.

The Administration adopts the following policy for parent(s)/guardian(s) visitations:
1. All parent(s)/guardian(s) visitations are subject to the approval of the school principal, who is charged by the Board with the responsibility of guaranteeing the learning environment and privacy of students.
2. Parent(s)/Guardian(s) desiring to visit a classroom shall make a request in writing to the principal no later than two days prior to the date of the visit. The principal should consult with the teacher and respond to the parent(s)/guardian(s) in a timely manner.
3. Visitors are required to check in at the school office prior to the start of the class that they wish to observe, and to follow individual school procedures for visitor sign-in, passes, etc.
4. Parent(s)/Guardian(s) in classrooms are there as guests and are asked to behave as quiet observers of classroom activities, unless specifically requested otherwise by the classroom teacher. Visitors should arrive before the start of class and stay until the class is dismissed.
5. Except on special open house or visitation days arranged by the Superintendent, no more than two visitors shall be permitted in a classroom on any given day.
6. To protect the privacy of other students, the parent(s)/guardian(s) of a student are limited to two classroom visits per grading period, and agree to keep any information gained on the behavior or performance of other students strictly confidential.
7. Visitation shall not be allowed during tests or other student examination/evaluation.
8. Teachers are expected to use the time between classes for preparation, meetings with students, and discussion with colleagues. Visiting parent(s)/guardian(s) are to refrain from using classroom observations for impromptu parent/guardian-teacher conferences either during or outside of class time. An appointment should be made with the teacher if the parent(s)/guardian(s) wish(es) to discuss their child’s educational progress. Teachers shall refrain at all times from discussing the behaviors or achievement of other students with visiting parent(s)/guardian(s).

Parent(s)/Guardian(s) who fail to abide by these regulations or who intentionally disrupt the educational process of the school may be asked to leave and/or be denied permission for future visits.

CLOSED CAMPUS
Students attending South Heart School are to remain on the school property during the hours that school is in session (8:20am – 3:08pm), including the lunch period. The exception would be parent/guardians submitting written requests or phone requests for their child to come home for lunch. Seniors honoring a written senior privilege contract with the building principal, will be allowed to leave campus during their study hall hour.
CONCUSSION MANAGEMENT
School Board Policy FCAF
The District shall comply with the concussion management program requirements contained in law (NDCC 15.1-18.2). For the purposes of compliance, the District has placed concussion signs and symptoms; removal from practice, training, and/or game requirements; return to play requirements, and staff, student, and parental training requirements in administrative regulations (FCAF-AR). These regulations shall be published in student handbooks.

For the purpose of implementing the concussion management program law, the Board has also established the following definitions and requirements.

Definitions
Law requires that all school-sponsored and sanctioned athletic training, practices, and games be governed by a concussion management program. For purposes of determining what constitutes athletic sponsorship and sanctioning, the District has developed the following definitions:

- **School-sanctioned athletic activity** is a sport that:
  a. Is not part of the district’s curricular or extracurricular program;
  b. Is established by a sponsor to serve in the absence of a district program;
  c. Receives district support in multiple ways (i.e., not school facility use alone);
  d. Requires participating students to regularly practice or train and compete.
  e. The District has officially recognized through board action as a school-sanctioned activity.

The Board shall make all sanctioning decisions on a case-by-case basis based on the criteria in this paragraph. As a condition of receiving school sanctioning, sponsors of the athletic activity shall agree to comply with this policy and the concussion management law. This includes agreeing to provide appropriate training as required by law and providing appropriate information to parents and students as required by law. The sponsor shall provide to the District documentation certifying that this training has occurred and students/parents have viewed required informational material on concussions prior to beginning the activity.

- **School-sponsored athletic activity** is a sport that the District has approved through policy or other board action for inclusion in the district’s extracurricular program, is controlled and funded primarily by the District, and requires participating students to regularly practice or train and compete.

Removal Decisions
Under the concussion management law, the District is authorized to designate removal-from-play authority to individuals who have direct responsibility for student athletes during practice, training, and/or games if a student reports or exhibits a sign or symptom of a concussion. The Athletic Director shall make this determination, and the Athletic Director shall ensure that such designees are aware of this responsibility and have undergone appropriate training in accordance with law before commencing duties.

Law also authorizes licensed, registered, or certified healthcare providers whose scope of practice includes recognition of concussion signs and symptoms to make removal decisions. The Athletic Director should consult with community members, parents, and staff to determine who has such credentials and who would be willing to assist in this regard. The District should compile a list of such individuals, which should be provided to all coaches. This measure in no way guarantees that a healthcare provider trained and credentialed in accordance with law shall be present at athletic training, practices, and/or events nor shall the voluntary creation of this safety precaution
be construed to created or assume any potential liability under local, state, or federal law or regulation.

While law allows coaches and officials to make removal from play decisions when concussion signs or symptoms are reported or observed, the District prohibits any coach or official under the age of 18 or who is currently a high school student from making such removal decisions. High school students and minors who serve as coaches or officials are required to report any known sign, symptom, or report of a student's concussion as soon as possible to an adult who has removal-from-play authority for action. This restriction shall be a condition of allowing a minor/high school student to coach or officiate at district training, practices, and games.

If two or more parties with removal-from-play authority disagree on whether or not a student (who reports or exhibits signs or symptoms of a concussion) should be required to sit out, the District requires that the ruling be made in the interest of the student's safety, meaning that the student shall be required to sit out and comply with return-to-play requirements contained in law.

Return to Play
The Board designates the Athletic Director to receive return-to-play documentation from a healthcare provider. This designee shall review the documentation, determine if the healthcare provider has placed any conditions on return to play, contact the healthcare provider for any necessary clarification on the authorization document, and communicate such information to applicable coach(es) and assistant coach(es). This designee shall also file return-to-play authorization documents in the student's educational record. This documentation must be retained for seven years after the student's enrollment or six years after a student turns 18, whichever is later.

End of South Heart School Policy FCAF ................................................................. Adopted: 11/11/15

CONCUSSION MANAGEMENT PROGRAM


Concussion Signs & Symptoms
The signs and symptoms of a concussion are as follows:

<table>
<thead>
<tr>
<th>Signs*</th>
<th>Symptoms*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Athlete appears dazed or stunned</td>
<td>Double vision, blurry vision</td>
</tr>
<tr>
<td>Balance problems</td>
<td>Headache</td>
</tr>
<tr>
<td>Confusion</td>
<td>Fatigue</td>
</tr>
<tr>
<td>Forgets events after the hit</td>
<td>Feels “foggy”</td>
</tr>
<tr>
<td>Forgets events prior to hit</td>
<td>Feels sluggish</td>
</tr>
<tr>
<td>Forgets plays</td>
<td>Nausea or vomiting</td>
</tr>
<tr>
<td>Loss of consciousness (any duration)</td>
<td>Problems concentrating</td>
</tr>
<tr>
<td>Moves clumsily (altered coordination)</td>
<td>Problems remembering</td>
</tr>
<tr>
<td>Personality change</td>
<td>Sensitive to light or noise</td>
</tr>
<tr>
<td>Responds slowly to questions</td>
<td></td>
</tr>
<tr>
<td>Unsure about game, score, opponent</td>
<td></td>
</tr>
</tbody>
</table>
Requirements when Signs & Symptoms are Observed/Reported

1. Removal
   a. An official district designee with direct responsibility for a student athlete during practice, training, or competition shall remove from practice, training, or competition a student:
      i. Who reports any sign or symptom of a concussion
      ii. Who exhibits any sign or symptom of a concussion

   NOTE: Policy prohibits coaches and officials who are minors or current high school students from making removal decisions due to a suspected concussion. Such individuals are required to inform, as soon as possible, an adult with removal authority of reported or observed signs or symptoms of a concussion.

   b. A licensed, registered, or certified healthcare provider whose scope of practice includes the recognition of concussion signs and symptoms has removal authority if s/he determines, after observing the student, that the student may have a concussion.

   c. If two or more parties listed above with removal-from-play authority disagree on whether or not a student (who reports or exhibits signs or symptoms of a concussion) should be required to sit out, the District requires that the ruling be made in the interest of the student's safety, meaning that the student shall be required to sit out and comply with return-to-play requirements contained in law.

2. When to Call for Emergency Assistance*

   If an athlete exhibits the following symptoms, a district employee, sports authority (e.g., coach, assistant coach, trainer, referee) or designee should call 911 for emergency medical assistance:
   a. The athlete lost consciousness or has a decreasing level of consciousness;
   b. The athlete has symptoms of a concussion and his/her conditions appear to be worsening;
   c. The athlete’s neurological function is deteriorating or mental status changes (lethargic, confused, agitated, difficulty maintaining focus/arousal);
   d. The athlete’s respiration is decreasing or irregular;
   e. The athlete exhibits any sign or symptom of associated injuries, spine or skull fracture, or bleeding;
   f. The athlete exhibits seizure symptoms/activity.

3. Transportation when Emergency Assistance is NOT Activated

   Under no circumstances should a student with a suspected head injury be sent home or allowed to drive. An athlete removed from play in accordance with this procedure whose condition appears stable (i.e., not worsening) should be transported by his/her parent to a medical facility as soon as possible. If the student’s parent is unavailable, the coach shall make arrangements to have the student transported to a medical facility by a school employee as soon as possible. The coach or designee shall make a continued effort to notify the student’s parent of the student’s possible injury, transportation arrangements, and destination.

4. Examination

   A student removed from practice, training, or competition for one or more of the reasons in #1 above must be examined as soon as practical by a licensed healthcare provider who is acting within his/her scope of practice and trained in evaluation and management of concussions as determined by the provider’s licensing board.
5. **Return-to-Play Requirements**
A student who is removed from play in accordance with this procedure will not be allowed to return to practice, training, or competition until the student or the student's parent obtains written authorization from a licensed healthcare provider who is acting within his/her scope of practice and trained in evaluation and management of concussions as determined by the provider's licensing board. This written authorization must be given to the district official designated in policy and retained in accordance with policy.

**Training**
Upon initial employment (or selection, in the case of volunteers) and every two years thereafter, each district coach, official, and other individuals designated by the District who have removal-from-play authority due to suspected or reported concussions shall receive training regarding the nature and risk of concussions.¹ The Athletic director shall determine the method most suitable for carrying out this training requirement and should place, in each applicable personnel file, documentation of the date(s) the staff member/district designee completed concussion training.

The District shall develop information on concussions incurred by athletes and disseminate this information to student athletes and their parents. Before allowing a student to participate in an athletic activity, the District shall require the student and student’s parent to submit written [or electronic] documentation verifying that they have viewed the concussion management information disseminated by the school.

¹ NOTE: NDHSAA officials have received concussion management training in accordance with law.
e. South Heart students may bring a non-South Heart student as a guest to a high school dance under the following stipulations:

1. Guest must have a signed consent form.
2. Guests must observe all South Heart School regulations.
3. Any violation of any regulation, the South Heart student bringing the guest will be considered in the same violation of rules.
4. Dates may not be junior high students.
5. Dates may not be over the age of twenty (20).
6. Administration reserves the right to determine whether or not the guest is admitted to dance.

EDUCATION OF SPECIAL EDUCATION/DISABLED STUDENTS
School Board Policy FDE
The South Heart Public School assures that all students with disabilities, ages 3 through 21, have the right to a free and appropriate public education in accordance with the Individuals with Disabilities Education Act and North Dakota law. In addition, the District complies with Section 504 requirements. For the purpose of compliance with state and federal laws concerning special education/disabled students and providing this assurance, the South Heart Public School is a member of the West River Special Services Unit and subscribes to its policies and procedures. These policies and procedures include those required to comply with IDEA and Section 504, such as but not limited to child find and procedural safeguards.

End of South Heart School Policy FDE......................................................... Adopted:

ENTRANCE/DISMISSAL OF SCHOOL
The official school day at South Heart High School is 8:00am – 3:30pm. No students may enter the school before 8:00am, unless special assignments, practices, make-up work, etc., is scheduled and the student is under the direct supervision of a staff member. Once school is in session, the only entrance accessible is the door by the central office. Due to safety concerns, staff is encouraged to not allow building access to the public without those persons first checking into the Main Office. All student are expected to leave the school no later than 3:30pm unless attending a supervised activity or under the direct supervision of a staff member.

Junior High/Senior High School Hours
8:00am Breakfast served for students
8:20am First bell rings
8:25am First hour classes begin
3:00pm All students must be in their seventh period class
3:08pm School dismissal
### EXTRACURRICULAR ATHLETICS AND ACTIVITIES

#### Athletics
- Football – Jamie Wyant
- Volleyball – Hope Klein
- Girls’ Basketball – Gary Ballard
- Boys’ Basketball – Greg Pruitt
- Track & Field – Jeremy Jepson & TBD
- Girls’ Golf – Kirby Robb
- Boys’ Golf – Jerry Perdaems
- Girls’ Softball – Kendra Schillo
- Dickinson High Co-ops: baseball
cross country, hockey, wrestling
girls’ tennis, gymnastics

#### Activities
- Drama – Kendra Schillo
- Music Vocal – Jana Schweigert
- Music Instrumental – Jana Schweigert
- Student Council – Paula Lengowski
- Senior High Acalympics – Kendra Schillo
- Junior High Acalympics – Paula Lengowski
- FCCLA – Deana Lefor
- FFA – Kaitlyn Swann
- Close-Up – Holly Holinka
- Senior High Math Counts – Josh Tormaschy
- Junior High Math Counts – Paula Lengowski
- Speech – Kendra Schillo
- National Honor Society – Holly Holinka
- Anacrusis Choir – Jana Schweigert
- Spelling Bee - TBD

### EXTRACURRICULAR PARTICIPATION REQUIREMENTS

School Board Policy FFE

#### Philosophy
The Board believes that participation in extracurricular activities constitutes a privilege and not a right. Students who participate in extracurricular activities represent the student body, school district, and community on the state and national level. As such, behavior of these students is a reflection on the entire community.

The District will enforce the requirements placed on extracurricular participants by the North Dakota High School Activities Association (NDHSAA), which govern both on- and off- campus behavior. In addition, the Board has established the following extracurricular participation requirements.

#### Activities Affected by this Policy
Activities affected by this policy shall include extracurricular activities as listed in the student handbook, including those not sponsored by NDHSAA.

#### Guilt by Association Rule
In addition to the tobacco, alcohol, and other drug prohibitions contained in NDHSAA bylaws, the District prohibits student presence at a gathering where alcohol, tobacco, or a controlled substance is being illegally used. Student presence at such a gathering will be regarded as possession. The building Principal will take into consideration whether or not the student was at a gathering where the student had knowledge that alcohol, tobacco, or a controlled substance was being illegally used, and whether or not the student had a reasonable opportunity to remove him/herself from said location. The disciplinary consequences for violating this rule shall be suspension from extracurricular participation for the same duration as prescribed for tobacco, alcohol, and other drug possession by NDHSAA bylaws.

#### Academics
NDHSAA requires that local districts establish a definition of what constitutes a failing grade. For the purposes of this policy, a failing grade is defined as receiving an “F” or lower in any curricular course as computed from the beginning of the semester.
In addition to NDHSAA academic standards, the South Heart Public School District also requires that no student may participate in a contest if he or she is failing one or more classes as computed from the beginning of the semester.

Violation of Other Misconduct Policies
Students who violate student conduct policies not covered by NDHSAA bylaws may be subject to suspension or removal from extracurricular activities for a period to be determined by the School Administration and coach/activity advisor of the activity(s) in which the student participates. Such consequences shall be imposed in addition to other disciplinary consequences imposed under the applicable policy.

Suspension Procedure
When the Principal, as a result of his/her investigation, concludes that a violation of this policy or NDHSAA bylaws has occurred, s/he shall issue notice to the student of this suspension.

Practice and Travel while Suspended
Students who are under suspension are encouraged to practice and travel with their respective teams. However, suspended students will not be allowed to miss school time to travel with the team. Additionally, coaches and advisors may impose additional consequences as approved by the School Administration.

Period of Enforcement
This policy shall be in effect 12 months per year, including those days and months when school and extracurricular activities are not in session. It shall be in effect for all school-sponsored extracurricular activities.

Accumulation of Violations
A student's record of violations of this policy shall be cumulative commencing with promotion from grade eight to grade nine and concluding upon his/her graduation or completion of any school-sponsored activity extending beyond graduation (e.g., state track meet).

Off-Season Violations
In addition to the penalties delineated in this policy, in the event the suspension is administered during a season when the student is not actively participating (e.g., summer for all students, fall for a student participating in track), the student's suspension shall be extended to include a minimum of a two-week or two-contest suspension (whichever is more severe) from the student's next activity. "Next activity" shall be defined as the next activity in which the student begins practicing at the appropriate date and concludes at the end of the season (i.e., does not start and quit). Should the student's next activity not be until the following school year, the two-week or two-contest rule will be applied at that time.

Due Process Appeal Procedure
Before being suspended, the student will be advised of the nature of the violation, the evidence against him/her, and the right to request an appeal hearing within three school days of the building Principal's decision. If a student wishes to appeal the decision, an appeal hearing must be requested to the building Principal within three school days of being notified of the suspension. Once the request is made, the appeal hearing will take place as soon as possible, preferably within three days of the request to have such hearing.

Appeal Hearings: The following parties may be involved: the participant being charged, parents/guardians of the participant, witnesses to the violation, the investigating building Principal, and legal counsel for the participant if he/she desires. The participant being charged will be allowed to testify, to have witnesses, and to question all witnesses.
Initial Appeal: The initial appeal hearing will be heard by the Superintendent. Once the appeal hearing is over, the Superintendent will render a decision. The Superintendent may delay his or her final decision if he or she feels it necessary to investigate the incident further. If a student wishes to appeal the decision of the Superintendent, an appeal hearing to the South Heart School Board must be requested to the Superintendent within three school days.

Final Appeal: The final appeal hearing will be heard by the South Heart School Board. The School Board may delay its final decision if they feel it necessary to investigate the incident further.

Note: During the time between notification and the hearing, the suspension may be deferred for good cause shown. However, if the school administration believes that clear and substantial evidence shows that the student is in violation of this policy, the student will be suspended immediately. NDHSAA regulations state that if the suspension is not immediately imposed and the student is found to be guilty at a later date, any interscholastic contests or activities participated in by that student have to be forfeited.

End of South Heart School Policy FFE .......................................................... Adopted: 11/11/15
Amended: 6/8/16

South Heart School Academic Eligibility Policy
1. To be eligible to participate in school activities involving interscholastic competition, students in grades 5 – 12 shall:
   a. Students must be passing ALL subjects to be eligible to participate in extra/intra-curricular activities. A student who has ANY failing grades in his/her academics WILL NOT BE ELIGIBLE until he/she is passing all their classes.
   b. Student eligibility will be determined on the Wednesday of each school week. This grade will be determined by the grade the student has accumulated from the beginning of the current semester.
   c. If a student is found ineligible on the check, they will be ineligible for a period of one week (Wednesday to Wednesday).
      a. Example: Student found ineligible on the eligibility check on Wednesday, September 17th, he/she will be ineligible until Wednesday, September 24th.
   d. Students who are found ineligible will remain ineligible until the grades are determined on the next eligibility check (the Wednesday of each school week)
   e. Students who have failing grades at the end of the second semester will be declared ineligible at the beginning of the next school semester, until the first eligibility check reveals they are passing all subjects.

EXTRACURRICULAR TRANSPORTATION
School Board Policy IEAF
The District shall provide transportation to students participating in extracurricular activities to/from practice and to/from extracurricular events.

Students are prohibited from transporting themselves or sharing a ride with other students when transportation is for the purpose of practicing for or participating in an extracurricular activity. Exceptions to this policy will only be made when prior approval has been granted by the administration and the following criteria are met:
1. The request is made in advance;
2. The request is made in writing and signed by the parent;
3. The parent signs a waiver of district liability in the event of an injury and/or accident that occurs. The administration has the authority to approve or deny such requests.

Parents may request approval to transport his/her child to/from practice and/or to/from extracurricular events. Parents may also request approval for other responsible adults as determined by the administration to transport his/her child to/from practice and/or to/from extracurricular events. Approval may be granted by the administration only when the following criteria are met:

1. The request is made in advance;
2. The request is made in writing and signed by the parent;
3. The parent signs a waiver of district liability in the event of an injury and/or accident that occurs.

The administration has the authority to approve or deny such requests.

End of South Heart School Policy IDC.............................. Adopted: 4/13/16

FITNESS ROOM POLICY
The weight room is for the use of students in grades 7 – 12. Students may use the fitness room before or after school only if supervised by an appropriate staff member.

FOOD AND BEVERAGE POLICY
Food, candy, or beverages will not be allowed in classrooms or gymnasium. Water is the only exception will that will be allowed if it purchased at the school or a container is brought to school and filled using the school water fountains. Water allowed in the classrooms is at the discretion of the classroom instructor. Sunflower seeds and other shelled food will NOT be allowed in the school.

GRADING, MAKE-UP WORK, AND INCOMPLETES
Teachers are required to follow the grading scales and policies listed in the Elementary Student Handbook and Junior/Senior High Student Handbook. Any modification to the grading scale or policy must be approved by the Administration. Teachers are required to record a minimum of 1-2 assignments, quizzes, or tests per class each week on PowerSchool. Students that fail to turn in work on time will receive a zero after three school days past the due date. Teachers are required to update grades in PowerSchool every week no later than 8:00 am on Wednesdays throughout the school year.

GRADING SYSTEM
Grading will be by letters. The marking system is as follows:

<table>
<thead>
<tr>
<th>Score Range</th>
<th>Letter</th>
</tr>
</thead>
<tbody>
<tr>
<td>100-95</td>
<td>A</td>
</tr>
<tr>
<td>94-93</td>
<td>A-</td>
</tr>
<tr>
<td>92-91</td>
<td>B+</td>
</tr>
<tr>
<td>90-87</td>
<td>B</td>
</tr>
<tr>
<td>86-85</td>
<td>B-</td>
</tr>
<tr>
<td>84-83</td>
<td>C+</td>
</tr>
<tr>
<td>82-80</td>
<td>C</td>
</tr>
<tr>
<td>79-78</td>
<td>C-</td>
</tr>
<tr>
<td>77-76</td>
<td>D+</td>
</tr>
<tr>
<td>75-72</td>
<td>D</td>
</tr>
<tr>
<td>71-70</td>
<td>D-</td>
</tr>
<tr>
<td>Below 69</td>
<td>Failing</td>
</tr>
</tbody>
</table>
GRADUATION REQUIREMENTS
In order to graduate from South Heart High School, students will have to complete the following units:
- English/Language Arts .................. 4
- Social Studies .............................. 3
- Mathematics ................................. 3
- Science ....................................... 3
- Physical Education ......................... 1
- Fine Arts/For. Lang./Career Tech .. 3
- Electives ...................................... 5
- Total Units ..................... 22

HONOR ROLL
The Honor Roll will be figured out on a 4 point grading scale as follows:

<table>
<thead>
<tr>
<th>Grade</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>4.00</td>
</tr>
<tr>
<td>A-</td>
<td>3.67</td>
</tr>
<tr>
<td>B+</td>
<td>3.33</td>
</tr>
<tr>
<td>B</td>
<td>3.00</td>
</tr>
<tr>
<td>B-</td>
<td>2.67</td>
</tr>
<tr>
<td>C+</td>
<td>2.33</td>
</tr>
<tr>
<td>C</td>
<td>2.00</td>
</tr>
<tr>
<td>C-</td>
<td>1.67</td>
</tr>
<tr>
<td>D+</td>
<td>1.33</td>
</tr>
<tr>
<td>D</td>
<td>1.00</td>
</tr>
<tr>
<td>D-</td>
<td>0.67</td>
</tr>
<tr>
<td>F</td>
<td>0.00</td>
</tr>
</tbody>
</table>

Honor Roll will be published at the conclusion of each nine week period.

HONOR STUDENTS
Seniors having a four-year average of B or 3.0 will be included in the Graduation Honor Group. They will be divided into two groups, Honor and High Honor. Honor and High Honor students for graduation will be determined after the completion of the first semester of their senior year. Valedictorian / Salutatorian awards will also be determined at the completion of the first semester of their senior year per administrative discretion.

<table>
<thead>
<tr>
<th>Honor Level</th>
<th>GPA Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>High Honors</td>
<td>3.50 - 4.00</td>
</tr>
<tr>
<td>Honors</td>
<td>3.00 - 3.49</td>
</tr>
</tbody>
</table>

INDEPENDENT STUDY/CORRESPONDENCE CLASSES
Students may take courses via Independent Study or through the North Dakota Center for Distance Education or Odysseyware. Staff are asked to encourage interested students to see the School Counselor or Building Principal for more information. All courses must be approved by the Building Principal.

NONDISCRIMINATION & ANTI-HARASSMENT POLICY
School Board Policy AAC
General Prohibitions
The South Heart Public School District is committed to maintaining a learning and working environment free from discrimination and harassment in all employment and educational programs, activities, and facilities. The District prohibits discrimination and harassment based on a student and/or employee’s race, color, religion, sex, gender identity, national origin, ancestry, disability, age, or other status protected by law.

It shall be a violation of this policy for any district student or employee to harass or discriminate against another district student or employee based on any status protected by law. The District will not tolerate harassment or discrimination of a district student or employee by a third party. The District also prohibits aiding, abetting, inciting, compelling, or coercing discrimination or harassment; discriminating against or harassing any person affiliated with a person protected by
this policy and/or law; knowingly making a false discrimination and/or harassment report; and retaliation against individuals who report and/or participate in a discrimination and/or harassment investigation, including instances when a complaint is not substantiated.

The District shall promptly investigate any harassment or discrimination complaint and act on findings as appropriate, which may include disciplinary measures such as, but not limited to, termination of employment or expulsion in accordance with board policy, law, and, when applicable, the negotiated agreement. Students and employees are expected to fully cooperate in the investigation process.

Definitions
- **Complainant** is the individual filing the complaint. When the complainant is not the victim of the alleged harassment/discrimination, the victim will be afforded the same rights as the complainant under this policy and regulation AAC-BR.
- **Disability** is defined in accordance with NDCC 14-02.4-02 (5).
- **Discrimination** means failure to treat a person equally due to a protected status. Protected status is defined in applicable state (NDCC 14-02.4-02 (6)) and federal laws.
- **Employee** is defined in accordance with NDCC 14-02.4-02 (7).
- **Harassment** is a specific type of discrimination based on a protected status. It occurs under the following conditions:
  a. For employees when enduring the offensive conduct becomes a condition of continued employment, or the conduct is severe or pervasive enough to create a work environment that a reasonable person would consider intimidating, hostile, or abusive
  b. For students when the conduct is sufficiently severe, persistent, or pervasive to limit a student's ability to participate in or benefit from the education program or to create a hostile or abusive education environment.
- **Sexual harassment** is a form of harassment based on sex or gender identity. It is defined as unwelcome sexual advances, requests for sexual favors, and/or other verbal, written, or physical conduct or communication of a sexual nature when:
  a. It is quid pro quo, meaning submission to such conduct or communication is made a term or condition, either explicitly or implicitly, of the basis for employment decisions or educational decisions or benefits for students (e.g., receiving a grade).
  b. It creates a hostile environment meaning unwelcome sexual conduct or communication that is sufficiently serious to deny or limit a student's ability to participate in or benefit from the school's program(s). For employees a hostile environment is created when submission to unwelcome sexual conduct is made either explicitly or implicitly a term or condition of an individual's employment.
- **Sexual harassment examples** may include, but are not limited to:
  a. Sexual or "dirty" jokes
  b. Sexual advances
  c. Pressure for sexual favors
  d. Unwelcome touching, such as patting, pinching, or constant brushing against another's body
  e. Displaying or distributing of sexually explicit drawings, pictures, and written materials
  f. Graffiti of a sexual nature
  g. Sexual gestures
  h. Touching oneself sexually or talking about one's sexual activity in front of others
  i. Spreading rumors about or rating other's sexual activity or performance
  j. Remarks about a person's sexual orientation
k. Sexual violence including, but not limited to, rape, sexual battery, sexual abuse, and sexual coercion

Complaint Filing Procedure
The Board shall create an informal and formal harassment and discrimination complaint filing procedure in board regulations. Nothing in this policy or in the harassment/discrimination grievance procedure shall prevent an individual from pursuing redress through state and/or federal law.

Confidentiality
An individual wishing to file an anonymous harassment and/or discrimination complaint shall be advised that confidentiality will limit the district’s ability to fully respond to the complaint and that retaliation is prohibited. The Superintendent shall perform a confidentiality analysis to determine when a request for confidentiality cannot be honored due to safety reasons or the district’s obligation to maintain a nondiscriminatory educational environment. A harassment or discrimination investigation report is subject to the open records law after 60 days or when the investigation is complete (whichever comes first), with limited exceptions such as when the record is protected by FERPA.

Responsible Employees
The Superintendent shall identify school employees responsible for receiving and reporting discrimination and harassment incidents and complaints. These individuals shall be listed in student handbooks and shall receive appropriate training on their reporting duties.

Policy Training and Dissemination
The Board authorizes the Superintendent to develop harassment and discrimination awareness training for students and employees. In addition, the Superintendent shall display this policy and complementary grievance procedure in a prominent place in each district building and publish it in student and employee handbooks.

Nondiscrimination Coordinator
The Board designates the Superintendent as the Title IX and Nondiscrimination Coordinator. S/he can be contacted at: South Heart School, 310 4th St. NW, PO Box 159, South Heart ND 58655, Phone: (701) 677-5671. The Title IX/Nondiscrimination Coordinator and any other school official responsible for investigation of discrimination complaints shall receive appropriate training.

End of South Heart School Policy AAC ............................................................... Adopted: 7/8/15

NOTICE OF DIRECTORY INFORMATION
School Board Policy FGA-E
The Family Educational Rights and Privacy Act (FERPA), a Federal law, requires that South Heart Public School District, with certain exceptions, obtain your written consent prior to the disclosure of personally identifiable information from your child's education records. However, South Heart Public School District may disclose appropriately designated "directory information" without written consent, unless you have advised the District to the contrary in accordance with district procedures.

The primary purpose of directory information is to allow the South Heart Public School District to include this type of information from your child's education records in certain school publications. Examples include:
1. A playbill, showing your student's role in a drama production;
2. The annual yearbook;
3. Honor roll or other recognition lists;
4. Graduation programs; and
5. Sports activity sheets, such as for wrestling, showing weight and height of team members.

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

If you do not want South Heart Public School District to disclose directory information from your child's education records without your prior written consent, you must notify the District in writing. South Heart Public School District has designated the following information as directory information:

1. Address
2. Date and place of birth
3. Dates of attendance
4. Degrees, honors, and awards received
5. Grade level
6. Most recent school attended
7. Name
8. Participation in officially recognized activities and sports
9. Photograph
10. School email address
11. Student identification number if it cannot be used alone to access an educational record and is not the student's social security number]
12. Telephone listing
13. Weight and height of members of athletic teams
Request to Withhold Directory Information for the _____________ School Year:

☐ Please do not release any directory information. (See definition above)
☐ Please do not release the following part or parts of directory information: (check all that apply)
  ☐ Name
  ☐ Telephone
  ☐ Photograph
  ☐ Other (specify): ........................................................................

☐ Please do not release directory information to:
  ☐ Military Recruiters
  ☐ Colleges & Universities
  ☐ Other (specify): ........................................................................

Student’s Name: __________________________________________________

School: __________________________________________________________

Grade: __________________________________________________________

Parent/Guardian Signature: _________________________________________

Date: ___________________________________________________________

NOTE: If the student is a high school senior or is otherwise scheduled to graduate, this opt-out request will continue to remain effective after the student has graduated from high school.

End of South Heart School Policy FGA-E
NOTICE OF POLICY ON OPTING OUT OF ASSESSMENTS
School Board Policy GCE-E
The South Heart School Board has adopted a policy on approval and denial of state and federal assessment opt-out requests, which is based on requirements in law. The policy can be requested by contacting the Superintendent at South Heart School.

End of South Heart School District Policy GCE-E

NUT – FREE SCHOOL
South Heart School is a peanut, peanut butter, and tree nut FREE building during all school hours of the day (before, during, and after school). This affects snacks brought into the building, and cooking projects, or any celebration activities.

PARENT’S RIGHT TO KNOW
Through federal education law, parents have the right to request information on the professional qualification of the teachers and paraprofessionals educating their children. If you are interested in receiving this information please contact South Heart School at 677-5671. Upon request, you will receive a detailed explanation of the licensing of educational qualification of each of your children’s teachers. You will also receive the names and qualifications of the paraprofessionals working with your children.

PETS
Pets are not allowed on school property, or within school buildings unless prior approval by the administration. Note: The South Heart School will not be responsible or liable for any harm or damage inflicted by anyone’s pet on another person or property.

PROMOTION AND RETENTION POLICY
Decisions regarding the retention of a student will be made by the building level support team (BLST) to include the building principal, student’s teachers, other necessary staff members, and the parents/guardians. The well-being of the individual student will be the primary factor considered.

REPORT CARDS/PROGRESS REPORTS
Grades K-12:
At the midterm of each Nine Week grading period, progress reports will be mailed to parents/guardians. At the end of each Nine Week grading period, report cards will be made available to parents/guardians. Staff is expected to have reports prepared on time as requested by the Administration.

Grades PreK-12:
Teachers are encouraged to contact parents/guardians regularly for reasons which may include, but are not limited to: positive accomplishments/behavior, disruptive behavior, unsatisfactory work, incomplete assignment, etc.

SCHOOL CANCELLATIONS, LATE STARTS, EARLY DISMISSALS
Inclement weather or other reasons may result in school being cancelled, starting late, or dismissing early. Students, parents, and staff will be notified via an automated calling system and through local radio stations. Parents and staff are reminded to provide updated current phone numbers to the Main Office to ensure they receive these calls.
SCHOOL MEDICATION PROGRAM
School Board Policy ACBD
The South Heart Public School District has established a program for providing medication to students during the school day and when students are otherwise under the district’s direct supervision (e.g., participating in a school activity, on a school-sponsored trip). This program is only available to students when the applicable requirements under this policy have been satisfied.

Qualifications for Eligible School Medication Providers
In order to be eligible to provide medication under this policy, an individual must meet the following criteria and receive approval from the Superintendent.
1. Received education and training in medication administration, including the following topics:
   a. Individual's authority and role in providing medication;
   b. Proper medication storage, inventory, and disposal;
   c. Proper techniques for providing medication including, but not limited to, understanding pharmacy labels, standard precautions for infection control (e.g., hand washing), six rights of medication administration, and measuring and dispensing protocols;
   d. Appropriate documentation of all medication provided and confidentiality requirements;
   e. Basic medical terminology related to providing medication;
   f. Appropriate action if unusual circumstances occur (e.g., medication error, adverse reactions, student refusal) and how and when to seek medical consultation or assistance;
2. Provided the Superintendent with verification that the above training and education is complete;
3. Undergone a criminal history record check through the District and received satisfactory adjudication;
4. Agreed to perform the duty of providing medication;
5. Received written consent of the student’s parent or guardian;
6. Agreed to comply with this policy and any additional district rules on providing medication.

The District shall pay the cost of all district-authorized education and training for school medication providers.

Requirements and Prohibitions for All School Personnel
All school employees and volunteers shall comply with the district's Drug and Alcohol Free Workplace policy, which prohibits illegal activities associated with prescription and over-the-counter medication. In addition, eligible school medication providers and all other school employees and volunteers with knowledge of a student’s health condition and/or medication regimen shall comply with district policies and law on confidentiality of student education records—records that include student health records. Additional rules governing the school medication program are contained in administrative rules.

All school employees and volunteers are required, as soon as possible, to report to building administration or his/her designee any observed or reported sign or symptom that a student may be having an adverse medication reaction or allergic reaction.

Any violation of this policy or other district rules governing medication may result in disciplinary action, including, but not limited to, discharge (in accordance with applicable law) and/or removal of medication provider duties, if applicable.
Types of Medication Provided
The District may provide both prescription and over-the-counter medication to students covered by this policy so long as they are legal under state law and:
1. Recognized as drugs in the official U.S. Pharmacopoeia and national formulary, or
2. Recognized as drugs in the official Homeopathic Pharmacopoeia of the U.S., or
3. Recognized as drugs in any supplementary publication to the above references, and
4. Are authorized to be provided to the student by his/her parent/guardian and, when applicable, healthcare provider in accordance with this policy.

The District may consult a qualified healthcare provider (e.g., pharmacist) to determine if the above, applicable criteria have been met. The District shall maintain the student's confidentiality when making such an inquiry unless the student's parent/guardian has waived confidentiality rights.

The District and all school employees and volunteers are prohibited from purchasing over-the-counter medications to provide to students.

Routes of Medication Provided
Eligible school medication providers may provide oral and non-oral, noninvasive medication (i.e., medication provided by non-parenteral routes) to students covered by this policy.

Except for students covered by an Individual Education Program (IEP) or 504 Plan, if a student’s medication requires administration through the parenteral route, the District may deny a parent’s/guardian’s request to provide such medication or may require the parents/guardians to reimburse the District for the expense of hiring a healthcare provider who has authority under state law to administer such medication, if the District does not have a medically qualified and eligible school medication provider on staff who is willing to administer the medication. Eligible school medication providers shall not provide medication through parenteral routes unless they have the proper authority under state law, including certification or licensure, to perform such functions. The District shall retain verification of such authorization, certification, or licensure.

If a medically qualified and eligible school medication provider is requested to perform any invasive medication administration, the District first should contact its insurer to determine if additional liability coverage is necessary if the District has not previously made this inquiry.

Students Eligible for Participation
The following students are eligible for participation in the medication program established by this policy:
1. Students who qualify for this service under their IEP or 504 Plan. The District shall pay the cost of these services.\(^2\)
2. Students who are not covered by the Individuals with Disabilities Education Act (IDEA) or 504 but who require medication when under the direct supervision of the school and whose parents/guardians are unable to make arrangements to provide medication themselves. An exception to such a student’s participation in the medication program may apply if the student requires medication through a parenteral route (see section on routes of medication provided).
3. Students who require emergency epinephrine treatment in accordance with ND Administrative Code Ch. 33-37-01 and/or students who require emergency medication under NDCC 15.1-19-16. This policy, ACBD, shall not supersede NDCC 15.1-19-16, which contains criteria for a school to authorize student self-administration of emergency medication.

\(^2\) If a physician’s services are required, the District may not be responsible for paying this cost.
The building principal and Superintendent are authorized to approve other circumstances under
which a student is eligible to participate in the school’s medication program. This administrator
should contact legal counsel and should request permission from the student’s parent/guardian to
consult with the student’s healthcare provider (to better understand the implications and scope of
the request) before acting on such requests.

First Dose of Medication
Whenever possible, the first dose of medication should be given to a student at home.

Requirements for Parents/Guardians Prior to District Providing Medication
A parent/guardian must sign a written form authorizing his/her student to receive medication from
an eligible school medication provider prior to carrying out this service. A new authorization form is
required anytime the student has a change in his/her medication regimen, when a new medication
is to be provided, when the District assigns a new medication provider to the student, and at the
beginning of each school year. This form must include the following:
1. **For over-the-counter medication:** Must include instructions from the parent/guardian on
   how, when, and how long to provide medication. Requests to provide a dosage other than
   as recommended by the manufacturer shall require approval from an appropriate
   healthcare provider.
2. **For prescription drugs:** Requires written authorization and instructions from an
   appropriate healthcare provider on how, when, and how long to provide medication.
3. **For more than one medication (prescriptions, over-the-counter medications, or both):**
   Must include information from a healthcare provider certifying that the drugs are not known
to adversely interact or information on how to avoid any known adverse drug interactions.
4. **For students with allergies:** If a student has any known allergies, the parent/guardian
   shall provide this list of allergies to the school with all medication requests and include
   certification from a healthcare provider that the student is not known to be allergic to
   medication that the school is requested to provide. This list must be accompanied with
   certification that the student has knowledge of all of his/her known allergies and has
   received education and training on signs and symptoms of allergic reactions and how to
   prevent them.
5. **For all requests for the school to provide medication:**
   a. Contact numbers for the student’s parents/guardians and healthcare provider(s).
   b. Waiver of confidentiality allowing administration or the eligible school medication
      provider to contact the student’s healthcare provider(s) with questions or concerns
      and allowing the District to share information about the student’s health condition
      and/or medication regimen with any school employee/volunteer with a legitimate
      need to know.
   c. Information on possible adverse reactions and side effects associated with each
      medication that the parent/guardian is requesting the school to provide and
      certification that students have been educated in possible side effects.

Medication Check-In Requirements When District is Providing Medication
When sending medication to school, parents/guardians must comply with the following
requirements:
1. If the over-the-counter medication is supplied by the student’s parent or guardian, it must be
   supplied in the original manufacturer’s container, and the container must list the ingredients,
   recommended dosage, expiration date, administration instructions, and storage instructions
   (if any) in a legible format. The container must be labeled with the student’s name, date of
   birth, and, if unsealed, the number or amount of medication in the container.
2. Prescription medications must be supplied in the original pharmacy-labeled container and
   include the name and phone number of the pharmacy. The container must list, in a legible
format, the name of the student, student’s date of birth, name of the prescription medication, dose, expiration date, storage instructions (if any), administration directions, number or amount of medication included, and the container must list or be accompanied by active ingredients in a legible format. If any prescription medication is given to a student prior to sending the prescription to school, the parent/guardian must indicate how much medication remains in the container.

3. If dispensing equipment is required (e.g., measuring cups, droppers), it must be provided by the parent/guardian. The equipment must be clean, operable, and labeled with the student’s name and date of birth. Any special medical equipment storage instructions must be provided to the school by the parent/guardian or student's healthcare provider.

All medication must be hand delivered by a parent/guardian to the designated district official. This official shall ensure that the appropriate authorization form(s) is/are complete, that the medication has not expired, that the medication is appropriately labeled in accordance with above requirements, and that parents/guardians have complied with all other applicable provisions of this policy before accepting the medication from the parent/guardian.

**Student Self-Administration Policy**

Students are NOT permitted to self-administer medication unless authorized by the building principal or Superintendent for emergencies situations only.

**Additional Prohibitions, Restrictions, and Requirements for Students**

All students are required to comply with the district’s policy on drug and alcohol free schools, which contains prohibitions on illegal activities associated with prescription and over-the-counter medication. Students who violate the Drug and Alcohol Free Schools policy by engaging in a prohibited activity with medication originally authorized by this policy may be subject to disciplinary action. In addition, the District may refuse to provide medication to the violating student as long as:

1. The student is not covered by an IEP or 504 Plan.
2. The medication is not covered by an emergency provision in law or needed on an emergency basis as determined by administration in consultation with the student’s healthcare provider (i.e., an inhaler, epi-pen, or insulin).

Parents/guardians of violating students not subject to an exception above will be required to make arrangements to provide medication to their children during the school day.

Students who are covered by this policy and taking medication at school must agree to report any known sign or symptom of a side effect, adverse medication reaction, or allergic reaction to a school official when the student is in school or otherwise under the school's supervision. Students authorized to carry medication must agree not to leave the medication unattended or unsecured and accessible to other students.

**Medication Off-Campus When Student is Under District Supervision**

Parents/guardians must make arrangements with the building principal for students who will require medication off-campus while under the district’s supervision prior to the activity or event (e.g., students who participate in extracurricular events or field trips). At a minimum, parents/guardians making such a request shall be required to comply with the applicable authorization requirements contained in this policy. The District shall develop, on a case-by-case basis, check-in and storage requirements for all medication provided. The District may consult the student’s healthcare provider(s) when developing these rules.
**Liability Disclaimer**

It is not the intent of the District to expand or modify the district's potential liability exposure through the development of this medication program. The district's voluntary creation of this program shall not be construed to create or assume any potential liability under any local, state, or federal law or regulation. State law provides liability protection for establishing and providing medication under a school medication program. This protection extends to all eligible school medication providers, the District, and the Board so long as each party is acting in good faith.

The District is not responsible for determining the qualifications of healthcare providers whose signatures appear on prescriptions and other medical documentation submitted to the District by parents/guardians. The District assumes that by signing such documentation, the healthcare provider is attesting to the validity of his/her qualifications and credentials. The District will comply with healthcare providers’ orders but assumes no liability for their content.

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**End of South Heart School Policy ACBD ................................................................. Adopted: 1/13/16**
PARENT REQUEST FOR MEDICATION ADMINISTRATION

Student: __________________________ Birthdate: __________ Grade: __________
Responsible Staff Person(s): Secretary, classroom teacher, paraprofessionals, and administration.
Known allergies of student: __________________________________________________________________________

Medication (Name and Prescription Number): __________________________________________________________
Dose: __________________________________ How given (ex: oral): __________________________
Time/Frequency: __________________________ Continue until: ________________________________
Possible side effects the medication may have on learning and physical functioning:
___________________________________________________________________________________________
___________________________________________________________________________________________
Physician: ______________________________
Physician’s Address: __________________________
Physician’s Telephone: ________________________

Parent/Guardian Authorization

I request/consent that this medication be given to my child in the manner specified above. I give permission to school personnel to administer the medication. I understand that the administration of the medication will not be done by a nurse. I will notify the school immediately if my child’s health status changes, or there is a change or cancellation of this medication.
In consideration of this authorization made at our request, the undersigned agrees to indemnify, defend, and save harmless the School Board, the individual members thereof, and any officials or employees involved in the administration of medications to the above named student from any claims or liability for injury or damages, including but not limited to cost and reasonable attorney’s fees, caused or claimed to be caused or to result from the administration of the above described medications.

Parent/Guardian signature: __________________________ Date: ________________
Phone (H): ____________ Phone (W): ____________ Phone (C): ____________

End of South Heart School Exhibit ACBD-E2
SEARCHES OF LOCKERS
School Board Policy FGCA
The District retains ownership and control of all lockers. Access to all lockers is a legal right of school officials whose responsibility it is to protect the health, safety, and welfare of all students enrolled. Students shall have no reasonable expectation of privacy when using lockers. Student shall be given advanced notice of this policy through student handbooks or another form of notification.

Lockers may be subject to suspicionless searches, inspections for purposes such as routine maintenance, or searches where there is suspicion that locker(s) contains objects/substances that are illegal, violate school policy, or may be detrimental to the health, safety, or welfare of district students.

Search Procedure
When a locker is subject to a search, the principal/Superintendent should be accompanied by at least one other school staff member.

Students' personal items stored in lockers such as, but not limited to, book bags, purses, and coats shall not be searched unless there exists reasonable suspicion that they contain an object(s) or substance(s) in violation of school rules/policy, the law, or which may be detrimental to the health, safety, or welfare of enrolled students. Administrators shall make a reasonable attempt to have students present during searches of personal items contained in lockers except when an immediate search is necessary in the event of an emergency.

The Superintendent should be notified whenever a search has been conducted if the Superintendent was not involved in the search.

Use of Trained Dogs & Involvement of Law Enforcement
Trained dogs may be used to smell the outside of students’ lockers. If the dog detects the possibility of objects/substances that are illegal or violate school policy, the principal/Superintendent shall search the locker in accordance with the search procedure above.

In the event a police officer or other law enforcement officer is to conduct a search of a student's locker, probable cause is necessary unless the search is school-initiated and would pose a safety threat if conducted by school staff.

Illegal substances found in lockers will be turned over to proper authorities.

End of South Heart School Policy FGCA  Adopted: 3/9/16

SEARCHES OF STUDENTS & STUDENTS’ PERSONAL PROPERTY
School Board Policy FGCB
A search of a student's personal property or clothing shall only be undertaken when there is a reasonable and particularized suspicion that the student is concealing an object(s) or substance(s) in violation of school rules/policy, the law, or which may be detrimental to the health, safety, or welfare of enrolled students. The building principal or Superintendent must authorize all searches.

When the Principal/Superintendent has reasonable suspicion that one or more students are carrying a prohibited object, article, or substance or are otherwise in possession of a prohibited object, article, or substance on school property or at a school-sponsored event, all personal property belonging to the suspected student(s) may be subject to inspection. When determining the scope of a search, the principal/Superintendent shall ensure that any measures adopted are reasonably related to the object of the search and not excessively intrusive in light of the age and sex of the student.
Search Procedure
For the purposes of this policy, personal property includes, but is not limited to: a student’s vehicle, backpack, book bag, and/or purse. Students may also be asked to empty their pockets; however, strip searches shall not be conducted.

Searches of persons should be conducted in private by a school employee of the same sex as the student with a school employee present as a witness.

Searches of Vehicles
The principal or designee, with a witness present, shall conduct searches of student vehicles if the vehicle is parked on school property and if reasonable suspicion exists. The principal shall make a reasonable attempt to contact the student who owns the vehicle and ensure s/he is present during the inspection unless an emergency situation is deemed to exist. If a vehicle is locked and its owner cannot be contacted or refuses to open it, the principal shall contact law enforcement.

Involvement of Law Enforcement
The principal/Superintendent may request the assistance of law enforcement to conduct any portion of a school-initiated search of a student/student's personal property that would pose a safety threat if conducted by school staff. In all other cases, law enforcement must have probable cause in order to search a student/student’s personal property.

Illegal substances found during searches of students/students’ personal property will be turned over to proper authorities.

Reporting Requirements
The administrator who authorized the search shall notify the Superintendent whenever a search has been conducted.

End of South Heart School Policy FGCB.......................................................... Adopted: 3/9/16

SPORTSMANSHIP REGULATIONS
School Board Policy ABCB-BR
Good sportsmanship is a primary goal of athletic programs in the Dickinson Public School District. Both adults and students are expected to exhibit good sportsmanship during athletic events.

Students and their parents shall be informed of the district’s expectations and parental cooperation will be sought in maintaining good sportsmanship. Coaches and other adult supervisors shall use appropriate disciplinary measures, such as but not limited to, loss of playing time and possible removal from the team, as a deterrent to poor sportsmanship. Student fans will be held to the same standard as players. In addition to the possibility of being barred from attendance at further events, misconduct at an extracurricular event will bear the same consequences as misconduct during school.

Coaches and adult leaders may also use suitable rewards and other positive incentives to encourage good sportsmanship among students.

Coaches and other adult leaders are also expected to exhibit good sportsmanship. Instances of failure to do so will result in disciplinary action such as but not limited to, oral and written reprimands; failure to correct negative behavior could result in possible suspension from extra-duty activities.
Fans and spectators who are not students are also expected to show good sportsmanship. Failure to do so is cause for security personnel and administrators to suggest that they are not serving as a good role model for young people and if negative behavior persists or is particularly offensive, they will be asked to leave and may be restricted from attendance at future events.

End of South Heart School Policy ABCB-BR.............................................................. Adopted: 1/13/16

STUDENT ALCOHOL & OTHER DRUG USE/ABUSE
School Board Policy FFA
Philosophy
The South Heart Public School District shall strive to provide a learning environment that is safe, drug free, and conducive to learning. This policy is designed to help eradicate the influence of drugs and alcohol within the school environment, promote awareness and health, and protect students in the school environment by imposing consequences for drug and alcohol related violations.

Prohibited Activities
It shall be against school policy for any student to:
1. Sell, deliver, or give, or attempt to sell, deliver, or give to any person any of the substances listed in this policy or sell, deliver, or give, or attempt to sell, deliver, or give to any person substances the student represents or believes to be a substance(s) listed in this policy.
2. Possess, procure, purchase, or receive, or to attempt to possess, procure, purchase, or receive the substances listed in this policy or what is represented by or to the student to be any of the substances listed in this policy or what the student believes is any of the substances in this policy. A student will be determined to be “in possession” when the substance is on the student’s person or in the student’s locker, car, handbag, or when s/he owns it completely or partially.
3. Be under the influence of (legal intoxication not required), use, consume, or attempt to use or consume the substances listed in this policy or what is represented by or to the student to be any of the substances listed in this policy or what the student believes is any of the substances in this policy.
4. Knowingly or intentionally aiding or abetting in any of the above activities.

This policy applies to any student who is on school property, who is in attendance at school, at a school-sponsored activity, or whose off-campus conduct is reasonably predicted to substantially disrupt the operations of the District, district safety, or welfare of students or employees.

Prohibited Substances
1. Alcohol, powdered alcohol, or any alcoholic beverage;
2. Any controlled substance or dangerous drug as defined by NDCC Sections 19-03.1-05 through 19-03.1-13 and 19-03.1-26 (paraphernalia) or as defined by Section 812, Schedules I-V, of Title 21, United States Code, Section 801, et seq., including but not limited to marijuana, any narcotic drug, any hallucinogen, any stimulant or depressant, and all other illicit drugs;
3. Any glue, aerosol paint, or any other chemical substance used for inhalation;
4. Any prescription or non-prescription drug, medicine, vitamin or other chemical including, but not limited to aspirin, other pain relievers, stimulants, diet pills, multiple or other type vitamins, pep pills, "no-doze" pills, cough medicines and syrups, cold medicines, laxatives, stomach or digestive remedies, depressants, sports or muscle-building supplements, and sleeping pills not administered and/or taken with appropriate consent and authorization from parents, school administration, and, if applicable, a health care provider.

The District has a separate policy dealing with tobacco use.

**Reporting Violations**
A student or staff member that has reason to believe that a student has violated this policy should notify a school official (i.e., a teacher or administrator if the reporter is a student; a school administrator if the reporter is a district staff member). Except in limited circumstances under law, a teacher is required to report known or suspected violations of this policy to the school principal or Superintendent.

**Violation**
When a principal/Superintendent has reasonable suspicion that a student has violated this policy, s/he may search the student in accordance with the district's policy on searches of students’ personal property.

Such searches shall not include referral for mandatory alcohol/drug testing.

Disciplinary sanctions will be imposed on, and additional actions may be taken (as listed below) in response to, any violation of this policy. These sanctions may include suspension or expulsion, intervention (as described below), and notification of proper authorities for prosecution. Prohibited substances will be confiscated and illegal substances will be turned over to law enforcement authorities.

**Intervention**
It is acknowledged that the public school has neither the authority nor the responsibility to make medical or health determinations regarding chemical dependency; however, when observed behavior indicates that a problem exists that may affect the student’s ability to learn or the educational climate of the school, the school has a right and a responsibility to refer the student for a formal chemical dependency diagnosis. The Superintendent shall develop a procedure for chemical dependency identification and referral for treatment.

Referral for treatment shall be a constructive not punitive action; however, use of the treatment program shall not override or prohibit the District from taking disciplinary action for violations of this policy.

The school will make a reasonable effort to cooperate with a therapy program if one is recommended for the student. The Board believes that if a student is involved in a chemical dependency program and is successfully addressing his/her harmful involvement with chemicals, s/he may continue in the regular school setting and continue to participate in any extracurricular program unless participation is in conflict with rules and regulations set forth by the Board and the North Dakota High School Activities Association and/or the student has been suspended or expelled as a result of a district policy violation.

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3 When a teacher/principal participates in a juvenile court program and receives confidential information about a student.
The school may, through the use of available resources, provide follow-up counseling and supportive assistance to those students who return after successfully completing a therapeutic regimen, realizing that the student may need assistance in dealing with other environmental factors beyond the school's control which may remain unchanged.

Confidentiality
The District shall maintain the confidentiality of students referred for counseling and chemical dependency treatment in accordance with the district's policy on counseling records.

Education
The District will teach about drugs and alcohol in an age appropriate developmentally based education and prevention program in every grade in accordance with law. This program will include information about drug and alcohol counseling and rehabilitation programs available to the students.

In addition, the District will conduct staff orientation and training on drug and alcohol prevention, including a periodic overview of this policy and its procedures for implementation. The District will also provide parent and community education on the topic of drug and alcohol prevention.

Policy Implementation
Student handbooks shall contain a statement of sanctions required concerning the possession, use, or distribution of drugs and/or alcohol.

The South Heart Public School District will review this policy and its implementation periodically to ensure that disciplinary sanctions are consistently applied and to determine the effectiveness of the program for the prevention of alcohol and other drug use/abuse.

End of South Heart School Policy FFA................................................................. Adopted: 11/11/15

STUDENT CONDUCT & DISCIPLINE
School Board Policy FF
Conduct Standards
Students will be expected to conduct themselves in a manner fitting their age level and maturity, in a manner that will not impede on the orderly conduct of district schools, and will be expected to respect the rights of others on district property, including, but not limited to, district owned/leased/chartered vehicles, at school-sponsored events, and off-campus when student conduct has or is reasonably predicted to have a substantially disruptive effect on district operations and/or the educational environment.

Disciplinary Standards
Consequences for misconduct will be fair and developmentally appropriate in light of the circumstances. The Superintendent shall develop age-appropriate disciplinary standards in consultation with principals and other applicable district personnel. In addition, the Superintendent shall develop administrative regulations to assist administrators/their designees with investigating potential conduct violations.

Disciplinary policies, procedures, and guidelines need not be identical in content district wide but must:
1. Be identical in content for all district elementary schools;
2. Be identical in content for all district middle schools;
3. Be identical in content for all district high schools.
Disciplinary Standards for Special Education Students
District employees are required to comply with the Individuals with Disabilities Education Act when responding to violations of student conduct standards by special education students.

Prohibited Disciplinary Actions
The Board recognizes that reasonable physical force may occasionally be necessary to guard the safety and well-being of students or employees or to deliver a student to an administrator's office; however, the use of corporal punishment, defined as the willful infliction of physical pain on a student, is not allowed in the South Heart Public School District. Corporal punishment does not include action taken by an employee for self-defense, protection of persons or property, obtaining possession of a weapon or other dangerous object, to quell a verbal disturbance, for the preservation of order, or pain or discomfort caused by athletic competition or recreational activities voluntarily engaged in by a student.

Complaints alleging that a district employee inflicted corporal punishment will be dealt with in accordance with school board policy on personnel complaints.

Disciplinary Authority
Regulations on disciplinary standards and investigation procedures shall delineate the degree of disciplinary authority that the District shall grant to teachers and principals.

Other school personnel shall be granted disciplinary authority by the Principal on a case-by-case basis based on the nature and scope of the employee’s duties. Personnel granted such authority shall be required to comply with this policy and any disciplinary authority limits established by regulations. Employees unauthorized to administer student discipline shall report student misconduct to the appropriate school authority.

Any district employee who acts outside the scope of his/her assigned level of disciplinary authority may be subject to disciplinary action, including but not limited to, discharge from/termination of employment in accordance with law and/or the negotiated agreement.

End of South Heart School Policy FF

EXAMPLES OF STUDENT CONDUCT VIOLATIONS
School Board Policy FF-E
Below are examples of minor, moderate, and major conduct violations. The examples are organized categorically based on their general degree of severity but shall serve as guidelines only. In accordance with student disciplinary regulations, school officials with disciplinary authority must take into account the totality circumstances associated with student misconduct before classifying and responding to it.

1. Minor student conduct violations may include, but are not limited to: tardiness, cheating, behavior that creates a slight disruption of classroom operations, failure to complete an assignment, etc.

2. Moderate student conduct violations may include, but are not limited to: use of profane or abusive language, excessive tardiness, plagiarism, cutting class, intermediate forms of insubordination, intermediate forms of disorderly conduct, habitual indolence, etc.
3. Major student conduct violations may include, but are not limited to: violations of state or federal law, violating drug/alcohol/tobacco policies, bullying, hazing, violent or threatening behavior as defined in policy, violating district prohibitions on weapons in school, violating district policy on discrimination/harassment, vandalizing school property, extreme forms of disorderly conduct, extreme forms of insubordination, extreme habitual indolence, etc.

End of South Heart School Exhibit FF-E

STUDENT CUSTODY
School Board Policy FCBD
Section I: Parent’s/Legal Guardian’s Rights at School
The South Heart Public School District assumes that both of a student’s biological or adopted parents and all other legal guardians (hereafter parents) have equal access to their child at school, play an equal role in educational decisions related to their child, and have equal access to their child’s educational record restricted only by limitations delineated in district policies and regulations that are applicable to all parents/guardians and when access/participation is reasonably predicted by the Superintendent or Principal to disrupt the educational environment. Exceptions to these assumptions exist when criteria in Section II of this policy have been satisfied.

Section II: Restricting Parent/Guardian Access and Rights
A parent is responsible for providing the District with legally binding documentation (e.g., court order) restricting parent rights. Such documentation must be current and a parent is responsible for ensuring that the documentation remains up-to-date. District personnel shall not initiate a request for or otherwise actively seek information pertaining to student custody.

The District will act in good faith to comply with the terms and restrictions of any current legally binding custody document pertaining to student custody that is provided to one of its schools. However, it shall not be responsible for validating the authenticity of such documentation or interpreting and implementing any provision that is unclear.

If a parent makes a student access request that is not addressed clearly by the legal documentation on file, the District shall notify both parents that the documentation on file is unclear, that the District needs further clarification from the court on this matter, and that the District will consult with its attorney on how to respond to the request in the interim while additional documentation is being sought by the parent(s).

Section III: Student Visitation and Release
A request by a parent to visit or otherwise access his/her child at school shall be handled in accordance with applicable district policy and rules (e.g., rules on visitors in schools, parent visits to school, phone calls at school, etc.). The District shall deny any request that the Superintendent or Principal reasonably predicts will disrupt the educational environment or any request that is prohibited by current legally binding custody documentation on file with the school.

A request by a parent to have a designee pick up or drop off his/her child shall be handled in accordance with district policies and rules governing this matter; however, the District shall deny any request that the Superintendent or Principal reasonably predicts will disrupt the educational environment or any request that is prohibited by current legally binding custody documentation on file with the school.

The District prohibits on school property exchange of children for visitation purposes (i.e., exchanges that are condition of a custody order).
**Section IV: Release of Student Educational Records**

In accordance with the Federal Educational Rights and Privacy Act (FERPA), the District shall assume that both parents have equal rights to student educational records (as established by FERPA), including the right to authorize a designee access, unless:

1. Restricted by current legally binding custody documentation on file with the school, or
2. The District is aware that a student or his/her parent is participating in domestic violence or sexual assault program. In such cases, the District should contact its legal counsel to determine if any information from the student’s educational record should be released to the requesting parent/designee.

**Section V: Responding to Parent/Guardian Disagreements**

In the event that parents engage in a custody or visitation dispute on school property, a school official, if possible, shall remove the student from the dispute to ensure the child's safety (e.g., escort the child inside the school building, move the child to the school office) and contact law enforcement.

Parent requests related to his/her child’s education shall be handled in accordance with applicable district policy except when the parent does not have authority to make such requests as stipulated in current legally binding custody documentation on file with the school. Neither parent has a fundamental right generally to direct how a public school teaches their child.

The consent of both parents is required before the District places a student on an Individual Education Program if:

1. The student’s parents are divorced or separated, and
2. Both have the right to make educational decisions on behalf of their child as stipulated in legally binding custody documentation on file with the school.

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End of South Heart School Policy FCBD

Adopted: 3/9/16

**STUDENT DRESS CODE**

School Board Policy FFH

The Board encourages students to use sound judgment in dress and grooming. While attention seeking devices in dress and grooming are discouraged, students shall not be prevented from attending school or a school-sponsored activity because of appearance if style, fashion, or taste is the sole criterion for such action.

**Prohibitions**

The District prohibits the following articles of clothing or decoration at school-sponsored functions and/or on school property. Clothing/decoration that:

1. Is reasonably likely to substantially disrupt the educational environment;
2. Poses a health or safety risk;
3. Is destructive to school property and/or causes excessive maintenance problems;
4. Is intended to identify the student as a member of a gang;
5. Promotes illegal activities and/or the use of tobacco or alcohol.

The administration will make reasonable efforts to notify students of these rules. Each building principal shall develop a procedure for handling and disciplining students in violation of these rules.

While the school administration may require students participating in physical education classes to wear certain apparel which meets reasonable health and safety standards as established by the Board, they may not prescribe a specific brand that students must buy.
SOUTH HEART HIGH SCHOOL DRESS CODE

Personal appearance directly affects students’ pride in the school; therefore, dress should be comfortable and appropriate for the learning environment. Student clothing should not be disruptive to the educational process or constitute a threat to the safety and health of the students and others. South Heart School wants to help students prepare for the business and social world; dressing appropriately is part of this education.

1. All shirts, sweaters, blouses, tops and dresses must meet the following conditions:
   a. Not expose the midriff or lower back while standing or sitting.
   b. Must not be see through, low-cut as to reveal cleavage, strapless or backless or have low-cut armholes.
   c. Straps covering shoulders must be at least 1” in width.

2. Appropriate clothing length (shorts, skirts, dresses, etc) will be measured by wearer’s fingertips resting above the bottom of the clothing when wearer stands with arms at his/her sides.

3. Pants/shorts are unacceptable if sagging or worn below the waist in manner that allows undergarments or bare skin to show. If low-cut pants/shorts etc. are worn, a top that completely covers the midriff/back area must be worn.

4. All clothes must fit so that undergarments are not visible

5. Written or pictorial messages on clothing, jewelry, book bags, notebooks, etc, are not allowed if they are vulgar or suggestive, interpreted as “gang” apparel, belittle any race, religion, nationality or gender, or promote tobacco, alcohol or illicit drugs. Chains which are removable from clothing are not permitted to be worn.

6. Pajamas, slippers or other loungewear are not appropriate for school.

7. Headgear or gloves are not to be worn.

Exceptions to the dress code for special occasions may be granted with pre-approval of the administration.

If the school administration determines that a student’s personal appearance or dress violates the dress code, the student shall be given the opportunity to correct the problem at school. If not corrected, the student may be assigned to in-school suspension for the remainder of the day or until complying with the dress code. Repeated offenses may result in more serious disciplinary actions.
STUDENT INTERROGATIONS
School Board Policy FGCC
General Provisions
For all action permitted by this policy and/or law, it is the responsibility of law enforcement officials, not district employees, to assure compliance with procedural and constitutional safeguards.

Police Interviews
Police do not have a right to interview a student on school property or remove students from school property for purposes of an interview. Administrators shall encourage law enforcement to schedule interviews with students at times when students are not under the district’s jurisdiction. When such scheduling is not feasible as determined by the building principal or Superintendent, the building principal or Superintendent shall allow an on campus interview of a student so long as the following criteria is met:
1. The officer is properly identified.
2. Parents are notified and provide consent. When an attempt to notify a parent is made and s/he cannot be reached, the law enforcement official shall be required to make alternative arrangements with the student/parent to conduct the interview off campus. If the student’s parent is the suspect of a crime and the subject of the law enforcement interview, this requirement may be waived. In such cases, administration shall inform the student of his/her right to decline an interview by law enforcement. If an investigation of an offense focuses upon the child as the person who committed the offense, any statement of the child must be made in the presence of that child’s parent, guardian, or custodian, or in their absence, in the presence of an attorney.
3. If the parent or guardian cannot be present, then a school official should sit in the conference in the parent’s stead except when a student is the subject of a law enforcement investigation.
4. Students shall not be subject to coercion or illegal restraint.
5. Students shall not be removed from school property without proper legal documentation as delineated below.

Police Officer’s Rights
In all of the situations listed below, efforts should be made to minimize embarrassment or loss of class time for the student. The office of the Superintendent/Principal should be notified immediately when any of the actions listed below has occurred.
1. **Right to Take into Custody:** Police officers, counselors of the juvenile court, or other authorized law enforcement officials have the right to enter the school to take a student into custody or to make a lawful arrest of a student, provided the officer displays either an order signed by a judge of the juvenile court authorizing the taking of the student into custody, or to display a warrant for the student's arrest. If the student is arrested and/or taken into custody at a school, the school officials should make every effort to notify the parents immediately.
2. **Right to Serve Subpoena in School:** While police officers have the legal right to serve a subpoena at school, the serving officials should be strongly urged to serve these subpoenas at the home of the student whenever possible.

Interviews of Students by Officials of Other Agencies
When the Department of Human Services or an officer acting on the agency’s behalf requests to interview a student as part of a child/abuse neglect investigation, the building principal shall:
1. Verify that the purpose of the interview is to investigate child abuse/neglect;
2. Require that the interviewer identify him/herself;
3. Allow a student to be interviewed if the student is the subject of, sibling of, or living with a child the subject of abuse/neglect;
4. School staff shall not share information related to a child abuse investigation with the public or the child’s parents.
STUDENT ORGANIZATIONS
School Board Policy FEE
Recognition of School-Sponsored Student Organizations
School-sponsored student organizations function to enhance the participants’ educational experience and supplement the course materials within the educational program of the schools. The activities of these organizations should bear a clear relationship to the regular curriculum. The Superintendent shall develop further criteria and a procedure for approving school-sponsored student organizations.
Membership in school-sponsored student organizations shall be voluntary and shall be open to and limited to all students currently enrolled in the school and home-schooled students living in the District. Membership shall be granted in a nondiscriminatory manner, consistent with the district’s nondiscrimination policy; however, organizations may establish qualifications based on gender only where necessary to preserve the health, safety, or welfare of students, or where gender is a bona fide and integral qualification for the activities of the organization. These organizations may also establish academic qualifications for membership where necessarily related to the purposes of the organization.

Non-Curricular Student Led Groups
Students are not permitted to organize and conduct non-curriculum-related meetings on school property.

Faculty Supervision
School-sponsored student organizations shall be sponsored and supervised by one or more members of the school faculty, approved by the principal. Faculty sponsors shall participate in the supervision and direction of all activities of the organization and shall attend all meetings.

Compliance with Law and Policy
Student organizations shall not engage in any activity that is contrary to law, district policy or school rules; which disrupts or clearly threatens to disrupt the orderly operation of the school; or which would adversely affect the health, safety, or welfare of any students or staff members.

School-sponsored student organizations shall comply with the purchasing policy of the District and may not extend the credit of the District. Failure to comply with these provisions shall be grounds for revocation of recognition.

Meetings
All meetings held on school grounds by student groups shall be held in accordance with the district’s facility use regulations developed by the Superintendent. Non-school sponsored groups meeting on school grounds shall also comply with the district’s non-curricular use of school facilities policy.

STUDENT RECORDS
South Heart School keeps a permanent record folder for each student registered in the district which contains their scholastic records, attendance, and health records under their legal name. Please keep your address, phone number, and emergency contacts current.
STUDENT USE OF PERSONAL TECHNOLOGY
School Board Policy FFI
Definitions
For the purposes of this policy:

- **Inappropriate content** is defined as content that:
  a. Violates a district student conduct policy;
  b. Attacks ethnicity, race, religion, or other legally protected status;
  c. Promotes violence, terrorism, or other illegal activities including, but not limited to, tobacco, drug, and/or alcohol use by minors;
  d. Is obscene or pornographic as defined by community standards;
  e. Is reasonably forecasted to materially or substantially disrupt the educational environment;
  f. Poses a direct threat to the physical safety of the school population.
  g. Infringes on the rights of others, such as (but not limited to) material that is potentially libelous or invades an individual's privacy.
  h. Personal technology is defined as a device that is not owned by the District, is in the possession of a student, and contains one or more of the following features:
    i. Has the capability to connect to one or more networks including but not limited to, a cellular network, Internet, Ethernet, and/or Bluetooth
    j. Has a digital camera and/or video recording device
    k. Has a microphone
    l. Has data storage capability
    m. Has an operating system and/or the capability of running software, apps, and/or electronic games.

- **School property** is defined as all property owned or leased by the District, school buses, and other district-owned or contracted vehicles.

Prohibitions
The South Heart School District prohibits students from using personal technology as follows:
1. Students are prohibited from using personal technology to violate a student conduct policy including, but not limited to, policies on cheating and bullying while on school property or at a school-sponsored event.
2. Students are prohibited from using personal technology to photograph or video record inappropriate content and/or transmit inappropriate content while on school property and/or participating in school-sponsored events.
3. Students are prohibited from displaying and/or using personal technology in areas where there is a reasonable expectation of privacy on school property and at school-sponsored events. Students are also strongly discouraged from possessing personal technology in areas where there is a reasonable expectation of privacy on school property and at school-sponsored events.
4. Students are prohibited from using personal technology to compromise district networks or access confidential material on district networks. The District may also take disciplinary action against a student who has used personal technology to engage in hacking, trolling, accessing or transmitting inappropriate material, spamming, sending viruses, and/or engaging in illegal or other inappropriate activity while on school property or participating in school-sponsored activity.
5. Students are prohibited from using personal technology disruptively or in a manner that potentially compromises the safety of others on district property and during school activities.
6. To ensure safety and efficiency, students may be prohibited from using personal technology between classes in district hallways, when entering and exiting district transportation, and when required to be in line for activities such as, but not limited to, recess and lunch.

Classroom Use
Elementary classroom teachers may prohibit possession and/or use of personal technology in the classroom. Middle and high school classroom teachers may prohibit possession and/or use of personal technology in the classroom.

Use During the School Day Outside Classroom
Elementary students are prohibited from using personal technology during lunch and recess unless granted an exception by the building principal.

Middle school and high school principals shall establish rules regarding student use of personal technology during lunch, break periods, and study hall.

Disciplinary Consequences & Confiscation
Students in violation of any portion of this policy will be subject to disciplinary procedures in accordance with the district’s student conduct policies. In addition, teachers may confiscate personal technology when a student is reasonably suspected of using it to violate this policy or classroom rules. Teachers may keep the personal technology until the end of class or turn it over to the building principal for further action. Teachers shall make this determination based on the severity of the suspected offense. Under no circumstances shall a teacher or ancillary staff member search personal technology.

The building principal shall determine how long to keep confiscated personal technology based on the following criteria:
1. The nature of the offense; if illegal activity is suspected, the administrator shall contact law enforcement and the Superintendent and retain the device until further directed by law enforcement or the Superintendent.
2. If the confiscate item is a phone, the principal should consider if the student walks or drives to and from school and potential safety considerations associated with not having the phone in the student’s possession.
3. Other considerations of significance based on the nature of the device confiscated and the student’s disciplinary history.

Searches of Personal Technology
The building principal or Superintendent is authorized to search student personal technology only when s/he has credible, specific, and timely reason to believe that the device contains evidence of wrongdoing by a student or potential harm to self or others. Only areas of the device reasonably related to the purpose of the search will be subject to a search (e.g., if a student is texting inappropriate photos, only the device’s text messages will be searched). The building principal and Superintendent are authorized to contact legal counsel to help determine the appropriate scope of the search.

If the building principal or Superintendent suspects or finds that a student’s personal technology contains content that violates NDCC 12.1-27.1-03.3 or other laws, s/he shall contact law enforcement. Under no circumstances shall school officials download or transfer sexually explicit content from a student’s personal technology. Law enforcement, including school resource officers, must have probable cause to search the device, preferably in the form of a search warrant.
Exceptions
The Superintendent and/or his/her designee is authorized to make exceptions to the prohibitions set forth in this policy for health, safety, or emergency reasons, for students in attendance as active members of a volunteer firefighting organization or volunteer emergency medical service organization, and when use of electronic devices is provided for in a student’s Individualized Education Program (IEP).

South Heart School Cell Phones/Personal Electronic Devices
1. Upon entering the classroom, students are required to place their personal electronic devices in the classroom’s designated area. Students’ may be granted permission by the classroom teacher to use their personal electronic devices for educational purposes only.
2. Times before or after the regular school day, passing times between class periods, or during lunch, students are allowed to appropriately use as defined by school board policy.

STUDENT VEHICLES ON SCHOOL PROPERTY
School Board Policy FFJ
Use of school roads and parking lots is a privilege extended to students by the Board. Each building Principal shall establish rules related to the forms of student transportation permitted on school property, the parameters of their use, consequences for misuse, and traffic safety. At a minimum, students shall be expected to observe all driving, safety, and noise control ordinances and/or laws.

The District will coordinate with the local police department in order to help ensure traffic safety coverage on and around school property.

Searches of Vehicles
When student vehicles are parked on school property, the school retains the authority to inspect the interior of a vehicle when a school official has reasonable suspicion that the vehicle contains illegal or unauthorized materials. Such inspections shall be conducted in accordance with the district’s policy on searches of students’ personnel property.

Prohibition on Use for Errands
Students shall not be sent on school errands with cars, unless permission has been granted by the Administration and student’s parent/guardian.

South Heart High School Driving/Parking
a. Students may not drive around during School hours unless granted permission by the administration.
b. Students must wait for all route busses to leave the school parking area before leaving.
c. Student that do not comply to the above rules may face disciplinary actions including but not limited to, turning in vehicle keys to the office or loss of the privilege of parking on school grounds.
Students are not to park in designated staff parking areas.
SUSPENSION AND EXPULSION
School Board Policy FFK
Definitions
For the purposes of this policy:

- **School property** is defined as all land within the perimeter of the school site and all school buildings, structures, facilities, and school vehicles, including those owned and leased by the District, and the site of any school-sponsored activity.

- **Suspension** includes in-school suspension from classes as well as out-of-school exclusion from school classes, buildings, grounds, and activities.

Suspension/Expulsion Authority
The Board hereby delegates to the Superintendent and each principal the authority to deal with disciplinary problems in his/her school, including suspension and recommendation for expulsion of a student. Suspension shall not be imposed beyond the maximum duration permitted by law.

The Board designates the Superintendent to serve as the hearing officer for expulsion hearings unless not qualified to serve as defined in board regulations. In such cases, the Board shall appoint an alternative hearing officer. The hearing officer may expel a student for conduct that violates this policy after providing notice and a hearing as set forth in board regulations. When the hearing officer is someone other than the South Heart Public School Board, the student may seek a review of the hearing officer's expulsion decision by the Board based on the record of the hearing.

Expulsion shall not be imposed beyond the maximum duration permitted by law.

Conduct Subject to Suspension/Expulsion
Conduct, including but not limited to the following, exhibited while on school grounds, during a school-sponsored activity, or during a school-related activity is subject to suspension or expulsion:

1. Causing or attempting to cause damage to school property or stealing or attempting to steal school property of value;
2. Causing or attempting to cause damage to private property or stealing or attempting to steal private property;
3. Causing or attempting to cause physical injury to another person except in self-defense;
4. Possessing or transmitting any firearms, knives, explosives, or other dangerous objects or weapons;
5. Possessing, using, transmitting, or being under the influence of any narcotic drug, hallucinogenic drug, amphetamine, barbiturate, marijuana, alcoholic beverage, or intoxicant of any kind;
6. Disobedience or defiance of proper authority;
7. Behavior that is detrimental to the welfare, safety, or morals of other students;
8. Truancy;
9. Offensive and vulgar language when it is obscene, defamatory, or inciteful to violence and disruptive of the educational process;
10. Threats of violence, bomb threats, or threats of injury to individuals or property;
11. Any student behavior that is detrimental or disruptive to the educational process, as determined by the principal.
Copies of these rules shall be posted in a prominent place in each school and shall be published in student handbooks.

**Suspension or Expulsion of Students with Disabilities**
Suspension or expulsion of students with disabilities must comply with the provisions of the Individuals with Disabilities Education Act.

The District is not required to refer a regular education student who has been suspended or expelled for violation of school rules and/or district policy for special education assessment and evaluation to determine if such a student might have a disability. A suspended regular education student is not entitled to reinstatement to classroom and campus privileges pending any assessment and evaluation that is to be made during the term of the student's suspension.

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**TOBACCO FREE SCHOOL AND WORKPLACE**
**NORTH DAKOTA’S COMPREHENSIVE MODEL SCHOOL POLICY FOR TOBACCO USE**

School Board Policy ABBA

**Definitions**
For purposes of this policy, *tobacco* is defined to include any product that contains tobacco, is manufactured from tobacco, contains nicotine, e-cigarettes, and other electronic smoking devices. This excludes any FDA-approved nicotine replacement therapy.

**Rationale for Regulating Possession & Use**
The health hazards of tobacco use have been well established. This policy is established to:
1. Reduce the high incidence of tobacco use in North Dakota.
2. Protect the health and safety of all students, employees, and the general public.
3. Set a non-tobacco-use example by adults.

Tobacco use is the leading cause of preventable death and disability in North Dakota. To support and model a healthy lifestyle for our students, the South Heart Public School Board establishes the following tobacco-free policy.

**Use & Possession Prohibitions**
1. **Students:** Possession and/or use of tobacco products by students on district property, in district vehicles, and at school-sponsored events (whether on or off district property) is prohibited at all times.

2. **Staff/Visitors:** The use of tobacco products by all school employees and visitors on district property, in district vehicles, and at school-sponsored events (whether on or off district property) is prohibited.
   
   This policy includes all events sponsored by the school and all events on school property that are not sponsored by, or associated with, the school.

3. **Additional:** The District will not allow advertising of tobacco products in school buildings, on school property, at school functions, on district property, or in any school publications. This includes clothing that advertises tobacco products.

   The District will not accept any gifts (such as curriculum, book covers, speakers, etc.) or funds from the tobacco industry.
Communicating to Students, Staff, & Public
This policy will be printed in employee and the student handbooks. The District shall comply with all smoking prohibition posting requirements in NDCC 23-12-10.4 and post such notices in other highly visible places in all district schools and property, such as, but not limited to: school playgrounds, athletic fields and school-sponsored events (on district property). Parents will be sent notification in writing, and the local media will be asked to communicate this tobacco-free policy communitywide.

Responsibility for Violations
All individuals on the district’s premises share in the responsibility for adhering to and enforcing this policy. The Superintendent shall develop regulations for the enforcement and implementation of this policy.

Tobacco Cessation Services
Individuals requesting assistance with tobacco cessation services will be referred to NDQuits, the North Dakota Department of Health multi-media tobacco cessation program. This is a free cessation service provided to citizens of North Dakota.

End of South Heart School Policy ABBA ................................................................. Adopted: 1/13/16

VIOLENT & THREATENING BEHAVIOR
School Board Policy ACE
Threatening Behavior
A true threat is a statement made orally, in writing, or using another medium that would be perceived by a reasonable person to be a serious expression of intent to harm, commit assault, or damage school property.

Reporting
Any student or employee who has knowledge of a threat shall report it to the building principal or Superintendent. Failure to report a known threat may result in disciplinary consequences up to and including suspension for students and termination of employment for staff in accordance with policy, law, and, when applicable, the negotiated agreement.

Threat Assessment
Upon receipt of a threat report, the building principal shall contact the Superintendent. The Superintendent shall determine if the report constitutes a true threat as defined above and if, given the nature of the threat, it should be handled internally or turned over to law enforcement. The Superintendent shall make these determinations based on, but not limited to, the following criteria:
1. The detail, specificity, context, and content of the threat;
2. The amount of disruption the threat has caused or may cause to the educational environment;
3. Whether or not the Superintendent can identify the source of the threat; anonymous threats may be turned over to law enforcement;
4. When the source of the threat can be identified, the Superintendent shall consider, to the extent possible, the individual’s:
   a. State of mind;
   b. Relationship with peers;
   c. Age;
   d. Domestic life;
   e. Ability to carry out the threat (e.g., access to weapons);
   f. Past behavior.
5. If any laws have been violated;
6. The identity and potential motives of the individual reporting the threat.

The threat assessment may involve interviews with district staff, students, and parents. The Superintendent may, in accordance with the Family Educational Rights and Privacy Act and other applicable records laws, release threat assessment findings to law enforcement when deemed necessary.

When law enforcement and/or the Superintendent, having considered the totality of the facts obtained through the threat assessment, verifies that a threat is true, the District shall take necessary and timely measures to safeguard students, staff, and district property.

**Disciplinary Consequences for Threatening Behavior**

1. **Regular Education Students**: A student who is found to have made a true threat will be subject to disciplinary measures, including, but not limited to suspension and/or expulsion. When deemed to be a necessary safety precaution, the District may require alternative placement or appoint supervision during the periods of suspension and/or expulsion for threatening behavior.

2. **Special Education Students**: Special education students found to have made a true threat will be disciplined in accordance with applicable policies and laws pertaining to the discipline of special education students.

3. **Staff**: Employees found to have made a true threat shall be subject to disciplinary consequences up to and including termination of employment in accordance with policy, law, and, when applicable, the negotiated agreement.

Students and employees may also be subject to the filing of criminal charges and/or referred to counseling services for treatment.

**Violent Behavior**

The District prohibits all acts of violence and aggression, including, but not limited to, possession of a weapon or dangerous instrument, physical assault, vandalism of district property, stalking, gang affiliation and/or activity, or terrorist acts. Violators of this policy shall be subject to disciplinary consequences, determined by the seriousness of the act, including, but not limited to, expulsion for students, discharge for employees, and exclusion from school premises in accordance with applicable policy and law. In addition, the District may take legal action against the perpetrator.

Students and employees may also be subject to the filing of criminal charges and/or referred to counseling services for treatment.

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End of South Heart School Policy ACE ................................................................. Adopted: 1/13/16