The board recognizes the importance of maintaining student records and preserving their confidentiality. Student records containing personally identifiable information are kept confidential at collection, storage, disclosure and destruction stages. The board secretary is the custodian of student records. Student records may be maintained in the central administration office or administrative office of the student's attendance center.

Parents and eligible students will have access to the student's records during the regular business hours of the school district. An eligible student is a student who has reached eighteen years of age or is attending an institution of postsecondary education at the post high school level. Parents of an eligible student are provided access to the student records only with the written permission of the eligible student unless the eligible student is defined as a dependent by the Internal Revenue Code. In that case, the parents may be provided access without the written permission of the student. A representative of the parents or eligible student, who has received written permission from the parents or eligible student, may inspect and review a special education student's records. Parents, other than parents of an eligible student, may be denied access to a student's records if the school district has a court order stating such or when the district has been advised under the appropriate laws that the parents may not access the student records. Parents may inspect an instrument used for the purpose of collection of student personal information prior to the instrument's use.

A student record may contain information on more than one student. Parents will have the right to access the information relating to their student or to be informed of the information. Eligible students will also have the right to access the information relating to themselves, or be informed of the information.

Parents and eligible students will have a right to access the student's records upon request without unnecessary delay and in no instance more than forty-five calendar days after the request is made. Parents, an eligible student or an authorized representative of the parents will have the right to access the student's records prior to an Individualized Education Program (IEP) meeting or hearing.

Copies of student records will be provided if failure to do so would effectively prevent the parents or student from exercising the right to access the student records. Fees for copies of the records are waived if it would prevent the parents or student from accessing the records. A fee may not be charged to search or retrieve information from student records.

Upon the request of parents or an eligible student, the school district will provide an explanation and interpretation of the student records and a list of the types and locations of education records collected, maintained or used by the school district.

If the parents or an eligible student believes the information in the student records is inaccurate, misleading or violates the privacy or other rights of the student, the parents or an eligible student may request that the school district amend the student records. The school district will decide whether to amend the student records within a reasonable time after receipt of the request. If the school district determines an amendment is made to the student record, the school district will make the amendment and inform the parents or the eligible student of the decision in writing.

If the school district determines that amendment of the student's record is not appropriate, it will inform the parents or the eligible student of their right to a hearing before the hearing officer provided by the school district.

If the parents' and the eligible student's request to amend the student record is further denied following the hearing, the parents or the eligible student are informed that they have a right to place an explanatory letter in the student record commenting on the school district's decision or setting forth the reasoning for disagreeing with the school district. Additions to the student's records will become a part of the student record and be maintained like other student records. If the school district discloses the student records, the explanation by the parents will also be disclosed.

Student records may be disclosed in limited circumstances without parental or eligible student's written permission. This disclosure is made on the condition that the student record will not be disclosed to a third party without the written permission of the parents or the eligible student. This disclosure may be made to the following individuals or under the following circumstances:

- to school officials within the school district and AEA personnel whom the superintendent has determined to have a legitimate educational interest, including, but not limited to, board members, employees, school attorney, auditor, health professionals, and individuals serving on official school committees;
- to officials of another school district in which the student wishes to enroll, provided the other school district notifies the parents the student records are being sent and the parents have an opportunity to receive a copy of the records and challenge the contents of the records unless the annual notification includes a provision that records will automatically be transferred to new school districts;
- to the U.S. Comptroller General, the U.S. Attorney General, the U.S. Secretary of Education or state and local educational authorities;
- in connection with financial aid for which the student has applied or which the student has received if the information is necessary to receive the financial aid;
- to organizations conducting educational studies and the study does not release personally identifiable information:
- to accrediting organizations;
- to parents of a dependent student as defined in the Internal Revenue Code;
- to comply with a court order or judicially issued subpoena;
- consistent with an interagency agreement between the school district and juvenile justice agencies
- in connection with a health or safety emergency; or,
- as directory information.

The superintendent will keep a list of the individuals and their positions who are authorized to view a special education student's records without the permission of the parents or the eligible student. Individuals not listed are not allowed access without parental or an eligible student's written permission. This list must be current and available for public inspection and updated as changes occur.

The superintendent will also keep a list of individuals, agencies and organizations which have requested or obtained access to a student's records, the date access was given and their legitimate educational interest or purpose for which they were authorized to view the records. The superintendent, however, does not need to keep a list of the parents, authorized educational employees, officers and agencies of the school district who have accessed the student's records. This list for a student record may be accessed by the parents, the eligible student and the custodian of student records.

Permanent student records, including a student's name, address, phone number, grades, attendance record, classes attended, grade level completed and year completed may be maintained without time limitation. Permanent student records will be kept in a fire-safe vault.

When personally identifiable information, other than permanent student records, no longer needs to be maintained by the school district to provide educational services to a special education student, the parents or eligible student are notified. This notice is normally given after a student graduates or otherwise leaves the school district. If the parents or eligible student request that the personally identifiable information be destroyed, the school district will destroy the records. Prior to the destruction of the records, the school district must inform the parents or eligible student the records may be needed by the parents or eligible student for social security benefits or other purposes.

The school district will cooperate with the juvenile justice system in sharing information contained in permanent student records regarding students who have become involved with the juvenile justice system. The school district will enter into an interagency agreement with the juvenile justice agencies (agencies) involved.

The purpose of the agreement is to allow for the sharing of information prior to a student's adjudication in order to promote and collaborate between the school district and the agencies to improve school safety, reduce alcohol and illegal drug use, reduce truancy, reduce in-school and out-of-school suspensions, and to support alternatives to in-school and out-of-school suspensions and expulsions which provide structured and well supervised educational programs supplemented by coordinated and appropriate services designed to correct behaviors that lead to truancy, suspension, and expulsions and to support students in successfully completing their education.

The school district may share any information with the agencies contained in a student's permanent record, which is directly related to the juvenile justice system's ability to effectively serve the student. Prior to adjudication information contained in the permanent record may be disclosed by the school district to the parties without parental consent or court order. Information contained in a student's permanent record may be disclosed by the school district to the agencies after adjudication only with parental consent or a court order. Information shared pursuant to the agreement is used solely for determining the programs and services appropriate to the needs of the student or student's family or coordinating the delivery of programs and services to the student or student's family.

Information shared under the agreement is not admissible in any court proceedings, which take place prior to a disposition hearing, unless written consent is obtained from a student's parent, guardian, or legal or actual custodian.

Confidential information shared between the school district and the agencies will remain confidential and will not be shared with any other person, unless otherwise provided by law.

Information shared under the agreement is not admissible in any court proceedings, which take place prior to a disposition hearing, unless written consent is obtained from a student's parent, guardian, or legal or actual custodian. The school district may discontinue information sharing with an agency if the school district determines that the agency has violated the intent or letter of the agreement.

Agencies will contact the principal of the attendance center where the student is currently or was enrolled. The principal will then forward copies of the records within 10 business days of the request.

The school district will provide training or instruction to employees about parents' and eligible students' rights under this policy. Employees will also be informed about the procedures for carrying out this policy.

It is the responsibility of the superintendent to annually notify parents and eligible students of their right to inspect and review the student's records. The notice is given in a parents' or eligible student's native language. Should the school district collect personal information from students for the purposes of marketing or selling that information, the school district will annually notify parents of such activity.

The notice will include a statement that the parents have a right to file a complaint alleging the school district failed to comply with this policy. Complaints are forwarded to Family Policy Compliance Office, U.S. Department of Education, 400 Maryland Avenue, Washington, DC. 20202-4605.

Legal Reference: No Child Left Behind, Title IX, Sec. 9528, P.L.107-110 (2002).

USA Patriot Act, Sec. 507, P.L. 107-56. (2001).

20 U.S.C. § 1232g, 1415 (2004).

34 C.F.R. Pt. 99, 300.610, et seq. (2004).

Iowa Code §§ 22; 279.9B, 280.24,.25, 622.10 (2007).

281 I.A.C. 12.3(6); 41.610 et seq. 1980 Op. Att'y Gen. 720, 825.

Cross Reference: 501 Student Attendance

505 Student Scholastic Achievement

506 Student Records

507 Student Health and Well-Being

603.3 Special Education

708 Care, Maintenance and Disposal of School District Records

901 Public Examination of School District Records

Approved <u>7/17/95</u> Reviewed <u>10/13/14</u> Revised <u>4/15/09</u>

#### STUDENT RECORDS CHECKLIST

	Copy to Parent Upon Request	Parent Sig. Required**	User Must Sub. Written Reg.*	No Parent Sig. Required	Parent Notify in Advance	Parent Notify of Release	Req. Made Part of Stud. Rec.	Sche. Hearing Fol b/wrtn. decision t/Par.	
Subpoena or Judicial Order				•	•				Lawfully Issued
Student Financial Aid				•					Written Request
School or Staff in Same School System				•					No Written Request Necessary
Other School System Where Student Plans to Enroll	•		•	•		•	•		506.1E2
United States Comptroller General			•	•			•		506.1E2
Dept. of Health, Education and Welfare Secretary			•	•			•		506.1E2
National Institute of Education			•	•			•		506.1E2
Iowa Dept. of Education Official			•	•			•		506.1E2
Parent Inspection of Student Educational Records	•	•							506.1E5
Parent Request for Hearing to Challenge Record		•						•	506.1E4
Parent Authorization for School to Release Information	•	•							501.E3
Notification of Transfer of Student Records	•			•					506.1E6

<sup>\*</sup>Such written request is available for inspection by the parent or student and the school official responsible for record maintenance.

<sup>\*\*</sup>When a student has attained the age of 18 years or is attending an institution of post-secondary education, the permission or consent required of the rights accorded the parent of the student will thereafter be required of and accorded only to the student.

# REQUEST OF NONPARENT FOR EXAMINATION OR COPIES OF STUDENT RECORDS

	ndersigned hereby requests permission to nunity School District's official student rec		
(Lega	al Name of Student)	(Date of Birth)	
The t	indersigned requests copies of the followi	ng official student records of the above	student:
The 1	undersigned certifies that they are (check of	one):	
(a)	An official of another school system in v	which the student intends to enroll.	( )
(b)	An authorized representative of the Comptroller General of the United States.		( )
(c)	An authorized representative of the Secretary of the U.S. Department of Education or U.S. Attorney General		( )
(d)	An administrative head of an education agency as defined in Section 408 of the Education Amendments of 1974.		( )
(e)	An official of the Iowa Department of Education.		( )
(f)	A person connected with the student's application for, or receipt of, financial aid (SPECIFY DETAILS ABOVE.)		( )
[(g)			( )
feder	undersigned agrees that the information ob al law without the written permission of the ajority age.	•	
		(Signature)	
		(Title)	
		(Agency)	
	ROVED:	Date: Address:	
Signa Title:	-	City: State: ZI	D.
Date		Phone Number:	г

#### PARENTAL AUTHORIZATION FOR RELEASE OF STUDENT RECORDS

Date			
To:	ducational Institution		
Address			
concerning my children wi	ge and consent that I authorize the r th the Central Lyon Community Scho child may be released and or exchan	ol District. Any and all infor	rmation pertinent to the
Child	Date of Birth	Grade	_
Child	Date of Birth	Grade	_
Child	Date of Birth	Grade	_
Child	Date of Birth	Grade	<u> </u>
Child	Date of Birth	Grade	_
Parent/Guardian Signature	2:		_
Permission Requested By:	Building Principal' Sign	ature	_

Note: Please send the cumulative records for the above named students who have enrolled in the Central Lyon Community School District. Also include all health records, test results, and other pertinent information that will aid in the placement of the above student(s). Thank you.

# REQUEST FOR HEARING ON CORRECTION OF STUDENT RECORDS

To:	Address:	
Board Secretary (Custodian)		
I believe certain official student recostudent), (sch my child.	ords of my child, ool name), are inaccurate, mislea	, (full legal name of ding or in violation of privacy rights of
The official education records which or other rights of my child are:	I believe are inaccurate, mislead	ing or in violation of the privacy
The reason I believe such records are rights of my child is:	e inaccurate, misleading or in viol	ation of the privacy or other
My relationship to the child is:		
I understand that I will be notified in in writing of the decision; and I have in writing within ten days after my record stating I disagree with the decision.	e the right to appeal the decision beceipt of the decision or a right to	y so notifying the hearing officer
	(Signature)	
	Date:	
	Address:	
	City: State:	ZIP
	Phone Number:	ZIF
	i none i tunibei.	

# REQUEST FOR EXAMINATION OF STUDENT RECORDS

To:	Address:
Board Secretary (Custodian)	
The undersigned desires to examine the following of	official education records.
of	,
of (Full Legal Name of Student)	(Date of Birth) (Grade)
(Name of School)	
My relationship to the student is:	
(check one)  I do I do not	
desire a copy of such records. I understand that a r	easonable charge may be made for the copies.
	(Parent's Signature)
APPROVED:	Date:
Signature:	Address:City:
Title:	State: ZIP
Dated:	Phone Number:

# NOTIFICATION OF TRANSFER OF STUDENT RECORDS

To:	Date:	
Parent/or Guardian		
Street Address:	770	
City/State	ZIP:	
Please be notified that copies of the	Community School District's official studer	nt records
concerning	, (full legal name of student) have been transferred to:	
School District Name	Address	
upon the written statement that the s	student intends to enroll in said school system.	
If you desire a copy of such records reasonable charge will be made for	furnished, please check here and return this form to the underst	igned. A
•	red are inaccurate, misleading or otherwise in violation of the privacy a hearing to challenge the contents of such records.	or other rights
	(Name)	
	(Title)	

### LETTER TO PARENT REGARDING RECEIPT OF A SUBPOENA

Date
Dear (Parent):
This letter is to notify you that the Community School District has received a
(subpoena or court order) requesting copies of your child's permanent records. The specific records requested are
The school district has until <u>(date on subpoena or court order)</u> to deliver the documents to
(requesting party on subpoena or court order). If you have any questions, please do not hesitate to contact me at
(phone #) .
Sincerely,
(Principal or Superintendent)

#### JUVENILE JUSTICE AGENCY INFORMATION SHARING AGREEMENT

Statement of Purpose: The purpose of this Agreement is to allow for the sharing of information among the School District and the Agencies prior to a student's adjudication in order to promote and collaborate to improve school safety, reduce alcohol and illegal drug use, reduce truancy, reduce in-school and out-of-school suspensions, and to support alternatives to in-school and out-of-school suspensions and expulsions which provide structured and well supervised educational programs supplemented by coordinated and appropriate services designed to correct behaviors that lead to truancy, suspension, and expulsions and to support students in successfully completing their education.

Identification of Agencies: This agreement is between the Central Lyon Community School District (hereinafter "School District") and (agencies listed) (hereinafter "Agencies") .

Statutory Authority: This agreement implements Iowa Code § 280.25 and is consistent with 34 C.F.R. 99.38 (2004).

#### Parameters of Information Exchange:

- 1. The School District may share any information with the Agencies contained in a student's permanent record which is directly related to the juvenile justice system's ability to effectively serve the student.
- 2. Prior to adjudication information contained in the permanent record may be disclosed by the school district to the Agencies without parental consent or court order.
- 3. Information contained in a student's permanent record may be disclosed by the School District to the Agencies after adjudication only with parental consent or a court order.
- 4. Information shared pursuant to the agreement is used solely for determining the programs and services appropriate to the needs of the student or student's family or coordinating the delivery of programs and services to the student or student's family.
- 5. Information shared under the agreement is not admissible in any court proceedings which take place prior to a disposition hearing, unless written consent is obtained from a student's parent, guardian, or legal or actual custodian
- 6. Information obtained by the school from other juvenile justice agencies may not be used as the basis for disciplinary action of the student.
- 7. This agreement only governs a school district's ability to share information and the purposes for which that information can be used. Other agencies are bound by their own respective confidentiality policies.

Records' Transmission: The individual requesting the information should contact the principal of the building in which the student is currently enrolled or was enrolled. The principal will forward the records within 10 business days of the request.

Confidentiality: Confidential information shared between the Agencies and the school district will remain confidential and will not be shared with any other person, unless otherwise provided by law. Information shared under the agreement is not admissible in any court proceedings which take place prior to a disposition hearing, unless written consent is obtained from a student's parent. Agencies or individuals violating the terms of this agreement subject their entity represented and themselves personally to legal action pursuant to federal and state law.

#### JUVENILE JUSTICE AGENCY INFORMATION SHARING AGREEMENT

Amendments: This agreement constitutes the entire agreement among the agencies with respect to information sharing. Agencies may be added to this agreement at the discretion of the school district.

Term: This agreement is effective from July 2009.

Termination: The School District may discontinue information sharing with an Agency if the School District determines that the Agency has violated the intent or letter of this Agreement.

#### APPROVED:

Signature:	Address:		
Title:	City:		
Agency:	State:	ZIP	
Dated:	Phone Number:		
Signature:	Address:		
Title:	City:		
Agency:	Ctoto	ZIP	
Dated:	Phone Number:		
Signature:	Address:		
Title:	City:		
Agency:	Ctatas	ZIP	
Dated:	Phone Number:		
Signature:	Address:		
Title:	City:		
Agency:	State:	ZIP	
Dated:	Phone Number:		

The Family Educational Rights and Privacy Act (FERPA) affords parents and students over 18 years of age ("eligible students") certain rights with respect to the student's education records. They are:

- (1) The right to inspect and review the student's education records within 45 days of the day the district receives a request for access.
  - Parents or eligible students should submit to the school principal (or appropriate school official) 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 the student's education records that the parent or eligible student believes are inaccurate or misleading or in violation of the student's privacy rights.
  - Parents or eligible students may ask the school district to amend a record that they believe is inaccurate or misleading. They should write the school principal, clearly identify the part of the record they want changed, and specify why it is inaccurate or misleading.
  - If the district decides not to amend the record as requested by the parent or eligible student, the district will notify the parent or eligible student of the decision and advise 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 consent to disclosures of personally identifiable information contained in the student'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 district as an administrator, supervisor, instructor, or support staff member (including health or medical staff and law enforcement unit personnel); a person serving on the school board; a person or company with whom the district has contracted to perform a special task (such as an attorney, auditor, AEA employees, medical consultant, or therapist); or a parent or student serving on an official committee, such as a disciplinary or grievance committee or student assistance team, or 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.
- (4) The right to inform the school district that the parent does not want directory information, as defined below, to be released. Directory information can be released without prior parental consent.

Any student over the age of eighteen or parent not wanting this information released to the public must make object in writing by August 15 to the principal. The objection needs to be renewed annually.

NAME, ADDRESS, TELEPHONE LISTING, DATE AND PLACE OF BIRTH, E-MAIL ADDRESS, GRADE LEVEL, ENROLLMENT STATUS, MAJOR FIELD OF STUDY, PARTICIPATION IN OFFICIALLY RECOGNIZED ACTIVITIES AND SPORTS, WEIGHT AND HEIGHT OF MEMBERS OF ATHLETIC TEAMS, DATES OF ATTENDANCE, DEGREES AND AWARDS RECEIVED, THE MOST RECENT PREVIOUS SCHOOL OR INSTITUTION ATTENDED BY THE STUDENT, PHOTOGRAPH AND LIKENESS AND OTHER SIMILAR INFORMATION.

(5) The right to file a complaint with the U.S. Department of Education concerning alleged failures by the district to comply with the requirements of FERPA. The name and address of the office that administers FERPA is:

Family Policy Compliance Office, U.S. Department of Education, 400 Maryland Ave., SW, Washington, DC, 20202-4605.

La FERPA (Family Educational Rights and Privacy Act), la ley que trata sobre el derecho a la privacidad y los derechos educativos de la familia, le depara a los padres y a los estudiantes mayores de dieciocho años (estudiantes emancipados) ciertos derechos con respecto a los expedientes académicos del estudiante. Estos derechos están a continuación:

- (1) El derecho a inspeccionar y a revisar los expedientes académicos del estudiante dentro de un plazo de 45 días a partir de la fecha en que el distrito reciba una solicitud para obtener acceso a los expedientes.
  - Los padres o los estudiantes emancipados deben someter una solicitud por escrito al director de la escuela (o al oficial escolar apropriado) identificando el expendiente o los expedientes que ellos desean inspeccionar. El director hará arreglos para el acceso a los mismos y le notificará al padre o a la madre o al estudiante emancipado de la hora y el lugar en donde se pueden inspeccionar los expedientes.
- (2) El derecho a solicitar una enmienda de los expedientes académicos del estudiante, los cuales piensan los padres o el estudiante emancipado que están incorrectos, que son engañosos o que quebrantan los derechos del estudiante a su privacidad.
  - Si los padres o los estudiantes emancipados creen que un expediente está incorrecto o es engañoso, pueden pedirle al distrito escolar que enmiende el expediente. Ellos deben escribirle al director de la escuela, identificando claramente la parte del expediente que ellos desean cambiar y especificando por qué el expediente está incorrecto o es engañoso.
  - Si el distrito escolar decide no enmendar el expediente, según la solicitación de los padres o de los estudiantes emancipados; el distrito notificará a los padres o al estudiante emancipado de esta decisión y les informará de su derecho a tener una audiencia con relación a la solicitud de enmienda. Cuando se le notifique del derecho a tener una audiencia, el padre, la madre o el estudiante emancipado también recibirá información adicional sobre los procedimientos de la audiencia.
- (3) El derecho al consentimiento de la divulgación de información contenida en el expediente académico del estudiante y que lo identifica personalmente, a la excepción de lo que autoriza FERPA divulgar sin consentimiento.
  - Una excepción que permite la divulgación de información sin consentimiento es la divulgación de información a los oficiales escolores que tienen intereses educativos legítimos. Un oficial escolor es una persona que es empleado del distrito ya sea como administrador, supervisor, instructor, personal auxiliar (incluyendo el personal médico o de servicios de salud y el personal policial), una persona miembro de la junta escolar, una persona o compañía con quien el distrito ha contratado para realizar una tarea especial (tal como un abogado, interventor de cuentas, empleados del AEA (Agencias de Educación Regionales), asesor médico o terapeuta), o como un padre o estudiante que participa en un comité oficial, tal como un comité disciplinario o de quejas, o un equipo auxiliar de estudiantes, o como una persona que ayuda a otro oficial escolar a realizar sus tareas.

Un oficial escolar tiene un interés escolar legítimo si el oficial necesita revisar un expediente académico a fin de cumplir con su obligación profesional.

(4) El derecho de informarle al distrito escolar de que el padre o la madre no quieren que se comunique al público la información contenida en el directorio, tal como se define abajo. Cualquier estudiante mayor de dieciocho años de edad o padre o madre que no quiera que se comunique al público esta información puede hacer una objeción de los escribiéndole al director a más tardar el 15 de agosto. La objeción tiene que ser renovada anualmente.

Nombre, dirección, número de teléfono, fecha y lugar de nacimiento, materia de estudio principal, participación en deportes y en actividates reconocidas oficialmente, peso y estatura de los miembros de los equipas atléticos, fechas de asistencia a la escuela, diplomas y premios recividos, la escuela o institución docente más reciente a la que asistió el estudiante, fotografía o imagen u otra información parecida.

(5) El derecho a presentar una queja al U.S. Department of Education (Ministerio de Educación de los Estados Unidos) con respecto a las faltas supuestas del distrito en cumplir con los requisitos de FERPA. A continuación encontrará el nombre y la dirección de la oficina que maneja FERPA:

Family Policy Compliance Office, U.S. Department of Education, 400 Maryland Ave., S.W., Washington, D.C., 20202-4605.

estudiante o a la familia del estudiante. A menos que se obtenga un consentimiento por escrito de parte de los padres de un estudiante, del guardián o del custodio legal o real del estudiante, la información que se intercambie en virtud de un acuerdo, no será admisible en ningún procedimiento judicial que tenga lugar antes de una audiencia de disposición. Este acuerdo solamente rige la capacidad de un distrito escolar para intercambiar información y rige los propósitos para los cuales se puede utilizar esa información.

El propósito para el cual se intercambia la información antes de la adjudicación del estudiante es para mejorar la seguridad del colegio, reducir el uso ilícito de drogas y de alcohol, reducir las inasistencias a clase, reducir las suspensiones en el colegio y fuera del colegio, y para apoyar las alternativas a las suspensiones y expulsiones en el colegio y fuera del colegio. Estas alternativas proporcionan progrmas educativos estructurados y bien supervisados, suplidos por servisions adecuados y coordinados que están diseñados para corregir comportamientos que causan inasistencias a clase, suspensiones y expulsiones. Estos programas apoyan a los estudiantes en completar exitosamente su educación.

El individio que solicite la información debe ponerse en contacto con el director del edificio en el cual el estudiante está actualmente matriculado o en el que estuvo matriculado. El director entonces enviará los expedientes dentro de los diez dias laborables que le siguen a la fecha en que se recibió la solicitud.

La información confidencial que se intercambie entre las Partes y el distrito escolar permanecerá en confianza y no se intercambiará con ninguna otra persona salvo que esté dispuesto por ley. A menos que se obtenga el consentimiento por escrito de parte del padre o la madre del estudiante del guardián o del custodio real o legal del estudiante, ninguna información intercambiada según el acuerdo será admisible en ningún procedimiento judicial que tenga lugar antes de la audiencia.]

Approved	12/16/02	Reviewed	10/13/14	Revised	10/12/09
Approved_	12/10/02	INC VIC WCu	10/13/17	IXC VISCU	10/12/07

#### USE OF STUDENT RECORDS REGULATION

Student records are all official records, files, and data directly related to students, including all material incorporated into each student's cumulative record folder and intended for school use or to be available to parties outside the school or school system specifically including, but not necessarily limited to: dates of attendance; academic work completed; level of achievement (grades, standardized test scores); attendance data; scores on standardized intelligence, aptitude, and psychological tests; interest inventory results; health data; family background information; teacher or counselor ratings and observations; and verified reports of serious or recurrent behavior patterns.

The intent of this regulation is to establish procedures for granting requests from parents for access to their child's records, use of the data, and procedures for its transmittal within forty-five calendar days.

#### A. Access to Records

1. The parent or legal guardian of a student will have access to these records upon written request to the board secretary.

The parent or legal guardian will, upon written request to the board secretary, have the opportunity to receive an interpretation of the records, have the right to question the data, and, if a difference of opinion is noted, is permitted to file a letter in the cumulative folder stating the dissenting person's position. If further challenge is made to the record, the normal appeal procedures established by school policy will be followed.

A student, eighteen years or older, has the right to determine who, outside the school system, has access to the records. Parents of students who are 18 years or older but still dependents for income tax purposes may access the student's records without prior permission of the student.

2. School officials having access to student records are defined as having a legitimate educational interest. A school official is a person employed by the 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 school board; a person or company with whom the school district has contracted to perform a special task (such as an attorney, auditor, AEA employee, medical consultant, or therapist); or a parent or student serving on an official committee, such as disciplinary or grievance committee or student assistance team, or assisting another school official in performing his or her tasks.

#### B. Release of Information Outside the School

1. To release student records to other school(s) in which the student intends to enroll, the parents, legal guardian, or eligible student must be notified of the transfer and the kinds of information being released unless the school district annually notifies parents that the records will be sent automatically.

#### USE OF STUDENT RECORDS REGULATION

- 2. Student records may be released to official education and other government agencies only if allowed by state or federal law.
- 3. To release student records to other persons or agencies, written consent is given by the parent, legal guardian, or a student of majority age. This consent form will state which records are released, to whom they are released, and the reason for the release. A copy of the specific records being released will be made available to the person signing the release form if requested.
- 4. Before furnishing student records in compliance with judicial orders or pursuant to any lawfully issued subpoena, the school district will make a reasonable attempt to notify the parents, legal guardian, or eligible student are notified in advance.
- 5. Student records may be shared with juvenile justice agencies with which the school district has an interagency agreement. This information is shared without prior parental consent. The agreement is a public document available for inspection.

#### **Hearing Procedures**

- 1. Upon parental request, the school district will hold a hearing regarding the content of a student's records which the parent believes to be inaccurate, misleading, or in violation of the privacy rights of students.
- 2. The hearing will be held within a reasonable time after receipt of the parent or eligible student's request. The parent or eligible student will receive reasonable advance notice of date, time and place of the hearing.
- 3. The hearing officer may be an employee of the school district so long as the employee does not have a direct interest in the outcome of the hearing.
- 4. The parents or eligible student will be given a full and fair opportunity to present evidence relevant to the issues. The parent or eligible student may be represented by an individual at their choice at their own expense.
- 5. The hearing officer will render a written decision within a reasonable period after the hearing. The decision will be based upon evidence presented at the hearing and must include a summary of the evidence and the reasons for the decision.
- 6. The parents may appeal the hearing officers decision to the superintendent within <u>10</u> days if the superintendent does not have a direct interest in the outcome of the hearing.
- 7. The parents may appeal the superintendent's decision, or the hearing officers decision if the superintendent was unable to hear the appeal, to the board within <u>10</u> days. It is within the discretion of the board to hear the appeal.

#### STUDENT DIRECTORY INFORMATION

Student directory information is designed to be used internally within the school district. Directory information is defined in the annual notice. It may include the student's name, address, telephone number, date and place of birth, e-mail address, grade level, enrollment status, major field of study, participation in officially recognized activities and sports, weight and height of members of athletic teams, dates of attendance, degrees and awards received, the most recent previous educational agency or institution attended by the student, photograph and other likeness, and other similar information.

Prior to developing a student directory or to giving general information to the public, parents will be given notice annually of the intent to develop a directory or to give out general information and have the opportunity to deny the inclusion of their child's information in the directory or in the general information about the students.

It is the responsibility of the superintendent to provide notice and to determine the method of notice that will inform parents.

Legal Reference: 20 U.S.C. § 1232g (2012).

34 C.F.R. Pt. 99 (2012).

Iowa Code § 22; 622.10 (2013). 281 I.A.C. 12.3(4); 41.123. 1980 Op. Att'y Gen. 720.

Cross Reference: 504 Student Activities

506 Student Records

901 Public Examination of School District Records

902.4 Live Broadcast or videotaping

Approved 7/17/95 Reviewed 10/13/14 Revised 6/14/04

#### AUTHORIZATION FOR RELEASING STUDENT DIRECTORY INFORMATION

The Central Lyon Community School District has adopted a policy designed to assure parents and students the full implementation, protection and enjoyment of their rights under the Family Educational Rights and Privacy Act of 1974 (FERPA). A copy of the school district's policy is available for review in the office of the principal of all of our schools.

This law requires the school district to designate as "directory information" any personally identifiable information taken from a student's educational records prior to making such information available to the public.

The school district has designated the following information as directory information: student's name, address and telephone number; date and place of birth; email address, grade level, enrollment status, major field of study; participation in officially recognized activities and sports; weight and height of members of athletic teams; dates of attendance; degrees and awards received; and the most recent previous educational institution attended by the student; photograph and other likeness and other similar information. You have the right to refuse the designation of any or all of the categories of personally identifiable information as directory information with respect to your student provided that you notify the school district in writing not later than August 15 of this school year. If you desire to make such a refusal, please complete and return the slip attached to this notice.

If you have no objections to the use of student information, you do not need to take any action.

, , , , , , , , , , , , , , , , , , ,	•
RETURN THIS FORM IF YOU OBJECT TO HAVING YOUR CHILD'	S INFORMATION IN A DIRECTORY.
NOTE: COMPLETING THIS FORM WILL WITHHOLD YOUR CHILD SCHOOL ANNUAL AND MEMORY E	
CENTRAL LYON COMMUNITY SCHOO	OL DISTRICT
Parental Directions to Withhold Student/Directory Information for Education School year.	ducation Purposes, for 20 20
Student Name:	Date of Birth
School:	Grade:
(Signature of Parent/Legal Guardian/Custodian of Child)	(Date)
This form must be returned to your child's school no later than Augus	et 15 annually.
Additional forms are available at your child's school.	in 10 amaany.

#### USE OF DIRECTORY INFORMATION

The student handbook or similar publication given to each student which contains general information about the school will contain the following statement which is published at least annually in a prominent place or in a newspaper of general circulation in the school district:

The following information may be released to the public in regard to any individual student of the school district as needed. Any student over the age of eighteen or parent not wanting this information released to the public must make objection in writing by <u>August 15</u> to the principal. The objection needs to be renewed annually.

NAME, ADDRESS, TELEPHONE	E LISTING, DATE AND PLACE OF
BIRTH, MAJOR FIELD OF STUI	DY, PARTICIPATION IN OFFICIALLY
RECOGNIZED ACTIVITIES AND	D SPORTS, WEIGHT AND HEIGHT OF
MEMBERS OF ATHLETIC TEAL	MS, DATES OF ATTENDANCE,
DEGREES AND AWARDS RECI	EIVED, THE MOST RECENT PREVIOUS
SCHOOL OR INSTITUTION AT	FENDED BY THE STUDENT,
PHOTOGRAPH AND LIKENESS	S AND OTHER SIMILAR INFORMATION.
DATED	20

Approved 7/17/95	Reviewed_	10/13/14	Revised 7/17/95

#### Code No. 506.3

#### STUDENT PHOTOGRAPHS

The board will permit student "portrait" photographs to be taken on school premises by a commercial photographer as a service to the students and their families.

Parents will be notified prior to the taking of pictures by a commercial photographer for student "portraits." In no case will students be required to have their picture taken or be pressured to purchase pictures.

Students or commercial photographers may take pictures of students upon consent for such things as the yearbook or student newspaper.

It shall be the responsibility of the superintendent, in conjunction with the building principal, to develop administrative rules regarding student photographs.

Legal Reference: Iowa Code § 279.8 (1995).

1980 Op. Att'y Gen. 114.

Cross Reference: 506 Student Records

Approved 7/17/95 Reviewed 10/13/14 Revised 7/17/95

#### STUDENT LIBRARY CIRCULATION RECORDS

Student library circulation records are designed to be used internally to assist in the orderly administration of the school district libraries. As a general rule, student library circulation records are considered confidential records and will not be released without parental consent. Individuals who may access such records include a student's parents, the student, authorized licensed employees, authorized government officials from the U.S. Comptroller General, the Secretary of Education, the Commissioner and Director of the National Institute of Education, and the Assistant Secretary for Education and State Education Department. Appropriate authorities in a health or safety emergency may access the student's library circulation records without the approval or the notification of the student's parents. Parents may not access records, without the student's permission, of a student who has reached the age of majority or who is attending a post-secondary educational institution unless the student is considered a dependent for tax purposes.

It is the teacher-librarian's responsibility, as the person maintaining the student library circulation records, to approve requests for access to student library circulation records. Students' library circulation records may be accessed during the regular business hours of the school district. If copies of documents are requested, a fee for such copying may be charged.

It is the responsibility of the superintendent, in conjunction with the teacher or teacher-librarian, to develop administrative regulations regarding this policy.

Legal Reference: 20 U.S.C. § 1232g (2006).

34 C.F.R. Pt. 99 (2006). Iowa Code §§ 22 (2009). 281 I.A.C. 12.3(4), (12). 1980 Op. Att'y Gen. 720, 825.

Approved 7/17/95 Reviewed 10/13/14 Revised 12/10/07

#### STUDENT HEALTH AND IMMUNIZATION CERTIFICATES

Students desiring to participate in athletic activities or enrolling in kindergarten or first (1st) grade in the school district shall have a physical examination by a licensed physician and provide proof of such an examination to the school district. A physical examination and proof of such an examination may be required by the administration for students in other grades enrolling for the first (1st) time in the school district.

A certificate of health stating the results of a physical examination and signed by the physician shall be on file at the attendance center. Each student shall submit an up-to-date certificate of health upon the request of the superintendent. Failure to provide this information may be grounds for disciplinary action.

Students enrolling for the first (1st) time in the school district shall also submit a certificate of immunization against diphtheria, pertussis, tetanus, poliomyelitis, rubeola, rubella, and other immunizations required by law. The student may be admitted conditionally to the attendance center if the student has not yet completed the immunization process but is in the process of doing so. Failure to meet the immunization requirement will be grounds for suspension, expulsion or denial of admission. Upon recommendation of the Iowa Department of Education and Iowa Department of Public Health, students entering the district for the first (1st) time may be required to pass a TB test prior to admission. The district may conduct TB tests of current students.

Exemptions from the immunization requirement in this policy will be allowed only for medical or religious reasons recognized under the law. The student must provide a valid Iowa State Department of Health Certificate of Immunization Exemption to be exempt from this policy.

Legal Reference: Iowa Code §§ 139.9; 280.13 (1995).

281 I.A.C. 33.5. 641 I.A.C. 7.

Cross Reference: 402.2 Child Abuse Reporting

501 Student Attendance

507 Student Health and Well-Being

Approved 7/17/95 Reviewed 10/13/14 Revised 7/17/95

#### ADMINISTRATION OF MEDICATION TO STUDENTS

The board is committed to the inclusion of all students in the education program and recognizes that some students may need prescription and nonprescription medication to participate in their educational program.

Medication shall be administered when the student's parent or guardian (hereafter "parent") provides a signed and dated written statement requesting medication administration and the medication is in the original, labeled container, either as dispensed or in the manufacturer's container.

When administration of the medication requires ongoing professional health judgment, an individual health plan shall be developed by an authorized practitioner with the student and the student's parent. Students who have demonstrated competence in administering their own medications may self-administer their medication. A written statement by the student's parent shall be on file requesting co-administration of medication, when competence has been demonstrated. By law, students with asthma or other airway constricting diseases or students at risk of anaphylaxis who use epinephrine auto-injectors may self-administer their medication upon the written approval of the student's parents and prescribing licensed health care professional regardless of competency.

Persons administering medication shall include authorized practitioners, such as licensed registered nurses and physician, and persons to whom authorized practitioners have delegated the administration of medication (who have successfully completed a medication administration course). A medication administration course and periodic update shall be conducted by a registered nurse or licensed pharmacist, and a record of course completion shall be maintained by the school.

A written medication administration record shall be on file including:

- date;
- student's name;
- prescriber or person authorizing administration;
- medication:
- medication dosage;
- administration time:
- administration method;
- signature and title of the person administering medication; and
- any unusual circumstances, actions, or omissions.

Medication shall be stored in a secured area unless an alternate provision is documented. Emergency protocols for medication-related reactions shall be posted. Medication information shall be confidential information as provided by law

Disposal of unused, discontinued/recalled, or expired medication shall be in compliance with federal and state law. Prior to disposal school personnel shall make a reasonable attempt to return medication by providing written notification that expired, discontinued, or unused medications needs to be picked up. If medication is not picked up by the date specified, disposal shall be in accordance with the disposal procedures for the specific category of medication.

Note: This law reflects the Iowa Department of Education's special education administrative rule regarding administration of medication. Since there are no rules addressing students not receiving special education services, IASB has written the sample policies and regulations to address all students.

NOTE: Iowa law requires school districts to allow students with asthma or other airway constricting disease to carry and self-administer their medication as long as the parents and prescribing physician report and approve in writing. Students do not have to prove competency to the school district. The consent form, see 507.2E1, is all that is required. School districts that determine students are abusing their self-administration may either withdraw the self-administration if medically advisable or discipline the student, or both.

Legal Reference: Disposing on Behalf of Ultimate Users, 79 Fed. Reg. 53520, 53546 (Sept. 9, 2014).

Iowa Code §§124.101(1); 147.107; 152.1; 155A.4(2); 280.16; 280.23.

281 IAC §41.404(3)

657 IAC §8.32(124); §8.32(155A).

655 IAC §6.2(152).

Cross Reference: 506 Student Records

507 Student Health and Well-Being

603.3 Special Education607.2 Student Health Services

Approved 7/17/09 Reviewed 1/9/17 Revised 1/9/17

# AUTHORIZATION ASTHMA OR AIRWAY CONSTRICTING MEDICATION SELF-ADMINISTRATION CONSENT FORM

	/ /		/ /
Student's Name (Last), (First) (I	Middle) Birthday	School	Date
In order for a student to self-adm	ninister medication for astl	nma or any airway o	constricting disease:
<ul> <li>Physician (person licens nurse practitioner, or oth the course of professions state in a health field in written authorization compurpose of the nompurpose of th</li></ul>	ned under chapter 148, 150 her person licensed or registal practice in Iowa in accombined, under Iowa law, licentaining: nedication, ge, trances under which the medication original, labeled contained ame, name of the medication annually. If any changes	dication is to be address directions of the distributer of the section of the section of the section of the section is to be address of the sections for use occur in the medical sections.	ne manufacturer's labeled container
use the student's medication whi and before or after normal school	le in school, at school-spool activities, such as while see self-administration policies.	nsored activities, un in before-school or	airway constricting disease may possess ander the supervision of school personnel, after-school care on school-operated lf-administer may be withdrawn by the
for gross negligence, as a result guardian of the student shall sign	of any injury arising from a statement acknowledgi:	self-administration ng that the school of	ts employees are to incur no liability, except of medication by the student. The parent edistrict or nonpublic school is to incur no lication by the student as established by
Medication Dosage	Route		Time
Purpose of Medication & Admir	nistration /Instructions		

# AUTHORIZATION-ASTHMA OR AIRWAY CONSTRICTING MEDICATION SELF-ADMINISTRATION CONSENT FORM

Special Circumstances	Discontinue/Re-Evaluate/
	Follow-up Date
Prescriber's Signature	Date
Prescriber's Address	Emergency Phone
<ul> <li>medication(s) at school and in school activit.</li> <li>I understand the school district and its employance any improper use of medication or for superrof medication</li> <li>I agree to coordinate and work with school prochange.</li> <li>I agree to provide safe delivery of medication medication and equipment.</li> <li>I agree the information is shared with school Privacy Act (FERPA).</li> <li>I agree to provide the school with back-up medication and equipment.</li> </ul>	and self-administer asthma or other airway constricting disease ies according to the authorization and instructions. Oyees acting reasonably and in good faith shall incur no liability for vising, monitoring, or interfering with a student's self-administration personnel and notify them when questions arise or relevant conditions on and equipment to and from school and to pick up remaining all personnel in accordance with the Family Education Rights and medication approved in this form.  In this bullet is recommended but not required.)
Parent/Guardian Signature	Date
(agreed to above statement)	
Parent/Guardian Address	Home Phone
	Business Phone
Self-Administration Authorization Additional Inforn	nation

# PARENTAL AUTHORIZATION AND RELEASE FORM FOR THE ADMINISTRATION OF MEDICATION TO STUDENTS Student's Name (Last), (First), (Middle) Birthday School Date School medications and health services are administered following these guidelines: Parent has provided a signed, dated authorization to administer medication and/or provide the health service. The medication is in the original, labeled container as dispensed or the manufacturer's labeled container. The medication label contains the student's name, name of the medication, directions for use, and date. Authorization is renewed annually and as soon as practical when the parent notifies the school that changes are necessary. Time at School Medication/Health Care Dosage Route Administration instructions Special Directives, Signs to Observe and Side Effects

I request the above named student carry medication at school and school activities, according to the prescription, or other medication administration instructions, and a written record kept. Special considerations are noted above. The information is confidential except as provided by the Family Educational Rights and Privacy Act (FERPA) and any other applicable law. I agree to coordinate and work with school personnel and prescriber (if any) when questions arise. I agree to provide safe delivery of medication and equipment to and from school and to pick up remaining medication and equipment. Procedures for medication disposal shall be in accordance with federal and state law.

**Emergency Phone** 

Prescriber's Signature

Prescriber's Address

# PARENTAL AUTHORIZATION AND RELEASE FORM FOR THE ADMINISTRATION OF MEDICATION TO STUDENTS

Parent's Signature	Date / /
Parent's Address	Home Phone
Additional Information	Business Phone
Authorization Form	

# **Authorization-Asthma or Airway Constricting Medication Self-Administration**

Consent Form				
	/ /		/ /	
Student's Name (Last), (First) (Middle)	Birthday	School	Date	
In order for a student to self-administer medic  Parent/guardian provides signed, date  Physician (person licensed under chat practitioner, or other person licensed professional practice in Iowa in according which, under Iowa law, licensees in the purpose of the medication, prescribed dosage, times or; special circumstances under the medication is in the original, laboration and professional professional practice.  Authorization is renewed annually. In notify school officials immediately. The medication of the medication is renewed annually. In notify school officials immediately.	ed authorization f pter 148, 150, or or registered to c rdance with section his state may legal which the medic eled container as ions for use, and f any changes occ	for student medication see 150A, physician, physician, physician, physician, physician, physician, physician, physician, physician, physician is to dispense a proportion of the physician is to be administered dispensed or the manufacture.	elf-administration. cian's assistant, advance or control or devidence	ice in the course of te in a health field in tion containing:  the containing the student
Provided the above requirements are fulfilled, student's medication while in school, at school normal school activities, such as while in befo administration policy, the ability to self- admin	-sponsored activere-school or after	ities, under the supervisir-school care on school-	on of school personnel, operated property. If the	and before or after e student abuses the self-
Pursuant to state law, the school district or acc negligence, as a result of any injury arising fro shall sign a statement acknowledging that the a result of self-administration of medication by	om self-administra school district or	ation of medication by the nonpublic school is to in	he student. The parent oncur no liability, except	or guardian of the student
Medication Dosage	Route		Time	
Purpose of Medication & Administration /Inst	ructions			

# Authorization-Asthma or Airway Constricting Medication Self-Administration

Special Circumstances	Discontinue/Re-Evaluate/ Follow-up Date								
Prescriber's Signature	Date / /								
Prescriber's Address	Emergency Phone								
<ul> <li>use of medication or for supervising, monitoring, or int</li> <li>I agree to coordinate and work with school personnel a</li> <li>I agree to provide safe delivery of medication and equi equipment.</li> </ul>	ng reasonably and in good faith shall incur no liability for any improper terfering with a student's self-administration of medication and notify them when questions arise or relevant conditions change. ipment to and from school and to pick up remaining medication and I in accordance with the Family Education Rights and Privacy Act								
Parent/Guardian Signature (agreed to above statement)	Date								
Parent/Guardian Address	Home Phone								
	Business Phone								
Self-Administration Authorization Additional Information									

**Consent Form** 

# $\frac{Code\ No.\ \ 507.2E2}{(print\ in\ landscape\ format)\ \ Page\ 3\ of\ 3}$

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### RECORDING FORM

Name				7										S	Schoo	ol _										
	_	Scho	ol Y	ear																						
Medio	Medication Time, Specific Instruction								ctions																	
	1	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 23									25	26	27													
Aug																										
Sep																										
Oct																										
Nov																										
Dec																										
Jan																										
Feb																										
Mar																										
Apr																										
May																										
Jun	l	l .	l	l .		l			l		1		I	T		1	1		1							
Jul																										
Jui																										
Signa	ture	of I	Perso	on A	dmi	nist	erin	g			In	itials						Dat	e							
Use o		heet DAT		me	dica	tion	/hea	lth c	are.																	
Write				off a	and	initi	al.						A = Absent								Γ	Discontinue				
Sign a	and o	date	at b	otto	m o	nly	once	e to	iden	tify i	nitials	S.	X = No School							R	Returned					
Includ	le co	omp	lete	d fo	rm i	n he	alth	reco	ord.				O =	Not g	given	– con	nmen	t on b	ack		Γ	estro	yed			
Enter	add	itior	al c	omr	nent	s or	ı bac	ck.																		

#### **COMMUNICABLE DISEASES - STUDENTS**

Students with a communicable disease will be allowed to attend school provided their presence does not create a substantial risk of illness or transmission to other students or employees. The term "communicable disease" shall mean an infectious or contagious disease spread from person to person, or animal to person, or as defined by law.

Prevention and control of communicable diseases shall be included in the school district's bloodborne pathogens exposure control plan. The procedures shall include scope and application, definitions, exposure control, methods of compliance, universal precautions, vaccination, post-exposure evaluation, follow-up, communication of hazards to employees and record keeping. This plan shall be reviewed annually by the superintendent and county nurse.

The health risk to immunodepressed students shall be determined by their personal physician. The health risk to others in the school district environment from the presence of a student with a communicable disease shall be determined on a case-by-case basis by the student's personal physician, a physician chosen by the school district or public health officials.

A student shall notify the superintendent, building principal, counselor or the county nurse when the student learns the student has a communicable disease. It shall be the responsibility of the superintendent, principal, counselor or county nurse, if they have knowledge that a reportable communicable disease is present, to notify the Iowa Department of Public Health. Health data of a student is confidential and it shall not be disclosed to third (3rd) parties.

It shall be the responsibility of the superintendent, in conjunction with the county nurse, to develop administrative regulations stating the procedures for dealing with students with a communicable disease.

Legal Reference: School Board of Nassau County v. Arline, 480 U.S. 273 (1987).

29 U.S.C. §§ 701 et seq. (1988). 45 C.F.R. Pt. 84.3 (1993). Iowa Code ch. 139 (1995). 641 I.A.C. 1.2-.5, 7.

Cross Reference: 403.3 Communicable Diseases - Employees

506 Student Records

507 Student Health and Well-Being

Approved 7/17/95 Reviewed <u>10/13/14</u> Revised 7/17/95

Source: Iowa Department of Public Health (1994).

### REPORTABLE INFECTIOUS DISEASES

While the Central Lyon school district is not responsible for reporting, the following infectious diseases are required to be reported to the state and local public health offices:

Acquired Immune **Deficiency Syndrome** (AIDS) Amebiasis Anthrax Botulism Brucellosis Campylobacteriosis Chlamydia trachomatis Cholera Diphtheria E. Coli 0157:h7 Encephalitis Giardiasis Hepatitis, viral (A,B, Non A-Non-B, Unspecified) Histoplasmosis

Human Immunodeficiency Virus (HIV) infection other than AIDS

Influenza Legionellosis Leprosy Leptospirosis Lyme disease Malaria Meningitis (bacterial or viral)

Mumps Parvovirus B 19

infection (fifth disease and other complications) Pertussis (whooping cough) Plague

Poliomyelitis Psittacosis Rabies Reye's Syndrome Rheumatic fever

Rocky Mountain spotted fever Rubella (congenital

syndrome)

Rubella (German

measles) Rubeola (measles) Salmonellosis Shigellosis Tetanus

Toxic Shock Syndrome

Trichinosis
Tuberculosis
Tularemia
Typhoid fever
Typhus fever
Veneral disease
Chancroid
Gonorrhea

Granuloma Inguinale
Lymphogranuloma
Venereum
Syphilis
Yellow fever

Any other disease, which is unusual in incidence, occurs in unusual numbers of circumstances, or appears to be of public health concern, e.g., epidemic diarrhea, food or waterborne outbreaks, or acute respiratory illness.

Reporting Form Source: Iowa Department of Public Health (1994).

### Code No. 507.4

### STUDENT ILLNESS OR INJURY AT SCHOOL

When a student becomes ill or is injured at school, the Central Lyon school district shall attempt to notify the student's parents as soon as possible.

The school district, while not responsible for medical treatment of an ill or injured student, will have employees present administer emergency or minor first aid if possible. An ill or injured child will be turned over to the care of the parents or qualified medical employees as quickly as possible.

It shall be the responsibility of the principal to file an accident report with the superintendent and county nurse within twenty-four (24) hours after the student is injured.

Annually, parents shall be required to complete a medical emergency authorization form indicating the procedures to be followed, if possible, in an emergency involving their child. The authorization form will also include the phone numbers of the parents and alternative numbers to call in case of an injury or illness.

The superintendent shall be responsible, in conjunction with the county nurse, to develop rules and regulations governing the procedure in the event a student should become ill or be injured at school.

Legal Reference: Iowa Code § 613.17 (1995).

Cross Reference: 507 Student Health and Well-Being

## Code No. 507.5

## **EMERGENCY DRILLS**

Students will be informed of the action to take in an emergency. Emergency drills for fire, weather, and other disasters shall be conducted each school year. Fire and tornado drills shall be each conducted regularly during the academic school year with a minimum of two (2) before December 31 and two (2) after January 1.

Employees shall participate in emergency drills. Licensed employees shall be responsible for instructing the proper techniques to be followed in the drill.

Legal Reference: Iowa Code § 100.31 (1995).

281 I.A.C. 41.27(3).

Cross Reference: 507 Student Health and Well-Being

711.7 School Bus Safety Instruction

804 Safety Program

## Code No. 507.6

## STUDENT INSURANCE

Students shall have the opportunity to participate in the health and accident insurance plan selected by the school district. The cost of the health and accident insurance program shall be borne by the student. Participation in the insurance health and accident plan is not a contract with the school district, but rather, a contract between the insurance company and the student and/or the student's parents.

Students participating in intramural or extracurricular athletics shall be required to have health and accident insurance. The student shall bring written proof of insurance or participate in the health and accident insurance program selected by the school district.

Legal Reference: Iowa Code § 279.8 (1995).

Cross Reference: 504 Student Activities

507 Student Health and Well-Being

### **CUSTODY AND PARENTAL RIGHTS**

Disagreements between family members are not the responsibility of the school district. The school district will not take the "side" of one (1) family member over another in a disagreement about custody or parental rights. Court orders that have been issued shall be followed by the school district. It shall be the responsibility of the person requesting an action by the school district to inform and provide the school district the court order allowing such action.

This policy does not prohibit an employee from listening to a student's problems and concerns.

It shall be the responsibility of the superintendent to ensure employees remain neutral in a disagreement about custody and parental rights.

Legal Reference: Iowa Code §§ 232.67, .70, .73, .75; 235A; 279.8; 710.6 (1995).

441 I.A.C. 9.2; 155; 175.

Cross Reference: 506 Student Records

507 Student Health and Well-Being

### STUDENT SPECIAL HEALTH SERVICES

The board recognizes that some special education students need special health services during the school day. These students will receive special health services in conjunction with their individualized education program.

The superintendent, in conjunction with licensed health personnel, will establish administrative regulations for the implementation of this policy.

Note: This is a mandatory policy and its accompanying regulations and they reflect Iowa law. The regulation is new. For more detailed discussion of this issue, see IASB's Policy Primer, Vol. 13 #3 – June 8, 2000.

Legal Reference: <u>Board of Education v. Rowley</u>, 458 U.S. 176 (1982).

Springdale School District #50 v. Grace, 693 F.2d 41 (8th Cir. 1982).

Southeast Warren Comm. School District v. Dept. of Public Instruction, 285 N.W.2d 173

(Iowa 1979).

20 U.S.C. §§ 1400 et seq. (2004). 34 C.F.R. Pt. 300 et seq. (2004).

Iowa Code §§ 256.11(7); 256B; 273.2, .5, .9(2)-(3); 280.8 (2007).

281 I.A.C. 41.405

Cross Reference: 502 Student Rights and Responsibilities

506 Student Records603.3 Special Education

Approved <u>7/17/95</u> Reviewed <u>10/13/14</u> Revised <u>5/15/09</u>

#### SPECIAL HEALTH SERVICES REGULATION

Some students who require special education need special health services in order to participate in the educational program. These students will receive special health services in accordance with their individualized educational program.

#### A. Definitions

"Assignment and delegation" - occurs when licensed health personnel, in collaboration with the education team, determine the special health services to be provided and the qualifications of individuals performing the health services. Primary consideration is given to the recommendation of the licensed health personnel. Each designation considers the student's special health service. The rationale for the designation is documented. If the designation decision of the team differs from the licensed health professional, team members may file a dissenting opinion.

"Co-administration" - the eligible student's participation in the planning, management and implementation of the student's special health service and demonstration of proficiency to licensed health personnel.

"Educational program" - includes all school curricular programs and activities both on and off school grounds.

"Education team" - may include the eligible student, the student's parent, administrator, teacher, licensed health personnel, and others involved in the student's educational program.

"Health assessment" - health data collection, observation, analysis, and interpretation relating to the eligible student's educational program.

"Health instruction" - education by licensed health personnel to prepare qualified designated personnel to deliver and perform special health services contained in the eligible student's health plan. Documentation of education and periodic updates are on file at school.

"Individual health plan" - the confidential, written, preplanned and ongoing special health service in the educational program. It includes assessment, planning, implementation, documentation, evaluation and a plan for emergencies. The plan is updated as needed and at least annually. Licensed health personnel develop this written plan with the education team.

"Licensed health personnel" - includes licensed registered nurse, licensed physician, and other licensed health personnel legally authorized to provide special health services and medications.

"Prescriber" - licensed health personnel legally authorized to prescribe special health services and medications.

"Qualified designated personnel" - persons instructed, supervised and competent in implementing the eligible student's health plan.

"Special health services" - includes, but is not limited to, services for eligible students whose health status (stable or unstable) requires:

- Interpretation or intervention,
- Administration of health procedures and health care, or
- Use of a health device to compensate for the reduction or loss of a body function.

"Supervision" - the assessment, delegation, evaluation and documentation of special health services by licensed health personnel. Levels of supervision include situations in which licensed health personnel are:

- physically present.
- available at the same site.
- available on call.

#### SPECIAL HEALTH SERVICES REGULATION

- B. Licensed health personnel will provide special health services under the auspices of the school. Duties of the licensed personnel include the duty to:
  - Participate as a member of the education team.
  - Provide the health assessment.
  - Plan, implement and evaluate the written individual health plan.
  - Plan, implement and evaluate special emergency health services.
  - Serve as liaison and encourage participation and communication with health service agencies and individuals providing health care.
  - Provide health consultation, counseling and instruction with the eligible student, the student's parent and the staff in cooperation and conjunction with the prescriber.
  - Maintain a record of special health services. The documentation includes the eligible student's name, special health service, prescriber or person authorizing, date and time, signature and title of the person providing the special health service and any unusual circumstances in the provision of such services.
  - Report unusual circumstances to the parent, school administration, and prescriber.
  - Assign and delegate to, instruct, provide technical assistance and supervise qualified designated personnel.
  - Update knowledge and skills to meet special health service needs.
- C. Prior to the provision of special health services the following will be on file:
  - Written statement by the prescriber detailing the specific method and schedule of the special health service, when indicated.
  - Written statement by the student's parent requesting the provision of the special health service.
  - Written report of the preplanning staffing or meeting of the education team.
  - Written individual health plan available in the health record and integrated into the IEP or IFSP.
- D. Licensed health personnel, in collaboration with the education team, will determine the special health services to be provided and the qualifications of individuals performing the special health services. The documented rationale will include the following:
  - Analysis and interpretation of the special health service needs, health status stability, complexity of the service, predictability of the service outcome and risk of improperly performed service.
  - Determination that the special health service, task, procedure or function is part of the person's job description.
  - Determination of the assignment and delegation based on the student's needs.
  - Review of the designated person's competency.
  - Determination of initial and ongoing level of supervision required to ensure quality services.
- E. Licensed health personnel will supervise the special health services, define the level of supervision and document the supervision.
- F. Licensed health personnel will instruct qualified designated personnel to deliver and perform special health services contained in the eligible individual health plan. Documentation of instruction and periodic updates are on file at school.
- G. Parents will provide the usual equipment, supplies and necessary maintenance for such. The equipment is stored in a secure area. The personnel responsible for the equipment are designated in the individual health plan. The individual health plan will designate the role of the school, parents, and others in the provision, supply, storage and maintenance of necessary equipment.

#### WELLNESS POLICY

The Central Lyon CSD Board of Education is committed to the optimal development of every student. The board believes for students to have the opportunity to achieve personal, academic, developmental, and social success, there needs to be a positive, safe, and health-promoting learning environment at every level, in every setting.

The school district provides a comprehensive learning environment for developing and practicing lifelong wellness behaviors. The entire school environment, not just the classroom, shall be aligned with healthy school district goals to positively influence a student's understanding, beliefs and habits as they relate to good nutrition and regular physical activity. In accordance with law and this belief, the board commits to the following:

The school district will identify at least one goal in each of the following areas:

- **Nutrition Education and Promotion:** Schools will provide nutrition education and engage in nutrition promotion that helps students develop lifelong healthy eating behaviors.
- **Physical Activity:** Schools will provide students with age and grade appropriate opportunities to engage in physical activity that meet the Iowa Healthy Kids Act.
- Other School Based Activities that Promote Wellness: As appropriate, schools will support students, staff, and parents' efforts to maintain a healthy lifestyle.

The following nutritional guidelines for food available on school campuses will be adhered to:

- Meals served through the National School Lunch and School Breakfast Program will be appealing and meet, at a minimum, nutrition requirements established by state and federal law;
- Schools providing access to healthy foods outside the reimbursable meal programs before school, during school and thirty minutes after school shall meet the United States Department of Agriculture ("USDA") Smart Snacks in Schools nutrition standards, at a minimum. This includes such items as those sold through a la carte lines, vending machines, student run stores, and fundraising activities;
- Snacks provided to students during the school day without charge (e.g., class parties) will meet standards set by the district in accordance law. The district will provide parents a list of foods and beverages that meet nutrition standards for classroom snacks and celebrations; and
- Schools will only allow marketing and advertising of foods and beverages that meet the Smart Snacks in school nutritional standards on campus during the school day.

The superintendent or superintendent's designee shall implement and ensure compliance with the policy by:

- Reviewing the policy at least every three years and recommending updates as appropriate for board approval;
- Implementing a process for permitting parents, students, representatives of the school food authority, teachers of physical education, school health professionals, the school board, administrators and the public to participate in the development, implementation, and periodic review and update of the policy;
- Making the policy and updated assessment of the implementation available to the public (e.g., posting
  on the website, newsletters, etc). This information shall include the extent to which the schools are in
  compliance with policy and a description of the progress being made in attaining the goals of the
  policy; and
- Developing administrative regulations, which shall include specific wellness goals and indicators for measurement of progress consistent with law and district policy.

NOTE: This is a mandatory policy.

NOTE: The Iowa Department of Education has tools and resources available to help districts with progress reports and other aspects of policy implementation and review. Please visit the "School Wellness Policy" section of the Iowa Department of Education's website, located at: <a href="https://www.educateiowa.gov/pk-12/nutrition-programs/school-wellness">https://www.educateiowa.gov/pk-12/nutrition-programs/school-wellness</a>.

NOTE: School districts are required by federal law to have at least one wellness goal in each of the goal areas identified in paragraph three of the sample policy. These goal areas include the following: nutrition promotion and education, physical activity, and other school-based activities that promote student wellness. School districts should select goals to include in the regulation (507.9R1) from the options provided in the sample regulation (507.9R1) or identify a district specific goal. Districts must remember the sample policy and sample regulation cannot be adopted in the current format. School boards and administration must make a choice for all text in italicized brackets.

Legal Reference: 42 U.S.C. §§ 1751 et seq.

42 U.S.C. §§ 1771 et seq.

Iowa Code §§ 256.7(29); 256.11(6).

281 I.A.C. 12.5; 58.11.

Cross Reference: 504.5 Student Fund Raising

504.6 Student Activity Program710 School Food Services

Approved <u>05/15/06</u> Reviewed <u>10/10/16</u> Revised <u>10/10/16</u>

#### WELLNESS REGULATION

To implement the Wellness Policy, the following district specific goals have been established:

Goal 1 – Nutrition Education and Promotion: Schools will provide nutrition education and engage in nutrition promotion that help students develop lifelong healthy eating behaviors. The goal(s) for addressing nutrition education and nutrition promotion include the following:

Provide students with the knowledge and skills necessary to promote and protect their health;

- Ensure nutrition education and promotion are not only part of health education classes, but also integrated into other classroom instruction through subjects such as math, science, language arts, social sciences, and elective subjects;
- Promote fruits, vegetables, whole-grain products, low-fat and fat-free dairy products, and healthy foods;
- Emphasize caloric balance between food intake and energy expenditure (promotes physical activity/exercise);
- Link with school meal programs, cafeteria nutrition promotion activities, school gardens, Farm to School programs, other school foods, and nutrition-related community service;
- Teach media literacy with an emphasis on food and beverage marketing;

Goal 2 – Physical Activity: Schools will provide students and staff with age and grade appropriate opportunities to engage in physical activity that meet federal and state guidelines, including the Iowa Healthy Kids Act. The goal(s) for addressing physical activity include the following:

- Promote the benefits of a physically active lifestyle and help students develop skills to engage in lifelong healthy habit:
- Engage students in moderate to vigorous activity during at least 50 percent of physical education class time;
- Encourage classroom teachers to provide short physical activity breaks (3-5 minutes), as appropriate;
- Encourage teachers to incorporate movement and kinesthetic learning approaches into core subject instructions when possible;
- Offer classroom health education that complements physical education by reinforcing the knowledge and selfmanagement skills needed to maintain a physically active lifestyle
- Afford elementary students with recess according to the following:
  - o At least 20 minutes a day;
  - Outdoors as weather and time permits;
  - Encourages moderate to vigorous physical activity;

Goal 3 – Other School-Based Activities that Promote Student Wellness: Schools will support student, staff, and parents' efforts to maintain a healthy lifestyle, as appropriate. The goal(s) for addressing other school-based activities that promote student wellness include the following

- Provide parents a list of foods and beverages that meet nutrition standards for classroom snacks and celebrations;
- Develop a plan to promote staff health and wellness;
- Support the consumption of breakfast at school by implementing alternative breakfast options to the extent possible
- Permit students to bring and carry water bottles filled with water throughout the day;
- Make drinking water available where school meals are served during mealtimes;
- Strive to provide students with at least 10 minutes to eat after sitting down for breakfast and 20 minutes after sitting down for lunch;
- Discourage students from sharing foods or beverages during meal or snack times, given concerns about allergies and dietary needs;

**Public Involvement:** There is a process for permitting parents, students, representatives of the school food authority, teachers of physical education, school health professionals, the school board, administrators and the public to participate in the development, implementation, and periodic review and update of the policy [select a process from the list below].

- The district has a local wellness policy committee to advise the district on the development, implementation, and improvement of the school wellness policy;
- The superintendent or superintendent's designee invites suggestions or comments concerning the development, implementation, and improvement of the school wellness policy. As such, interested persons are encouraged to contact the superintendent or superintendent's designee.

NOTE: The Iowa Department of Education has tools and resources available to help districts with progress reports and other aspects of policy implementation and review. Please visit the "School Wellness Policy" section of the Iowa Department of Education's website, located at: <a href="https://www.educateiowa.gov/pk-12/nutrition-programs/school-wellness">https://www.educateiowa.gov/pk-12/nutrition-programs/school-wellness</a>.

# Physical Activity Contract for the 20\_\_-20\_\_ School Year

In 2008, the Iowa Legislature enacted "the Healthy Kids Act," requiring that all students in grades 6 - 12 engage in physical activity for a minimum of 120 minutes per week in which there are at least five days of school. The law also requires that we monitor how students fulfill this requirement.

If you have any questions, call: (# of local school official)					
ame of Student:	Grade (20 20):				
chool activities that student will reek):	be involved in during the 20 20 sc	chool year (include estimate of minutes per			
FALL	WINTER	SPRING			
Cross country	Basketball	Track			
Football	Wrestling	Tennis Soccer			
Volleyball	Bowling				
	Swimming (boys)				
	Show choir				
Cheerleading	Cheerleading	C - £41 11			
D 111 .	Drill team				
Trapshooting					
Other* (what, when, how	w many minutes per week):				
	clude non-school sport teams, gymnastic n during the 20 20 school year.	s, dance, individualized exercise program,			
	Date Signed:				
Signature of Student:					

Iowa Department of Education, 7/2009

### CHILD ABUSE AND NEGLECT REPORTING GUIDELINES

Iowa law requires schools to report all suspected incidents of child abuse and/or neglect to the proper authorities within the community. "Child" means any person under eighteen (18) years of age.

Definitions: The following definitions are used to define abuse and/or neglect.

- 1. "Abuse" means any physical injury inflicted on a child by other than accidental means. "Physical Injury" includes but is not limited to severe bruising, lacerations, fractured bones, burns, internal injuries or any injury constituting great bodily harm.
- 2. "Sexual Intercourse or sexual contact" is defined as any intentional touching by complainants or defendants, either directly or through clothing by the use of any body part or object of the complainant's or defendant's intimate parts if that intentional touching is either for the purpose of sexually degrading or sexually humiliating the complainant or sexually arousing or gratifying the defendant. Sexual exploitation is defined as prostitution, pornography, etc.
- 3. "Neglect" means failure, refusal or inability on the part of a parent, guardian, legal custodian or other person exercising temporary or permanent control over a child, for reasons other than poverty, to provide necessary care, food, clothing, medical or dental care or shelter so as to seriously endanger the physical health of the child.
- 4. "Emotional Damage" means harm to a child's psychological or intellectual functioning which is exhibited by severe anxiety, depression, withdrawal or outward aggressive behavior, or a combination of those behaviors, which is caused by the child's parents, guardian, or legal custodian and they have failed to obtain the treatment necessary to remedy the harm. "Emotional Damage" may be demonstrated by a substantial and observable change in behavior, emotional response or cognition that is not within the normal range for the child's age and stage of development and is generally documented by a psychiatrist or psychologist.

Teachers, counselors, county nurse, school psychologist, speech therapist, and administrators are required by State Statue to report cases of child abuse and/or neglect. School personnel who fail to report are subject to a fine and/or imprisonment.

### Reporting Procedures:

A specific referral procedure is outlined below to insure an accurate and complete report of the abuse or neglect incident and to support the completion of the referral process. Be reminded that it is the responsibility of the Department of Human Services to investigate abuse and/or neglect; the reporter only needs to have suspicion of abuse or neglect to be required to make the report. The Department of Human Services is responsible for in-depth interviewing of the child:

#### Actual Harm:

Any teacher, counselor, school psychologist, speech therapist, county nurse, or administrator having reason to believe that a child has been abused and/or neglected shall immediately notify the County Department of Human Services.

### Threatened Harm:

Any teacher, counselor, school psychologist, speech therapist, county nurse, or administrator having reasonable cause to believe that a child has been threatened with an injury and that abuse of the child will occur, shall immediately notify the Human Services Child Abuse Center.

Central Lyon Community School Policies

Reports of threatened injury are based on having reasonable cause to believe that the child has been threatened with an injury and that abuse will occur. Reason to believe is a stronger standard of evidence, requiring more data to support the contention.

Complete the following in order when making a report of child abuse or neglect.

1. Immediately after notification, the suspicion, if it continues to exist, must be orally reported to the County Department of Human Services: THE ORAL REPORT SHOULD BE MADE BY THE IDENTIFYING EDUCATOR.

#### LYON COUNTY SOCIAL SERVICES- 712-472-3743

NOTE: The Department of Human Services is responsible for in-depth interviews of the child.

#### IMMEDIATE DANGER:

If a child is in immediate physical danger, reports should be made directly by phone to:

## ROCK RAPIDS POLICY DEPARTMENT -712-472-2558 LYON COUNTY SHERIFF'S DEPT.-712-472-3711 DOMESTIC VIOLENCE HOT-LINE-1-800-333-SAFE

- 2. When making the oral report give the following information:
  - a. Name and date of birth of child suspected of being abused.
  - b. Name of school and grade.
  - c. Name, address, and telephone number of child's caretaker.
  - d. Facts and circumstances forming the suspicion, including child's statements.
  - e. Present whereabouts of child.
  - f. Any factors contributing to high risk.
  - g. Other children in the family and others living in the home.
  - h. Parent's/Guardian's place of employment.
  - I. Emergency phone number.
- 3. Complete the Written Report of Suspected Child Abuse and Neglect. Distribute copies per the instructions on the form within twenty-four (24) hours.
- 4. The County Department of Human Services is required within twenty-four (24) hours or receipt of an initial report to commence an investigation of the incident. It is the responsibility of the Department of Human Services and law enforcement personnel to investigate possible child abuse or neglect. Therefore, any teacher, counselor, psychologist, speech therapist, nurse, or administrator should not pressure the child to gain privileged information regarding an injury or other information surrounding the abuse or neglect. In addition to the penalty prescribed by state law, an employee could be subjected to legal action by the abused/ neglected child's parents/guardian if it is established that the school employee has prior knowledge which, if reported, may have prevented further injury. Law enforcement representatives should not be deterred from interviewing a child on school premises in the investigation of child abuse and neglect. Representatives from these agencies will be expected to follow normal school protocol and report to the school office prior to interviewing a child.
- 5. The Department of Human Services is required to inform the mandated reporter of the status of the case within sixty (60) days after receipt of the initial report.
- 6. Confidentiality shall be maintained in all abuse/neglect cases. Records are confidential no matter where they are located.

Policy & Procedures of Department of Social Services

- A. When possible, make reports early in the workday as to allow time for a determination to be made if it is safe for the child to return home.
- B. Continue to share concerns regarding the child with the school counselor or county nurse, an important liaison between you and the County Department of Human Services.
- C. Repeated suspicions of the same named child should be reported in an identical fashion.
- D. The reporter/school **should not notify** the parents and/or guardians a referral for neglect and abuse has been made. The Department of Human Services will contact the family. Notification to the family could interfere with an investigation. Any questions as to who should be notified shall be discussed with the Department of Services.

Approved: <u>7/17/95</u> Reviewed <u>10/13/14</u> Revised: <u>7/17/95</u>

## Code No. 508.1

# CLASS OR STUDENT GROUP GIFTS

The board welcomes gifts to the school district from a class or student group.	While class gifts to the
school district do not require the approval of the superintendent, the board enc	ourages students to consult
with the superintendent or other licensed employees prior to selecting a gift fo	r the school district.

Cross Reference: 704.4 Gifts - Grants - Bequests

Approved <u>7/17/95</u> Reviewed <u>10/13/14</u> Revised <u>7/17/95</u>

Iowa Code §§ 68B; 722.1, .2 (1995).

Legal Reference:

## Code No. 508.2

## **OPEN NIGHT**

night beyond 6:00 p	d community relations, student school activities will not be scheduled on Wednesday .m. whenever possible. It shall be the responsibility of the principal and activities he scheduling of school activities for compliance with this policy.
Legal Reference:	Iowa Code § 279.8 (1995).
Cross Reference:	900 Principles and Objectives for Community Relations
Approved <u>7/17/95</u>	Reviewed 10/13/14 Revised 7/17/95

## Code No. 508.3

## **HANDBOOKS**

revised handbooks each year will be filed as an addendum 12) handbooks annually.	to students.	These handbook	s shall be part of the of	ficial board policies and
,				
Approved <u>7/17/95</u>	Reviewed	10/13/14	Revised 7/17/95	

#### Code No. 509

### BUSES STOPPING ON HIGHWAY TO DISCHARGE STUDENTS

The Central Lyon Community School District will not stop on a public highway to discharge students when returning after dark from a school activity without a written request from the parents/ guardian asking that their child be discharged at a designated stopping point on the highway on the direct route returning to the original departure site. Any parent may file a request covering the whole school year with the principal of the building their child attends. When a request is made, the bus driver will pull off the highway if at all possible to discharge the student(s) providing the safest condition to insure the welfare of each student disembarking. In inclement weather, it will be at the driver's discretion whether to stop or return to the school site with the student.

Approved 7/17/95 Reviewed 10/13/14 Revised 7/17/95

Cross Reference: 711 Transportation

509.3 Student Vehicle Use

## Code No. 509.3

## STUDENT VEHICLE USE

The Central Lyon School District provides transportation for students as required by Iowa Statutes. Therefore, students are encouraged to use district transportation whenever possible. The high school principal shall establish such rules and regulations as necessary to regulate and control automobiles driven to school by students. The regulations shall be described in the student handbook provided to each 6-12 grade student.

Cross Reference: 711 Transportation

## Code No. 510.1

## **INTERNAL ACCOUNTS**

Collection of any funds for school activities must have the recommendation of the building principal and the approval of the Superintendent. All such funds shall be under the financial control of the Board.

Records and procedure relating to internal accounts shall be in accordance with those found in Uniform Financial Accounting for Iowa Schools published by the Department of Education.

An audit of these accounts shall be made at the same time as the annual audit of school funds.

Approved 7/17/95 Reviewed 10/13/14 Revised 7/17/95

Cross Reference: 701 Financial Accounting System