ARLINGTON HIGH SCHOOL
1157 Route 55 • LaGrangeville, NY, 12540 • (845) 486-4860

STUDENT HANDBOOK
2018/2019
(CHANGES HIGHLIGHTED IN RED)
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WELCOME TO ARLINGTON HIGH SCHOOL
As you embark upon another year of formal education, either as a new student here or a returning one, we urge you to take full advantage of the many opportunities available to you in your classes and in the extra-curricular activity program. We are proud of our school and its many outstanding accomplishments. It is our joint responsibility to see that these standards of excellence continue to prevail in the future. From the many learning experiences to which you will be exposed, it is our hope and expectation that you will be well prepared to assume your daily and future responsibilities in our complex society. Welcome to a new year at Arlington High School, a year we hope will be challenging and rewarding to all.

Sincerely,

Arlington Administration
Mr. Paul M. Fanuele Executive Principal
Todd Richard 2022 House Principal
Mrs. Lynn LeFevre 2019 House Principal
Mrs. Hilary Roberto 2020 House Principal
Mr. Richard Carroll 2021 House Principal
Mr. Juan Zucchero 2022 Assistant Principal
Ms. Jeanne Desire 2019 Associate Principal
Mr. John Timm 2020 Assistant Principal
Mr. Brian Hogaboom 2021 Assistant Principal

MISSION STATEMENT
The Arlington Central School District mission is to empower all students to be self-directed, lifelong learners, who willingly contribute to their community, and lead passionate and purposeful lives.

HOUSE PLAN
The administrative structure at Arlington High School is based upon a house plan. Each cohort (determined by year of entry into high school) is assigned a House Principal and an Assistant Principal. The idea is to have administrators follow a class for all four years at Arlington High School. Each class is fully incorporated into the house plan and will have administrators, guidance counselors, a social worker and a school psychologist who will be dedicated to that class throughout the entire four years of high school.

HIGH SCHOOL TIME SCHEDULE
7:20 Building opens for student arrivals
7:25 Warning Bell
7:30 - 8:16 Period 1
8:20 - 9:06 Period 2
9:10 - 10:01 Period 3 and announcements; homeroom business and opening exercises; attendance taken

10:06 - 10:52 Period 4
10:57 - 11:43 Period 5
11:48 - 12:34 Period 6
12:39 - 1:25 Period 7
1:29 - 2:15 Period 8

A warning tone will sound one minute before each period begins. For example, at 8:19 a tone sounds.

ROTATING TIME SCHEDULE A-B-C-D DAYS
A rotating time schedule is designed to provide flexibility in student scheduling. Most students will have one period designated as A or B (days) to accommodate P.E. classes. Other students may have additional periods designated as C or D (days) to provide class time for various lab classes. Each morning, opening announcements will include identification of A-B-C-D days.

BUS SCHEDULE
7:15 - 7:25 am Bus Arrival
2:19 - 2:22 pm Bus Departure
3:25 pm Activity Bus Departure (Mon. – Thurs.)
NO SPORTS BUS THIS YEAR.

TELEPHONE NUMBERS
Main Office 486-4860
Superintendent’s Office 486-4460
Business Office 486-4450
Transportation Department 486-4955

ARLINGTON HIGH SCHOOL HISTORY
From 1920 to 1961 our district was known as the Arlington Union Free School District, Number 7. When the district was formed, there were two school buildings, one on College Avenue and the other on Davis Avenue. At that time, only one year of high school work was offered. In 1922 the course was expanded to two years, and in 1924 the district offered three years of high school work.

The Arlington High School was granted a charter as a six-year high school in 1926, and its first commencement was held in that year with nine pupils graduating. At that time classes were held in the building where the A. S. May Elementary School is now located. In 1934, a new high school was erected near the junction of Routes 44 and 55, with additions being made in 1940 and 1953 to accommodate the increasing number of students. At the time of the latter addition a separate Junior High School was established in the north end of the building.

On July 1, 1951, the new Arlington Central School District #1 was formed. In 1959 the District voted to build a new high school at Freedom Plains. This building was occupied by grades 10-12 in September 1961. In 1967, space to
accommodate 500 more students was added making the present capacity 1500 students.

In 1979, the Arlington District was reorganized to accommodate a declining enrollment in elementary schools coupled with overcrowding in the high school. The former LaGrange Junior High School on Stringham Road became a part of the Arlington High School which is now a four year high school, grades 9-12. The building on route 55 was designated Arlington High School, North Campus and the former LaGrange Junior High was designated Arlington High School, South Campus. The old high school building is now occupied by the Arlington Middle School grades 6-8.

In September 1998 the new addition to Arlington High School opened allowing all 9-12 students to be situated on one site off Route 55. The former South Campus on Stringham Road became Lagrange Middle School for grades 6-8. The former Titusville Middle School opened as an intermediate school for grades 3, 4, 5 and Overlook Elementary School became a K-2 center.

In 2006 the campus was expanded further to include 40 new classrooms, a new TV studio, new science labs, an updated auditorium, and a cafeteria was added for the seniors. This expansion was added onto the school's south end of the 1100s. Additional classrooms, two gymnasiums and a new science lab/aquarium were also added to the west end of the school.

In 2014 Arlington Middle School was closed and the building went on to be used as the new site for Arthur S. May Elementary School.

SCHOOL COLORS
When Arlington High School was established, the uniforms of the Firemen, which were maroon and gold, were borrowed for a school function. Later, through a vote of the student body, maroon and gold were adopted as our permanent school colors.

TEAM NAME
In 1961 the G.O. conducted a contest to select a nickname for the athletic teams. “The Admirals” was the selected name.

TEAM MASCOT
In July 2004, the AHS student body selected “Admiral Al” as the team mascot.

SCHOOL SEAL
Years ago a contest was conducted to secure a school emblem. Two symbols were selected, and these, mounted together, made up the insignia: a lamp, which signified wisdom, and a book, which represented the book of knowledge. To these symbols an anchor was later added. It was from this last addition that the school yearbook took its title, “Anchors”.

SCHOOL RING
With the idea of establishing a traditional ring for Arlington High School, the student body in 1959 voted to adopt such a ring. The design incorporated symbols of scholastic and athletic activities of the school.

THE REGENTS BILL OF RIGHTS FOR CHILDREN
A Statement of Principles and Goals
I. All children have the right to a healthy, secure, nurturing infancy and early childhood.
II. All children have the right to live in circumstances which permit healthy intellectual, emotional, physical, and moral development.
III. All children have the right to a free, sound, basic education.
IV. Each child has the right to an education appropriate for his or her individual needs.
V. All children have the right to an education which respects their culture, race, socioeconomic background, and the language of their home.
VI. All children have the right to schools and educational programs which are effective.
VII. All children have the right to educational programs which prepare them for jobs, for college, for responsible family life, and for citizenship in a self-governing society.
VIII. All children have the right to pursue their education without fear.
IX. All children have the right to the resources needed to secure their educational rights.
X. All children are entitled to an education which involves responsibilities as well as rights.

EQUAL OPPORTUNITY
Non-discrimination on the basis of Sex, Age, Handicapping Condition, Race, Color, Religion, Sexual Orientation, National Origin or Veteran Status

The Arlington Central School District does not discriminate on the basis of sex, age, handicapping condition, race, color, religion, sexual orientation, national origin, or veteran status in the education programs or activities which it operates. This policy of non-discrimination includes the following areas: recruitment and appointment of employees; employment pay and benefits; counseling services for students; access by students to educational programs, course offerings and student activities.

The District official responsible for the coordination of activities relating to compliance with Title IX is the Assistant Superintendent for Human Resources, and for Section 504 and Public Law 95-256 is the Assistant Superintendent for Pupil Personnel Services, Central Administration Office, 144
Todd Hill Road, LaGrangeville, NY 12540, telephone number 486-4460. These officials will provide information, including complaint procedures, to any student or employee who feels that his/her rights under Title IX, Section 504, or Public Law 95-256 may have been violated by the District or its officials.

ARLINGTON SCHOOL GUIDELINES GOVERNING SCHOOL DISTRIBUTION MATERIALS

Whereas, the public school program is designed to meet the physical, social, intellectual and esthetic needs of the students, the Arlington School District welcomes the interest and assistance of parents, students and community members in fulfilling these objectives.

Whereas, school principals are charged with the responsibility of administering the orderly operation of the education process used to achieve these goals, the distribution of all materials in any of the schools, requires the authorization of the building principal.

The following procedures will serve as guidelines for the distribution of such materials:

1. A copy of the materials will be submitted to the principal for review with the understanding that a definite, brief period of time will be specified for review. The principal may appoint a committee to assist on the review.
2. A statement of purpose, the name and address of any sponsoring organizations, and the name, address, and phone number of a specific person responsible for the publication and distribution of the materials must accompany the request.
3. If, after review, authorization for distribution is given, a suitable time and place for such distribution will be established by the principal.
4. If, after the opinion of the principal, the material will interfere with the proper and orderly operation and discipline of the school, or will cause violence or disorder, or will be so offensive to the reasonable sensibilities of any racial, religious, or ethnic group, permission for its distribution shall be denied. Distribution of publications whose purpose is to further personal or organizational monetary gain shall be denied unless the publication is associated with a school sponsored drive. The principal shall notify the petitioner of the reason for denial of permission.
5. Approval for distribution of materials to all, or substantially all of the grade levels of the District also requires prior approval of the superintendent.

VISITORS

All persons not enrolled at Arlington High School, who have legitimate reasons to visit, must request permission and if granted, must sign in and out at the reception booth in the main lobby. Upon showing identification, a temporary visitor pass will be issued which must be displayed by that person at all times while visiting in the building. Any unauthorized visitor will be penalized under the terms of Section 240.35 of the Penal Law. Visitors must apply in writing or by phone to an Administrator at least 24 hours in advance for permission. All visitors must sign in and out of the building at the reception area. Persons with infants and/or small children are discouraged from social visiting during school hours.

OPEN HOUSE

Our annual Open House program will be held on the first Thursday in the month of October. The purpose of this program is to establish a close relationship between parents and the school. It also serves as an opportunity for parents to see our building, to meet the teachers, and to see many interesting exhibits prepared by the students. All parents and other interested individuals are urged to make a practice of attending our annual Open House.

“NO SCHOOL” ANNOUNCEMENT/SCHOOL MESSENGER

Announcements on stations:

“AM” WKIP-1450; WEOK-1390; WHVV-950; WBNR-1260
“FM” WPDH-101.5; WCZX-97.7; WSPK-104.7; WHUD-100.7; WRWD-107.3; WRNQ-92.1; WBPM-92.9

Information may also be found on the district website: www.arlingtonschools.org
www.cancellations.com

The Arlington Central School District is now using the SchoolMessenger callout service. We will be using SchoolMessenger to phone you about student absences, school closings, delays and early dismissals, and to remind you about school activities and important dates. This communication tool will also be used in the event of an emergency. A message describing the event or providing specific instructions can be created and sent within minutes of its occurrence.

This dynamic tool is not intended to replace, but rather to enhance our current modes of communication. We will continue to keep you informed of important information through letters and on the district and school websites. Information about school closings and delays will still be available on local radio stations.

EMPLOYMENT CERTIFICATES (WORKING PAPERS)

Types:

- Student Employment Certificate (Non factory, 14 & 15 years of age)
- Student Employment Certificate (General 16 & 17 years of age)
- Farm Work Permit (14 & 15 years of age)
- Newspaper Carrier Certificate (12-18 years of age)
A standard employment certificate and a vacation work permit are currently active for 2 years.

**Students who wish to work must:**
1. Obtain an application blank from the Health Office. This must be signed by the parent.
2. Have a physical examination by the school doctor or family physician.
3. Return to the Health Office the signed application form and record of physician’s examination, including social security number.

A working certificate will then be issued, legally allowing the student to work within the guidelines which apply to the particular work permit issued. Further information may be obtained from the Health Office personnel.

**SEXUAL HARASSMENT**
The Board of Education is committed to safeguarding the right of all members of the school district community to an educational and work environment that is free from all forms of sexual harassment. To this end, the Board prohibits all forms of sexual harassment on school grounds, school buses and at all school-sponsored activities, programs and events including those that take place at locations outside the District. Sexual harassment does not only depend upon the offender’s intention but also upon how the target perceives the behavior or is affected by it. The Board recognizes that sexual harassment can originate from a person of either sex against a person of the opposite or same sex, and from peers as well as supervisors.

Therefore, the Board prohibits all unwelcome behaviors of a sexual nature, which are either designed to extort sexual favors, or which have the purpose or effect of creating an intimidating, hostile, or offensive environment. The Board also prohibits any retaliatory behavior against complainants or any witnesses.

In order for the Board to effectively enforce this policy and to take prompt corrective measures it is essential that all victims of sexual harassment and persons with knowledge of sexual harassment report the harassment immediately. The District will promptly investigate all complaints of sexual harassment, formal or informal, verbal or written. To the extent possible, all complaints will be treated in a confidential manner. Limited disclosure may be necessary to complete a thorough investigation.

If, after appropriate investigation, the District finds a violation of this policy, prompt corrective action will be taken in accordance with the applicable collective bargaining agreement, District policy and state law.

The Superintendent of Schools is directed to develop and implement specific procedures on reporting, investigating and remedying allegations of sexual harassment. In addition, training programs, for example workshops, shall be designed to avoid sexual harassment. Such procedures are to be consistent with any applicable provisions contained in the District’s collective bargaining agreement and the state laws.

This policy shall be posted in a prominent place in each District facility and shall also be published in student registration materials, students, parent and employee handbooks, and other appropriate school publications.

**GUIDANCE DEPARTMENT & PUPIL PERSONNEL**
Good mental health is important as physical health to our quality of life. Stress, relationship problems, and other concerns can interfere with learning, and teens need skills to cope with life’s challenges.

GUIDANCE COUNSELORS, SCHOOL SOCIAL WORKERS AND SCHOOL PSYCHOLOGIST are very accessible and work to enhance the academic, behavioral, and interpersonal outcomes of students. They provide individual counseling to address students’ academic, social, or emotional needs. They help support parents and teachers in their efforts to help students use positive behavior and achieve their best. They help deal with any immediate crisis, and bridge the gap between school and community agencies.

**THE MARKING SYSTEM**
The scholastic grading system is on a percentage basis at Arlington High School.

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<th>Grade</th>
<th>Percentage</th>
<th>Description</th>
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<td>90 - 100%</td>
<td>Superior</td>
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<tr>
<td>85 - 89%</td>
<td>Above Average</td>
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<tr>
<td>75 - 84%</td>
<td>Average</td>
<td></td>
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<tr>
<td>65 - 74%</td>
<td>Below Average</td>
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<tr>
<td>64% and Lower</td>
<td>Failure</td>
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**CLASS RANK**
An index system is used to determine class rank. Alternative credit will not be included in class rank. Each course is assigned a factor which is listed with the course description. The index for class rank purposes is determined by the formula:

\[
\text{INDEX} = \text{sum of (grade x credit x factor)} \text{ for each course}
\]

The general guideline for determining the factor for a course is as follows:

**LEVEL**
- Advanced Placement (AP) ..................................10
- Honors (H) ....................................................9
- College Prep/Regents Level (R) ..........................8
- School Level/Trial Regents (T) ...........................7

**REQUIREMENTS FOR CLASS MEMBERSHIP**
A student must have a certain number of scholastic credits (not including physical education) in order to be considered a member of the class. Required credits are as follows:

- **Freshman** - Enrolled in 9th grade, taking 5 or more courses
- **Sophomore** - 5 credits
- **Junior** - 9 credits
- **Senior** - Carrying enough credits to be eligible for graduation in June

**CONDITIONS FOR PASS/FAIL OPTION**

1. All high school students are eligible to select designated available pass/fail electives. The option is restricted to one course per semester not including P.E. and a maximum of one unit of credit per year. Pass/fail electives will be compiled on an annual basis from recommendation of each department. These recommendations will then be subject to the approval of the principal. The deadline for selecting the pass/fail option is one week prior to the last day of the first marking period of that course.

2. Once a student selects the pass/fail option, no numerical grade will be given for report cards or permanent record cards. The student will fulfill all the requirements of the course and grades will be maintained by the instructor. Grades will be reported only as P (passing) or F (failing).

3. It will be the responsibility of the student to file a form signed by a parent or guardian authorizing the student to enroll in a course on a pass/fail basis. The form must be filed in duplicate (one for the Guidance Office files and one for the classroom teacher), on or before one week prior to the last day of the first marking period of that course.

**REPORT CARDS**

1. Report cards are issued four times during the year.
2. The mark entered on the card at the end of each report period is the student's average for that marking period only, for class work and tests.
3. The final mark entered on the permanent record will be the combination of the four marking period grades (4/5) and the final exam (1/5).
4. The report card sent home at the end of the year will show the class average, the final examination mark, and the average for the year.
5. If, through absence, a student has not completed the work for the report period, “Inc.” (incomplete) will be given. If the work is not satisfactorily made up within a 5 week period, the incomplete will become a failure.
6. A student must complete a final examination for the course in order to receive credit.

**MUSIC & CHORAL LESSONS**

Students in instructional music and chorus will be scheduled for small-group instruction on a rotating schedule. Students are expected to notify the classroom teacher the day before a scheduled music lesson. Students are responsible for all class work and homework, including PE participation, assigned or due on the day of the lesson. Students will be excused from lessons by the music teacher if a major test is being given. If a classroom teacher wishes a student to remain in class due to extenuating circumstances, or if the student is in danger of failing the course, or if there is a special presentation that cannot be made up, the music teacher will also excuse the student from the lesson. It shall be the student's responsibility to obtain written verification of attendance from the classroom teacher and to present it to the music teacher.

**SUMMER SCHOOL**

Summer school opportunities are available for students. Applications may be secured in the Guidance Office. Since the Arlington School District runs the summer school program, tuition is paid for repeat courses by our school district with Arlington students paying a minimal registration fee. In order to be eligible to attend, a student must have been in regular daily attendance (this includes Phys. Ed.) through the last day of class, must have completed a final examination and must have shown effort in the course. A summer school driving program is conducted at Arlington High School under the direction of the summer school principal.

Each student should plan to arrange a minimum of one conference each year with a guidance counselor. Counselors are ready and willing to discuss a variety of problems including those which are educational, personal, work-related or financial in nature.

**PARENT-TEACHER CONFERENCES**

Parents are urged to confer with teachers regarding the educational progress of their son or daughter. Teachers may be contacted by calling 486-4860.
SCHEDULE CHANGES
Students’ schedules are planned in consultation with the Guidance Department and changes should be requested only after serious consideration and with parental approval. Students are to remain in and report to all classes until proper written authorization for a drop or change has been completed by the Guidance Office. Failure to do so may result in disciplinary action. Students will not be permitted to drop a course after the first of May, each year.

APPLICATION FOR EARLY GRADUATION
Request for early graduation may be made for graduating at the end of the junior year or middle of senior year. In considering requests for early graduation, attention will be given to the student’s grades, performance in school, and future plans. Parental/Guardian permission will be required. Students are to discuss such a request with their guidance counselor. The final decision on whether to grant permission or not will be made by the principal, after consultation with the student’s guidance counselor. No student will be considered a candidate for early graduation until his/her application is approved by the principal.

REGENTS EXAMINATIONS
During the examination weeks, Regents examinations are given in designated subjects. These examinations are prepared by the New York State Board of Regents and are given simultaneously in all New York State high schools. The passing grade is 65%.

The granting of credit for Regents courses of study involves class attendance, homework assignments, quizzes, tests, and other activities, as well as the Regents examination that is administered at the end of the course. When deciding whether or not a student has satisfactorily completed a Regents course of study and is entitled to a unit of credit, the student’s performance will be evaluated on all of these activities. The granting of credit will not be based solely on the Regents examination score. The final course grade will be derived by averaging the four marking period grades (4/5) with the final exam grade (1/5).

COLLEGE BOARD
School Code Number
The school code number of Arlington High School is 334620. This is also referred to as the C.E.E.B. code, College Board and A.C.T. code.

PSAT-NMSQT (Preliminary SAT/National Merit Scholarship Qualifying Test)
The PSAT will be given at AHS on Saturday, October 13, 2018. It is recommended that juniors take this test. Information and registration forms will be available in early October in most junior English classes and the Guidance Offices.

College Board SAT I and SAT II Tests
SAT I and SAT II tests are required by many colleges in their admissions evaluation process.

SAT I: Reasoning tests that measures students’ verbal and mathematical reasoning abilities.

SAT II: Subject tests measure students’ knowledge or skills and their ability to apply that knowledge in particular subject areas. The tests fall into five general areas: English, Social Studies, Mathematics, Sciences and Foreign Languages.

Arlington High School administers SAT I and SAT II tests in November, December, January, May and June. The test center code for AHS is 33770. Registration forms and test descriptions are available in the Guidance Offices. For the 2016-2017 school year, the College Board’s schedule of test dates and registration deadline is:

<table>
<thead>
<tr>
<th>SAT Test Date</th>
<th>Registration Deadline</th>
</tr>
</thead>
<tbody>
<tr>
<td>August 25, 2018</td>
<td>July 27, 2018</td>
</tr>
<tr>
<td>*October 6, 2018</td>
<td>September 7, 2018</td>
</tr>
<tr>
<td>November 3, 2018</td>
<td>October 5, 2018</td>
</tr>
<tr>
<td>December 1, 2018</td>
<td>November 2, 2018</td>
</tr>
<tr>
<td>*March 9, 2019</td>
<td>February 8, 2019</td>
</tr>
<tr>
<td>May 4, 2019</td>
<td>April 5, 2019</td>
</tr>
<tr>
<td>June 1, 2019</td>
<td>May 3, 2019</td>
</tr>
</tbody>
</table>

American College Test (ACT)
The ACT is offered three times at Arlington High School in October, April and June, and at approximately 2,000 test centers in the country. You may contact the Guidance Offices for more specific information, advice and registration information. The test center code for AHS is 215240.

<table>
<thead>
<tr>
<th>ACT Test Date</th>
<th>Registration Deadline</th>
</tr>
</thead>
<tbody>
<tr>
<td>*September 8, 2018</td>
<td>August 10, 2018</td>
</tr>
<tr>
<td>October 27, 2018</td>
<td>September 28, 2018</td>
</tr>
<tr>
<td>*December 8, 2018</td>
<td>November 2, 2018</td>
</tr>
<tr>
<td>April 13, 2019</td>
<td>March 8, 2019</td>
</tr>
<tr>
<td>June 8, 2019</td>
<td>May 3, 2019</td>
</tr>
</tbody>
</table>

*Not administered at Arlington High School
+ No Subject Tests Given on this date. SAT Reasoning test only.

It is Arlington High School procedure to note college placement scores (SAT I, SAT II, ACT) on a transcript.

COLLEGE AND CAREER INFORMATION CENTER
Information regarding colleges and careers is available in the Guidance Offices and library. The library houses the College and Career Information Center, which has extensive
information regarding careers, two and four year colleges, technical and business schools, financial aid resources and Armed Services opportunities. The GIS (Guidance Information System) can also be used to assist students in the decision making process regarding future goals.

Please check the Guidance website for Financial Aid Night and other Guidance programs.

WITHDRAWING FROM SCHOOL PERMANENTLY

When a student plans to leave school permanently, a parent or guardian must come to the school and sign a withdrawal permit, clearly stating parental approval for the student to withdraw. The student will then be given a checklist which must be presented to each of the student’s teachers. The teacher will initial the slip indicating awareness of the student’s intent to withdraw from school and that all books and materials have been returned.

ARLINGTON HIGH SCHOOL POLICIES & PROCEDURES

ANNOUNCEMENTS

Students who wish to have an announcement made over the public address system must write the announcement on the form provided by the Main Office, date it, and have it signed by a member of the faculty. The announcement, which should be as brief as possible, must then be submitted to the Main Office by 7:15 A. M. on the day it is to be read. Announcements should not include long lists of names of students.

Special announcements by other than the regular announcer must have an administrator’s approval in advance. Students are responsible for listening carefully to all information announced daily. If announcements are missed, a copy will be available each day in the Main Office. Announcements will run over the Arlington Broadcast Channel.

ATTENDANCE PHILOSOPHY

The learning experiences that take place in the classroom environment are considered to be a meaningful and essential part of the educational process. Absences and tardiness tend to disrupt the continuity of the instructional program and the time lost from class is irretrievable, particularly in terms of opportunity for interaction and exchange of ideas between students and teachers. Therefore, classroom attendance is considered to be an integral part of the student’s course of study. Students are expected to attend all their classes.

ATTENDANCE AND GRADES

Grades earned in any course shall reflect the student’s achievement and daily attendance as well as the fulfillment of other academic requirements as may be established by the department and announced by the teacher.

ABSENCE AND TARDINESS

When a student is absent or tardy, the school must obtain a signed affidavit (commonly called an “excuse” or “note”) from the parent or guardian showing (1) the student's full name, (2) days and dates absent from school, and (3) the reason for absence or tardiness. When tardy, the expected arrival time to school is to be stated in the excuse note. This excuse is a legal document which must be kept on file for three years and can be admitted in court as documentary evidence. This excuse is to be presented to the Attendance Office in the case of an absence immediately upon entering the school. Upon receipt of the excuse, an admit pass will be issued to the student which must be shown to their First Period teacher. Failure to present a written excuse note, signed by a parent or guardian, following an absence or tardiness will result in the absence or tardiness being recorded as a truancy at the time of entry into school. A forty-eight hour grace period will be allowed for students who fail to present a written excuse note on the day of tardiness or return to school from an absence. At the end of the aforementioned grace period, a tardy or an absence not verified as legal by a properly signed excuse note will remain recorded in school records as an unexcused tardiness or unexcused absence.

Disciplinary procedures may be as follows: one detention for each instance of unexcused tardiness or ISS for chronic unexcused tardiness. One day ISS for each day of unexcused absence (truancy) and/or other measures as deemed appropriate by the school for chronic truancy.

Students who are tardy to school or who are returning from an absence must report to the Attendance Office with or without their written excuse note, immediately upon entering the building. Failure to do so and instead reporting directly to class may result in the student being assigned either after school detention or ISS (In School Suspension). Those students who are tardy to school with no note will need to bring in a note within 48 hours to avoid being assigned an after-school detention. Student must also have a written note brought to the Attendance Office in order to receive permission to leave school early.

Excused absences are as follows:

1) Personal illness
2) Serious illness or death in the immediate family
3) Impassable roads or weather making travel unsafe
4) Religious observance
5) Doctor’s appointment which cannot be arranged for any other time
6) Special educational activities requested by the parents and approved by the building Principal
7) Approved school-sponsored trips
8) Required court attendance
9) Quarantine
Any other absence is considered unexcused, such as “visiting,” “away,” “vacation,” “shopping,” “needed at home,” “caring for baby,” “work,” “no shoes,” “overslept,” “car trouble,” etc. Each absence must be accounted for. It is the parent’s/guardian’s responsibility to notify the office on the morning of the absence. A written excuse signed by parent or guardian is required for early departure or for admission following any absences. Such excuse should contain the reason and date of absence.

TRUANCY/CUTTING/ABSENCE FROM CLASS
Students who are truant from school or absent from a class with or without excuse (cutting) are responsible for all work missed. Furthermore, students who intentionally absent themselves from an examination or quiz without legal permission or excuse, with the knowledge that the examination was to be given, need not be afforded the opportunity of a make-up exam. Students may receive a grade of zero on any test or quiz missed due to truancy or cutting. Unexcused absences from class or study hall may result in after school detention or ISS.

Additional consequences for infractions listed below for seniors may be revocation of permission to:
1) Leave campus for nearby business centers during lunch period
2) Park on school property
3) To be excused from study hall and/or to report late to school for first classes beginning later in the day.

BICYCLE USE – STUDENTS
During the school day bicycles may be used on school grounds only for direct transportation between home, school and work. It is expected that each student will secure their bicycle with a lock.

BUS TRANSPORTATION & PROCEDURES
Pupils who live beyond reasonable walking distance from the school are transported to and from school on School District owned and operated buses.

The transportation department makes every effort to set up bus routes to serve the pupils as efficiently and safely as possible. Since buses cannot stop safely on hills and curves or at each pupil’s house, the pupils are asked to walk to a bus stop. Students should be on time at the designated school bus stop and should wait until the bus comes to a complete stop before attempting to enter. **STUDENTS SHOULD BE PREPARED TO SHOW THEIR IDENTIFICATION CARD TO THE DRIVER AT ANY TIME UPON REQUEST.**

While on the bus, students should remember that loud talking and laughing could divert the driver’s attention and make safe driving difficult. Horseplay is not permitted around or on the school bus. Riding a school bus is a privilege, not a right.

Follow these rules and retain the privilege:
1) Observe the same conduct as in the classroom.
2) Be courteous. Use no profane language.
3) Do not eat or drink on the bus.
4) Keep the bus clean.
5) Cooperate with the driver.
6) Do not smoke.
7) Do not be destructive.
8) Stay in your seat.
9) Keep head, hands and feet inside the bus.
10) Follow the driver’s instructions. Remember the bus driver is authorized to assign seats.
11) In accordance with NY State law, failure to abide by transportation rules may result in suspension of bus-riding privileges.

ACTIVITY PROCEDURE
1) Students who are to ride an after school activity bus shall present an authorized activity bus pass to the bus driver.
2) Team members shall receive a “seasonal” bus pass from their coach once final rosters are established.
3) Students staying after school on a day-to-day basis shall obtain an activity bus pass from their teacher or advisor.
4) Staying after school for administrative detention shall be issued an activity bus pass by the detention supervisor.
5) Students staying after school for library use are to obtain an activity bus pass from a member of the library staff under the following conditions:
   a. All students must sign in at the circulation desk upon entering the library.
   b. Students arriving in the library after 2:20 P.M. shall be required to have a teacher-issued pass to enter the library.
   c. Students shall be required to sign out when leaving the library.
6) Students who require a daily activity bus pass yet failed to make arrangements with their respective teacher may receive one at the West House Office. Students must sign-in before receiving an authorized activity bus pass from the secretary.
7) Students who “forgot” or “lost” their authorized daily or sport-membership pass will not be denied transportation. However, they will be required to sign-in with the bus driver after showing positive identification, and their name will be forwarded to their House Office.

ACTIVITY BUS PASS
There is a daily activity bus Monday-Thursday at 3:25 pm. Students who wish to take the 3:25 activity bus must present an activity bus pass to the bus driver. After school bus passes shall be in three categories as follows:
1) **DAILY ACTIVITY BUS PASS** which shall be used for students who are staying after school for a specific reason other than a membership on an interscholastic sports team. Valid reasons may be as follows:

   a. *To see a teacher* for extra help, make-up exam, tutoring, discussion, etc. with the pass issued by the teacher.
   b. *Library use* with a pass issued by the librarian.
   c. *Detention* with a pass issued by the detention supervisor.
   d. *Other* with the pass issued be a teacher or by signing-up in the West House Office with the pass issued by the secretary.

2) **BOCES AFTERNOON BUS PASS** will be used exclusively by P.M. BOCES students and will be issued in their House Office.

   Only students who stay for a school-sanctioned activity may take advantage of late buses. There will be no activity buses on Friday afternoons. In addition, there will be no 4:45 bus throughout the year.

3) **SPECIAL BUS PASSES**

   Students desiring to ride a bus other than their regular assigned bus should obtain a special pass for the Main Office by presenting a written request signed by a parent or guardian. To allow time for verification of written requests, students are expected to present their request note before homeroom or if not feasible, early in the school day.

   **CAFETERIAS**

   During periods 4 through 7 a “type A” hot lunch is provided along with food court items. A la carte service is provided. Lunches brought from home must be eaten in the cafeteria. Students are not permitted to take food out of the cafeteria for any reason unless they have a pass signed by an administrator.

   All students are expected to show proper courtesy and respect to each other and to the supervisors and cafeteria personnel at all times. Normal dining room rules will apply.

   Cafeteria supervisors reserve the right to make specific seat and table assignments where it is deemed necessary for the preservation of good dining room conditions.

   Only seniors may leave school grounds for lunch with written permission from parents which must be on file in the house office. Students who have permission on file will be granted a pass. Departure and return must be via sidewalks, not across the lawn. No students are permitted to drive off grounds for lunch.

   Card playing of any kind or the playing of chance is prohibited in the cafeterias and on school grounds. Students are not to gamble or take part in any game or activity that could be interpreted as gambling while in the cafeterias or on school grounds.

   Students may use iPods in cafeterias. Their use may not be disruptive. **DISRUPTIVE USE IS WITHIN THE DISCRETION OF STAFF MEMBERS.**

   Students should be prepared to show their school I.D. card to any teacher or monitor who so requests. Students are not to sit on radiators, ventilation units or window sills in the lunch rooms.

   Good student behavior in the Cafeterias is expected at all times. Disruptive or discourteous behavior will result in disciplinary action appropriate to the offense, which may include loss of cafeteria privilege, detention or suspension from school.

   **CARE OF SCHOOL AND GROUNDS**

   Eating should be done only in the cafeteria. Students are not permitted to take food or beverage from the cafeteria or bring cafeteria food or beverage into the classrooms without a pass from an administrator. Students are prohibited from having beverages in the halls or classrooms regardless of where they were purchased. This rule is not intended to prohibit the carrying of a closed bag lunch to or from a hall locker or to the cafeteria.

   The walls, desks, doors, lockers, floors, windows, etc. should be kept free from marks. **Authorization is to be obtained from an administrator before any and all posters may be displayed.** Students not complying with this section will be subject to disciplinary measures. No posters should be attached to painted walls and only masking tape should be used elsewhere.

   Waste paper should be deposited in the containers provided. Recyclable material(s) should be deposited in the recycling boxes provided.

   Snowballs are not to be thrown on the school grounds. This is a dangerous practice that frequently results in destruction of property and serious injury. Students who throw snowballs on school grounds may be suspended.

   Knives and other sharp objects capable of causing destructive damage to property or injury to people, which also serve no useful purpose in a school setting, may not be brought on buses or to school.

   Students responsible for damaging school property will be required to pay for repair and/or replacement costs.
Students are not to climb on the roof, both for personal safety reasons and to avoid costly damage to roofing surfaces. If students lose a ball or Frisbee or other object on the roof, they should report it to the head custodian who will remove the item as time permits.

COMMUNITY VOLUNTEER SERVICE PROGRAM
The CVS program encourages students to use their free time to benefit the school district and the community. Students participate in practical learning and teaching experiences that capitalize on, or help identify their own interests and talents, while providing much needed help for other students, teachers, and community organizations.

The types of volunteer placements currently available throughout the school district are: classroom assistants; office and department assistants; tutors and note takers for students, and assistants for handicapped or Special Education students. In the community, volunteers have participated in programs at the Freedom Plains Nursery School, volunteer fire departments, nursing homes, various hospitals, libraries, and other service organizations.

Credit for CVS is available at the rate of 1/2 unit for 150 hours of documented participation, and 1 unit for 300 hours. One CVS hour equals one clock hour (60 minutes). In order to obtain CVS credit, three things are required:

1) A self-evaluation form to be handed in at the end of each semester,
2) Submission of an evaluation form by the supervising teacher or community sponsor, and
3) Submission of a teacher/sponsor-approved log documenting hours spent and service performed.

All three criteria will be evaluated by the CVS Director to determine the awarding of credit. Students must apply for the CVS program by filling out the proper application form. Failure to apply will result in credit denial.

Students who wish to participate in the CVS program may do so before their school day starts, after their classes are finished, or during the school day when they have unassigned periods. Credit may also be given for approved volunteer work done after school or on weekends from September through June. Credit is awarded only during the academic school year; no credit is given for summer volunteering.

Requirements of CVS volunteers include the maintenance of good academic standing, parental and guidance approval for participation, and, once they have committed themselves to volunteer placements, the demonstration of commitment.

COMMENCEMENT, HONOR AND PRIZE AWARDS
Numerous honor and prize awards are given at the annual commencement exercises. Awards and prizes are presented for outstanding accomplishments. Such awards cover almost every phase of our educational system and have been established through the generosity of individuals and organizations.

HONOR KEYS
Honor keys are awarded to eligible students in the spring of their senior year. The key represents an average of 85 or higher as computed in January of the senior year. The students with the highest and second highest index are named valedictorian and salutatorian of the graduating class.

PRINCIPAL’S LIST AND HONOR ROLL
The purpose of the Principal’s List and Honor Roll is to acknowledge all students whose academic achievement merits recognition and to encourage and motivate students to put forth their best effort. The criteria for selection are listed below.

Principal’s List
1. Average from 95-100 (grades are not rounded for Principal’s List)
2. No grade below 85 in any class
3. No minimum number of classes must be taken
4. An incomplete in any class disqualifies a student for one Marking period
5. No F’s in any pass/fail class
6. Students must be passing physical education
7. A students will have numerical grades for physical education that factor into their GPA

Honor Roll
1. Average from 85-94
2. No grade below 80 in any class
3. No minimum number of classes must be taken
4. An incomplete in any class disqualifies a student for one marking period
5. No F’s in any pass/fail class
6. Students must be passing physical education
7. Students in grades 9-11 will have numerical grades for physical education that factor into their GPA

DANCES AND SOCIAL FUNCTIONS
1) A minimum of two faculty members must be present to share responsibility and supervision.
2) Student chairpersons and faculty advisors should discuss arrangements with an administrator at least 30 days before the event.
3) Unless otherwise stated, one member of each couple attending the dance must be a current student at Arlington High School.
4) Reservations must be made in advance. Tickets will not be sold at the door.
5) Lists of out-of-school guests must be approved by an administrator.
6) Student chairperson and ticket chairperson should keep a list of the number of tickets and to whom they were sold. These student chairpersons are personally responsible for enforcement of the rules concerning attendance.

7) A student and a faculty member must check tickets at the door.

8) A police officer should direct traffic and assist with supervision.

9) Guests who leave the dance will not be allowed to return. This rule is strictly enforced.

10) All decorations and equipment must be removed before the beginning of the next school day.

11) Permission to use the kitchen must be secured from a building administrator and the cafeteria manager.

12) Permission for use of spotlights and other electrical equipment should be secured from the audio/visual department.

13) Students are expected to be suitably dressed.

14) To be eligible for participation in dances and social functions, students must be in regular attendance throughout the school year. Students who have received more than two (2) suspensions in a given year may not participate. Furthermore, students who have also demonstrated their inability to cooperate and obey rules, either in school or at previous dances or social functions, will jeopardize their opportunity to attend. A review for exceptional cases may be conducted by an administrator in cooperation with teacher or advisor personnel.

**DISMISSAL PROCEDURES – LEAVING SCHOOL GROUNDS**

To enhance personal safety of students, the following procedures are in effect.

1. **FOR BUS RIDERS:** All students are to wait on the curb until the arriving bus comes to a full stop before attempting to board the bus.

2. **FOR WALKERS AND BIKE RIDERS:** No student shall leave the grounds before the last bus departs. Bridges and roadways are too narrow for walker and bike rider safety. Student walkers are reminded to obey Vehicle and Traffic Law #1156, which states that, when no sidewalk is provided, pedestrians must walk on the left side of the roadway or its shoulder, facing traffic, upon the approach of any vehicle, shall move as far left as is practical.

3. **FOR VEHICLE DRIVERS:** Drivers shall be permitted to leave before the buses, except when the buses begin to depart; drivers must yield the right of way to the buses. Drivers may not exceed the 5 mile per hour speed limit.

4. **FOR STUDENTS PICKED UP BY PRIVATE AUTOMOBILE:** Students are to be picked up only in designated areas. Students are not to be on or near the main roadways.

**EARLY DISMISSAL**

It is possible to be excused from classes for a medical or dental appointment, or other approved purposes. In these cases the student should bring a note requesting early dismissal from school. **All notes for early dismissal must be submitted to the Attendance Office prior to the start of period one (1).** The note should include the full name of the student, phone numbers where a parent or guardian can be reached, time to be excused, destination, and full name of the parent or guardian signing the note. Before leaving the building the student **MUST** sign the early departure register at the Attendance Office. **A properly signed note is required prior to release. Phone calls will not be honored in place of a note.**

**ETHICS STATEMENT**

**ARLINGTON HIGH SCHOOL COMPUTER NETWORK**

The Arlington High School Computer Network (AHSCN) is a system of separate computers that are linked together to allow all Arlington High School students to have easier access to more sophisticated technology. Each student, as a user of the AHSCN, should understand the responsibilities involved in the use and operation of the network.

The AHSCN is intended to be used principally for school related activities. Non-school activities that require the use of the AHSCN must receive the EXPRESS PRIOR APPROVAL from one of the teaching staff members responsible for the AHSCN. School personnel who oversee the various AHSCN terminals will have the initial responsibility to insure approval prior to the student being allowed access to the network.

**Each student user is considered to have given passive consent with all policies of the ACSD regarding proper use of the network.** Each student must then adhere to the rules and guidelines. A student’s failure to abide by the rules, regulations, procedures and terms of the District will result in the forfeiture of that student’s user rights as well as other possible penalties, i.e. suspension from using AHSCN, school administrative disciplinary action and/or the direct financial obligation for repairing or correcting damage caused by the student to the Arlington High School Computer Network hardware or software.

**FIRE AND EMERGENCY DRILLS**

Fire drills are an important exercise practiced in our school to help insure the safety of students in case of an emergency. All windows and doors must be closed. Directions for leaving the building will be given by each teacher to each of their classes. Pupils line up in double file and leave the room remaining in lines and moving rapidly without running to their proper location on the grounds.
Without exception, all persons should leave the building. Physically handicapped students should step out of line and follow the last class out. No one is to return to the building until the all-clear bell has sounded with three (3) distinct long rings.

There shall be absolutely no talking from the time the gong sounds until all students return to their rooms. The fire drill is not over until the students have returned to their rooms; therefore, strict order must be maintained while lines are passing into and out of the building.

**HALL & LAVATORY PASSES**

A pass is required to be in the halls during class time. Students in study hall who desire to visit a teacher must obtain a pass in advance from that teacher. Upon completion of the visit, the student is to return to the study hall with the bottom section of the hall pass completed.

Students who have a legitimate need to be in the halls during class periods on a regular basis may obtain an application for a permanent pass from one of the house offices. Permanent passes must be signed by a teacher and an administrator.

A permanent pass is not to be used for permanent excuse from study hall. For this purpose, a schedule change request should be filed in the Guidance Office and the teacher, with whom the student is to be during study hall time, must sign the schedule change form and assume responsibility for attendance of the student.

**A SENIOR WALK-OFF PASS IS NOT A HALL PASS AND SHALL NOT BE USED AS SUCH.**

**Lavatory Passes:**
The maximum time allowed for lavatory privileges is five minutes, under normal circumstances. Only one female and one male student should be allowed out at a time. Students using this privilege during their study hall are to use the nearest lavatory on the same floor where the study hall is located. Students are to sign a sheet indicating departure time, destination and returning time.

While in the hallways/ in transit from one location to another during non-passing time, a student must wear their ID cards, may be asked their names by staff, along with what class they are coming from and where they are going.

**HEALTH OFFICE**
The primary goal of the school nurse is to work with students to improve their health and health knowledge through procedures and services.

**Health Appraisal Procedures:**
1. Periodic physical examinations, athletic examinations and other special examinations. Each student in grade 10 is required to have a physical examination by either his family physician or the school physician.
2. Annual screening of vision and hearing with interpretation and referral to medical specialists.
3. Your school nurse can advise you in determining conditions which may require medical or dental care.

**Illness and Emergency Care Providers:**
1. Necessary first-aid is given for sickness or injuries that happen in school. If you are injured at school, the school nurse will notify your parent.
2. If you become ill in school and it is necessary for you to return home, your parents will be notified. Your parent must report to the Health Office to sign you out of school.
3. The school nurse, according to the New York State Education Law, may not give treatments, change dressings, or treat injuries that happened at home.

**Medication Procedures:**
1. Education law prohibits the school nurse from administering medication unless under the written direction of an attending physician. Medication applies to “over the counter” as well as to prescribed drugs.
2. Students are not permitted to bring medication to school. However, if medication is prescribed by a physician to be taken during school hours, the parent must bring the medication to the school nurse, along with written instructions from the physician. The medication will remain in the Health Office.
3. Unused medication, unless picked up by a parent, will be disposed of at the end of the school year.

**Related Health Care Services:**
The Health Office arranges immunizations clinics, offers information concerning clinics available in the county, and communicates with clinics and agencies regarding health problems and disabilities.

**Parent Consultation Services:**
Your parents are welcome to call at any time and speak with the nurse concerning your health, or to call for an appointment for a conference.

**IDENTIFICATION CARDS**
Students will be issued an identification card which must be worn at all times while on campus. The card must be replaced at the student’s expense. At the time that I.D. pictures are taken, students will have the option of purchasing enlargements of the I.D. picture if they wish. The I.D. picture is also used in the school yearbook.
*Please note the new procedures for student identification card follows:

**Arlington High School ID Procedures**

As part of Arlington High School’s continuing efforts to provide a safe learning environment, everyone, including students, will be required to wear their school photo identification badge. IDs will be worn on a lanyard around the neck or on a clip above the waist while on campus beginning with the 2018-19 school year. Having all students and staff wear their identification cards will make it easier to identify individuals who are legitimately in the building. During an emergency situation, it will help school staff account for all students more easily. Students and staff will be able to greet each other by name which will help everyone feel more included in the AHS community.

The Photo ID badges are color coded by grade. AHS will provide two sets of ID badges and one lanyard. One set of badges will be handed out during the first days of school; the second set with an updated picture will be handed out in late October.

**Student ID Card Color Codes**

<table>
<thead>
<tr>
<th>Color</th>
<th>Grades</th>
<th>House of</th>
<th>Office</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gray</td>
<td>Freshmen</td>
<td>House of 2022</td>
<td>East Office</td>
</tr>
<tr>
<td>Black</td>
<td>Sophomores</td>
<td>House of 2021</td>
<td>Central Office</td>
</tr>
<tr>
<td>Gold</td>
<td>Juniors</td>
<td>House of 2020</td>
<td>South Office</td>
</tr>
<tr>
<td>Maroon</td>
<td>Seniors</td>
<td>House of 2019</td>
<td>West Office</td>
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<tr>
<td>*Blue</td>
<td>Seniors</td>
<td>House of 2019</td>
<td>West Office</td>
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<td></td>
<td>*Walk off pass (for those eligible)</td>
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- The ID must be worn around the neck using the breakaway school issued lanyard.
- Your picture and name must be visible while on campus.
- You will need your ID for all aspects of campus life.
  - Bus, cafeteria, classroom, hallways, offices, events, etc.
- If you forget your ID, you must get a one day temporary ID from your period 1 teacher. If you are late to school and forget your ID, you must obtain a temporary ID from the front desk. You must sign the "I Forgot My ID Log" prior to your pass being written.
  - If you forget your ID three times during the semester, your parent/guardian will be contacted. If you forget your ID 4 or more times, you will be referred to your House Office and consequences will be issued.
  - You are expected to bring your ID card when you return to school the following day.
- If your ID is lost or damaged, you must buy your replacement ID during your lunch period from your House Office.
  - ID cards-$5.00
  - Lanyard-$2.00
- Badges may not be loaned, transferred or altered in any manner.
- Students who fail to comply with the safety expectations of the ID badge procedures will be subject to consequences.

**LIBRARY**

The library is the school’s center for reference, independent study and pleasure reading. The collection’s chief aim is to support the curriculum. However, students will find ample material to pursue most interests and to meet recreational needs.

The library has an automated catalog as well as networked CD-ROM products for reference. Students may access newspapers, periodicals, encyclopedias and databases. Some of these databases and the online catalog may be accessed from networked classroom computers. Internet access is provided for students with school accounts.

The Arlington High School Library Media Center is open for students during and after the school day. Students should sign up in the morning and then come directly to the library for their study period. Lunch passes are also available each morning. Students eat lunch first and then come to the library. Seniors may use the library during any free period. The library is open after school on Mondays, Tuesdays and Fridays until 3:10 pm., and on Wednesdays and Thursdays until 8:30 pm.

**LOCKERS**

School lockers, desks and other such equipment are not the private property of students but the property of the school District, and as such may be opened and subject to inspection from time to time by school officials.

**HALL LOCKERS**

Students are assigned lockers in the hall for books and clothing. Each locker is equipped with a lock, with a combination which should be memorized by the student. Locker combinations are private information and are not to be shared with other students. Improperly operating locks should be reported to the WAPO immediately. While every effort will be made to protect the property stored in the lockers, the school does not assume responsibility for lost or stolen articles. Students should avoid using lockers between classes to the extent possible since stopping at lockers impedes the flow of hall traffic. Students are to use only the locker assigned to them. Sharing an unassigned locker is not permitted.
GYM LOCKERS
Hall lockers are to be used as the only appropriate place to store gym clothing on a daily basis. Gym clothing should be brought to the gym area and stored in a small gym locker. Full or ½ size lockers are to be used during class time only and may not be used for storage on a permanent basis. Students who use full or half size lockers for permanent storage may have their lock cut off and the clothes will be removed.

It is a requirement of the school and the responsibility of the individual students to secure personal belongings in their gym locker with their own lock. While every effort will be made to protect the property stored in the lockers, the school does not assume responsibility for lost or stolen articles. DO NOT BRING VALUABLES OR LARGE SUMS OF CASH TO SCHOOL. If this cannot be avoided, ask your Physical Education teacher or the athletic secretary (Room 1245) to lock up these valuables during class. The P.E. locker rooms will be locked during the period. Students who need to enter the locker room during the period should go to the nearest hall monitor to gain access to this area.

Students who play on team sports will be assigned a special full-sized “team locker” for storage of required sport-related equipment. Students participating in a team sport will be issued a school lock for their team locker. This lock should be used during that sport’s season only and returned to the coach at the completion of the season. Locks that are not issued by the school will be removed. The team locker rooms are not to be used during the school day. The team locker rooms will be opened prior to period 1, and then will be locked until the end of period 8. Students participating in sports are still required to abide by the other requirements pertaining to the use of regular gym lockers during physical education class time.

USE OF GYM LOCKER ROOMS
Use of the locker room (including the bathroom and shower room) is only for students who need to change clothes for physical activity either for gym class or after-school sports. NO ONE is to go into the locker room for any other reason unless permission to do so has been obtained from a physical education staff member or from an administrator immediately prior to entering the locker room. Students in the locker room without proper authorization are subject to administrative discipline.

INTERSCHOLASTIC SPORTS
Arlington High School offers a wide range of interscholastic and intramural athletics to meet the needs and interests of all students. The following varsity sports are included in our athletic program: football, basketball, cross country, track, winter track, wrestling, crew, soccer, tennis, field hockey, volleyball, softball, baseball, lacrosse, swimming and golf. In order to give the younger students an opportunity to develop their interests and skills in athletic activities, junior varsity and freshman teams are organized. These teams carry on a regular schedule of games.

Arlington is a member of the N.Y.S.P.H.S.A.A. Section One, Conference I - League C. The league sponsors many sports programs: baseball, basketball, cross country, football, golf, gymnastics, soccer, softball, tennis, track, volleyball, lacrosse and wrestling.

ELIGIBILITY RULES FOR INTERSCHOLASTIC ATHLETICS
To be eligible for interscholastic athletics a pupil must:
1) Meet the requirements for academic eligibility.
2) Pass a physical examination by the school physician.
3) Be between the ages of 14 and 19 (If he attains the age 19 on or after September 1st, he may continue to participate during that school year in all school sports).
4) Be a bona fide student of the High School and taking at least four courses including physical education.
5) Be eligible for only four years in any sport.
6) Be in regular attendance 80% of the school time.
7) Be enrolled in grades 9-12.
8) Have enrolled in school during the first fifteen school days of the semester or be a bona fide transfer.
9) A student who is suspended from school shall not participate in any sport until readmitted to classes.
10) Eligibility rules may be subject to review.

ATHLETIC INSURANCE
The high school attempts through the Pupil Benefits Plan, to give financial assistance to injured athletic squad members requiring medical attention. Payment for these medical services is made according to a definite scale on file in the Superintendent’s Office. The school does not assume any financial responsibility beyond the limits of this insurance policy. This is an excess coverage, non-profit plan, for use only over and above the student’s own family insurance coverage.

ATHLETIC AWARDS
Varsity letters may be awarded to team members who participate on interscholastic teams, adhere to training rules, and are in good academic standing. Junior Varsity and Freshman awards are made to eligible members of those teams. Managers of all Varsity teams will receive a varsity award.

ATHLETIC AND CO-CURRICULAR/ACADEMIC ELIGIBILITY POLICY
The Arlington Central School District believes that participation in interscholastic athletics and co-curricular
activities is one of the many opportunities that should be afforded to students. It provides students with the opportunity to develop self-confidence, a sense of teamwork, leadership skills, and commitment. Studies have shown that, overall, student-athletes and students who are actively engaged in the life of their school perform better academically.

Nevertheless, academics must be the focus of any educational program. Therefore, to be academically eligible to participate in athletics or the co-curricular activities listed below; students must not be failing more than one class and must maintain an overall marking period average of 70%. Furthermore, student-athletes must be passing physical education and must maintain full-time student status (must be taking at least three academic classes and Physical Education). Academic eligibility is determined at the beginning of a co-curricular program and is subject to review throughout the duration of that program. The students’ grades will be checked at the 5 and 10-week marks throughout the school year. For fall activities commencing in August or September, the course final averages from the previous school year will be utilized. Exceptions to this rule include:

- Incoming freshman to the high school are given a "clean-slate".
- Incoming transfer students are given one marking period to determine their status.
- Students taking summer school courses to change their status and become eligible for fall activities.

If a student is determined to be academically ineligible, the designated administrator will contact the student, parent, and coach/director/advisor. The student may continue to be a member of that activity and practice, but may not participate in games, competitions, or performances until he/she regains full academic eligibility status.

To be reinstated to full academic eligibility status, ineligible students must attend the after school study station or attend extra help with his/her teachers a minimum of two days per week. In addition, students must obtain eligibility progress forms, have his/her academic teachers complete the forms, and return the forms to the designated administrator at the end of two weeks for review and possible reinstatement.

All Arlington athletic teams, as well as co-curricular programs which are competitive in nature, are subject to the eligibility policy. Co-curricular programs include: Drama/School Musical, Marching Band, Winter Guard, Color Guard, Step Team, Debate Club (competing members), Math League, Science Olympiad, FBLA (competing members), Jazz Machine, FCCLA (competing members).

**LOITERING ABOUT SCHOOL GROUNDS**

Any person not the parent or legal guardian of a student in regular attendance at our school who loiters in or about any school buildings or grounds without written permission from the principal, custodian, or other person in charge thereof, or in violation of posted rules and regulations governing the use thereof, shall be guilty of disorderly conduct (Section 240.6 of the Penal Code).

Students are not to loiter in classrooms, hallways or on school grounds before their first scheduled activity of the day or after their last scheduled activity.

The school may not be used as a social gathering place for students who are not scheduled to be there. Students who persist in loitering in the building or on campus at times when they are not scheduled to be there will face possible suspension from school.

**NATIONAL HONOR SOCIETY**

The Anchors Chapter of the National Honor Society was chartered in 1992. This honorary organization has its membership based on the personal qualities of academic excellence, leadership, service to the community and good character. Juniors and seniors with a three year academic average of 90%, who meet these additional qualifications, are invited to join the Society by a Faculty Selection Committee.

In addition to the scholarship requirements of a 90% average (with factoring consideration), the following criteria are also needed for induction into the National Honor Society at Arlington High School:

**Leadership:**

The student who exercises leadership:

- demonstrates leadership in promoting school activities
- exercises influence on peers in upholding school idea
- contributes ideas that improve the civic life of the school
- exemplifies positive attitudes and inspires positive behavior in others
- successfully holds school offices or positions of responsibility and is reliable and dependable
- is thoroughly dependable in all responsibilities

**Service:**

The student who serves:

- Participates in some outside activity: Scouts, church groups, volunteer service, family duties, etc. participates freely in school service activities: fund-
raising, tutoring, assemblies, inter-class and inter-scholastic activities etc.

- volunteers well-planned, dependable assistance willingly
- works well with others and is willing to take on difficult tasks cheerfully
- enthusiastically renders any requested service at school

Character:
The student of character:

- shows courtesy, concern, and respect for others
- constantly exemplifies desirable qualities of personality, for example, cheerfulness, friendliness, poise, stability and reliability
- upholds principles of morality and ethics
- is cooperative by complying with school regulations
- demonstrates the highest standards of honesty and reliability
- takes criticism willingly and accepts recommendations graciously

PASSING BETWEEN CLASSES
There is a five minute interval between all classes to allow students to pass from one room to another. Students should keep to the right of the hall. There should be no running or loitering in the halls at any time. Students should avoid using lockers between classes to the extent possible since stopping at lockers impedes the flow of hall traffic.

The five minute passing interval also applies to students who are passing to lunch, since experience has shown that students loitering in the halls on the way to lunch are frequently a cause of disruption to the educational environment. AFTER FOUR MINUTES OF PASSING TIME, A ONE-MINUTE WARNING BELL WILL SOUND. UPON THAT BELL, STUDENTS NEED TO MAKE EVERY EFFORT TO ARRIVE TO CLASS WITHIN ONE MINUTE.

PERSONAL PROPERTY OF A STUDENT
Students may request to store personal property in the office areas if hall lockers are too small for certain items. While every effort will be made to protect personal property stored in office areas, the school does not assume responsibility for lost or stolen articles.

SCHOOL BUILDING ROOM NUMBERS
Rooms are numbered as follows: first floor, room numbers begin with 1, i.e. 1100,1200,1300,1400, 1500. Second floor rooms begin with 2, i.e., 2100, 2200, 2300, 2400, and 2500.

SCHOOL TRIPS, FIELD TRIPS, ATHLETIC TRIPS
To be eligible for participation, students must be in regular attendance throughout the school year. Students who have received more than two (2) suspensions in a given year may not participate on a field trip. Further, students who have also demonstrated their inability to cooperate and obey rules either in school, or on previous field trips, will jeopardize their opportunity to attend. A review for exceptional cases may be conducted by an administrator, teacher or advisor personnel.

A permission slip signed by a parent or guardian is required for all trips. Any student absent from class because they have gone on an authorized athletic event, field trip or school trip is held responsible for:

1) Handing in any homework assignments due on the date of absence, before leaving on a trip, if a teacher so requests.
2) Finding out and preparing on time, the homework assignments due the day of returning to class after being absent.
3) Completing exams or quizzes according to the time-line established by the teacher.

SENIOR PRIVILEGES
Seniors are not required to report to on-campus lunch or to study hall. They may, however, use the facilities of Cafeteria B or the Senior Lounge (Room 1214) for study time as long as they follow the guidelines under “cafeteria” in the handbook. Seniors may also use the library facilities during study time as long as they sign in and remain for the full period.

Seniors may walk off campus during their study time or lunch period if written permission from parent or guardian has been submitted prior to using this privilege. ID passes and Senior off-campus passes must be presented upon staff request. Senior off-campus passes must be in the student’s possession and shown to school officials each time a senior attempts to walk off campus. If a senior misplaces or forgets to bring his/her pass to school, he/she will lose the ability to be off campus for that day. If a senior loses his/her off-campus pass, he/she will need to reapply for the pass in the 2014 House Office, and in that case that senior will not be allowed off campus until a duplicate pass has been reissued. A senior off-campus pass is a WALK-OFF pass only. No senior is to leave or return to campus in any vehicle whether as a driver or a passenger.

Any senior who is in serious academic or disciplinary trouble, who is repeatedly tardy to school or classes, or who cuts classes will have his/her senior privileges revoked and will be assigned a regular study hall and on-campus lunch.

PLEASE NOTE: A SENIOR OFF-CAMPUS PASS IS A WALK-OFF PASS ONLY. IT DOES NOT GIVE SENIORS THE PRIVILEGE TO BE IN HALLWAYS DURING CLASSTIME. SENIORS, LIKE ALL OTHER STUDENTS, MAY NOT ROAM THE HALLWAYS DURING CLASSTIME. IF THE PRIVILEGE OF THE SENIOR WALK-OFF PASS IS ABUSED, THE SENIOR’S PASS WILL BE REVOKED FOR A TIME CONSIDERED APPROPRIATE BY THE ADMINISTRATION.

STUDENT AUTOMOBILE USE
PARKING AT ARLINGTON HIGH SCHOOL IS A PRIVILEGE FOR SENIORS ONLY

Cars and Motorcycles - Seniors who will be permitted to park their vehicles on school property, are required to submit an application for permission. Applications, signed by both the student and a parent or legal guardian, shall state the reason or reasons necessary for the use of the car other than for the convenience or pleasure of traveling to and from school and home. Granting of permission for vehicle parking will be based on need and priority as set forth in criteria as established by the administration. Once the application is approved, the student driver must register the vehicle in order to receive a parking permit and a parking sticker. The parking sticker must be displayed on student vehicles. Application, registration and issuance of permits will be an annual requirement. Only vehicles which may legally be used on the highways may be operated on Arlington Central School District grounds.

Student athletes and student spectators are not allowed to drive on the access road to the athletic fields.

Other appropriate regulations and disciplinary codes are established which apply to students who bicycle, drive and park on campus.

CRITERIA FOR PARKING PERMIT (SENIORS ONLY)

1) Family hardship.
2) Medical.
3) Immediate after school employment.
4) Membership in extra-curricular activities or interscholastic athletic teams.
5) Successful completion of Teen Driving Program

REGULATIONS/CONDITIONS – STUDENT PARKING

1) Student vehicles are parked at their own risk.
2) Student vehicles are to be parked in the designated student parking areas.
3) No vehicles may be driven more than 5 M.P.H. on school grounds.
4) Cars, motorcycles, motor bikes, or bicycles MAY NOT be used on school grounds at lunch time, free periods, before or after school, for pleasure rides, or for any purpose other than direct transportation between the home and school.
5) Students shall not sit in/on vehicles, before, during, and after school hours.
6) No student is to be in the parking lots for any reason other than to enter or leave the school grounds by car. If it is absolutely necessary for students to visit a car, a pass MUST be obtained from a House Office.

7) Each student operated vehicle MUST HAVE AN OFFICIAL NUMBERED PERMIT STICKER DISPLAYED ON THE LEFT (behind the driver) BACK SEAT WINDOW. (Not the front or rear windshields.)

* PARKING STICKERS ARE VALID ONLY ON THE VEHICLE FOR WHICH THEY WERE OBTAINED. STICKERS ARE NOT TRANSFERABLE AND MAY NOT BE AFFIXED TO ANY OTHER VEHICLE. ANY LICENSE PLATE CHANGE MUST BE REPORTED TO THE SECRETARY IN THE EAST HOUSE OFFICE.

8) Parking permits will be issued for the following reasons:
   Participation in Sports – Fall, Winter, Spring;
   Employment - 1st semester and 2nd semester with employment verification each semester.
9) Students who must leave school grounds with plans to return MUST OBTAIN A “PERMISSION TO LEAVE SCHOOL GROUNDS” PASS FROM AN ADMINISTRATOR.
10) Students who are issued a VEHICLE VIOLATION TICKET by a campus monitor MUST REPORT to the East House Office within 24 hours or jeopardize their privilege to park on campus.
11) Loud playing of vehicle audio systems on school property is prohibited.
12) Students who drive and park vehicles in an unauthorized location or who park without a proper parking sticker will have their vehicle either “booted” or removed from site at the owners expense. If a vehicle is “booted” the driver should report to the East House Office. If the vehicle is removed from site, it is the driver’s responsibility to reclaim their vehicle and pay the full associated costs for removal.

PLEASE NOTE:
Failure to follow the criteria, regulations and procedures for student parking set forth may result in the revocation of the parking privilege and/or suspension from school. Students who park vehicles on school grounds without a current official parking permit will be suspended from school. Underclass-men who park on campus illegally will jeopardize their eligibility for a senior parking permit.

STUDENT ARRIVAL AND HOMEROOM PROCEDURE
1. All students, upon arrival on the school grounds, are to immediately enter and remain in the building. Students are not to leave for other areas, such as adjoining roadways, parking lots, restaurants, tennis courts or athletic fields.
2. The building lobby will be open before 7:20 a.m. for students who arrive early. Students who arrive early must report to Cafeteria B and are not permitted to wander in other areas beyond the main lobby area until 7:20 a.m.
3. A 7:25 bell will ring to serve as a warning that First Period will commence promptly in five (5) minutes at 7:30 a.m. Students must be in their First Period seats before the 7:30 a.m. bell rings. First period will begin with the Pledge of
Allegiance and information as to the day of the academic cycle.
4. During Third Period, homeroom activities will begin with morning announcements. Students are expected to remain silent and attentive during homeroom activities.
5. Students arriving late to school before the end of First Period must report to the Attendance Office with a note from a parent or guardian to avoid an unexcused Late to School referral. Students who are late unexcused to First Period, with or without a pass, will be considered Late to School and will be referred to administration for possible disciplinary consequences.
6. Students arriving late to school after First Period, with or without a note, must report directly to the Attendance Office to receive an excused or unexcused admit pass. Students who are late unexcused to any class, with or without a pass, will be considered Late to Class and may be referred to administration for possible disciplinary consequences.

STUDENT DRESS CODE
The responsibility for student dress and general appearance rests with individual students and parents. However, the Board of Education requires students to attend school in appropriate dress that meets health and safety standards and does not interfere with the learning process. The Board also requires students to wear appropriate protective gear in certain classes and activities, such as family and consumer sciences, home and career skills, technology education, science labs, physical education, sports, and club activities. Teachers and all other district personnel should exemplify and reinforce acceptable student dress and help students develop an understanding of appropriate appearance in the school setting.

Examples of standards of dress include but are not limited to the following:
1) Extremely brief garments and see-through garments are not permitted, including garments that expose a student’s mid-section.
2) Underwear should be completely covered with outer clothing.
3) Footwear must be worn at all times. Footwear that is a safety hazard will not be allowed.
4) The wearing of hats or other head gear in classrooms, instructional areas, or offices except for a medical or religious purpose is not permitted.
5) Clothing may not include items that are vulgar, obscene, and libelous or that denigrate others on account of race, color, religion, creed, national origin, gender, sexual orientation or disability.
6) Clothing may not promote and/or endorse the use of alcohol, tobacco (smoking), or illegal drugs and/or encourage other illegal or violent activities.
7) Clothing that obstructs a student’s identity, including but not limited to hats, hoods from sweatshirts, jackets, sweaters, as well as face masks, may not be worn in school.

Each building principal or designee shall be responsible for informing all students and their parents of the student dress code at the beginning of the school year and any revisions to the dress code made during the school year. Whether or not a student’s attire is appropriate or not is ultimately within the discretion of the principal or assistant principal.

Students who violate the student dress code shall be required to modify their appearance by covering or removing the offending item and, if necessary or practical, replacing it with an acceptable item. Any student who refuses to do so shall be subject to discipline, up to and including in-school suspension, where available, for the day. Any student who repeatedly fails to comply with the dress code shall be subject to further discipline, up to and including out-of-school suspension.

STUDY HALL
Academic success is directly dependent upon regular study above and beyond the normal homework assignment. Students should report to study hall with sufficient study material to make constructive use of the entire period. A quiet study atmosphere will be maintained, therefore, no talking will be permitted. Students will not be permitted to go to lockers or telephones except in case of emergencies, and in those special cases, only with a pink pass. Students are to also exercise good judgment in caring for school property, and are not to mark or deface student desks. Students will be permitted to sign out for lavatory facilities, one female and one male student at a time. Those signing out must use the nearest available facility on the SAME FLOOR.

TEXTBOOKS & LOST BOOKS
The Arlington School District supplies textbooks in most classes. Review books are purchased by the student. When students receive a book furnished by the District, they should:

1. Print their name, the teacher’s name, and year on the book plate in the inside cover.
2. Cover the book immediately. (Books not properly covered may be repossessed by the teacher.)

Students must return all school-issued books at the end of the course or pay for them if they are lost, stolen or damaged. Since replacement costs for textbooks are extremely high, students have an obligation to handle their books carefully and to guard against loss, theft or damage.
**STUDENT CONDUCT AND DISCIPLINE**

**STUDENT CONDUCT**

The Arlington Central School District Board of Education (“Board”) is committed to providing a safe and orderly school environment where students may receive and attend school regularly, to be responsible for their conduct at school and while in school-related activities. Responsible behavior by students, teachers, other district personnel, parents and other visitors is essential to achieving this goal.

The District has a long-standing set of expectations for conduct on school property and at school functions. These expectations are based on the principles of civility, mutual respect, citizenship, character, tolerance, honesty and integrity.

The Board recognizes the need to clearly define these expectations for acceptable conduct on school property, to identify the possible consequences of unacceptable conduct, and to ensure that discipline when necessary is administered promptly and fairly. To this end, the Board adopts this Code of Conduct (“Code”).

This Code applies to all students, school personnel, parents and other visitors when on school property, school buses, attending a school function, or when engaged in off-campus behavior that endangers the health, safety and well-being of members of the school community or which disrupts the educational process.

**STUDENT RIGHTS**

The District is committed to safeguarding the rights given to all students under state and federal law. **Every student has the responsibility to attend school regularly, to be considerate of others and to observe the Code of Conduct. The Code of Conduct should be thought of as the rules for the school, including all school functions and should be abided by at all school functions. Each student has the right to be an active learner in a safe learning environment. No student has the right to harass, threaten, or intimidate another student. No student has the right to interfere with the education of his/her fellow student or with the environment necessary to obtain it.** In addition, to promote a safe, healthy, orderly and civil school environment, all district students have the right to:

1. Take part in all district activities on an equal basis subject to necessary restriction based on health and **safety**, regardless of race, color, creed, national origin, religion, gender, sexual orientation, disability, age, economic status, or marital status.
2. Present their version of the relevant events to school personnel authorized to impose a disciplinary penalty in connection with the imposition of the penalty.
3. Access school rules and, when necessary, receive an explanation of those rules from school personnel; and
4. Enter into dialogue with staff on issues that affect them.

The District is committed to safeguarding the rights given to all students under state and federal law. In addition, to promote a safe, healthy, orderly and civil school environment, all district students have the right to:

1. Take part in all district activities on an equal basis regardless of race, color, creed, national origin, religion, gender, sexual orientation, disability, age, economic status, or marital status.
2. Present their version of the relevant events to school personnel authorized to impose a disciplinary penalty in connection with the imposition of the penalty.
3. Access school rules and, when necessary, receive an explanation of those rules from school personnel.

**STUDENT RESPONSIBILITIES**

All district students have the responsibility to:

1. Contribute to maintaining a safe and orderly school environment that is conducive to learning and to show respect to other persons and to property.
2. Be familiar with and abide by all district policies, rules and regulations dealing with student conduct.
3. Attend school every day and be in class on time, unless they are legally excused; be prepared to learn.
4. Work to the best of their ability in all academic and extracurricular pursuits and strive toward their highest level of achievement possible.
5. Adhere to the provisions of the Use of Technology Student Acceptable Use Agreement (Regulation 5300-R3b) and when requested, sign the Agreement.
6. React to direction given by teachers, administrators and other school personnel in a respectful, positive manner.
7. Work to develop mechanisms to control their anger.
8. Ask questions when they do not understand.
9) Seek help in solving problems that might lead to discipline.
10) Dress appropriately for school and school functions, as described in Section V.
11) Accept responsibility for their actions.
12) Conduct themselves as representatives of the District when participating in or attending school-sponsored extracurricular events and to hold themselves to the highest standards of conduct, demeanor, and sportsmanship, on and off school grounds.
13) Report violations, as described in Section VII of the Code of Conduct. All students are expected to promptly report any violations of the Code of Conduct to the appropriate adult. This includes incidents of other students or staff being harassed or discriminated against by students, school staff or other individuals on school property. Students who believe they have been harassed or discriminated upon due to their actual or perceived race, color, weight, national origin, ethnic group, religion, religious practice, disability, sexual orientation, gender (identity or expression), or sex are to report allegations to the Dignity Act Coordinator(s) who will investigate all complaints and take prompt corrective action, as necessary.

PROHIBITED STUDENT CONDUCT

The Board of Education of the Arlington Central School District expects all students to conduct themselves in an appropriate and civil manner, with proper regard for the rights and welfare of other students, district personnel and other members of the school and general community, as well as for the care of school facilities and equipment.

The best discipline is self-imposed, and students must learn to assume and accept responsibility for their own behavior, as well as the consequences of their misbehavior. District personnel who interact with students are expected to use disciplinary action only when necessary and to place emphasis on the students’ ability to grow in self-discipline.

The Board recognizes the need to make its expectations for student conduct while on school property or engaged in a school function specific and clear. The rules of conduct listed below are intended to do that and focus on safety and respect for the rights and property of others. Students who will not accept responsibility for their own behavior and who violate these school rules will be required to accept the penalties for their conduct.

All members of the school community are expected to engage in school-wide systems to promote positive behaviors, supports, and interventions. Each building will inform students and parents of the school rules regarding dress and prohibited student conduct at the beginning of the school year. Students may be subject to disciplinary action, up to and including suspension from school, when they engage in behavior that is:

- Disorderly/Unsafe
- Endangering the welfare of others (i.e., discrimination, harassment, sexual harassment, intimidation, possession of alcohol or drugs), provoking/inciting others to violate the Code of Conduct.

Students may be subject to disciplinary action, up to and including suspension from school, when they:

A. Engage in conduct that is disorderly/unsafe. Examples of disorderly conduct include but are not limited to the following:
   1) Running in hallways. Exhibiting unsafe behavior (running, throwing objects, discharging a fire extinguisher, etc.)
   2) Misusing equipment.
   3) Making unreasonable noise.
   4) Using profane, lewd, vulgar, abusive, or prejudicial language or gestures.
   5) Obstructing vehicular or pedestrian traffic.
   6) Engaging in any willful act which disrupts the normal or safe operation of the school community.
   7) Trespassing. Students are not permitted in any school building or on school property, other than the one they regularly attend, without reporting to the main office for a visitor’s pass used for a stated approved purpose, or to attend a public event at the school.

B. Engage in conduct that is insubordinate. Examples of insubordinate conduct include but are not limited to the following:
   1) Failing to comply with the reasonable directions of teachers, school administrators or other school
employees in charge of students or otherwise demonstrating disrespect.

2) Lateness for school or class, missing school or class, or leaving school or class without permission.

3) Skipping detention.

C. Engage in conduct that is violent. Examples of violent conduct include but are not limited to the following:

1) Committing an act of violence (such as hitting, kicking, punching, and scratching) upon a teacher, administrator or other school employee or attempting to do so.

2) Committing an act of violence (such as hitting, kicking, punching, and scratching) upon another student or any other person lawfully on school property or attempting to do so.

3) Possessing a weapon. Except as set forth herein, authorized law enforcement officials who are on duty are the only persons permitted to have a weapon in their possession while on school property or at a school function. Off duty law enforcement officers must obtain prior authorization from the superintendent of schools in order to have a weapon in their possession while on school property or at a school function.

4) Displaying what appears to be a weapon to intimidate others.

5) Threatening to use any weapon or what appears to be a weapon to otherwise harm another individual.

6) Intentionally damaging or destroying the personal property of a student, teacher, administrator, other district employee or any person lawfully on school property, including graffiti or arson.

7) Intentionally damaging or destroying school district property, including graffiti or arson.

8) Propelling, such as but not limited to throwing or kicking, an object that has the potential of harming another individual or damaging property.

9) Threatening, harassing, bullying, or intimidating another person, verbally, in writing, or through electronic devices. This includes Cyber-bullying, or sexting as defined in the Arlington Central School District Code of Conduct.

10) Using message boards or similar technologies to convey threats or derogatory comments or to post pornographic and other unauthorized photographs or images of other students or school personnel.

11) Possessing fireworks or incendiary devices.

12) Possessing any chemical or biological agent, or reasonable facsimile, intended or used to cause injury, alarm or disruption.

D. Engage in any conduct that endangers the safety, morals, health or welfare of others. Examples of such conduct include but are not limited to the following:

1) Lying to school personnel.

2) Stealing the property of other students, school personnel or any other person lawfully on school property or attending a school function, stealing school district property.

3) Defamation, which includes making false or unprivileged statements or representations about an individual or identifiable group of individuals that harm the reputation of the person or the identifiable group by demeaning them.

4) Discrimination includes any form of discrimination against students including, but not limited to, discriminatory acts based on a person's actual or perceived race, color, weight, national origin, ethnic group, religion, religious practices, disability, sexual orientation, gender, (including gender identity or expression), or sex by school employees or other students on school property and at school functions that take place at locations off school property.

5) Harassment/bullying as defined in the definition section of the District Code of Conduct.

6) Sexual harassment as defined in the definition section of the District Code of Conduct. Sexually harassing others, which includes but is not limited to: unwelcome sexual advances; requests for sexual favors; taking, sending, or receiving sexually explicit videos, pictures, or auditory recordings by any means; and other verbal or physical conduct or communication of a sexual nature.

7) Intimidation, which includes engaging in actions or statements that put an individual in fear of bodily harm.

8) Hazing, which includes any intentional or reckless act directed against another for the purpose of initiation into, affiliating with or maintaining membership in any school sponsored activity, organization, club or team.

9) Selling, using or possessing obscene material.

10) Using vulgar or abusive language, cursing or swearing.

11) Smoking/vaping a cigarette, cigar, pipe or using chewing or smokeless tobacco; possessing any type of tobacco or vaping product.

12) Possessing, consuming, selling, distributing or exchanging alcoholic beverages including “non-alcoholic” beer, or illegal substances, or being under the influence of either. “Illegal substances” include, but are not limited to, inhalants, marijuana, cocaine, LSD, PCP, amphetamines, heroin, steroids, look-alike drugs, and any substances commonly referred to as “designer drugs.”

13) Possessing, selling, distributing or exchanging drug paraphernalia, including but not limited to pipes,
water pipes, rolling papers, scales, grinders, and electronic cigarettes.

14) Inappropriately using or sharing prescription and over-the-counter drugs.
15) Gambling, as defined by New York State law.
16) Indecent exposure, that is, exposure of the private parts of the body in a lewd or indecent manner.
17) Initiating a report warning of fire or other catastrophe without valid cause, misuse of 911, or discharging a fire extinguisher; activating a safety shower without cause.
18) Subjecting students, school personnel, or any other person lawfully on school property or attending a school function to danger by recklessly engaging in conduct which creates a substantial risk of physical injury.
19) Provoking and/or encouraging and/or inciting others to commit any of the acts prohibited by this Code.

E. Engage in off-campus misconduct that endangers the health and safety of students within the school community, or which substantially disrupts the educational process, or which constitute a crimes. This includes, but is not limited to, planning and/or promoting disruption of educational process, cyberbullying as defined in the definition section of the Arlington Central School District Code of Conduct or threatening or harassing students or school personnel over the phone or through other electronic media.

F. Engage in misconduct while on a school bus. It is crucial for students to behave appropriately while riding on school buses to ensure their safety and that of other passengers and to avoid distracting the bus driver. Students are required to conduct themselves on the bus in a manner consistent with established standards for classroom behavior. Excessive noise, pushing, shoving and fighting will not be tolerated.

G. Engage in any form of academic misconduct. Examples of academic misconduct include but are not limited to the following:
1) Plagiarism
2) Cheating
3) Copying
4) Altering records or forging notes
5) Assisting another student in any of the above actions.

CHEATING
Cheating is defined as the intentional use of someone else’s work or material on any test or assignment; or the use of any prohibited means to enhance the performance on Examinations. It should be noted that Section 225 of the Educational Law classifies cheating on a Regents examination as a misdemeanor.

If a student is recognized to be cheating or plagiarizing, the teacher will take immediate steps to deal with it. Each case will be treated individually. All students at Arlington Central School District are expected to live up to the highest standard of academic honesty.

ACADEMIC INTEGRITY

The Arlington Central School District advocates academic honesty. Cheating and plagiarism shall not be tolerated. Cheating is defined as the intentional use of someone else’s work or material on any assessment or assignment; or the use of any prohibited means to enhance the performance. Students must not copy from another student’s assessment, assignment or work, including homework.

During an assessment or quiz students must avoid even the appearance of cheating by putting away all notes cell phones and other electronic devices, keeping their eyes on their own papers, working in silence, and refraining from leaving their seats. Offering or receiving specific or general information about the content of assessment or quizzes is not permitted. Knowingly using, buying, selling, transporting, or soliciting the contents of a quiz, test or exam is forbidden.

Plagiarism is defined as the appropriating and putting forth as one’s own, the ideas, language or creation of another, without citing the correct sources. In any course submitting another student’s work and representing it as your own is forbidden.

If a student is unsure about a question of plagiarism or cheating, he or she is encouraged to consult his or her teacher on the matter before submitting the material. If a student is recognized to be cheating or plagiarizing, the teacher will take immediate steps to deal with it in an appropriate manner. All students in the Arlington Central School District are expected to live up to the highest standard of academic honesty.
ALCOHOLIC BEVERAGES
The consumption of alcoholic beverages on public school property or at any school sponsored event is prohibited by law. Also possession or the sale of alcoholic beverages to minors is illegal. Any student who is in possession and/or under the influence of any alcoholic beverage on school premises is subject to suspension from school.

DRUGS
The use, possession, and distribution of marijuana, hallucinogenic drugs, barbiturates, amphetamines, narcotics and certain other drugs are prohibited by law and by school regulations. The school cannot and will not give members of its student body protection from the consequences of violations of federal, state, and local law.

The following procedures shall be used in dealing with situations which may be related to the use, possession, selling or supplying drugs.

1) In the cases of school authorities holding tangible evidence of the use, possession and/or peddling of drugs in school the procedure is:
   a. The principal will notify the appropriate law enforcement agency.
   b. The principal will notify the parent.
   c. Suspension of the student will be initiated by the principal, pursuant to section 3214 of New York State Educational Law.

2) Should a student be arrested or convicted of possession of drugs or trafficking in drugs outside of school, depending on the merits of the particular case, the principal may initiate suspension proceedings under Section 3214 of the State Educational Law. The suspension will be effective until such time as a hearing can be held with the interested parties to review the possibility of impact on other children of continued attendance but not to exceed five days.

3) All investigations or actions leading to substantial belief that there is a drug abuse problem will be reported immediately by detailed memo to the superintendent of schools by the building principal. (Ref: Regulation 5145)

4) In case a staff member has reason to believe that a student is ill for any reason, the following procedure should go into effect.
   a. Notify the school nurse, immediately.
   b. If the school nurse feels that the illness is drug related, she will notify an administrator.
   c. The administrator will, at this time, contact the parents or direct the school nurse to contact the parents. Following contact with the parents, a decision will be made by the administrator with the advice of the school nurse, as to whether the student should remain in school or be taken home by the parents.
   d. First aid will be administered as necessary and as prescribed by law.

SKATEBOARDS – ROLLER BLADES – ROLLER SKATES
Skateboards, roller blades and other roller skates are not permitted in school or on school property.

SMOKING/VAPING – CHEWING TOBACCO - SNUFF
The Board of Education, recognizing health and safety hazards associated with smoking and in accordance with federal and state law, prohibits smoking/vaping or other tobacco use in all school buildings, on school property, including school vehicles, or at any school-sponsored event. Students found violating this policy will be subject to disciplinary penalties in accordance with the Student Disciplinary Code. Smoking/vaping is not permitted on the grounds or in the building, nor is the use of chewing tobacco or snuff permitted on the grounds or in the building. Students are reminded of the Surgeon General’s report that smoking and/or the use of chewing tobacco and snuff is harmful to everyone’s health. Students found smoking/vaping, or in the possession of vaping paraphernalia or in possession of a lit cigarette, or who are found chewing tobacco or using snuff will receive a suspension from school. Students found smoking or in possession of a lit cigarette a second time may be reported to the Dutchess County Health Department and subject to possible hearing and fine.

Any tobacco or tobacco product which is possessed while on campus or on a school bus is subject to confiscation; failure to hand over said items may result in ISS or OSS.

SUNGLASSES
Sunglasses may not be worn within the school building.

TARDINESS TO CLASS
It shall be the responsibility of students to plan their time between classes and to arrive to each class, be seated, and ready for instruction prior to the sounding of the bell marking the end of the five minute passing time. AFTER FOUR MINUTES OF PASSING TIME, A ONE-MINUTE WARNING BELL WILL SOUND. UPON THAT BELL, STUDENTS NEED TO MAKE EVERY EFFORT TO ARRIVE TO CLASS WITHIN ONE MINUTE.

To conserve time between periods, students are expected to carry adequate books and supplies with them during the day and are to visit hall lockers only before school begins, before or after lunch if such will not cause lateness to class, and at the end of each day.
Students will be released from each class promptly by the teacher in charge. Students are expected to then proceed immediately to their next class without stopping and are not to congregate between classes for the purpose of socializing. Upon arrival at the next classroom, students are to enter the room immediately, be seated promptly, and prepare themselves for instruction.

Class time is precious to the educational goals of each course being taught. Seconds and/or minutes lost through frequent or continual and flagrant tardiness reduces the opportunity for participation in the educational process. Therefore, such students may be held accountable for their tardiness and reduced class participation through a reduction in their “class participation grade” earned as a portion of the grading system. The “class participation grade” may become part of the overall class grade for each ten week marking period and as such be included in the final cumulative course grade. The prime responsibility and accountability for tardiness to class, which is frequent, willful, and preventable, is therefore placed squarely with each student.

In addition, students may also be required to attend after-school detention, one time for each three times late to class. This detention may be either a teacher detention or an administrative detention. Refusal to attend detention may result in In-School Suspension. Frequent, willful, and preventable instances of tardiness to class may also result in In-School Suspension for insubordination. In addition, grades on quizzes, tests, or work missed due to an unexcused tardy will be marked as zeroes.

TELEPHONES

Students will not be excused from classrooms or study hall to use the phone, except in case of emergency. In that case the teacher will issue a hall pass to the student’s House Office or Main Office where the student will be given the opportunity to use the telephone. The office secretary will sign the hall pass for the student’s return.

WEAPONS IN SCHOOL

No student shall have in his or her possession in any school building, on its surrounding property or vehicle controlled by the school district, any weapons or any object which is not necessary for school activities and which could be used as a weapon or appears to be a weapon. Anyone possessing or using such a weapon or what appears to be a weapon will be subject to appropriate disciplinary action and law enforcement will be notified. This policy applies to students engaging in any school sanctioned activities or trips.

DEFINITION OF WEAPONS

Weapons mean one or more of the following dangerous instruments:

i. firearm, including, but not limited to, a rifle, shotgun, pistol, handgun, silencer, electronic dart gun, stun gun, machine gun, air gun, spring gun, BB gun, or paint ball gun;

ii. a switchblade knife, gravity knife, pilum ballistic knife, cane sword, dagger, stiletto, dirk, razor, box cutter, metal knuckle knife, utility knife, or any other dangerous knife;

iii. a billy club, blackjack, bludgeon, chukka stick, or metal knuckles;

iv. a sandbag or sandclub;

v. a sling shot or slungshot;

vi. a martial arts instrument, including, but not limited to, a kung fu star, ninja star, nun-chuck, or shirken.

vii. an explosive, including, but not limited to, a firecracker or other fireworks;

viii. a deadly or dangerous chemical, including, but not limited to, a strong acid or base, mace, or pepper spray;

ix. an imitation gun that cannot be easily distinguished from a real gun;

x. loaded or blank cartridges or other ammunition; or

xi. any other deadly or potentially dangerous object that is used with the intent to inflict injury or death.

DISCIPLINE CODE FOR STUDENT BEHAVIOR

Students are assigned to specific areas during the school day, and are directed to conduct themselves in a socially appropriate manner. When a student does not conform to these expectations, consequences range from academic penalties to suspension from an area.

The following code of disciplinary procedures is included to enable students and parents to be aware of the possible consequences of unacceptable behavior in school and ensures that discipline when necessary is administered promptly and fairly. Disciplinary action will be taken on the basis of what is in the best interest of both the individual student and the total school community. Students and parents should understand that these are guidelines and are not all inclusive and may be added to or modified as dictated by school policy and/or as the school finds necessary. Also, students receiving a suspension, either ISS or OSS, may not participate in school sports or extra-curricular activities during the period of suspension. All students receiving an OSS may not, at any time of day, be on the school property or in the school building during the period of suspension, including weekends. Students given an OSS may be required to report directly to their House Office for a readmission conference at the end of the suspension period. A parent or guardian’s presence may be required upon re-entry at the discretion of the administrator.
- Tardiness to class/study hall – reduction in the class participation grade and/or after-school, teacher-assigned detention, possible administrative detention.
- Unexcused tardiness to school (including period 1) – detention, ISS.
- Truant from school – ISS, 1-5 days.
- Absence from class without excuse (“cutting”) – detention or ISS.
- Repeated absence from class without excuse (“cutting”) – ISS, 1-5 days.
- Forging notes for absence or tardiness – detention and/or ISS.
- Disruption of class or study hall – detention or suspension, 1-5 days.
- Verbal abuse to a teacher or any other staff member – suspension, 1-5 days.
- Possession, sale and/or use of alcohol or illegal or legal drugs – OSS, 5 days and possible Superintendent’s suspension, notification of local law enforcement where appropriate.
- Possession, sale and/or use of fireworks (pyrotechnic devices) – OSS, 1-5 days, possible Superintendent’s suspension, notification of local law enforcement where appropriate.
- Physical abuse or attempted physical abuse of a teacher or any other staff member – OSS, 5 days, and possible Superintendent’s suspension, notification of local law enforcement where appropriate.
- Profane, obscene or harassing language including racial, ethnic or sexual comments – detention or suspension, 1-5 days, notification of local law enforcement where appropriate.
- Fighting – OSS, 5 days for both students, regardless of who struck first, notification of local law enforcement where appropriate.
- Failure to attend detention – suspension, 1-5 days.
- Smoking or possession of a lit cigarette – first offense, ISS, 3 days.
- Leaving School Building/Grounds without permission – suspension, 1-5 days.
- Theft – Detention or ISS/OSS and reimbursement of value of stolen property, notification of local law enforcement where appropriate.
- Weapons possession/use – OSS, 5 days, and possible Superintendent’s suspension, notification of local law enforcement where appropriate.
- Gambling or other games of chance – prohibited and subject to disciplinary action.

DETENTION
Students who have to make up time for tardiness, truancy or disciplinary action must remain in the after school detention room.

RULES FOR DETENTION
1) Detention begins promptly at 2:20. No late arrivals are permitted. Students will not be admitted to the detention room after 2:20.
2) Enough work or reading material should be brought to keep constructively busy from 2:20-3:20. The detention room is a study room. Students will not be allowed to sleep or do nothing. No communication with other students is allowed. This includes talking, note passing, etc.
3) If students are absent from school on the day detention is assigned, they are responsible for reporting to the next scheduled detention.
4) If students fail to attend detention without permission in advance from an administrator, they may be suspended from school. At the conclusion of each detention session the teacher supervisor will determine whether or not credit is to be given based on each student’s behavior and cooperation. Those who are not given credit for detention that day must report to the next scheduled detention to make it up.

IN-SCHOOL SUSPENSION
The In-School Suspension Room (Room 1133) at Arlington is an alternative study and discipline plan whereby students are removed from the regular school program and placed in a different setting. Students are assisted in the completion of specific academic assignments coordinated with classroom teachers and the teacher-in-charge. The assignments cover work being done in the student’s regular classes and must be handed in at the end of the day. Unsatisfactory behavior or incomplete work will result in an increased stay in the In-School Suspension Room or an out of school suspension. Students serving ISS are to spend the full day in the ISS room and will not be released to attend classes, including physical education. Exceptions to this rule may be considered by an administrator in unusual circumstances.

Important Details on Disciplinary Procedures as stated in District’s Code of Conduct

Any weapon, alcohol, or illegal substance found shall be confiscated immediately, if possible, followed by notification to the parent of the student involved and the appropriate disciplinary sanction if warranted. The appropriate disciplinary sanction may include Superintendent’s long-term suspension and referral to law enforcement for prosecution.

The building principal or designee must notify the appropriate local law enforcement agency of those Code violations that constitute a crime and substantially affect the order or security of a school as soon as practical, but in
no event later than the close of business the day the principal or designee learns of the violation.

IX. Disciplinary Penalties, Procedures and Referrals

Students must learn to assume and accept responsibility for their own behavior, as well as the consequences of their misbehavior. District personnel who interact with students are expected to use disciplinary action only when necessary and to place emphasis on the students’ ability to grow in self-discipline.

Disciplinary action, when necessary, will be firm, fair and consistent so as to be the most effective in changing student behavior. In determining the appropriate disciplinary action, school personnel authorized to impose disciplinary consequences will consider the following:

1. The student’s age.
2. The nature of the offense and the circumstances which led to the offense.
3. The student’s prior disciplinary record.
4. The effectiveness of other forms of discipline.
5. Information from parents, teachers and/or others, as appropriate.
7. Other extenuating circumstances.

Discipline is most effective when it deals directly with the problem at the time and place it occurs, and in a way that students view as fair and impartial. School personnel who interact with students are expected to use disciplinary action only when necessary and to place emphasis on the students’ ability to grow in self-discipline.

Disciplinary action, when necessary, will be firm, fair and consistent so as to be the most effective in changing student behavior. In determining the appropriate disciplinary action, school personnel authorized to impose disciplinary penalties will consider the following:

1) The student’s age.
2) The nature of the offense and the circumstances which led to the offense.
3) The student’s prior disciplinary record.
4) The effectiveness of other forms of discipline.
5) Information from parents, teachers and/or others, as appropriate.
7) Other extenuating circumstances.

As a general rule, discipline will be progressive. This means that a student’s first violation will often merit a lighter penalty than subsequent violations, unless otherwise countermanded by law or the severity of the offense.

If the conduct of a student is related to a disability or suspected disability, the student shall be referred to the Committee on Special Education and discipline, if warranted, shall be administered consistent with the separate requirements of this Code of Conduct for disciplining students with a disability or presumed to have a disability. A student identified as having a disability shall not be disciplined for behavior related to the disability except as otherwise permitted by law.

A. Penalties

Students who are found to have violated the District’s Code of Conduct may be subject to the following penalties, either alone or in combination. The school personnel identified after each penalty are authorized to impose that penalty, consistent with the student’s right to due process.

1) Verbal warning: Any member of the district staff
2) Written warning: Bus Driver, Coaches, School Counselors, Teachers, Principal/designee, Superintendent (or designee)
3) Written notification to parent: Bus Driver, Coaches, School Counselors, Teachers, Principal/designee, Superintendent (or designee)
4) Teacher Assigned Detention: Teachers
5) Administrative Detention: Principal/designee, Superintendent (or designee)
6) Suspension from transportation: Principal/designee, Superintendent (or designee)
7) Suspension from athletic participation: Athletic director, Coaches, Principal/designee, Superintendent (or designee)
8) Suspension from social or extracurricular activities: Activity advisor, Principal/designee, Superintendent (or designee)
9) Suspension of other privileges: Principal/designee, Superintendent (or designee)
10) In-school suspension: Principal, Superintendent (or designee)
11) Involuntary transfer: Superintendent (or designee)
12) Removal from classroom by teacher: Teachers
13) Short-term (five days or less) suspension from school: Principal, Superintendent (or designee), Board of Education
14) Long-term (more than five days) suspension from school: Superintendent (or designee), Board of Education
15) Suspension from school for at least (1) year for possession of a weapon pursuant to the Gun Free School Act of 1994 or any other weapon (subject to the right of the Superintendent to modify such penalty) or, in the case of a student with a disability whose possession of a weapon is determined not to be related to his/her disability, placement in an interim alternative education setting for a period of up to 45 school days: Superintendent (or designee).
16) Placement in an interim alternative education setting for a period of up to 45 school days, in the case of a student with a disability whose knowing possession or use of illegal drugs, or sale or solicitation of the sale of a controlled substance or inflicting a serious bodily injury to another person at a school or a school function is determined not to be related to his/her disability:
The amount of due process a student is entitled to receive before a penalty is imposed depends on the penalty being imposed. In all cases, regardless of the penalty imposed, the school personnel authorized to impose the penalty must inform the student of the alleged misconduct and must investigate, to the extent necessary, the facts surrounding the alleged misconduct. All students will have an opportunity to present their version of the facts to the school personnel imposing the disciplinary penalty in connection with the imposition of the penalty.

Students who are to be given penalties other than an oral warning, written warning or written notification to their parents are entitled to additional rights before the penalty is imposed. These additional rights are explained below.

Detention:
Principals and House/Assistant Principals, and the Superintendent (or designee) may use after school detention as penalty for student misconduct in situations where removal from the classroom or suspension would be inappropriate. Teachers may keep students for their own detention. All detentions require that parental notification is made in advance and transportation home is arranged.

1. Suspension from transportation:
If a student does not conduct himself/herself properly on a bus, the bus driver is expected to bring such misconduct to the building principal’s attention. Students who become a serious disciplinary problem may have their riding privileges suspended by the building principal, the Superintendent or the Superintendent’s designees. In such cases, the student’s parent will become responsible for seeing that his or her child gets to and from school on time and safely. Should the suspension from transportation amount to a suspension from attendance in the judgment of the Superintendent, the District may make appropriate arrangements to provide for the student’s education.

A student subjected to a suspension from transportation is not entitled to full hearing pursuant to Education Law §3214. However, the student and the student’s parent will be provided with a reasonable opportunity for an informal conference with the building principal or the principal’s designee to discuss the conduct and the penalty involved.

2. Suspension from athletic participation, extra-curricular activities and other privileges:
A student subjected to a suspension from athletic participation, extra-curricular activities or other privileges is not entitled to a full hearing pursuant to Education Law §3214. However, the student and the student’s parent will be provided with a reasonable opportunity for an informal conference with the district official imposing the suspension to discuss the conduct and the penalty involved.

3. In-school suspension:
The Board recognizes the school must balance the need of students to attend school and the need for order in the classroom to establish an environment conducive to learning. As such, the Board authorizes building principals and the Superintendent to place students who would otherwise be suspended from school as the result of a Code of Conduct violation in “in-school suspension.”

A student subjected to an in-school suspension is not entitled to a full hearing pursuant to Education Law §3214. However, the student and the student’s parent will be provided with a reasonable opportunity for an informal conference with the district official imposing the in-school suspension to discuss the conduct and the penalty involved.

In-school suspension is considered a lesser discipline than out-of-school suspension. The student shall be considered present for attendance purposes. The program is used to keep each student current with his/her work while attempting to reinforce acceptable behavior, attitudes and personal interactions.

5. Teacher disciplinary removal of disruptive students:
A student’s behavior can affect a teacher’s ability to teach and can make it difficult for other students in the classroom to learn. In most instances, the classroom teacher can control a student’s behavior and maintain or restore control over the classroom by using good classroom management techniques. These techniques may include practices that involve the teacher directing a student to briefly leave the classroom to give the student an opportunity to regain his or her composure and self-control in an alternative setting. Such practices may include, but are not limited to: (1) short-term break in an elementary classroom or in an administrator’s office; (2) sending a student to the principal’s office for the remainder of the class time only; or (3) sending a student to a school counselor or other district staff member for counseling. Time-honored classroom management techniques such as these do not constitute disciplinary removals for purposes of this Code.

On occasion, a student’s behavior may become disruptive. For purposes of this Code of Conduct, a disruptive student is a student who is substantially disruptive of the educational process or substantially interferes with the teacher’s authority over the classroom. A substantial disruption of the educational process or substantial interference with a teacher’s authority occurs when a student demonstrates a persistent unwillingness to comply
with the teacher’s instructions or repeatedly violates the teacher’s classroom behavior rules.

A classroom teacher may remove a disruptive student from class for up to two days. The removal from class applies to the class of the removing teacher only. For K-5 students, the time of removal should roughly equate to that of the 6-12 students class periods, approximately, 45 minutes for each “day” of removal.

If the disruptive student does not pose a danger or ongoing threat of disruption to the academic process, the teacher must provide the student with an explanation for why he or she is being removed and an opportunity to explain his or her version of the relevant events before the student is removed. Only after the informal discussion may a teacher remove a student from class.

If the student poses a danger or ongoing threat of disruption, the teacher may order the student to be removed immediately. The teacher must, however, explain to the student why he or she was removed from the classroom and give the student a chance to present his or her version of the relevant events within 24-hours.

The teacher must complete a district-established disciplinary removal form and meet with the principal or designee as soon as possible, but no later than the end of the school day, to explain the circumstances of the removal and to present the removal form. If the principal or designee is not available by the end of the same school day, the teacher must leave the form with the secretary and meet with the principal or designee prior to the beginning of classes on the next school day.

Within 24-hours after the student’s removal, the principal or another district administrator designated by the principal must notify the student’s parents that the student has been removed from class and why. The notification must also inform the parent that he or she has the right, upon request, to meet informally with the principal or the principal’s designee to discuss the reasons for the removal.

The principal may require the teacher who ordered the removal to attend the informal conference.

If at the informal meeting the student denies the charges, the principal or the principal’s designee must explain why the student was removed and give the student and the student’s parents a chance to present the student’s version of the relevant events. The informal meeting must be held within 48 hours of the student’s removal. The timing of the informal meeting may be extended by mutual agreement of the parent and principal.

The principal or the principal’s designee may overturn the removal of the student from class if the principal finds any one of the following:

1. The charges against the student are not supported by substantial evidence.
2. The student’s removal is otherwise in violation of law, including the District’s Code of Conduct.
3. The conduct warrants suspension from school pursuant to Education Law §3214 and a suspension will be imposed.

The principal or his or her designee may overturn a removal at any point between receiving the referral form issued by the teacher and the close of business on the day following the 48-hour period for the informal conference, if a conference is requested. No student removed from the classroom by the classroom teacher will be permitted to return to the classroom until the principal makes a final determination, or the period of removal expires, whichever is less.

Any disruptive student removed from the classroom by the classroom Teacher shall be offered continued educational programming and activities until he or she is permitted to return to the classroom.

Each teacher must keep a complete log (on a district provided form) for all cases of removal of students from his or her class. The principal must keep a log of all removals of students from class.

Removal of a student with a disability, under certain circumstances, may constitute a change in the student’s placement. Accordingly, no teacher may remove a student with a disability from his or her class until he or she has verified with the principal or the chairperson of the Committee on Special Education that the removal will not violate the student’s rights under state or federal law or regulation.

5. Suspension from school:

Suspension from school is a severe penalty, which may be imposed only upon students who are insubordinate, disorderly, violent or disruptive, or whose conduct otherwise endangers the safety, morals, health or welfare of others.

The Board retains its authority to suspend students, but places primary responsibility for the suspension of students with the Superintendent and the building principals.

Any staff member may recommend to the Superintendent or the principal that a student be suspended. All staff members must immediately report and refer a violent student to the principal or designee or the Superintendent for a violation of the Code of Conduct. All
recommendations and referrals shall be made in writing unless the conditions underlying the recommendation or referral warrant immediate attention. In such cases, a written report is to be prepared within 24 hours by the staff member recommending the suspension.

Upon receiving a recommendation or referral for suspension or when processing a case for suspension, the Superintendent or principal shall gather the facts relevant to the matter and record them for subsequent presentation, if necessary.

a. Short-term (5 days or less) suspension from school:
When the Superintendent or principal (referred to as the “suspending authority”) proposes to suspend a student charged with misconduct for five days or less pursuant to Education Law §3214(3), the suspending authority must immediately notify the student orally. If the student denies the misconduct, the suspending authority must provide an explanation of the basis for the proposed suspension. The suspending authority must also notify the student’s parents that the student is to be suspended from school.

The notification shall provide a description of the charges against the student and the incident for which suspension is scheduled and shall inform the parents of the right to request an immediate informal conference with the principal. Both the notification and informal conference shall be in the dominant language or mode of communication used by the parents. At the conference, the parents shall be permitted to ask questions of complaining witnesses under such procedures as the principal may establish.

The notice and opportunity for an informal conference shall take place before the student is suspended unless the student’s presence in school poses a continuing danger to persons or property or an ongoing threat of disruption to the academic process. If the student’s presence does pose such a danger or threat of disruption, the notice and opportunity for an informal conference shall take place as soon after the suspension as is reasonably practicable.

After the conference, the principal shall promptly advise the parents of his or her decision in writing. The principal shall advise the parents that if they are not satisfied with the decision and wish to pursue the matter, they must file a written appeal to the Superintendent within five business days, unless they can show extraordinary circumstances precluding them from doing so. The Superintendent shall issue a written decision regarding the appeal within 10 business days of receiving the appeal. If the parents are not satisfied with the Superintendent’s decision, they must file a written appeal to the Board of Education with the District clerk within 10 business days of the date of the Superintendents’ decision, unless they can show extraordinary circumstances precluding them from doing so. Only final decisions of the Board may be appealed to the Commissioner within 30 days of the decision.

b. Long-term (more than 5 days) suspension from school:
When the Superintendent determines that a suspension for more than five days may be warranted, he or she shall give reasonable notice to the student and the student’s parents of their right to a fair hearing. At the hearing the student shall have the right to be represented by counsel, the right to question witnesses against him or her and the right to present witnesses and other evidence on his or her behalf.

The Superintendent shall personally hear and determine the proceeding or may, in his or her discretion, designate a hearing officer to conduct the hearing. The hearing officer shall be authorized to administer oaths and to issue subpoenas in conjunction with the proceeding before him or her. A record of the hearing shall be maintained, but no stenographic transcript shall be required. A tape recording shall be deemed a satisfactory record.

The hearing officer shall make findings of fact and recommendations as to the appropriate measure of discipline to the Superintendent. The report of the hearing officer shall be advisory only, and the Superintendent may accept all or any part thereof.

An appeal of the decision of the Superintendent must be made to the Board that will make its decision based solely upon the record before it. All appeals to the Board must be in writing and submitted to the District Clerk within 10 business days of the date of the Superintendent’s decision, unless the parents can show that extraordinary circumstances precluded them from doing so. The Board may adopt in whole or in part the decision of the Superintendent. Final decisions of the Board may be appealed to the Commissioner within 30 days of the decision.

c. Permanent suspension:
Permanent suspension is reserved for extraordinary circumstances such as where a student’s conduct poses a life-threatening danger to the safety and well-being of other students, school personnel or any other person lawfully on school property or attending a school function.

6. Procedure after Suspension
When a student has been suspended from school and is of compulsory attendance age, immediate steps shall be taken to provide alternative instruction which is reasonably equivalent to that provided in the student’s regularly scheduled class.

When a student has been suspended, the suspension may be reduced or revoked by the District Superintendent or
the Board whenever it appears to be in the best interest of the school and the student to do so.

C. Minimum Periods of Suspension

1. **Students who bring a weapon to school:**
   Students who bring a weapon to school:
   All students who bring knives, firearms, or explosives to school shall be referred for a Superintendent’s §3214 Disciplinary Hearing for consideration of long-term suspension, irrespective of the term of suspension applied by the principal.

   Any student, found guilty of bringing a weapon onto school property will be considered for to suspension from school for at least one calendar year. Before being suspended, the student will have an opportunity for a hearing pursuant to Education Law §3214. The Superintendent has the authority to modify the one-year suspension on a case-by-case basis. In deciding whether to modify the penalty, the Superintendent may consider the following:
   
   a. The student’s age.
   b. The student’s grade in school.
   c. The student’s prior disciplinary record.
   d. The Superintendent’s belief that other forms of discipline may be more effective.
   e. Input from parents, teachers and/or others.
   f. Other extenuating circumstances.

   A student with a disability may be suspended only in accordance with the requirements of state and federal law.

2. **Students who commit violent acts other than bringing a weapon to school:**
   Any student, who is found to have committed a violent act, other than bringing a weapon onto school property, shall be subject to suspension from school for durations up to five days out of school upon the authority of the principal and in excess of five days as may be determined by the Superintendent. If the proposed penalty is the minimum one-day suspension, the student and the student’s parents will be given the same notice and opportunity for an informal conference given to all students subject to a short-term suspension. If the proposed penalty is to exceed a period of five days, the student and the student’s parent will be given the same notice and opportunity for an informal conference given to all students subject to a long-term suspension.

   Students who commit violent acts other than bringing a weapon to school shall be referred for a Superintendent’s §3214 Disciplinary Hearing for consideration of long-term suspension, irrespective of the term of suspension applied by the principal.

3. **Students who are repeatedly substantially disruptive of the educational process or repeatedly substantially interfere with the teacher’s authority over the classroom:**
   Any student, who repeatedly is substantially disruptive of the educational process or substantially interferes with the teacher’s authority over the classroom, will be suspended from school for durations up to five days out of school upon the authority of the principal and in excess of five days as may be determined by the Superintendent. For purposes of this Code of Conduct, “repeatedly is substantially disruptive” means engaging in conduct that results in the student being removed from the classroom by teacher(s) pursuant to Education Law §3214(3-a) and this Code on four or more occasions during a semester. If the proposed penalty is to run from one to five days, the student and the student’s parent will be given the same notice and opportunity for an informal conference given to all students subject to a short-term suspension. If the proposed penalty is to exceed a period of five days, the student and the student’s parent will be given the same notice and opportunity for a hearing given to all students subject to a long-term suspension.

4. **Students who are in possession of illegal or legal drugs:**
   Any student who is involved in the distribution or sale of illegal or legal drugs shall be referred for a Superintendent’s §3214 Disciplinary Hearing for consideration of long-term suspension, irrespective of the term of suspension applied by the principal.

D. **Referrals**
   1. **Counseling**
      The Guidance Office shall handle all referrals of students to counseling. (See Section IX (B) (5), teacher disciplinary removal of disruptive Students).
   2. **PINS Petitions**
      When school disciplinary procedures are not effective in changing a student’s behavior, the District may ask the Family Court to order out of school supervision and treatment of the student by filing a PINS (person in need of supervision) Petition with the court. A PINS petition may be filed when:
      a. A student refuses to attend school.
      b. A student engages in a course of conduct which demonstrates the student is ungovernable, habitually disobedient, or beyond the lawful control of the school.
c. A student possesses marijuana or illegal substances, or being under the influence of either. “Illegal substances” include, but are not limited to, inhalants, marijuana, cocaine, LSD, PCP, amphetamines, heroin, steroids, look-alike drugs, and any substances commonly referred to as “designer drugs.

3. Juvenile Delinquents and Juvenile Offenders
The Superintendent is required to refer the following students to the County Attorney for a juvenile delinquency proceeding before the Family Court:

   a. Any student under the age of 16 who is found to have brought a weapon to school, or
   b. Any student 14 or 15 years old who qualifies for juvenile offender status under the Criminal Procedure Law §1.20 (42).

The Superintendent is required to refer students age 16 and older or any student 14 or 15 years old who qualifies for juvenile offender status to the appropriate law enforcement authorities.

### Alternative Instruction

When a student of any age is removed from class by a teacher or a student of compulsory attendance age is suspended from school pursuant to Education Law §3214, the District will take immediate steps to provide alternative means of instruction for the student.

The Board is committed to ensuring that the procedures followed for suspending, removing, or otherwise disciplining students are consistent with the safeguards required by applicable laws and regulations.

### XI. Discipline of Students with Educational Disabilities and Section 504 Disabilities

The Board recognizes that it may be necessary to suspend, remove or otherwise discipline students with disabilities to address disruptive or problem behavior. The Board also recognizes that students with disabilities enjoy certain procedural protections whenever school authorities intend to impose discipline upon them. The Board is committed to ensuring that the procedures followed for suspending, removing or otherwise disciplining students with disabilities are consistent with the procedural safeguards required by applicable laws and regulations. Such rights may vary depending on whether the student has an educational disability under the IDEA or a disability under Section 504.

This Code of Conduct affords students with disabilities subject to disciplinary action no greater or lesser rights than those expressly afforded by applicable federal and state law and regulations.

### A. Definitions

For purposes of this section of the Code of Conduct, the following definitions apply:

1. Behavioral Intervention plan means a plan that is based on the results of the functional behavioral assessment and, at a minimum, includes a description of the problem behavior, global and specific hypotheses as to why the problem behavior occurs and intervention strategies that include positive behavioral supports and services to address the behavior.

2. CSE means a Committee on Special Education established in accordance with Education Law §4402.

3. Controlled Substance means a drug or other substance identified under Schedule I, II, III, IV or V in Section 202(c) of the Controlled Substances Act (21 U.S.C. Section 812).

4. A Disciplinary Change in Placement means a suspension or removal from a student’s current educational placement that is either:

   a. for more than 10 consecutive school days; or
   b. for a period of 10 consecutive school days or less if the student is subjected to a series of suspensions or removals that constitute a pattern because they cumulate to more than 10 school days in a school year because the student’s behavior is substantially similar to the student’s behavior in previous incidents that resulted in the series of suspensions and because of such factors as the length of each suspension or removal, the total amount of time the student is removed and the proximity of the suspensions or removals to one another. A determination shall be made on a case-by-case basis whether a pattern of removals constitutes a change in placement. This determination shall be subject to review through due process and judicial proceedings.

5. Illegal Drug means a controlled substance, but does not include a controlled substance legally possessed or used under the supervision of a licensed health-care professional or a substance that is otherwise legally possessed or used under the authority of the Controlled Substances Act or any other provision of federal law.

6. Interim Alternative Educational Setting or “IAES” means a temporary educational placement for a period of up to 45 school days, other than the student’s current placement at the time the behavior precipitating the IAES placement occurred, where the student shall continue to receive educational services, so as to enable the student to continue to participate in the general curriculum, although in another setting, to progress toward meeting the goals set out in the IEP, and include as appropriate, a functional behavioral assessment and behavioral intervention services and modifications to address the behavior which precipitated the IAES placement that are designed to prevent the behavior from recurring.
7. Manifestation Team means a district representative knowledgeable about the student and the interpretation of information about child behavior, the parent, and relevant members of the Committee on Special Education as determined by the parent and the District.

8. School day means any day, including a partial day that students are in school for instructional purposes.

9. Serious Bodily Injury means bodily injury that involves a substantial risk of death, extreme physical pain, protracted and obvious disfigurement or protracted loss or impairment of the function of a bodily member, organ or mental faculty.

10. Suspension means a suspension pursuant to Education Law §214(3) (a) through (d).

11. Removal means a removal for disciplinary reasons from the student’s current educational placement, other than a suspension, and a change in placement of a student to an interim alternative educational setting by an impartial hearing officer because maintaining the current placement of the student is substantially likely to result in injury to the student or others. Such term shall also include the change of placement of a student to an IAES by the Superintendent, either directly or upon the recommendation of a hearing officer, where the student has, on school grounds or at a school function, inflicted serious bodily injury upon another person, carried or possessed a weapon or knowingly possessed or used illegal drugs.

12. Weapon means a weapon, device, instrument, material or substance, animate or inanimate, that is used for, or is readily capable of causing death or serious bodily injury, except such term does not include a pocket knife with blade of less than 2½ inches in length.

B. Authorized Suspensions or Removals of Students with an Educational Disability

1. School personnel may order the suspension or removal of a student with a disability from his or her current educational placement as follows:
   a. The Board, the Superintendent of Schools, or a building principal may order the placement of a student with a disability into an IAES, another setting or suspension for a period not to exceed five consecutive school days and not to exceed the amount of time that a non-disabled student would be subject to suspension for the same behavior.
   b. The Superintendent may, directly or upon the recommendation of a designated hearing officer, order the placement of a student with a disability into an IAES, another setting or suspension for up to 10 consecutive school days, inclusive of any period in which the student has been suspended or removed under subparagraph (a) above for the same behavior, if the Superintendent determines that the student has engaged in behavior that warrants a suspension, provided that the suspension or removal does not exceed the amount of time non-disabled students would be subject to suspension for the same behavior.

2. Subject to specified conditions required by both federal and state law and regulations, an impartial hearing officer, in an expedited due process hearing, may order the placement of a student with a disability in an IAES setting for not more than 45 days, if maintaining the student in his or her current educational placement is substantially likely to result in injury to the student or others. The District shall not be required to commence disciplinary action against the student as a prerequisite for initiating an expedited due process hearing to obtain such an order of an impartial hearing officer. A determination that the student’s behavior is a manifestation of the student’s disability shall not preclude an impartial hearing officer from ordering a change in placement.

C. Disciplinary Change of Placement of Students with an Educational Disability
School personnel may not suspend or remove a student with disabilities if imposition of the suspension or removal would result in a disciplinary change in placement based on a pattern of suspension or removal. However, the District may impose a suspension or removal, which would otherwise result in a disciplinary change in placement, based on a pattern of suspensions or removals if the manifestation team has determined that the behavior was not a manifestation of the student’s disability, or the student is placed in an IAES for behavior involving weapons, illegal drugs or controlled substances or the infliction of serious bodily injury as set forth above.

D. Provision of Services During Suspension for Students with an Educational Disability

1. During suspensions or removals for periods of up to 10 school days in a school year that do not constitute a disciplinary change in placement, students with disabilities of compulsory attendance age shall be provided with alternative instruction pursuant to Education Law §3214(3)(e) on the same basis as non-disabled students. Students who are not of compulsory attendance age shall be entitled to receive services during such suspensions only to the extent that services are provided to non-disabled students of the same age who have been similarly suspended.

2. During subsequent suspensions or removals for periods of 10 consecutive school days or less that in the aggregate total more than 10 school days in a school year, but do not constitute a disciplinary change in placement, regardless of the manifestation determination, the student shall be provided with services necessary to enable the student to continue to participate in the general education curriculum and to progress toward meeting the goals set out in the student’s IEP. The student shall receive, as appropriate, a functional behavioral assessment, behavioral intervention services and modifications that are designed to address the behavior violation so it does not recur. School personnel, in consultation with at least one of the student’s teachers, shall determine the extent to which services are needed, so as to enable the student to continue to participate in the general educational curriculum, although in another setting, and to progress in meeting the goals set out in the student’s IEP.

3. A student with a disability who has been suspended or removed for a period of 10 consecutive school days (or a series of removals that in the aggregate total more than 10 school days) in a school year which constitute a disciplinary change in placement, regardless of the manifestation determination, must be provided with educational services that are necessary to enable the student to continue to participate in the general education curriculum; and to progress toward meeting the goals set out in the student’s IEP. The student must also receive, as appropriate, a functional behavioral assessment, behavioral intervention services and modifications that are designed to address the behavioral violation so it does not recur. The IAES and services shall be determined by the CSE.

E. Special Rules Regarding the Suspension or Removal of Students with an Educational Disability

1. Manifestation Determination

a. A review of the relationship between the student’s disability and the behavior subject to disciplinary action to determine if the conduct is a manifestation of the disability must be made immediately, but in no case later than 10 school days after a decision is made: by a superintendent to change the placement of a student to an IAES; by an impartial hearing officer to place the student in an IAES; or by the Board of Education, the Superintendent, or building principal to impose a suspension that constitutes a disciplinary change in placement.

b. The manifestation determination should be made by a manifestation team, in a meeting which must include a representative of the school district knowledgeable about the student and the interpretation of information about the child’s behavior, the parent, and relevant members of the CSE as determined by the parent and the school district.

c. The parent must receive written notification before any manifestation team meeting to ensure that the parent has an opportunity to attend. The notification must inform the parent of: the purpose of the meeting; the names of the individuals expected to attend; and his or her right to have relevant members of the CSE participate at the parent’s request.

d. The manifestation team must review all relevant information in the student’s file including: the student’s IEP; any teacher observations; and any relevant information provided by the parents. Upon review of the above information, the manifestation team must determine: if the conduct in question was caused by or had a direct and substantial relationship to the student’s disability or if the conduct in question was the direct result of the school district’s failure to implement the IEP.

e. If the manifestation team determines that the conduct was caused by or had a direct and substantial relationship to the student’s disability or the conduct in question was the direct result of the school district’s failure to implement the IEP, then the conduct must be determined to be a manifestation of the student’s disability.

f. If the manifestation team determines that the conduct was a manifestation of the student’s disability, then the CSE must conduct a functional behavioral assessment, unless the school district had conducted a functional behavioral assessment prior to when the
behavior occurred that resulted in the change of placement, and implement a behavioral intervention plan for the student. Except for removals for drugs, weapons or serious bodily injury, the student must be returned to the placement from which the student was removed, unless the parent and the school district agree to a change of placement as part of the modification of the behavioral intervention plan.

g. If a behavioral plan has been developed prior to the misconduct subject to the disciplinary action, the manifestation team must review the behavioral plan and modify it as necessary to address the behavior.

h. If the manifestation team determines the conduct in question was the direct result of the district’s failure to implement the IEP, the district must take immediate steps to remedy those deficiencies.

2. Students Presumed to Have a Disability for Discipline Purposes

a. The parents of a student who is facing disciplinary action, but who has not been identified as a student with a disability at the time of the misconduct, may assert the protections set forth in this policy, if the district is deemed to have had knowledge that the child was a student with a disability before the behavior precipitating disciplinary action occurred. Where the school district is deemed to have had knowledge that the student was a student with a disability before the behavior occurred, such student is a “student presumed to have a disability for discipline purposes”.

b. A school district must be deemed to have knowledge that a student has a disability if, before the time the behavior occurred:

1. The parent of the student has expressed concern in writing to supervisory or administrative personnel of the appropriate educational agency or to a teacher of the student that the student is in need of special education. The expression or concern may be oral if the parent does not know how to write or has a disability that prevents a written statement;

2. The parent of the student has requested an evaluation of the student; or

3. A teacher of the student or other personnel of the school district, has expressed specific concerns about a pattern of behavior demonstrated by the student, directly to the director of special education of the school district or to other supervisory personnel of the school district.

c. If it is claimed by the parent of the student or by school district personnel that the school district had a basis for knowledge that the student was a student with a disability prior to the time of the behavior subject to the disciplinary action occurred, the Superintendent, building principal or other school official imposing the suspension or removal shall be responsible for determining whether the student is a student presumed to have a disability.

d. A student will not be considered a student presumed to have a disability for discipline purposes if, upon receipt of information supporting a claim that the District had knowledge, the student was a student with a disability,

1. the student’s parent has not allowed an evaluation of the student; or

2. the student’s parent has refused services; or

3. the District conducted an evaluation and determined that the student is not a student with a disability.

e. If the Superintendent, building principal or other school official imposing the disciplinary removal determines that there is no basis for knowledge prior to taking disciplinary measures against the student, the student may be subject to the same disciplinary measures as any other non-disabled student who engaged in comparable behaviors. However, if the District receives a request for an individual evaluation while the student is subject to disciplinary removal, the District will conduct an expedited evaluation in accordance with applicable law and regulations.

f. The expedited evaluation shall be completed no later than 15 school days after receipt of parent consent for evaluation. The CSE shall make a determination of eligibility in a meeting held not later than 5 school days after completion of the expedited evaluation.

g. Until the expedited evaluation is complete, the non-disabled student shall remain in the educational placement determined by the District which can include suspension.

3. Additional Due Process Requirements

a. No later than the date on which the decision is made to change the placement of a student with a disability to an IAES, or a decision is to impose a suspension or removal that constitutes a disciplinary change in placement, the parent shall be notified of such decision and shall be provided the procedural safeguards notice prescribed by the Commissioner.

b. The parents or persons in parental relationship of a student with disabilities subject to a suspension of five consecutive school days or less shall be notified of the suspension and provided with the same opportunity for an informal conference in accordance with the same procedure available to parents of non-disabled students under the Education Law.

c. The suspension of students with disabilities of more than five school days, other than a change in placement to an IAES, shall be conducted in accordance with the same due process procedures applicable to non-disabled students, except that the school personnel may
not impose such removal for more than 10 consecutive days or for a period that would result in a disciplinary change in placement, unless there has been a determination that the behavior is not a manifestation of the student's disability. The removal of a student to an IAES shall be in accordance with applicable provisions included in this policy.

d. Superintendent’s hearings on disciplinary charges against students with disabilities and students presumed to have a disability for discipline purposes shall be bifurcated into a guilt phase and a penalty phase. If it is determined that the student is guilty of the misconduct, the Superintendent or hearing officer shall make a determination whether a suspension or removal in excess of 10 consecutive school days, or that would otherwise constitute a disciplinary change in placement, should be considered. If the Superintendent or hearing officer determines that it should not be considered, the hearing shall proceed to the penalty phase.

e. If the Superintendent or the hearing officer determines that a suspension or removal in excess of 10 consecutive school days, or that would otherwise constitute a disciplinary change in placement, should be considered, the hearing will be adjourned until a determination is made by the manifestation team whether the behavior is a manifestation of the disability.

f. If the manifestation team determines that the behavior was a manifestation of the student’s disabilities, the hearing will be dismissed. If the manifestation team determines that the behavior was not a manifestation of the student’s disability, the student may be disciplined in the same manner as a non-disabled student. The penalty phase may proceed after receipt of the notification.

g. The penalty phase of the superintendent’s hearing for a student with a disability or a student presumed to have a disability for discipline purposes shall be conducted in the same manner as the penalty phase of a hearing involving a non-disabled student, including anecdotal evidence of past instances of misconduct. The District shall assure that copies of the special education and disciplinary records of the student are transmitted to the Superintendent of Schools or the hearing officer in the superintendent’s hearing for consideration whether or not the manifestation team has determined that the student’s behavior is a manifestation of the student’s disability.

h. Notwithstanding any of the above provisions, upon a determination that the student is guilty of the alleged misconduct relating to serious bodily injury, weapons, illegal drugs or controlled substances, the Superintendent may order, or the hearing officer in a superintendent’s hearing may recommend, such change in placement to an IAES, to be determined by the CSE, for up to 45 school days, even where the manifestation team determines that the student’s behavior is a manifestation of the student’s disability. This placement may not exceed the length of time that a non-disabled student would be suspended for the same misconduct under the district’s student discipline policy.

F. Expedited Due Process Hearings For Students with an Educational Disability

1. An expedited due process hearing shall be conducted in the manner specified by the Commissioner’s regulations incorporated into this Code, under the following circumstances:

a. The District requests an expedited hearing to obtain an order of an impartial hearing officer placing a student with a disability in an IAES where school personnel maintain that it is dangerous for the student to be in his or her current educational placement during such proceedings.

b. The District requests an expedited hearing to obtain an order of an impartial hearing officer placing a student with a disability in an IAES during the pendency of due process hearings where school personnel maintain that it is dangerous for the student to be in his or her current educational placement during such proceedings.

c. The parent requests such a hearing from a determination that the student’s behavior was not a manifestation of the student’s disability or relating to any decision regarding placement, including but not limited to any decision to place the student in an IAES.

2. During the pendency of an expedited due process hearing or appeal regarding a disciplinary change in placement, a manifestation determination, or because the District believes that maintaining the student in the current setting is likely to result in injury to the student or others, the student shall remain in the IAES pending the decision of the impartial hearing officer or until expiration of the IAES placement, whichever occurs first, unless the parents and the District agree otherwise.

3. Upon receipt of or filing of a due process complaint notice for an expedited hearing, the Board of Education shall arrange for an impartial hearing and the appointment of an impartial hearing officer in accordance with the Commissioner’s regulations.

4. The District will arrange the expedited due process hearing according to the following time periods, unless the parent and district agree in writing to waive the resolution meeting or agree to use mediation. A resolution meeting shall occur within seven days of receiving notice of the due process complaint. The expedited due process hearing may proceed unless the matter has been resolved to the satisfaction of both parties within 15 days of receipt of the due process complaint. The expedited due process hearing shall occur within 20 school days of the date the complaint requesting the hearing is filed. The impartial hearing officer shall make a determination within 10 school days after the hearing.
5. The impartial hearing officer shall mail a copy of the written decision to the parents, to the Board of Education and the Office of Vocational and Educational Services for Individuals with Disabilities Education of the New York State Department within 10 school days after the hearing.

G. Students with Section 504 Disabilities
1. For students solely with disabilities under Section 504 who are being subjected to long term suspensions of ten or more days, the Section 504 team must make a determination as to whether the conduct underlying the charge was a manifestation of the student’s disability. If a nexus is found, no additional discipline may be imposed.

H. Referral to Law Enforcement and Judicial Authorities
In accordance with the provisions of IDEA and its implementing regulations:
1. The District may report a crime committed by a child with a disability to appropriate law enforcement and judicial authorities.
2. The Superintendent shall ensure that copies of the special education and disciplinary records of a student with disabilities are transmitted for consideration to the appropriate authorities to whom a crime is reported, to the extent that the transmission is permitted by FERPA.

The District or its officials will provide information and complaint procedures to any citizen, student, or employee who feels that his/her rights under Title IX or Section 504 may have been violated.

Title IX Coordinator: Mrs. Margaret Muenkel, Director of Personnel
Section 504 Coordinator: Dr. Tina DeSa, Assistant Superintendent.

VIII. Reporting Violations
Any student having knowledge of or observing a student possessing a weapon, alcohol or illegal substance on school property or at a school function shall promptly report this information immediately to a teacher, staff member, the building principal, the principal’s designee, the Superintendent, and/or security or law enforcement personnel. Any student having knowledge or awareness of any act of violence, intent to commit violence, or threat of violence shall promptly report this information immediately to a teacher, staff member, the building principal, the house/assistant principal, the Superintendent, and/or security or law enforcement personnel.

Students who believe they have been harassed or discriminated upon due to their actual or perceived race, color, weight, national origin, ethnic group, religion, religious practice, disability, sexual orientation, gender (identity or expression), or sex are to report allegations to the Dignity Act Coordinator(s) who will investigate all complaints and take prompt corrective action, as necessary.

District staff members who are not authorized to impose disciplinary sanctions are expected to promptly report violations of the Code of Conduct to their supervisor, who shall in turn impose an appropriate disciplinary sanction, if so authorized, or refer the matter to a staff member who is authorized to impose an appropriate sanction. All district staff members who are authorized to impose disciplinary sanctions are expected to do so in a prompt, fair and lawful manner.

Corporal Punishment

Corporal punishment is any act of physical force upon a student for the purposes of punishing that student.

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Corporal punishment as a means of discipline shall not be used against a student by any teacher, administrator, officer, or employee of the School District. Whenever a school employee uses physical force against a student, the school employee shall immediately report the situation to his/her Principal/Supervisor. The Principal/Supervisor shall, within the same school day, make a report to the Superintendent describing in detail the circumstances and the nature of the action taken.

The Superintendent of Schools shall submit a written report semi-annually to the Commissioner of Education, with copies to the Board of Education, by January 15 and July 15 of each year, setting forth the substance of each written complaint about the use of corporal punishment received by the Arlington Central School District authorities during the reporting period, the results of each investigation, and the action, if any, taken by the school authorities in each case.

Emergency Interventions
However, if alternative procedures and methods which would not involve physical force are not effective, the use of reasonable physical force is allowable for the following reasons:

a) Self-protection;
b) Protection of others;
c) Protection of property, or
d) Restraining/removing a disruptive student.

Such emergency interventions shall only be used in situations where alternative procedures and methods not involving the use of reasonable physical force cannot reasonably be employed. Emergency interventions shall not be used as a punishment or as a substitute for
systematic behavioral interventions that are designed to change, replace, modify or eliminate a targeted behavior.

Staff who may be called upon to implement emergency interventions will be provided appropriate training in safe and effective restraint procedures. The parent(s) of the student shall be notified whenever an emergency intervention is utilized.

The District will maintain documentation on the use of emergency interventions for each student including:

a) Name and date of birth of the student;
b) Setting and location of the incident;
c) Name of staff or other persons involved;
d) Description of the incident and emergency intervention used, including duration;
e) A statement as to whether the student has a current behavioral intervention plan; and
f) Details of any injuries sustained by the student or others, including staff, as a result of the incident and medical treatment.

This documentation will be reviewed by District supervisory personnel and, if necessary, by the school nurse or other medical personnel.

8 New York Code of Rules and Regulations (NYCRR) Sections 19.5, 100.2(1) (3), 200.15(f) (1) and 200.22(d)
NOTE: Refer also to Policies #5350 Code of Conduct – Suspension of Students
Adoption Date: August 20, 2013

STUDENT SEARCHES

A building administrator or law enforcement may conduct a search of a student and a student’s belongings or backpack if he or she has reasonable suspicion that the search will provide evidence that the student violated the law or the Code of Conduct. However, a search may include a student’s lockers and desks as they are school property or other school storage place and may be done at any time by school officials or law enforcement without prior notice to the student, without the student’s consent and without reasonable suspicion. These school areas are not subject to the rules of the Code of Conduct regarding searching a student or student’s belongings since these areas are controlled by the school. Whenever practical, the student will be present while their possessions are searched. Law enforcement officials may be summoned by the school official if it is suspected that a law has been broken if there are reasonable grounds to believe a crime has occurred.

XIII. Student Searches and Interrogations

The Board of Education is committed to ensuring an atmosphere on school property and at school functions that is safe and orderly. To achieve this kind of environment, any school official authorized to impose a disciplinary penalty on a student may question a student about an alleged violation of law or the District Code of Conduct. Students are not entitled to any sort of “Miranda”-type warning before being questioned by school officials, nor are school officials required to contact a student’s parent before questioning the student. However, school officials will tell all students why they are being questioned.

In addition, the Board authorizes the Superintendent and building administrators to conduct searches of students and their belongings if the authorized school official has reasonable suspicion to believe that the search will result in evidence that the student violated the law or the District Code of Conduct.

An authorized school official may search a student or the student’s belongings based upon information received from a reliable informant. District employees will be considered reliable informants unless they are known to have previously supplied information that they knew was not accurate. Individuals, other than the district employees, will be considered reliable informants if they have previously supplied information that was accurate and verified, or they make an admission against their own interest, or they provide the same information that is received independently from other sources, or they appear to be credible and the information they are communicating relates to an immediate threat to safety. Before searching a student or the student’s belongings, the authorized school official should attempt to get the student to admit that he or she possesses physical evidence that they violated the law or the District Code, or get the student to voluntarily consent to the search. Searches will be limited to the extent necessary to locate the evidence sought.

Whenever practicable, searches will be conducted in the privacy of administrative offices and students will be present when their belongings are being searched. A second administrator or designee shall be present during searches whenever practicable.

A. Student Lockers, Desks and other School Storage Places

The rules in this Code of Conduct regarding searches of students and their belongings do not apply to student lockers, desks and other school storage places. Students have no reasonable expectation of privacy with respect to these places and school officials retain complete control over them. This means that student lockers, desks and other school storage places may be subject to search at any time by school officials or law enforcement, without prior notice to students and without their consent.

B. Strip Searches

A strip search is a search that requires a student to remove any or all of his or her clothing. Having a student remove his or her outer coat or jacket or shoes and/or socks does
not constitute a strip search. Asking a student to expose the waistband of his or her pants does not constitute a strip search. If an authorized school official believes that a strip search is necessary because there is an emergency situation that could threaten the safety of the student or others, advance authorization must be obtained from the superintendent of schools and law enforcement must be notified.

C. Documentation of Searches
The authorized school official conducting the search shall be responsible for promptly recording information about each search. The building principal or the principal’s designee shall be responsible for the custody, control and disposition of any illegal or dangerous item taken from a student. The principal or his or her designee shall clearly label each item taken from the student and retain control of the item(s), until the item(s) are turned over to the police. The principal or his or her designee shall be responsible for personally delivering dangerous or illegal items to police authorities.

D. Police Involvement in Searches and Interrogations of Students
District officials are committed to cooperating with police officials and other law enforcement authorities to maintain a safe school environment. Police officials may enter school property or a school function to question or search a student or conduct a formal investigation involving students:

1. If they have probable cause to believe a crime has been committed on school property or at a school function, or
2. If they have a search or arrest warrant.

**Title IX and Section 504 Compliance and Equal Opportunity**

The Arlington Central School District hereby advises students, parents, employees and the general public that it offers employment and educational opportunities, without regard to gender, race, color, national origin, marital status, disability or sexual orientation. Inquiries regarding this nondiscrimination policy may be directed to:

Arlington Central School District
144 Todd Hill Road
LaGrangeville, New York 12540
Telephone: (845) 486-4460

**Child Protective Services Investigations**

Consistent with the District’s commitment to keep students safe from harm and the obligation of school officials to report to Child Protective Services when they have reasonable cause to suspect that a student has been abused or maltreated, the District will cooperate with local Child Protective Services workers who wish to conduct interviews of students on school property relating to allegations of suspected child abuse, and/or neglect, or custody investigations.

All requests by Child Protective Services to interview a student on school property shall be made directly to the building principal or designee. The principal or designee shall set the time and place of the interview. A staff member will observe the interview for all students regardless of age. If the interview requires the removal of clothing to substantiate an allegation, the building principal must be notified in advance so that proper precautions are taken.

A Child Protective Services worker may not remove a student from school property without a court order, unless the worker reasonably believes that the student would be subject to danger of abuse if he or she were not removed from school before a court order can reasonably be obtained. If the worker believes the student would be subject to danger of abuse, the worker may remove the student without a court order and without the parent’s consent.
Arlington High School
New Personal Cell Phone/Technology Agreement

“Technology is a tool that can assist in the transitions needed for 21st Century learners. The ability to incorporate the devices students already use into educational programs will be critical to the future direction and success of schools. Making schools accessible to these devices is as critically important as training teachers and staff to be able to incorporate these devices.”*

To comply with our Student Acceptable Use Policy and Regulation (5300-R3b), students using a personal cell phone/technology must:

1. **Respect and protect the privacy of themselves and others.**
   - Not reveal private information about themselves or others.
   - Use only assigned accounts.
   - Not view, use, or interfere with passwords, data, or accounts that do not belong to them.

2. **Respect and protect the integrity, availability, and security of all electronic resources.**
   - Observe all network security practices, which include not sharing passwords with others.
   - Not harm or destroy any equipment, materials, or data (creating a computer virus or bypassing the internet filtering system is prohibited).
   - Report security risks or violation to a teacher.

3. **Respect and protect the intellectual property of others.**
   - Not infringe copyrights (no making illegal copies of music, games, or movies).
   - Not plagiarize.

4. **Respect and practice the principles of the community.**
   - Communicate only in ways that are kind and respectful.
   - Not intentionally access, transmit, copy, or create material that is illegal or violates the District’s Code of Conduct (such as messages that are pornographic, threatening, rude, discriminatory, or meant to harass).
   - Not send spam, chain letters, or other mass unsolicited mailings.
   - Not buy, sell, advertise, or otherwise conduct business, unless approved as a school project.
   - Report threatening or discomforting materials to a teacher.

**Courtesy:**

Courtesy is a code that governs expectations of social behavior. As a school community we must hold ourselves and one another accountable for interactions that foster respect and trust. Discourteous behaviors erode a healthy and cooperative learning environment resulting in hurt feelings, anger, and personal levels of dysfunction.

The use of cell phones/technology must be done in a courteous manner. The procedures listed below are designed to encourage Arlington High School to embrace cell phone/technology use in an educational setting while clearly establishing appropriate use and behavior. This agreement lies at the very core of proactive positive behavior and personal growth.

*According to a recent report by Speak Up, an initiative of Project Tomorrow.*
Areas or “Zones” of Arlington High School will be assigned a designated color. These zones identify the acceptable use of cell phones/technology for each area.

### AHS: Areas or “Zones”

<table>
<thead>
<tr>
<th>Green Zone:</th>
<th>Red Zone:</th>
<th>“NO” Zone:</th>
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</thead>
<tbody>
<tr>
<td>- Cell Phone/technology use permitted for educational and/or recreational purposes</td>
<td></td>
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<tr>
<td>- For appropriate use only</td>
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<tr>
<td>- Cell Phones/technology is restricted</td>
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<td>- Allowed only with adult permission</td>
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<tr>
<td>- For educational use only</td>
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<tr>
<td>- Cell Phones/technology may not be used at any time, under any circumstance</td>
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### AHS: Designated Zones

<table>
<thead>
<tr>
<th>Green Zone:</th>
<th>Red Zone:</th>
<th>“NO” Zone:</th>
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<tbody>
<tr>
<td>- Library</td>
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<tr>
<td>- Cafeterias</td>
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<td>- Senior Lounge</td>
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<td>- Before and after school</td>
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<td>- School Buses</td>
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<td>- Outside the building</td>
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<tr>
<td>- Hallways during passing time</td>
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<td>- Classrooms</td>
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<td>- Computer labs</td>
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<td>- Theaters</td>
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<td>- House Offices</td>
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<td>- Gyms</td>
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<td>- Weight Rooms</td>
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<td>- ISS/Detention/AIP</td>
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<td>- Dance Studio</td>
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<td>- Hallways during instruction</td>
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<tr>
<td>- Locker rooms</td>
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<td>- Bathrooms</td>
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<tr>
<td>- Exam rooms</td>
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<td>- During all emergency drills</td>
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<tr>
<td>- During lockdowns</td>
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<tr>
<td>- During shelter-in-place</td>
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<td>- During evacuations</td>
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<tr>
<td>- During fire evacuations</td>
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</tbody>
</table>

**Examples of appropriate use:**
- Researching information
- Listening to music with head phones
- Healthy communication via Texting
- Charging devices at home
- Digital note taking
- Calendar planning
- Appropriate gaming
- Productive collaboration

**Examples of inappropriate use:**
- Speaking on phone
- Video/picture taking
- Sexting
- Cheating/sharing answers
- Cyber bullying, harassment, threats
- Playing games violent in nature

**Administrative Procedures:** Violation of this agreement may result in confiscation of your cell phone/technology for the remainder of the instructional period. Continued violation of this agreement may result in the confiscation of your cell phone/technology for the remainder of the school day, as well as the appropriate disciplinary action. Under these conditions, a parent/guardian must pick up their son/daughter’s cell phone/technology from the appropriate administrative office no earlier than the end of the current school day. Some inappropriate cell phone/technology use may result in criminal charges.

**Please Note:** The school is not responsible for lost or stolen property and cannot conduct investigations to recover such missing property. If an individual chooses to bring a cell phone or other device onto school grounds they are solely responsible for their own property and may not allow this decision to disrupt the education process.
THE DIGNITY FOR ALL STUDENTS ACT

DISTRICT COORDINATOR (S)

Dr. Tina DeSa, Assistant Superintendent for Pupil Personnel Services
Arlington Central School District
144 Todd Hill Road
LaGrangeville, NY 12540
(845) 486-4460 x20121

Margaret Muenkel, Director of Personnel
Arlington Central School District
144 Todd Hill Road
LaGrangeville, NY 12540
(845) 486-4460 x 20116

HIGH SCHOOL COORDINATORS

Administrators
Mrs. Hilary Roberto
Mr. Richard Carroll
Ms. Jeanne Desire

Staff Members
Mr. Christopher Babb
Ms. Freya Bomba

Policy: 7550

SUBJECT: DIGNITY FOR ALL STUDENTS

The District seeks to create an environment free of harassment, bullying, and discrimination; to foster civility in its schools; and to prevent conduct that is inconsistent with its educational mission. The District, therefore, prohibits all forms of harassment and bullying of students by employees or other students on school property and at school functions. The District further prohibits discrimination against students, including, but not limited to, discriminatory acts based on a person's actual or perceived race, color, weight, national origin, ethnic group, religion, religious practice, disability, sexual orientation, gender (including gender identity or expression), or sex by school employees or other students on school property and at school functions that take place at locations off school property. In addition, other acts of harassment, bullying, or discrimination that can reasonably be expected to materially and substantially disrupt the education process may be subject to discipline or other corrective action.

Dignity Act Coordinator

In each of its schools, the District will designate at least one employee holding licenses or certifications as required by the Commissioner to serve as the Dignity Act Coordinator (DAC). Each DAC will be thoroughly trained to handle human relations in the areas of race, color, weight, national origin, ethnic group, religion, religious practice, disability, sexual orientation, gender (including gender identity or expression), and sex. Training will also be provided for DACs which addresses: the social patterns of harassment, bullying, and discrimination, including, but not limited to, those acts based on a person's actual or perceived race, color, weight, national origin, ethnic group, religion, religious practice, disability, sexual orientation, gender (including gender identity or expression), and sex; the identification and mitigation of harassment, bullying, and discrimination; and strategies for effectively addressing problems of exclusion, bias, and aggression in educational settings. All DAC appointments will be approved by the Board.

The District will disseminate the name, designated school, and contact information of each DAC to all school personnel, students, and parents or persons in parental relation by:

a) Listing it in the Code of Conduct, with updates posted on the District's website; and

b) Including it in the Code of Conduct's plain language summary provided to all parents or persons in parental relation to students at the beginning of each school year; and

c) Providing it to all parents or persons in parental relation to students in at least one District or school mailing or other method of distribution, including, but not limited to, electronic communication and/or sending information home with
each student. If the information changes, parents and persons in parental relation will be notified in at least one subsequent District or school mailing, or other method of distribution as soon as practicable thereafter; and

d) Posting it in highly visible areas of school buildings; and

e) Making it available at the District and school-level administrative offices.

If a DAC vacates his or her position, the District will immediately designate an interim DAC, pending approval from the Board within 30 days. In the event a DAC is unable to perform his or her duties for an extended period of time, the District will immediately designate an interim DAC, pending the return of the previous individual to the position.

Training and Awareness

Each year, all employees will be provided with training to promote a supportive school environment that is free from harassment, bullying, and discrimination, and to discourage and respond to incidents of harassment, bullying, and/or discrimination. This training may be provided in conjunction with existing professional development, and will:

a) Raise awareness and sensitivity to potential acts of harassment, bullying, and discrimination;

b) Address social patterns of harassment, bullying, and discrimination and the effects on students;

c) Inform employees on the identification and mitigation of harassment, bullying, and discrimination;

d) Enable employees to prevent and respond to incidents of harassment, bullying, and/or discrimination;

e) Make school employees aware of the effects of harassment, bullying, cyberbullying, and discrimination on students;

f) Provide strategies for effectively addressing problems of exclusion, bias, and aggression;

g) Include safe and supportive school climate concepts in curriculum and classroom management; and

h) Ensure the effective implementation of school policy on conduct and discipline.

Rules against harassment, bullying, and discrimination will be included in the Code of Conduct, publicized District-wide, and disseminated to all staff and all parents or persons in parental relation to students. Any amendments to the Code of Conduct will be disseminated as soon as practicable following their adoption.

Reports and Investigations of Harassment, Bullying, or Discrimination

The District encourages and expects students who have been subjected to harassment, bullying, or discrimination; parents or persons in parental relation whose children have been subjected to this behavior; other students who observe or are told of this behavior; and all District staff who become aware of this behavior to timely report it to the principal, Superintendent, DAC, or designee.

The principal, Superintendent, DAC, or designee will lead or supervise a timely and thorough investigation of all reports of harassment, bullying, and discrimination. The DAC or other individual conducting the investigation may seek the assistance of the District's Civil Rights Compliance Officer in investigating, responding to, and remediying complaints.

In the event any investigation verifies that harassment, bullying, or discrimination occurred, the District will take prompt action reasonably calculated to end it, to eliminate any hostile environment, to create a more positive school culture and climate, to prevent recurrence of the behavior, and to ensure the safety of the student or students against whom the harassment, bullying, or discrimination was directed.

The Superintendent, principal, DAC, or designee will notify the appropriate local law enforcement agency when there is a reasonable belief that an incident of harassment, bullying, or discrimination constitutes criminal conduct.

The District will timely collect information related to incidents involving harassment, bullying, and discrimination; provide required internal reports; and complete and submit any required report to the State Education Department in the manner and within the timeframe specified by the Commissioner.
Prohibition of Retaliatory Behavior (Whistle-Blower Protection)

Any person who has reasonable cause to suspect that a student has been subjected to harassment, bullying, or discrimination by an employee or student on school grounds or at a school function, and who acts reasonably and in good faith in reporting it to school officials, the Commissioner of Education, or law enforcement authorities, or who otherwise initiates, testifies, participates, or assists in any formal or informal proceedings, will have immunity from any civil liability that may arise from making that report, or from initiating, testifying, participating, or assisting in those proceedings. The District also prohibits any retaliatory behavior directed against any complainant, victim, witness, or any other individual who participated in the reporting or investigation of an incident of alleged harassment, bullying, or discrimination.

Publication of District Policy

At least once during each school year, all school employees, students, and parents or persons in parental relation to students will be provided with a written or electronic copy of this policy, or a plain-language summary of it. The policy or summary will include information relating to how students, parents or person in parental relation, and school employees may report harassment, bullying, or discrimination. Additionally, the District will strive to maintain a current version of this policy and all procedures and forms for how students, parents or persons in parental relation to students, and school employees may report harassment, bullying, or discrimination on its website at all times.

Application

Nothing in this policy or its implementing regulations should be interpreted to preclude or limit any right or cause of action provided under any local, state, or federal ordinance, law or regulation including, but not limited to, any remedies or rights available under the Individuals with Disabilities Education Act, Title VII of the Civil Rights Law of 1964, Section 504 of the Rehabilitation Act of 1973, or the Americans with Disabilities Act of 1990.

Education Law §§ 10-18, 801-a, 2801 and 3214
8 NYCRR § 100.2

NOTE: Refer also to Policies #5300 -- Code of Conduct  
#7551 -- Title IX – Sexual and Gender Based Harassment and Grievance Procedure Policy for Students  
#7552 -- Student Gender Identity

Adoption Date: June 26, 2018
August 2018

Dear Parent or Guardian:

The purpose of this correspondence is to advise you of your rights regarding your child’s school records. The Family Educational Rights & Privacy Act (FERPA) affords parents and students over 18 years of age certain rights with respect to educational records. These rights are:

1. **The right to inspect and review your child’s education records within 45 days of the day the School receives a request for access.**

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

2. **The right to request the amendment of your child’s education records that the parent or eligible student believes are inaccurate, misleading, or otherwise in violation of the student’s privacy rights under FERPA.**

   Parents or eligible students who wish to ask the school to amend a record should write the principal, clearly identify the part of the record they want changed, and specify why it should be changed. If the school decides not to amend the record as requested by the parent or eligible student, the school will notify the parent or eligible student of the decision and advise them of their right to a hearing regarding the request for amendment. Additional information regarding the hearing procedures will be provided to the parent or eligible student when notified of the right to a hearing.

3. **The right to privacy of personally identifiable information in your child’s education records, except to the extent that FERPA authorizes disclosure without consent.**

   One exception, which permits disclosure without consent, is disclosure to school officials with legitimate educational interests. A school official is a person employed by the Arlington Central School District as an administrator, supervisor, instructor, or support staff member (including health or medical staff and law enforcement unit personnel); a person serving on the Board of Education; a person, company or another school district with whom Arlington Central School District has or may contract for outsourced services or functions it would otherwise use its own employees to perform (such as an attorney, auditor, medical consultant, or therapist); a parent or student serving on an official committee, such as a disciplinary or grievance committee; or a parent, student, or other volunteer assisting another school official in performing his or her tasks.

   A school official has a legitimate educational interest if the official needs to review an education record in order to fulfill his or her professional responsibility.

   Upon request, the Arlington Central School District discloses education records without consent to officials of another school district in which a student seeks or intends to enroll, or is already enrolled if the disclosure is for purposes of the student’s enrollment or transfer.

4. **The right to file a complaint with the U.S. Department of Education concerning alleged failures by the Arlington Central School District to comply with the requirements of FERPA. Complaints can be filed with:**

   Family Policy Compliance Office
   U.S. Department of Education
   400 Maryland Avenue
   Washington D.C. 20202
In addition, The Family Educational Rights and Privacy Act (FERPA), requires that the Arlington Central School District, with certain exceptions, obtain your written consent prior to the disclosure of personally identifiable information from your child's education records. However, the Arlington Central 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 District to include this type of information from your child's education records in certain school publications. Examples include:

- A playbill, showing your student's role in a drama production;
- The annual yearbook;
- Honor roll or other recognition lists;
- Graduation programs;
- Sports activity sheets, such as for wrestling, showing weight and height of team members; and
- District written and electronic publications.

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.

The Arlington Central School District has designated the following information as directory information:

- Student's name
- Address
- Telephone listing
- Photograph
- Date and place of birth
- Major field of study
- Dates of attendance
- Grade level
- Participation in officially recognized activities and sports
- Weight and height of members of athletic teams
- Degrees, honors, and awards received
- The most recent educational agency or institution attended

In addition, two federal laws require local educational agencies (LEAs) 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 LEA that they do not want their student's information disclosed without their prior written consent.

If you do not want the Arlington Central School District to disclose directory information from your child's education records without your prior written consent, you must notify the District in writing by September 30, 2017. Please address your notice to:

Dr. Tina DeSa
Assistant Superintendent for Pupil Personnel Services
Arlington Central School District
144 Todd Hill Road
LaGrangeville, NY  12540

Any questions regarding student records, or the processes listed in this letter, can be directed to either your child’s building principal or Dr. Tina DeSa (845-486-4460).

Sincerely,

Brendan Lyons, Ed.D.
Superintendent of Schools
USE OF DISTRICT TECHNOLOGY – STUDENT ACCEPTABLE USE POLICY
REGULATION 5300-R3B

The Arlington Central School District provides computer facilities, equipment, and internet accounts for educational purposes. In order to use these technology resources, students must adhere to the District’s regulations pertaining to computer/technology usage. A violation of these regulations may result in disciplinary action. The District utilizes internet filters to block access to internet sites that have been deemed inappropriate, distracting, or without educational value. Parents who do not wish their child (ren) to have access to District computers must send a written request to the school principal, otherwise an account will be created for the year.

Below is a summary of the Student Acceptable Use Policy and Regulation 5300-R3b:

1. **Respect and protect the privacy of themselves and others.**
   - Not reveal private information about themselves or others.
   - Use only assigned accounts.
   - Not view, use, or interfere with passwords, data, or accounts that do not belong to them.

2. **Respect and protect the integrity, availability, and security of all electronic resources.**
   - Observe all network security practices, which include not sharing passwords with others.
   - Not harm or destroy any equipment, materials, or data (creating a computer virus or bypassing the internet filtering system prohibited).
   - Report security risks or violations to a teacher.

3. **Respect and protect the intellectual property of others.**
   - Not infringe copyrights (no making illegal copies of music, games, or movies!).
   - Not plagiarize.

4. **Respect and practice the principles of community.**
   - Communicate only in ways that are kind and respectful.
   - Not intentionally access, transmit, copy, or create material that is illegal or violates the District’s Code of Conduct (such as messages that are pornographic, threatening, rude, discriminatory, or meant to harass).
   - Not send spam, chain letters, or other mass unsolicited mailings.
   - Not buy, sell, advertise, or otherwise conduct business, unless approved as a school project.
   - Report threatening or discomforting materials to a teacher.

A complete copy of the Student Acceptable Use Policy-Regulation 5300-R3b is available on the Arlington website at [www.arlingtonschools.org](http://www.arlingtonschools.org).
SUBJECT: VISITORS TO THE SCHOOLS

The Board recognizes that a safe and secure environment is necessary for the successful implementation of the school program. Since our schools and the Central Administrative Office (CAO) are places of work and learning, a procedure must be established for school visitors. The building administrator or his or her designee is responsible for all persons in the building and on the grounds. Any person who is not a district employee or student of the school is considered a visitor.

Visitors who desire to visit a school or CAO must have an appointment or shall do so with the permission of the appropriate administrative staff member. Appointments must be made in order to volunteer in a classroom, to discuss concerns with a teacher or guidance counselor, or to meet with any other school personnel.

The following procedure applies to each visitor, every time he/she visits our schools and CAO when school is in session:

1. All visitors to the schools or CAO must enter and exit through the designated single point of entry/exit - the main entrance.

2. In order to be buzzed into the building, the visitor should:
   a. Show a photo ID to the camera; and
   b. Identify the purpose of their visit, including with whom they have a scheduled appointment.

3. Upon being granted entry, the visitor must report directly to the building greeter and show photo identification.

4. Provided the visitor has an appointment, the greeter will sign the visitor in on the visitor log and issue a visitor badge and lanyard. The badge must be worn and displayed at all times while in the school or on school grounds. Visitors are only permitted in the area of their appointment.

5. When possible, the person being visited or another building employee should meet the visitor in the main lobby and escort them to their destination.

6. When the visit is complete, the visitor should return the visitor badge and lanyard to the greeter at the main entrance and exit the building. Visitors should not use other exit doors unless there is an emergency in the building requiring evacuation.

7. Any person needing to drop items off for a student or staff member should leave the item in the main lobby with the greeter. It is not necessary to permit the person into the building and register them as a visitor.

The Superintendent of Schools or his/her designee may refuse any individual or group access to the schools when the stated purpose is judged to be unreasonable, disruptive, or not in the best interest of the students.

The building administrator or his/her designee is authorized to take any action necessary to secure the safety of students and school personnel.

Unauthorized visitors shall be required to leave school premises immediately and will be subject to arrest and prosecution for trespassing, pursuant to the New York State Penal Law, if they refuse.

All visitors are expected to abide by the rules for public conduct on school property contained in the District Code of Conduct. Any visitor who does not abide by the District Code of Conduct will be considered an unauthorized person and will be required to leave.

Ref: Education Law § 1708; 2801
Cross Ref: Policy 6000--Identification Badges
Policy 5300--District Code of Conduct

Effective: September 1, 2013
Adoption Date: April 23, 2013
Amended Date: June 26, 2018