“Designed For Success”

The mission of the Fife School District is to provide a safe and caring environment, which ensures that all students will learn.

Belief Statement(s)

Instruction
We believe:

- that all students can and will learn.
- that teaching must be supportive, engaging, nurturing, and must focus on learning as an active process rather than the acquisition of facts.
- that instructional programs will be learner-centered based on an identified core of knowledge and evaluated through effective student performance assessment.
- that in our technological society, effective instruction must prepare students to function successfully in a rapidly changing world.

Curriculum
We believe:

- all students can and will learn.
- all students need to be provided the tools necessary for life-long learning.
- all students need to be actively engaged, challenged, and celebrated in their successes.
- change is inevitable and it is necessary to evaluate and re-evaluate curriculum, instruction, and climate.
- curriculum must be relevant in preparing students for their future.
- in providing relevant, ongoing staff development to better meet the diverse and changing educational needs of our students.
- instructional programs will be based on identified learner outcomes and the assessment of student performance based on these outcomes.
- Fife School District will be the best in the state by setting high standards and encouraging the work ethic necessary to achieve.
- schools must prepare students to respect and value diversity and to become contributing members of society.
- students must know how to think, understand concepts and ideas, learn to solve problems and to work effectively in groups.
- visionary leadership is essential for the success of our schools.

Climate
We believe:

- that every child can learn.
- the basic structure of our public schools and the nature of teaching and learning must be revised in order to better meet the diverse and changing needs of our students and to assure that every child learns.
- the district must create an environment built upon trust, which encourages and rewards innovation and risk-taking to facilitate new approaches to teaching and learning.
- there is a critical need for students to be actively engaged in learning how to think, to understand concepts and ideas, to apply what they learn, to solve problems, and to work effectively in groups.
- a visionary shared decision-making model that involves caring staff, parents, community members, and students as appropriate, will build trust, will result in higher quality decisions, will ensure ownership of decisions, and will foster a child-centered learning environment.
INTRODUCTION

The Fife School District believes that parent(s) and guardian(s) are important partners in the process of corrective action, in response to student misconduct. To this end, school authorities shall make every reasonable attempt to involve the parent or guardian and the student in the resolution of student misconduct problems.

Citizenship guarantees each student certain rights, but also requires the acceptance of corresponding responsibilities. It is expected that students will obey the law, adhere to policies of the school district, and comply with rules and regulations implementing these policies. In addition, the student is expected to safeguard the property of the school and to respect the rights and privileges of others. Administrators and teachers also have rights and duties. The teacher is required by law to maintain a suitable environment for learning and administrators have the responsibility for maintaining and facilitating the educational program.

This handbook is adopted and distributed pursuant to RCW 28A.600.010 and WAC Chapter 180-40, which prescribes substantive and procedural due process rights of students and should be interpreted in accordance with those regulations. A copy of all applicable board policies, procedures, statutes, and regulations mentioned herein may be obtained from the office of the superintendent.

This handbook also complies with the Drug-Free Schools and Communities Act, P.L. 101-226.

Compliance with standards of conduct is mandatory.

Fife School District does not discriminate in any programs or activities on the basis of sex, race, creed, religion, color, national origin, age, veteran or military status, sexual orientation, gender expression or identity, disability, or the use of a trained dog guide or service animal by a person with a disability and provides equal access to the Boy Scouts and other designated youth groups. The following employees have been designated to handle questions and complaints of alleged discrimination: Title IX Coordinator, Ben Ramirez, Assistant Superintendent: bramirez@fifeschools.com. Section 504/ADA Coordinator, Nancy Fitta, Director of Special Programs: nfitta@fifeschools.com. Fife Public Schools: 5802 20th St. E., Tacoma, WA 98424, 253.517.1000.
Notice of Interpretation Services

**English**
If you do not speak English, please notify one of our office staff members. Interpretation services are available. Thank you.

**Spanish**
Si usted no habla Inglés, por favor notifique a uno de nuestros miembros de personal de la oficina. Los servicios de interpretación disponibles. Gracias.

**Ukrainian**
Якщо ви не говорите по-англійськи, будь ласка, повідомте одного з членів нашого офісного персоналу. Інтерпретація послуги доступні. Спасибі.

**Russian**
Если вы не говорите по-английски, пожалуйста, сообщите одного из членов нашего офисного персонала. Интерпретация услуги доступны. Спасибо.

**Vietnamese**
Nếu bạn không nói được tiếng Anh, xin vui lòng thông báo cho một nhân viên văn phòng của chúng tôi. Giải thích các dịch vụ có sẵn. Cảm ơn bạn.

**Filipino**
Kung hindi ka nagsasalita ng Ingles, mangyaring ipaalam sa isa sa aming mga miyembro ng kawani ng opisina. Interpretasyon serbisyo ay makukuha. Salamat sa inyo.
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STUDENT RIGHTS

Protected Rights

Harassment, intimidation, and bullying
Definition: Harassment, intimidation, and bullying means any intentional written, verbal, or physical act, including but not limited to one shown to be motivated by any characteristic because of race, religion, creed, color, national origin, sex, sexual orientation including gender expression or identity, the presence of any sensory, mental or physical disability, veteran or military status or use of a trained dog guide or service animal by a person with a disability.

Physically harms a student or damages student property; or

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

It is policy 3207 of the Fife School Board of Directors (copy located on district website) that all students will deal with all persons in ways, which convey respect and consideration for individuals regardless of race, religion, creed, color, national origin, sex, sexual orientation including gender expression or identity, the presence of any sensory, mental or physical disability, or use of a trained dog guide or service animal by a person with a disability and other designated youth groups. Acts of bullying, harassment, and intimidation will not be tolerated and constitute grounds for disciplinary action including suspension and/or expulsion from school. Law enforcement and the Office of Civil Rights may be contacted.

For counsel and assistance in procedures resolving matters of this nature contact school building principals or district administrators.

The district will take prompt, equitable, and remedial action within its authority on reports, complaints, and grievances alleging bullying, harassment, and intimidation that come to the attention of the district, either formally or informally according to Complaint Procedures of this policy. Allegations of criminal misconduct will be reported to law enforcement, and suspected child abuse will be reported to law enforcement and Child Protective Services.

Those who engage in bullying, harassment, and intimidation on or adjacent to school property or at school functions will be subject to appropriate discipline or sanctions according to district policy or other agreements.

Coercion, discrimination, or reprisals taken against persons filing complaints or persons acting as witnesses to complaints shall result in appropriate disciplinary action or sanctions according to district policy or other agreements.

Persons who knowingly file false allegations, or report or corroborate false allegations, shall be subject to appropriate disciplinary actions or sanctions according to district policy or other agreements.

Discrimination
Fife School District does not discriminate in any programs or activities on the basis of sex, race, creed, religion, color, national origin, age, veteran or military status, sexual orientation, gender expression or identity, disability, or the use of a trained dog guide or service animal by a person with a disability and provides equal access to the Boy Scouts and other designated youth groups. The following employees have been designated to handle questions and complaints of alleged discrimination:

- Title IX/Civil Rights Coordinator, Ben Ramirez, Assistant Superintendent:
  5802 20th St. E., Tacoma, WA 98424, 253.517.1000
  bramirez@fifeschools.com
- Section 504/ADA Coordinator, Nancy Fitta, Director of Special Programs:
  5802 20th St. E., Tacoma, WA 98424, 253.517.1000
  nfitta@fifeschools.com

You can report discrimination and discriminatory harassment to any school staff member or to the district’s Civil Rights Coordinator, listed above. You also have the right to file a complaint (see below). For a copy of your district’s nondiscrimination policy and procedure, contact your school.
Sexual Harassment
Students and staff are protected against sexual harassment by anyone in any school program or activity, including on the school campus, on the school bus, or off-campus during a school-sponsored activity. Sexual harassment is unwelcome behavior or communication that is sexual in nature when:

- A student or employee is led to believe that he or she must submit to unwelcome sexual conduct or communications in order to gain something in return, such as a grade, a promotion, a place on a sports team, or any educational or employment decision, or
- The conduct substantially interferes with a student’s educational performance, or creates an intimidating or hostile educational or employment environment.

Examples of Sexual Harassment:
- Pressuring a person for sexual favors
- Unwelcome touching of a sexual nature
- Writing graffiti of a sexual nature
- Distributing sexually explicit texts, e-mails, or pictures
- Making sexual jokes, rumors, or suggestive remarks
- Physical violence, including rape and sexual assault

You can report sexual harassment to any school staff member or to the district’s Title IX Officer, who is listed above. You also have the right to file a complaint (see below). For a copy of your district’s sexual harassment policy and procedure, contact your school or district office.

Complaint Options: Discrimination and Sexual Harassment
If you believe that you or your child have experienced unlawful discrimination, discriminatory harassment, or sexual harassment at school, you have the right to file a complaint. Before filing a complaint, you can discuss your concerns with your child’s principal or with the school district’s Section 504 Coordinator, Title IX Officer, or Civil Rights Coordinator, who are listed above. This is often the fastest way to resolve your concerns.

Complaint to the School District
Step 1. Write Our Your Complaint
In most cases, complaints must be filed within one year from the date of the incident or conduct that is the subject of the complaint. A complaint must be in writing. Be sure to describe the conduct or incident, explain why you believe discrimination, discriminatory harassment, or sexual harassment has taken place, and describe what actions you believe the district should take to resolve the problem. Send your written complaint—by mail, fax, email, or hand delivery—to the district superintendent or civil rights compliance coordinator.

Step 2: School District Investigates Your Complaint
Once the district receives your written complaint, the coordinator will give you a copy of the complaint procedure and make sure a prompt and thorough investigation takes place. The superintendent or designee will respond to you in writing within 30 calendar days—unless you agree on a different time period. If your complaint involves exceptional circumstances that demand a lengthier investigation, the district will notify you in writing to explain why staff need a time extension and the new date for their written response.

Step 3: School District Responds to Your Complaint
In its written response, the district will include a summary of the results of the investigation, a determination of whether or not the district failed to comply with civil rights laws, notification that you can appeal this determination, and any measures necessary to bring the district into compliance with civil rights laws. Corrective measures will be put into effect within 30 calendar days after this written response—unless you agree to a different time period.

Appeal to the School District
If you disagree with the school district’s decision, you may appeal to the school district’s board of directors. You must file a notice of appeal in writing to the secretary of the school board within 10 calendar days after you received the school district’s response to your complaint. The school board will schedule a hearing within 20 calendar days after they received your appeal, unless you agree on a different timeline. The school board will send you a written decision within 30 calendar days after the district received your notice of appeal. The school board’s decision will include information about how to file a complaint with the Office of Superintendent of Public Instruction (OSPI).
Complaint to OSPI
If you do not agree with the school district’s appeal decision, state law provides the option to file a formal complaint with the Office of Superintendent of Public Instruction (OSPI). This is a separate complaint process that can take place if one of these two conditions has occurred: (1) you have completed the district’s complaint and appeal process, or (2) the district has not followed the complaint and appeal process correctly.

You have 20 calendar days to file a complaint to OSPI from the day you received the decision on your appeal. You can send your written complaint to the Equity and Civil Rights Office at OSPI:

Email: Equity@k12.wa.us | Fax: 360-664-2967
Mail or hand deliver: PO Box 47200, 600 Washington St. S.E., Olympia, WA 98504-7200

For more information, visit www.k12.wa.us/Equity/Complaints.aspx, or contact OSPI’s Equity and Civil Rights Office at 360-725-6162/TTY: 360-664-3631 or by e-mail at equity@k12.wa.us.

Other Discrimination Complaint Options
Office for Civil Rights, U.S. Department of Education
206-607-1600 | TDD: 1-800-877-8339 | OCR.Seattle@ed.gov | www.ed.gov/ocr

Boundary Invasion – Staff members will not intrude on a student’s physical and emotional boundaries unless intrusion is necessary to serve an educational or physical, mental, and/or emotional health purpose. An educational purpose is one that relates to the staff member’s duties in the district. Staff members are required to maintain an atmosphere conducive to learning, through consistently and fairly applied discipline and established and maintained professional boundaries. District employees are prohibited from inappropriate online socializing or from engaging in any conduct on social networking Web sites that violates the law, district policies, or other generally recognized professional standards.

RCW 28A.400 and Fife School District policy 5253.

Child Find
The Child Find program conducts activities for the purpose of locating, evaluating, and identifying students with a suspected disability. Activities apply to students ages birth through twenty-one.

Formal screenings and assessments, which could include the areas of hearing, vision, social skills, language, learning, and motor skills, are completed on preschool students.

For parents(s)/guardian(s) concerns about their child’s development or questions about the ChildFind program, please contact the special programs office at 253-517-1000. (WAC 392-172A-100)

CPS Reporting
Teachers, counselors, administrators, child care facility personnel, and school nurses are required by state law to report cases of suspected child abuse or neglect to Child Protective Services (CPS). Reporting is recognized as a request for an investigation by CPS into a suspected incident of abuse or neglect, not a final determination of abuse. CPS and law enforcement officials have the responsibility for investigating each case and taking such action as is appropriate under the circumstances. Professional school personnel are free from liability for the good faith reporting of suspected abuse or neglect and are criminally liable for a failure to do so.

Custody Issues
Fife School District is not the enforcing agency for court orders between parents (i.e. divorce decrees and parenting plans). In general, the schools will not attempt to implement such orders except when presented with a certified copy of a clear “no contact at any time” type of order, or one which specifically limits a parent’s rights at school. (A certified copy may be obtained only from a court clerk and is clearly stamped and imprinted as such.) In such cases, the school will act to protect the safety of students and contact police regarding violations of court orders if, in the judgment of the school officials, the circumstances warrant such action. The District prefers that disputes between parents regarding court orders be resolved in court, not in school.

Drug and Alcohol Counseling Program
All Fife School District students have the opportunity to confer with a school counselor or community drug/alcohol specialist to provide alcohol and other drug assessments, referral and case management into community treatment. Students completing treatment may request case management services to ensure an individualized
plan for transition back to the school from inpatient setting and assistance in connecting with support services available both in the school and community. Washington law states that “any person 14 years of age or older may give consent for himself to receive counseling, care, treatment or rehabilitation by an approved drug treatment center or person licensed by the state related to conditions and problems caused by drug or alcohol abuse. When an individual submits himself for care, treatment, counseling, or rehabilitation to any organization, institution or corporation, public or private, confidentiality is guaranteed.”

If you are concerned about your son/daughter and possible involvement with alcohol and/or other drugs, please call the building administrator or counselor.

Due Process
Students may be subject to discipline, suspension or expulsion, including emergency expulsion, for violating district policies and regulations and school rules. The procedures for appealing this action are found in WAC 392-400-310. In general, these require that student discipline be administered fairly and equitably and will be subject to due process considerations. Copies of regulations and Washington Administrative Codes are available at each school and at the district office.

Equal Educational Opportunity
The district shall provide equal educational opportunity and treatment for all students in all aspects of the academic and activities program without regard to race, religion, creed, color, national origin, sex, sexual orientation including gender expression or identity, disability, or the use of a trained dog guide or service animal by a person with a disability, and provides equal access to the Boy Scouts and other designated youth groups. District programs shall be free from sexual harassment. RCW 28A.642

State interpreters are available upon request.

Parent(s)/guardian(s) or students who feel they have been discriminated against have a right to file a complaint with the school district and/or local, state, and federal authorities. Inquiries and complaints should be filed with Ben Ramirez, Assistant Superintendent, 5802 20th Street East, Fife, Washington 98424. Phone: (253)517-1000. Email address bramirez@fifeschool.com

Freedom of Expression
1. Students are entitled to express their personal opinions verbally, symbolically, and in writing. Student expression may not contain language or ideas of such a nature that it is reasonably probable that the expression will create hostility or violent or unlawful behavior, be libelous, slanderous, profane, vulgar or obscene, or materially and substantially interfere with the educational process. Student expression may not attack ethnic, religious, disabled, gender, or racial groups.
2. School-sponsored student publications and presentations are not public forums. School officials may review and exercise editorial control over school-sponsored student publications and presentations.
3. To prevent interference with the school program of nonschool publications and distribution of leaflets and handbills, the principal will determine the time and place of distribution and clarify student responsibility for content.
4. Student groups, which are not authorized by the Associated Student Body, may conduct meetings during noninstructional time by submitting an application to the school principal. School personnel may not participate in the meeting and nonstudents may not initiate, direct, control, or regularly attend the meetings.
5. The building administrator regulates freedom of peaceful assembly in time and place. Demonstrations, which interfere with the operation of the school or classroom, are prohibited. Classroom attendance takes precedence over freedom to assemble.
6. Commercial solicitation is not allowed unless authorized by the principal.
7. Distribution of unlawful materials in school buildings or on the grounds is prohibited.
8. Any violation by any student(s) of the limitations of freedom of expression may subject the student to such discipline (to include suspension/expulsion) as may be deemed appropriate by the school authority, provided that such discipline occurs only for just cause and is in accordance with due process of law. RCW 28A.600.010

Optimum Learning Atmosphere
All students have the right to an education in classrooms where there is an optimum learning atmosphere. Highest consideration must be given to the judgement of a certificated staff member regarding conditions necessary to maintain such an atmosphere. RCW 28A.600
**Principal’s Responsibilities and Authority**

Each principal shall be responsible for the enforcement of the prescribed school district rules for student conduct and for the compliance with school district and building guidelines relating to the discipline of students. Principals shall have the authority to discipline, suspend, or expel any student for any violation of rules for student conduct.

Each principal may develop such building guidelines relating to student discipline as may be appropriate. Such building guidelines shall be consistent with school district rules relating to student discipline. Guidelines may also contain recommended penalties for student violations. All discipline, short-term suspensions, long-term suspensions, or expulsions shall be in compliance with the law and rules of the State Board of Education.

At the beginning of each school year, principals shall make available to each certificated staff member, student, and parents or guardians of students a copy of this policy (or summary thereof) together with any building guidelines developed to apply to this policy.

Each principal shall provide assistance and support to teachers in connection with discipline problems relating to students.

Fife schools are assisted by and work closely with local, county, and state law enforcement agencies.

**Search and Seizure**

A building administrator may search a student, the student’s possessions, vehicles parked on school property, or a student’s locker if the administrator suspects the search will yield evidence of the student’s violation of the law or school rules.

Any search of a student conducted by a school district employee must be reasonably related to the discovery of contraband or other evidence of a student’s violation of the law or school rules. Staff will conduct searches in a manner which is not excessively intrusive in light of the age and sex of the student and the nature of the suspected infraction. Under no circumstances may an administrator subject a student to a strip or body cavity search as defined by state law.

Student lockers, desks, and storage areas remain the property of the school district, and neither right nor expectation of privacy exists for any student as to the use of any such property assigned to the student by a school. In addition to the circumstances described above, a building administrator or designee may search all student lockers at any time without prior notice and without reasonable suspicion that the search will yield evidence of particular student's misconduct. If as a result of such general search, a building administrator or designee suspects that a container in a student locker may contain evidence of student misconduct, the administrator or designee may search the container in accordance with the provisions stated above.

School authorities may seize illegal items such as drugs, drug paraphernalia, firearms, weapons, or other possessions reasonably determined to be a threat to the safety or security of others. Items, which are used to disrupt or interfere with the educational process, may be removed from student possession and held until proper disposition of the item can be determined. RCW 28A.600.220 & 230

**Student Educational Records**

Each student has one complete set of records; one portion is kept at his/her school while the remainder may be maintained in the central administration building files.

**Student records located in the school** contain achievement information, standardized test scores, enrollment/directory information, health records, attendance, staff evaluations, comments, letters of disciplinary action, and awards.

**Student records located in the central administration building files** contain reports and assessments by staff specialists in speech, hearing, social work, child study, visually handicapped, etc.; individualized educational programs; state approved reports and assessments such as special education programs; reports from individuals or agencies outside of school; and disciplinary action, for special education students.

The Family Educational Rights and Privacy Act (FERPA) afford 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 educational records that the parent or eligible student believes is inaccurate or misleading.

Parents or eligible students may ask the Fife 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. Parents of eligible students have a right to inspect or review information including when the student is a dependent under IRS tax code, when the student has violated a law or the school rules regarding alcohol or substance abuse (and the student is under 21), and when the information is needed to protect the health or safety of the student or other individuals.

4. 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. Exceptions which permit disclosure without consent are: disclosure deemed by the district as necessary to protect the health or safety of the student or other individuals and disclosure to school officials with legitimate educational interests.

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, medical consultant, or therapist); or a parent or student serving on an official committee, such as a disciplinary or grievance committee, or assisting another school official in performing his or her tasks.

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

Upon request, the district discloses education records without consent to officials of another school district in which a student seeks or intends to enroll.

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

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

The Protection of Pupils Rights Amendment (PPRA) requires the school district to notify you and obtain consent or allow you to opt your child out of participating in certain school activities. These activities include student survey, analysis, or evaluation that concerns one or more of the following eight areas (“protected information surveys”):

1. Political affiliations or beliefs of the student or student’s parents;
2. Mental or psychological problems of the student or student’s family;
3. Sex behavior or attitudes;
4. Illegal, anti-social, self-incriminating, or demeaning behavior;
5. Critical appraisals of others with whom respondents have close family relationships;
6. Legally recognized privileges relationships, such as with lawyers, doctors, or ministers;
7. Income, other than as required by law to determine program eligibility.
This requirement also applies to the collection, disclosure or use of student information for marketing purposes and certain physical exams and screenings.

(Please note that this notice and consent/opt-out transfers from parents to any student who is 18 years old or an emancipated minor under State law)

**Special Education and Section 504 Services**
Fife School District provides special education and section 504 services for all students with disabilities. These services are available in the general age range of 3-21 and are provided as near the child’s home school area as possible. Parent(s)/guardian(s) may initiate referral for testing or placement of their child.

Parents/guardians of students with disabilities have basic rights in the following areas: (1) notice and consent, (2) confidentiality of records, (3) testing and assessment, (4) individualized educational program, (5) placement, and (6) due process (impartial hearing and/or mediation), a standardized process for resolving disagreements.

The school district has the legal responsibility to invite parent(s)/guardian(s) to a meeting when the district proposes to initiate or change the identification, assessment, or educational placement of the child or the provision of a free appropriate education to the child; or when the district, upon request of the parent(s)/guardian(s) refuses to initiate or change the identification, assessment, or educational placement of the child or the provision of a free appropriate education to the child.

The school district must obtain the written consent of the parent(s)/guardian(s) prior to conducting any replacement assessment of a student and prior to placement of a student in a special education program. If the parent(s)/guardian(s) does not consent, the district may ask a hearing officer to decide the issue.

For complete information regarding special education or section 504 services, please contact Nancy Fitta, Director of Special Programs, (253) 517-1000.

**Student Organizations**
Student organizations are limited to students enrolled at the school and are encouraged if the purposes and activities are consistent with the educational program of the district and are approved by the building principal.

RCW 28A.325.020

**Teacher’s Responsibilities and Authority**
Teachers shall maintain good order in their classrooms and shall enforce district rules for student conduct. Teachers shall, in accordance with the due process rights of the student, have the authority to discipline any student for any disruptive or disorderly conduct or other violation of rules for student conduct which may occur in the presence of the teacher. Teachers are expected not only to supervise pupils while in the classroom, but also to assist in the general supervision over pupils during the school day. Teachers may also recommend short-term suspension, discipline, or expulsion of students to their building principal.

Teachers assigned to classroom duties shall keep and maintain accurate attendance records of students.

Teachers shall not maltreat or abuse any pupil by administering any unreasonable punishment.

Teachers may hold pupils to strict accountability in school for any disorderly conduct while under their supervision. They may make recommendations to the proper school authority for the discipline or suspension of pupils.

In cases of misconduct or insubordination, when ordinary and usual methods of correction are insufficient, the teacher may take the offending pupil to the building principal who shall take such action as he or she deems appropriate under the circumstances according to WAC 180-44.

Any student who creates a disruption of the educational process in violation of the building disciplinary standards while under a teacher’s immediate supervision may be excluded by the teacher for his or her individual classroom and instructional or activity area for all or any portion of the balance of the school day or until the principal or designee and teacher have conferred, whichever occurs first. This will be done provided that, except in emergency circumstances, the teacher shall have first attempted one or more alternative forms of corrective action. In no event without the consent of the teacher shall an excluded student be returned during the balance of that class or activity period.
STUDENT RESPONSIBILITIES

Attendance
State law and district policy and regulations require daily and punctual attendance of all students, unless officially excused. Parents and students are both responsible for assuring attendance.

Parents must provide the school with a valid reason for an absence before it can be excused. The following constitute valid reasons for excused absences: a personal illness; an appearance in court when required by law; a disciplinary action that results in an absence; observance of a religious holiday; a family emergency, including, but not limited to a death in or illness in the family; participation in a district approved activity, an absence directly related to a student’s homeless status; post-secondary program visitation or interview; and a planned family activity which has been pre-approved by the principal.

The school principal (or designee) has the authority to determine if an absence meets the above criteria for an excused absence.

Students are expected to attend all assigned classes each day. Nonattendance, whether excused or unexcused absences may adversely affect a student’s grade. In accordance with the state’s mandatory attendance laws, if a student is absent without excuse and exceeds the limits as prescribed by law, the school district will follow all practices and procedures as outlined under policy 3122 and procedures 3122P. Information regarding attendance will be available at each school.

Closed Campus (Policy 3242)
Fife School District maintains a closed campus policy.

Discipline Definitions (Procedures 3241P)
- **Discipline** means all forms of corrective action other than emergency removal, suspension or expulsion. Discipline includes the exclusion of a student from any type of activity conducted by or on behalf of the school district.
- **Discretionary discipline**, under RCW 28A.600.015 refers to any form of corrective action taken in response to student misconduct that violates the school rules, policies, or procedures adopted by the board of directors.
- **Emergency removal** means a student’s immediate removal from a class, subject or activity by a certificated teacher or an administrator or a school bus driver and sending of that student to the building principal or designee, when the teacher or administrator has good and sufficient reason to believe that the student’s presence poses an immediate and continuing danger to the student, other students or school staff or an immediate and continuing threat of substantial disruption of the class, subject, activity, or educational process.
- **Suspension** means the denial of attendance for any single subject or class or for any full schedule of subjects or classes for a stated period of time. Suspension may also include denial of admission to, or entry upon, real and personal property that is owned, leased, rented or controlled by the district.
  - **Short-term suspension** means suspension for any portion of a calendar day up to and not exceeding ten (10) consecutive school days.
  - **Long-term suspension** means a suspension that exceeds ten (10) consecutive school days. A long-term suspension may not exceed the length of an academic term.
- **Emergency expulsion** means an emergency removal from school for up to, but not exceeding, ten (10) consecutive school days from the student’s current school placement by the superintendent or designee. An emergency expulsion requires the superintendent or designee to have good and sufficient reason to believe that the student’s presence poses an immediate and continuing danger to other students or school staff or an immediate and continuing threat of substantial disruption of the educational process.
- **Expulsion** means a denial of attendance for a period of time up to but no longer than length of an academic term (as defined by the board of directors) from the time the student is removed from his/her current school placement by a school district superintendent or designee. An expulsion may also include a denial of admission to, or entry upon, real or personal property that is owned, leased, rented or controlled by the district.
• **School business day** means any calendar day except Saturdays, Sundays and any federal and school holidays upon which the office of the superintendent is open to the public for business.

• **School day** means a calendar day except school holidays on which enrolled students are engaged in educational activity which is planned, supervised and conducted by or under the supervision of certificated staff and on which day all or any portion of enrolled students participate in such educational activity.

• **Reengagement meeting** means a meeting held between the district and the student and parent/guardian to discuss how to return a long-term suspended or expelled student to an educational setting as soon as possible.

• **Reengagement plan** means a culturally sensitive and culturally responsive written plan developed between the district and a student and his/her parent or guardian designed to aid the student in taking the necessary steps to remedy the situation that led to the student’s suspension or expulsion and to return the student to the educational setting as soon as possible.

**Drugs, Alcohol, and Mind-Altering Substances**

The Board of Directors believes that the use of tobacco, alcohol, drugs, and mind altering substances by students is not only illegal in most cases, but also hinders their learning and is detrimental to their health. The possession or use of tobacco, alcohol, drugs, or mind-altering substances by students on or adjacent to school property, or at school sponsored-activities is prohibited.

Students who violate this prohibition will be subject to discipline as prescribed in this policy. All staff is responsible to enforce this policy.

Students will be disciplined when there is reasonable cause to believe they have violated the prohibition against possession or use of alcohol, drugs, or mind-altering substances. Reasonable cause shall mean specific observable facts that can be described and that indicate a particular student is in the possession of or has used alcohol, drugs, drug paraphernalia, or mind altering substances or that which purports to be on or adjacent to school property, or at school-sponsored activities. Possession for the purpose of delivering or selling to others will result in more severe discipline.

Students shall not be in possession of over-the-counter or prescription drugs or medications/remedies on school premises as provided in Policy 3416, Medication at School.

Corrective action: Recommendation for Long-Term Suspension. Building administrators have the authority to reduce long-term suspensions to a shorter duration provided the building administrator is convinced that a plan is in progress which will result in elimination of future involvement with drugs and alcohol.

**Identification**

All persons will, upon request, identify themselves to proper school authorities in the school building, on school grounds or at school-sponsored events.

**Off-Campus Events**

Students at school-sponsored, off-campus events shall be governed by school district rules and regulations and are subject to authority of school district officials. WAC 392.400.205

**Parking Regulations**

Parking regulations will be in effect at the high school. See the High School Handbook for specific guidelines.

**Possession of Weapons**

**Firearms**

It is the policy of the Fife School Board that all students are prohibited from carrying or possessing a firearm or other dangerous weapon (as defined by federal and state law and district policy and procedures) on school property, on school-provided transportation, in areas of facilities being used exclusively by public schools, or at school-sponsored events or activities.

Under state and federal law, a student shall be expelled for not less than one year for possession of a firearm on school premises, school-provided transportation, or areas of facilities being used exclusively by public schools.
In addition to being expelled or suspended from school, it is a crime under Washington state law for a person (not just students) to knowingly carry a weapon on school premises. The penalty for conviction could be up to a year imprisonment and a $5,000 fine. RCW 9.41.280

**Other weapons**

Students are forbidden to knowingly and voluntarily possess, handle, transmit, or use any instrument in school or on school grounds that is ordinarily or generally considered a weapon. Any object which could be used to injure another person and which has no school-related purpose (i.e. toy weapons) are prohibited. State laws RCW 9.21.280 and RCW 9.21.250 defines other dangerous weapons. Examples may include, but are not limited to: ammunition, incendiary or explosive devices, clubs, knives of any kind, other cutting or stabbing instruments, chemical inhalants, stun-guns, slung shot, sand club, metal knuckles, air pistols, and look-alike items or replicas displayed or represented as real weapons.

Possession is having a weapon on district property or at a district-sponsored event and includes, but is not limited to: space assigned to a student such as a locker or desk; on the student’s person or property such as clothing, backpack, purse or motor vehicle; under the person’s control or accessible or available and is hidden by the student.

Students who possess a weapon or who carry, exhibit, or display any weapon or item capable of producing bodily harm, in a manner, under circumstances, and at a time and place that either manifests an intent to intimidate another or warrants alarm for the safety of other persons, shall be the subject of discipline up to and including expulsion.

**Student Dress**

Preserving an environment conducive to learning world-class skills and assuring the safety and well being of all students are primary concerns of the Board. To address these concerns the Board directs individual schools and alternative programs to adopt and implement a student dress standard. Each school or alternative program shall obtain student, staff, and parental input prior to developing and implementing its student dress standard or when considering changes to it.

Students in the Fife Public Schools are expected to dress in a manner that reflects pride and respect for themselves and their schools. It is generally expected that student dress shall be clean and appropriate for the activity in which the student is engaged. Student dress code shall prohibit the following:

- Clothing presenting a reasonable expectation of a material and substantial disruption of the educational process, damage to school property, or a health or safety hazard.
- Clothing displaying obscene or sexual words, pictures, messages, or innuendoes.
- Clothing displaying drug or alcohol-related words, pictures, messages, or innuendoes.
- Clothing which symbolizes gang membership or which displays gang-related words, symbols, messages, or pictures.

A school's dress code may include the requirement that students wear uniforms and/or identification badges.

*Students whose manner of dress violates the school dress code shall be asked to make appropriate corrections. Students who fail to comply shall be subject to discipline. Parents shall be notified.*

**Student Conduct Rules**

Students shall comply with all federal, state and local laws, school district policies, school bus rules, athletic and activity codes, parking regulations and with the directions of teachers, student teachers, substitute teachers, educational assistants, principals, or other authorized school personnel when the students are properly under the authority of such school personnel. In addition to these rules and regulations, each school in the district may provide additional rules and procedures, not in conflict with those stated herein, regarding student conduct and the administering of corrective action applicable to that school.

Any conduct, which materially and substantially interferes with the educational process, is prohibited. The following list of offenses generally describes such conduct, but is not intended to be all-inclusive. Each is specifically prohibited on school grounds, on school-sponsored transportation, at school events off school grounds, if the conduct materially and substantially affects the educational process or district operations.
Student Misconduct

- Attendance — Students must maintain regular school attendance in accordance with board policy.
- Cheating — Intentional deception in the preparation or completion of any school assignment, examination or project, or in the conduct of any school-related activity is prohibited, along with the aiding and abetting of such behavior by others.
- Closed Campus — Students are required to remain on the school grounds from time of arrival unless officially excused. Students involved with approved off-campus activities during school hours must have a valid off-campus pass in their possession. Visitations to other schools must be approved in advance by both principals.
- Disruptive Dress and Appearance — Dress and appearance must not present health or safety problems, intimidate others, or cause disruption.
- False Accusations/Defamation — Students shall not make untrue charges of wrongful conduct or other defamatory statements.
- Inappropriate Display of Affection — Overt displays of affection or sexually oriented actions, which violate standards of acceptable social conduct, are prohibited.
- Inappropriate Language — Vulgar, obscene or profane language, whether spoken, in writing, or in gesture, is prohibited.
- Littering — Throwing, dropping, depositing, or discarding of litter is prohibited on public property.
- Loitering — Loitering in lavatories, parking lots, and designated off-limit areas is prohibited.
- Misuse of Electronic Information Systems — Students shall comply with the acceptable use guidelines of district policy when using electronic information systems such as e-mail, networks, and the Internet.
- Motor Vehicles — High school students who drive must: (1) observe all rules of safe driving; (2) park in designated areas; and (3) comply with school registration procedures. Failure to do so may result in the loss of the privilege of parking on school property and/or other forms of corrective action. Junior high school students are prohibited from bringing vehicles to school - Policy 3243P.
- Need to Identify Self — all persons must, upon request, identify themselves to school personnel.
- Selling Items at School — only authorized organizations may sell on school property or at school events.
- Student Expression — Student expression may not be vulgar, lewd, obscene, or plainly offensive, be used to cause a substantial disruption of the educational process, or interfere with the rights of others. School-sponsored expression may be further regulated on the basis of legitimate pedagogical concerns.
- Tardiness — Students are expected to be punctual in arriving at school and to each of their classes.
- Tobacco — Use or possession of tobacco products by students is prohibited.
- Trespassing — Being present in an unauthorized place or refusing to leave when ordered to do so is prohibited.
- Other school rules.

Exceptional Misconduct

The following misconduct is designated as exceptional misconduct and has been judged following consultation with an ad hoc citizens committee to be (a) of such frequent occurrence, notwithstanding past attempts to control such misconduct with other forms of corrective action, or (b) so serious in nature and/or so serious in terms of the disruptive effect upon the operation of the school that students may be subject to suspension (short-term or long-term) for a first-time offense. Such misconduct may also result in an expulsion or an emergency expulsion.

- Arson;
- Assault, if the assault involves Injury to another
- Bodily fluids; or
- Commission of any crime on school grounds, or the commission of a crime or other dangerous conduct anywhere that indicates the student’s presence on school grounds poses a danger to other students or staff;
- Cumulative violations;
- Causing intentional, substantial damage or destruction to school property or the property of another on school grounds or at school activities;
- Dangerous use of motor vehicles on school grounds or at school activities, or endangering students on a school bus;
- Disruption of the school program by bomb scares, false fire alarms, firecrackers, etc.;*
- Extortion;
• Fighting: Fighting and instigating, promoting, or escalating a fight, as well as failure to disperse. Engaging in any form of fighting where physical blows are exchanged is prohibited, regardless of who initiated the fight. This prohibition includes hitting, slapping, pulling hair, biting, kicking, choking, and scratching or any other acts in which a student intentionally inflicts or attempts to inflict injury on another;

• Harassment/intimidation/bullying of others;

• Gang Activity that presents a physical safety hazard to self, students, staff, and

• Knowingly possessing stolen property;

• Possession, use, sale, or delivery of illegal or controlled chemical substances, including marijuana or substances containing marijuana and alcoholic beverages, as well as possession of items reasonably determined to be drug paraphernalia as used or possessed;

• Presence on school property or at a school activity following the consumption or use elsewhere of an alcoholic beverage or a controlled substance, including marijuana;

• Sexual misconduct on school grounds, at school activities, or on school provided transportation;

• Theft on school grounds, at school activities, on school provided transportation, or of school property at any time;

• Threats of violence to other students or staff;

• Use or possession of dangerous weapons, including firearms, airguns, knives, nun-chu-ka sticks, throwing stars, stun guns, explosives and other weapons prohibited by state law and Policy 4210.

Pursuant to RCW 9.41.280, students who possess a dangerous weapon on school premises, school-provided transportation, or areas of facilities while being used exclusively by public schools may be immediately expelled. Pursuant to RCW 28A.600.420, students who possess a firearm must be expelled without an opportunity for readmission for at least one year. This minimum one-year expulsion will also apply to students who act with malice and display an instrument that appears to be a firearm on public school property, transportation, or other facilities being used exclusively by public schools. Parent notification will be done in a timely manner, depending on the nature of the offense and consequences. In all incidents involving Exceptional Misconduct, parents will be notified as soon as possible. The Superintendent of the school district, or the superintendent’s designee, may modify the expulsion of a student on a case-by-case basis.

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

Parent notification will be done in a timely manner, depending on the nature of the offense and consequences. In all incidents involving Exceptional Misconduct, parents will be notified as soon as possible.

Consequences For Student Misconduct
Students who violate the rules of the school or school district will be subject to discipline, suspension, or expulsion.

Prescribed penalties may be designated by administrators for certain types of misconduct. However, the nature and circumstances of each case will be reviewed separately on its own merits and disciplinarians and hearing officers are allowed to grant exceptions in cases involving extenuating and/or exceptional circumstances.

The frequency with which students violate various school policies, rules, and regulations is often of equal or greater concern than single violations. The cumulative effects of these acts may determine the form of corrective action imposed, including suspension and/or expulsion.

Law enforcement authorities may be contacted regarding incidents of misconduct, which also implicate violations of the law.

The foregoing determination and list of misconduct is not exclusive and does not preclude an administrator from determining under appropriate circumstances that other misconduct also warrants an emergency expulsion.

Procedures for Imposing Corrective Action (Procedures 3241P)
1. Teachers, school administrators, school bus drivers, and other designated school employees shall have the authority to: (1) impose discipline on any student for misconduct in accordance with the procedures
specified in this brochure; (2) temporarily remove a student from a class, subject, or activity as provided for herein; and (3) make recommendations to appropriate school authorities.

2. Students with disabilities are subject to the same rules of student conduct and corrective action procedures as other students. However, when a proposed corrective action constitutes a significant change in placement, or is suspended beyond ten consecutive days, special procedures shall be employed as required by law. (See district policy "Due Process Procedures under Individuals with Disabilities Education Act").

3. Corporal punishment, which generally is defined as any act, which willfully inflicts or willfully causes the infliction of physical pain, is prohibited by state law and board policy.

4. Any student who creates a disruption of the educational process in violation of the building disciplinary standards while under a teacher's immediate supervision may be excluded by the teacher for his or her individual classroom and instructional or activity area for all or any portion of the balance of the school day or until the principal or designee and teacher have conferred, whichever occurs first. This will be done provided that, except in emergency circumstances, the teacher shall have first attempted one or more alternative forms of corrective action. In no event without the consent of the teacher shall an excluded student be returned during the balance of that class or activity period.

5. Any student who has been placed on long-term suspension or on expulsion may make a written application to be readmitted to school. The application is to be made through the office of the Assistant Superintendent.

Discipline, as defined above, may be imposed upon a student for violation of school district rules. No form of discipline shall be enforced, in such a manner, as to prevent a student from accomplishing specific academic grade, subject, or graduation requirements.

**Provisions Applicable to Suspensions and Expulsions**

**Short-term suspension - Conditions and limitations**

The nature and circumstances of the student conduct violation must reasonably warrant a short-term suspension. As a general rule, no student will be suspended for a short term unless other forms of corrective action reasonably calculated to modify his/her conduct have previously been imposed upon the student as a consequence of misconduct of the same nature.

**Prior notice and conference**

- Prior to the short-term suspension of a student, the principal or designee will conduct a conference with the student and provide:
- An oral or written notice of the charges;
- An oral or written explanation of the evidence in support of the allegation(s); AND
- An oral or written explanation of the short-term suspension which may be imposed.

The student will be provided an opportunity to present his/her explanation of the allegation(s).

If the short-term suspension is to exceed one (1) calendar day, the principal or designee will notify the student’s parent/guardian of the reason for the suspension and its duration either orally or by U.S. mail as soon as reasonably possible. The notice will also address the parent/guardian’s right to an informal conference pursuant to WAC 392-400-255 and the fact that the suspension may be reduced as a result of such conference.

**Grievance and appeal process for short-term suspension**

Any parent/guardian or student who is aggrieved by the imposition of a short-term suspension will have the right to an informal conference with the principal or designee for the purpose of resolving the grievance. At such conference the student and parent will be subject to questioning by the principal and will be entitled to question staff involved in the matter being grieved.

The parent/guardian and student after exhausting this remedy will have the right, upon two (2) school business days’ prior notice, to present a written and/or oral grievance to the superintendent.

If the grievance is not resolved, the parent/guardian and student, upon two (2) school business days’ prior notice, will have the right to present a written or oral grievance to the board at its next regular meeting, or at a meeting
held within 30 days, whichever is earlier. A closed meeting may be held for the purpose of considering the grievance.

The board will notify the parent/guardian and student of its response to the grievance within ten (10) school business days after the date when the grievance was presented. The short-term suspension will continue notwithstanding implementation of the grievance procedure unless the principal, superintendent or board elects to postpone such action.

**Emergency expulsion**

**Conditions and limitations**

A student may be immediately removed from school prior to a hearing without other forms of corrective action if the superintendent or designee has good and sufficient reason to believe that the student poses:

- An immediate and continuing danger to other students or school staff; OR
- An immediate and continuing threat of substantial disruption of the educational process.

Such emergency expulsion must end or be converted to another form of corrective action within ten (10) school days of the date of the expulsion. If the emergency expulsion is converted to another form of corrective action, the district will provide the student and/or parents/guardians with notice and due process rights appropriate to the new corrective action.

**Long-term suspension**

**Conditions and limitations**

The nature and circumstances of the violation must reasonably warrant a long-term suspension. As a general rule, no student will be long-term suspended unless other forms of corrective action reasonably calculated to modify his/her conduct have previously been imposed upon the student as a consequence of misconduct of the same nature.

**Expulsion**

**Conditions and limitations**

Schools may not expel a student unless the student’s misconduct falls within one or more of the categories listed in this procedure above (“Suspension, Expulsions, and Discretionary Discipline”). If the student’s behavior falls within one or more of such categories, a student may be expelled for a violation of school district rules, provided that the expulsion does not exceed the length of an academic term as defined by the school board. An emergency expulsion may not be imposed as a form of discretionary discipline, as defined in this procedure.

The nature and circumstances of the alleged violation must reasonably warrant the harshness of expulsion. No student will be expelled unless other forms of corrective action reasonably calculated to modify his or her conduct have failed or there is good reason to believe that other forms of corrective action would fail if used.

The district will make reasonable efforts to assist students in returning to an educational setting prior to, and no later than, the end date of the expulsion.

An expulsion may not exceed the length of the academic term unless:

- The school petitions the superintendent for an extension; AND
- The superintendent authorizes the extension in compliance with the superintendent of public instruction’s rules adopted for this purpose (see Petition for extension of expulsion below).

Once a student is expelled in compliance with district policy, the expulsion will be brought to the attention of appropriate local and state authorities, including, but not limited to, juvenile authorities acting pursuant to the Basic Juvenile Court Act, so that such authorities may address the student’s educational needs.

Any elementary or secondary school student who is determined to have carried a firearm onto, or to have possessed a firearm on, public elementary or secondary school premises, public school-provided transportation, or areas of facilities while being used exclusively by public schools, will be expelled from school for not less than one calendar year pursuant to RCW 28A.600.420 with notification to parents/guardians and law enforcement. The superintendent may modify the expulsion of a student on a case-by-case basis.
Grievance for Long-Term Suspension or Expulsion

Notice of hearing for Long-Term Suspension or Expulsion

The district will notify the student and his/her parents/guardians of the emergency expulsion or long-term suspension and of their opportunity for a hearing by:

- Hand-delivery of written notice within twenty-four hours of expulsion or long-term suspension OR
- Certified letter mailed within twenty-four hours of the expulsion or long-term suspension (reasonable attempts to contact the parents/guardians by phone or in person will also be made as soon as reasonably possible).
- The district’s written and oral notice of emergency expulsion or long-term suspension and opportunity for hearing will:
  - Be provided in a language the student and/or a parent/guardian can understand, if other than English;
  - Specify the alleged reasons of the sanction
  - Set forth the date on which the sanction began and when it will end;
  - Set forth the right of the student and/or his or her parents/guardians to a hearing for purposes of contesting the allegations as soon as is reasonably possible; and
  - Set forth the facts that:
    - A written or oral request for hearing must be received by a designated school employee or his or her office on or before the end of the third school business day after receipt of the notice of opportunity for hearing; AND
    - If the request is not received within three school business days, then the right to a hearing may be deemed without any further opportunity for the student or his or her parent/guardian to contest it.

The student and/or his or her parents/guardians must request a hearing within three (3) school business days after receipt of the notice of opportunity for hearing. The request may be provided in writing or orally, but must be provided to the district employee specified in the notice or their office. If a request for hearing is not received within the required period, the district may deem the right to hearing waived the sanction will continue.

Prehearing and hearing

If a request for hearing is received within three (3) school business days after receipt of notice, the school district will immediately schedule and give notice of a hearing to commence as soon as reasonably possible and no later than the second school business day after receipt of the request for hearing.

The student and his/her parents/guardians have the right to:

- Be represented by legal counsel;
- Inspect in advance of the hearing any documentary and physical evidence that the district intends to introduce at hearing;
- Question and confront witnesses (see WAC 392-400-305 for procedure if a school district witness does not appear);
- Explain the alleged misconduct;
- Present relevant affidavits, exhibits, and witnesses.
- The district and/or its representative have the right to inspect in advance of the hearing evidence that the student and his/her parents/guardians intend to introduce at the hearing.
- The hearing will be conducted before a hearing officer appointed by the superintendent. Such hearing officer will not be a witness to the alleged conduct. Ideally, the individual selected to be the hearing officer will possess both district administration experience and/or legal training and/or prior experience conducting quasi-judicial hearings. Either a tape-recorded or verbatim record of the hearing will be made.
- When students are charged with violating the same rule and have acted in concert and the facts are essentially the same for all students, a single hearing may be conducted for them if the hearing officer believes that the following conditions exist:
  - A single hearing will not likely result in confusion; AND
  - No student will have his/her interest substantially prejudiced by a group hearing.
If the hearing officer finds that during the hearing a student’s interests will be substantially prejudiced by the group hearing, he/she may order a separate hearing for that student. The parent and student have the right to petition for an individual hearing.

The hearing officer will determine, based solely on the evidence presented at hearing, and set forth in his/her written decision:

- Findings of fact as to whether the student has been afforded appropriate procedural due process (e.g., notice, opportunity to inspect evidence prior to hearing);
- Findings of fact as to the alleged misconduct;
- A conclusion as to whether the student’s immediate and continuing danger to students and/or school staff OR immediate and continuing threat of substantial disruption of the educational process giving rise to the emergency expulsion has terminated; AND
- A conclusion as to whether the emergency expulsion shall be converted to another form of corrective action or stand as imposed.

Within one (1) school business day after the date upon which the hearing concludes, the hearing officer will issue the decision and the district will provide notice of such decision to the student and the student’s parents/guardians and legal counsel, if any, by depositing a letter in certified U.S. mail.

If the hearing officer concludes in his/her decision that the emergency expulsion shall be converted to another form of corrective action, the district must provide notice of all due process rights to the student and parent/guardian for the appropriate corrective action. For appeals from a hearing officer decision regarding an emergency expulsion, see Appeals of long-term suspension and expulsion.

Other Provisions

Continuation of educational services
The district will not suspend the provision of educational services during a period of any suspension or expulsion and will provide the student the opportunity to receive such services.

Readmission
Any student who has been suspended or expelled will be allowed to make application for readmission at any time in accordance with district policy and procedure. (See also Readmission Application Process.

Reporting
Principals will report all suspensions and expulsions as well as the reasons to the superintendent or designee within twenty-four (24) hours after the imposing the expulsion.

Petition for extension of expulsion
The principal or designee may petition the superintendent for authorization to exceed the length of one academic term for a student’s expulsion when warranted because of a perceived risk to public health and safety. The petition may be submitted any time after final imposition of the expulsion and prior to the end of the expulsion. The petition will include:

- A detailed description of the student’s misconduct, the school rules that were violated, and the public health or safety concerns of the district;
- A detailed description of the student’s academic, attendance and discipline history, if any;
- A description of the lesser forms of corrective action that were considered and the reasons why they were rejected;
- A description of all alternative learning experiences, vocational programs and/or other educational services that may be available to the student;
- The proposed extended length of the expulsion;
- Identification of special education services or accommodations pursuant to Section 504 of the Rehabilitation Act of 1973, if appropriate;
- A proposed date for the reengagement meeting.
A copy of the petition will be delivered in person or by certified mail to the student and his/her parents/guardians in a language they can understand, if other than English, if feasible. The student and/or parents/guardians may submit a written or oral response to the petition within ten (10) school business days of receipt of the petition.

Within eleven (11) school business days, but no later than twenty (20) school business days from delivery of the petition to the student and parent/guardians, the superintendent will issue a written decision granting or denying the petition. The superintendent, in his/her discretion, may grant the petition if evidence exists that if a student was to return at or before one calendar year, he/she would pose a risk to public health or safety. The written decision will include a description of rights and procedures for appeal.

The student and/or parents/guardians may appeal the decision within ten (10) school business days of receipt of the decision to the school board.

The district will report the number of petitions submitted, approved and denied to the office of the superintendent of public instruction annually.

**Board option to delegate authority to hear appeals**
The board may delegate its authority to hear and decide long-term suspension and expulsion appeals to a school district disciplinary appeal council established by the board. Members of such councils will be appointed by the board for fixed terms and shall consist of no less than three persons. If such a council is established, the student and/or his/her parents/guardians have the right to appeal the hearing officer decision to the board or the disciplinary appeal council.

**Appeal process for long-term suspension and expulsion**
If a timely notice of appeal is received, the long-term suspension or expulsion may be imposed during the appeal period if:

- The long-term suspension or nonemergency expulsion is imposed for no more than ten (10) consecutive days or until the appeal is decided, whichever is the shortest period.
- Any days that the student is suspended or expelled before the appeal is decided are applied to the term of suspension or expulsion and will not limit or extend the term of the suspension or extend the term of suspension or expulsion; and
- A suspended student who returns to school before the appeal is decided will be provided the opportunity upon return to make up assignments and tests missed by reason of suspension if:
  - Such assignments or tests have a substantial effect on the student’s semester or trimester grade or grades; OR
  - Failure to complete such assignment or tests would result in denial of course credit.

The board will schedule and hold a meeting to informally review the matter within ten (10) school business days from receipt of such appeal. The purpose of the meeting will be to confer with the parties in order to decide upon the most appropriate means of handling the appeal. At that time the student, parent/guardian, and/or counsel will be given the right to be heard and will be granted the opportunity to present such witnesses and testimony as the board deems reasonable.

Prior to adjournment, the board will agree to one of the following procedures:

- Study the hearing record or other materials submitted and record its findings within ten (10) school business days; OR
- Schedule and hold a special meeting to hear further arguments on the case and record its findings within fifteen (15) school business days; OR
- Hear and try the case de novo before the board within ten (10) school business days.

Any decision by the board to impose or to affirm, reverse or modify the imposition of suspension or expulsion upon a student will be made only by:

- Those board members who have heard or read the evidence;
- Those board members who have not acted as a witness in the matter; AND
- A majority vote at a meeting at which a quorum of the board is present.
Within thirty (30) days of receipt of the board’s final decision, any parent and student desiring to appeal any action upon the part of the board regarding the suspension or expulsion may serve a notice of appeal upon the board and file such notice with the Superior Court Clerk of the County.

Reengagement Meeting and Plan

The district must convene a reengagement meeting with the student and their parent(s)/guardian(s) within twenty (20) days of a long-term suspension or expulsion but no later than five (5) days before the student’s reentry or reenrollment to school.

The district must create a plan tailored to the student’s individual circumstances that includes consideration of the incident that led to the student’s long-term suspension or expulsion. The plan should aid the student in taking the necessary steps to remedy the situation that led to the suspension or expulsion. Additionally, the district will take reasonable steps to develop the plan with the participation and input of the student and their parent(s)/guardian(s) to ensure that it is culturally sensitive and culturally responsive.

In developing the reengagement plan, the district should consider shortening the length of time that the student is suspended or expelled, other forms of corrective action and supportive interventions that aid in the student’s academic success and keep the student engaged and on track to graduate.

A reengagement meeting conducted by the district involving the student and his/her parents/guardians is not intended to replace a petition for readmission.

Readmission Application Process

Any student who has been suspended or expelled will be allowed to make application for readmission at any time. If a student desires to be readmitted to the school from which he/she has been suspended/ expelled, the student will submit a written application to the principal, who will recommend admission or non-admission. If a student wishes admission to another school, he/she will submit the written application to the superintendent. The application will include:

- Reasons the student wants to return and why the request should be considered;
- Evidence which supports the request; AND
- A supporting statement from the parent or others who may have assisted the student.

The superintendent will advise the student and parent/guardian of the decision within seven (7) school days of the receipt of such application.

Student Discipline Cumulative Records

Discipline files will be kept for each student throughout their elementary careers. These files may be used as a reference in determining patterns of behavior for which corrective action is necessary. Progressive corrective action or punishment for inappropriate behavior patterns or similar cumulative violations may be assigned based upon these records.

Discipline files will be kept for each student throughout their secondary careers. These files may be used as a reference in determining patterns of behavior for which corrective action is necessary. Progressive corrective action or punishment for inappropriate behavior patterns or similar cumulative violations may be assigned based upon these records.

Tobacco

The board of directors recognizes that to protect students from exposure to the addictive substance of nicotine, employees and officers of the school district, and all members of the community, have an obligation as role models to refrain from use of tobacco products and delivery devices on school property at all times. Tobacco products and delivery devices include, but are not limited to cigarettes, cigars, snuff, smoking tobacco, smokeless tobacco, nicotine, electronic smoking/vapor devices, “vapor pens,” non-prescribed inhalers, nicotine delivery devices or chemicals that are not FDA-approved to help people quit using tobacco, devices that produce the same flavor or physical effect of nicotine substances, and any other smoking equipment, device, material, or innovation.
Any use of such products by staff, students, visitors, and community members shall be prohibited on school district property. Possession or distribution of tobacco products by minors is prohibited. This shall include all district buildings, grounds, and district-owned vehicles.

The use of Federal Drug Administration (FDA) approved nicotine replacement therapy is permitted. However, students must have a physician’s prescription for the FDA approved nicotine replacement therapy and must follow applicable policies regarding use of medication by students.

Notices advising students, district employees, and community members of this policy shall be posted in appropriate locations in all district buildings and at other district facilities as determined by the superintendent and shall be included in the employee and student handbooks. Employees and students are subject to discipline for violations of this policy, and school district employees are responsible for the enforcement of the policy.

Any section of this document or portion thereof, found by adjudication to be contrary to law or constitutional right, shall be stricken without effect to the remainder of the document.

The district shall provide equal educational opportunity and treatment for all students in all aspects of the academic and activities program without regard to race, religion, creed, color, national origin, sex, sexual orientation including gender expression or identity, disability, or the use of a trained dog guide or service animal by a person with a disability, and provides equal access to the Boy Scouts and other designated youth groups. District programs shall be free from sexual harassment.

The superintendent shall provide for the annual evaluation, periodic surveys, annual notice, and complaint procedures as required by law to insure that there is in fact equal opportunity for all students in the district.

Please contact Ben Ramirez, Assistant Superintendent. Offices are located at 5802 20 Street East, Tacoma WA 98424, telephone (253) 517-1000. Email – bramirez@fifeschools.com

Visitors

The following guidelines are established to permit visitors to observe the educational program with minimal disruption:

1. All visitors must register at the office upon their arrival at school;
2. Visitors whose purpose is to influence or solicit students will not be permitted on the school grounds unless the visit furthers the educational program of the district. Military recruiters will be provided the same opportunities to meet with students as higher education and employer representatives;
3. If the visitor wishes to observe a classroom, the time will be arranged after the principal or designee has conferred with the teacher;
4. If the purpose of the classroom visitation is to observe learning and teaching activities, the visitor may be asked to confer with the teacher before or after the observation to enhance understanding of the activities; and
5. The principal or designee may withhold approval if particular events such as testing would be adversely affected by a visit. Similarly, if a visitor’s presence becomes disruptive, the principal or designee may withdraw approval.
ATTACHMENT A - Student Athletic/Activity Code

Introduction
Students and staff in the Fife High School Athletics/Activities Program are constantly representing Fife High School at public performances. This exposure places them in a position that requires they assume a greater amount of responsibility for their conduct. Conduct in and out of school will directly reflect on fellow students, coaches/advisors, and Fife High School.

For this reason, an Athletic/Activity Code of Conduct has been established. The Fife High School administration, the athletic director, and the coach/advisor will administer this code. They will be responsible for all decisions relating to disciplinary action resulting from violations of the code. It is the student’s and parent’s responsibility to know and abide by the contents of this code.

Duration
This code begins with the student’s initial athletic clearance of his/her high school career and extends through graduation. This code does not apply to the summer months unless the student participates in a school-sponsored activity during that time.

Objectives
1. To develop good citizenship and respect for rules and authority
   1.1 By experiencing the principles of justice, fair play, and good sportsmanship.
   1.2 By providing the opportunity for the student to adjust his/her attitude to the concept of team or group goals.
2. To promote and contribute to the goals of the total education program.
   2.1 through the realization that a healthy body combined with structured practice increase the probability of effective learning.
   2.2 By providing a strong program that attracts student body interest and models a positive learning atmosphere.
3. To promote community interest and involvement in school activities
   3.1 By providing enjoyable experiences for participants and spectators.
   3.2 By establishing rules and setting high standards for activity participation that reflect the rules and regulations that follow.

Student Participants
The rules and regulations of the Activity Code will be regarded as a contract between the student, the school, and his/her coach or advisor. It will apply to the following groups of students:
1. Athletes – Any student that participates in a school sponsored athletic sport.
2. Cheerleaders - Cheerleaders will be dealt with in the same manner as other athletes. Cheerleaders are a unique group representing the school throughout an entire year including a summer camp training period. Each discipline situation will be dealt with in a manner consistent with the intent of the Fife High School Athletic/Activity Code. Generally speaking, the Fife High School Athletic/Activity Code will become effective once cheerleaders have been chosen for the upcoming school year.
3. Associated Student Body and Class Officers - ASB and class officers are a unique group representing the school throughout an entire year. Therefore, any misconduct mentioned in this code by an officer will result in removal from office. The ASB and class elective positions are covered by the code from their date of candidacy through the end of that year, during summer camp week, and during the subsequent year starting with the first day of fall athletic practice and ending with the conclusion of their season or term of office.
4. Music Department Performing Groups - Performances of FHS musical groups are an integral part of the music curriculum. They are a required activity and are considered in determining a final course grade. Music students involved in violations of the activity code will be subject to disciplinary action up to and including dismissal from the performing group. Additionally, students involved in violations of school rules will be subject to the normal school disciplinary procedures.

Rules and Regulations
1. Sportsmanship: Students must conduct themselves properly and use appropriate language at all times when representing Fife High at school and in the community.
2. Appearance: Students, while representing the high school, are required to be neat, clean and well groomed. The entire uniform, as required by state, league, and school rules shall be worn at all times during sports contests. Bandanas are not to be included, at any time, as part of the student’s uniform.
3. **Athletic Awards:**
   - **The Varsity Letter Awards**
     Students will receive a chenille "F" letter for the first varsity letter earned. They are entitled to only one during their career. Each letter earned will be rewarded with a certificate that states this achievement. Head coaches will establish and announce lettering criteria for their sport. These may vary from sport to sport.
   - **Career Athlete (Male/Female)**
     This award will be voted on and determined by the coaches of Fife High School. It will be based on ability, participation, post-season awards, leadership, citizenship, coachability, and role model over the three-year period.
   - **Scholar Athlete (Male/Female)**
     This award will be voted on and determined by the coaches of Fife High School. It will be based on their courses of study, grade point, athletic participation, and excellence over the three-year period.
   - **Coaches Award (Male/Female)**
     This award will be voted on and determined by the coaches of Fife High School. It will be based on an athlete’s role modeling, citizenship, and total commitment to our overall program over the three-year period.

4. **School Attendance:** There is no partial-day attendance rule. A student absent from school any part of the day on which his/her extra-curricular activity is scheduled will not be allowed to participate in that scheduled activity. Exceptions will be made for verified doctor or dental appointments or other cases prearranged through a building administrator. Further, students who are truant are automatically withheld from the next scheduled contest.

5. **Equipment:** School-owned equipment checked out to a student is his/her responsibility. Loss or misuse of this equipment will be the student’s financial obligation. School-owned equipment may be worn only for practices, on game day, or to scheduled performances or activities. Athletes may be held out of contests during the next sport season unless all gear that was checked out to them from the previous sport or activity has been returned or paid for.

6. **Fees:** All participants in either activities or athletics must purchase an ASB Card. Cost is $35.00 payable to the FHS Bookkeeper.

7. **Grades:** FHS follows the W.I.A.A. guidelines for academic eligibility. In order to gain initial athletic eligibility, the student shall have attended and passed a minimum of three full time subjects the previous semester. A student who fails to make the grade requirements will be ineligible the first three weeks of the next sports season in which that student is a participant. Students must complete the entire season for the suspension to be considered served. At the end of three weeks, grades are again checked. In the case that grading standards are still not met, the student will complete grade checks on a weekly basis until eligibility standards have been fulfilled. These checks are conducted on the last working day of the school week. If the student fails to attain eligibility by the 9th week (quarter grades), eligibility is lost for the remainder of the semester. In-season athletes will also be subject to eligibility checks on the 9th week (quarter grades) of the current sports season. In order to maintain athletic eligibility, students must maintain passing grades in 5 of their 6 classes. Student-athletes’ grades will be monitored every 3 weeks during the sports season to ensure academic eligibility. If a student athlete is failing more than one class at that time, the student will complete grade checks on a weekly basis until eligibility standards have been fulfilled. These checks are conducted on the last working day of the school week.

8. **Insurance:** All student athletes are required to provide proof of insurance coverage before being cleared to participate in extra-curricular athletics.

9. **Meetings, Practice Sessions and Games:** Students are expected to attend all scheduled meetings, practice sessions, performances and games whether school is in session or not. If a student needs to miss practice or meetings prior arrangements must be made with the coach or advisor.

10. **Risks of Participation:** Many activities involve possible risks to the participating individuals. Some of these (i.e. tackle football) are dangerous activities involving MANY RISKS OF INJURY. We expect the students and parents to be aware of these risks and the serious nature of the injuries that may possibly occur. The participant should recognize the importance of following coaches’ instructions regarding techniques, training and other team rules, etc. and to agree to obey such instructions.

11. **Additional Rules:** In addition to the rules stated herein, coaches or advisors may require adherence to additional rules needed to regulate their activities.
Participants who violate this code will face disciplinary action ranging from game/activity suspension to dismissal. Students disciplined or dismissed from an activity will not be eligible for consideration in the voting for special awards related to the sports season/activity in question. Disciplinary action is cumulative over the course of the student’s career.

1. **Athletic/Activity Dismissal** - Students may be dismissed from an activity or athletic team in cases where students are involved in criminal activity, repeated violations of the activity code, or in flagrant violations of the code during school sponsored activities. If the activity is extra-curricular in nature the students may be removed from the classroom and placed in a study hall situation for the balance of the semester. If possible, they will be provided with alternative class material and assignments that will allow them the opportunity to maintain their grade level in the class.

2. **Appeal Process** - Any student who is alleged to have violated the Activity Code is entitled to due process procedures as established by the Fife School District Board of Directors. The principal should be contacted in writing to initiate this procedure.

3. **Self-Reporting** - It is the intention of this policy to provide guidance and assistance to students in need. Honesty and cooperation are the main objectives of the discipline policy. Furthermore, students who seek immediate attention for an alcohol or drug-related problem, prior to being caught by school authorities will not be denied the opportunity to continue participation in extra curricular activities at Fife High School. An assessment will be included as part of this process and the student will be required to follow the recommendations of that assessment.

### Violations

1. **Anabolic Steroids** – W.I.A.A. regulations state that students who use, possess, attempt to sell, or are under the influence of anabolic steroids or other illegal performance enhancing substances will be subject to the sanctions.
   - **1st Offense**: suspension for remainder of the current sports season.
   - **2nd Offense**: suspension from participation for 365 continuous days (1 year).
   - **3rd Offense**: expulsion from athletics for the remainder of the student’s career.

2. **Alcohol/Drugs** - Students who use, possess, or are under the influence of alcohol and/or drugs at on or off campus events will be subject to Fife High School Athletic/Activity Code disciplinary actions, and possibly Fife High School Student Handbook sanctions.
   - **1st Offense**: suspension from at least 20% of the current season or the next season in which the student plans to participate. The student will complete a drug/alcohol assessment and will need to follow through with the recommendations of that assessment.
   - **2nd Offense**: suspension from participation for 365 continuous days (1 year) with the opportunity to appeal the suspension to the school principal.
   - **3rd Offense**: expulsion from athletics for the remainder of the student’s career.

3. **Tobacco** - Students who use or possess tobacco products at on or off campus events will be subject to Fife High School Athletic/Activity Code disciplinary actions, and possibly Fife High School Student Handbook sanctions.
   - **1st Offense**: suspension from the next scheduled game or contest.
   - **2nd Offense**: suspension from at least 20% of the current season or the next season in which the student plans to participate.
   - **3rd Offense**: suspension from the remainder of the current season or the following season.
   - **4th Offense**: suspension from participation for 365 continuous days (1 year).
   - **5th Offense**: expulsion from athletics for the remainder of the student’s career.

Athletes who remain at a function in the presence of alcohol, drugs, tobacco or other activities in violation of this code will be suspended for at least the next scheduled contest. Multiple violations of this kind may result in a greater disciplinary action.
ATTACHMENT B - Electronic Systems Use Agreement - Student Version

Fife School District Procedures 2022P

GOAL
The Fife School District believes the Internet and other electronic systems offer vast, diverse, and unique resources to both students and staff. Our goal in providing these services to students and staff is to promote educational excellence in schools by facilitating resource sharing, innovation, and communication.

With access to a global network also comes the potential availability of material that may be inappropriate for a school setting. The Fife School District, in accordance with its policies and procedures, will take reasonable precautions to ensure the appropriate use of its network by staff, students, and visitors to the district. However, it is not technically possible to control all materials and users may encounter inappropriate information either by accident or through intentional misuse of the system. The Fife School District believes the educational value of information and interaction through electronic systems outweighs the risk of inappropriate use. The procedures below outlines terms and conditions of system use that must be followed by students, staff, and visitors to the district.

Refs. Board Policy 2022  Board Procedure 2022P  Board Policy 3245

Responsible Use
Electronic resources provided by the Fife School District are to be used in a manner consistent with the district's educational mission and goals. Students and staff are encouraged to use the systems in support of research, instruction, collaboration, and other forms of academic work. Use of these resources is governed by federal, state, and local regulations. Use of the district's electronic resources in an illegal or unethical manner may result in disciplinary action, including loss of privileges to use the system, school or district sanctions, and referral to appropriate law enforcement authorities. The following guidelines illustrate the types of things that users should and should not do with electronic systems.

Personal Security
Personal information such as complete names, addresses, telephone numbers and identifiable photos should remain confidential when communicating on the system. No user may disclose, use, or disseminate personal identification information regarding students without appropriate authorization.

System Security
1. System logins or accounts are to be used only by the authorized owner of the account for the authorized purpose. Users may not share their account number or password with another person or leave an open file or session unattended or unsupervised. Account owners are ultimately responsible for all activity under their account.
2. Users shall not seek information on, obtain copies of, or modify files, other data, or passwords belonging to other users, misrepresent other users on the system, or attempt to gain unauthorized access to any entity on the network.
3. Communications may not be encrypted so as to avoid security review.
4. Users should change passwords regularly and avoid easily guessed passwords.
5. No use of the system shall serve to disrupt the operation of the system by others. System components including hardware or software shall not be destroyed, modified, or abused in any way. Malicious use of the system to develop programs or institute practices that harass other users or gain unauthorized access to any entity on the system and/or damage the components of an entity on the network is prohibited.
6. Only district approved software shall be installed on district computers.
7. Only district approved computers (or other network devices such as cell phones) shall be allowed to connect to the district network including wireless networks without authorization.

Appropriate Content and Behavior
1. The unauthorized installation, use, storage, or distribution of copyrighted software or materials on district computers is prohibited. All users of the network shall comply with current copyright laws.
2. The system constitutes public facilities and may not be used to support or oppose political candidates or ballot measures.
3. Users are responsible for the appropriateness of the material they transmit over the system. Hate mail, harassment, discriminatory remarks, or other antisocial behaviors are expressly prohibited.
4. Use of the system to access, store, or distribute obscene, graphic, or pornographic material is prohibited.

Filtering and Monitoring
1. In accordance with federal, state, and local regulations, filtering software is used to control access to the Internet. This blocks or filters visual depictions that are obscene and other content that is harmful to students. Parents are advised, however, that filtering technology is imperfect, and that the possibility exists of obtaining access to prohibited materials. Educational staff will, to the best of their ability, monitor students’ use of the Internet, and will take reasonable measures to prevent access to inappropriate materials.
2. From time to time the district will make a determination on whether specific uses of the network are consistent with the regulations stated above. For security and administrative purposes the district reserves the right for authorized personnel to review network use and content. The district reserves the right to remove an individual’s network access privileges to prevent further unauthorized activity.

Google Apps for Education for Students
The Fife School District is providing online accounts for students through a service provided by Google called Google Apps for Education. These accounts include email, an online calendar, web-based documents, and other communication/collaboration tools. The purpose of these accounts is to help students better communicate with teachers and each other for learning purposes, giving students practice in using the types of technology tools essential to their future.

Google Apps for Education is similar to the tools you can use when signing up for a personal Gmail account but it is specially designed for schools to provide extra management and monitoring tools.

Acceptable use of Google Apps in Fife includes the following:
1. Email - Participating students will be assigned a district email address. This account will remain active while the student is enrolled in the Fife School District at the discretion of district staff.
2. Prohibited Conduct - Fife Google accounts should only be used to support educational activities. Fife Google accounts may not be used in the following ways:
   a. Unlawful activities
   b. Commercial purposes
   c. Personal financial gain
   d. False identity in email communication
   e. Misrepresentation of the Fife School District
   f. Interference with Fife technical operations
   g. Harassment, bullying, intimidation
   h. Disruption of educational processes
3. Access Restriction - Access to and use of a Fife Google account is a privilege. The district maintains the right to withdraw account access should there be reason to believe that the account has been misused. Further discipline may follow as with other network use violations. Any violation of policies or laws will be referred to the proper authorities as needed.
4. Security - The Fife School District cannot and does not guarantee the security of the electronic files on the Google system. Although Google does have a powerful content filter in place, the district cannot assure that users will not be exposed to unsolicited information such as spam.
5. Privacy - The district maintains the right to access any information stored on a student’s Fife Google Apps account for the purposes of performing maintenance, diagnosing problems, or investigating potential misconduct. Students should not share their account information with other students. A legal guardian has the right to access their student’s account.

By using Fife School District technologies and networks, staff, students, and visitors agree to all applicable policies and procedures (ie Board Policy 2022, Board Procedure 2022P). I further understand that any violation of the regulations above is unethical and may constitute a criminal offense. Committing any violation may result in revocation of access privileges, disciplinary action, and/or appropriate legal action.
ATTACHMENT C - Bus Conduct and Rules

The transportation of your child(ren) is an important assignment. The transportation department faithfully accepts this responsibility but knows that the success of a safe transportation program requires a high level of parental cooperation and support. Your support is important to us.

A copy of the bus rules will be issued to students at the beginning of each school year to be certain that students are aware of acceptable conduct on a school bus. These rules are to be reviewed by the student and parent(s) or guardian(s). Any behavior on a bus operated by the Fife School District, which would impede the safe and normal operation of the bus, shall be deemed misconduct.

Transportation Discipline Policy
The bus rules listed below were developed to ensure a safe bus ride to and from home.

School Bus Rules:
1. Sit in your assigned seat.
2. Talk quietly.
3. Keep hands, feet, and objects to yourself.
4. No heads, hands, or spitting out of the window.
5. Respect other’s feelings and property.
6. Do not throw anything anywhere on the bus or out the window.
7. Wait for the driver to signal to cross in front of the bus.
8. Cooperate with the driver.

The bus driver will use the following interventions to assist students in understanding bus expectations:
- Step 1: Warning and review of the bus expectations.
- Step 2: 2nd intervention – (which could include but not be limited to: driver’s slip to parents, assigning seats, moving student to front of bus, driver/student conference)

Bus Discipline
- Driver will issue a Bus Discipline Slip to a student documenting inappropriate behavior after the above interventions have been attempted.
- Drivers will submit the Bus Discipline Slip to the transportation office. The director of transportation will forward slip to the student’s school principal.
- The progressive discipline steps are as follows. The building administrator will decide on the appropriate level of discipline and inform the student, parent, and transportation department of his/her action. A copy of the Bus Discipline Slip will be mailed to the parent or guardian.
  - Level I: Written warning, conference with school administrator.
  - Level II: Short-term suspension of riding privileges.
  - Level III: Long-term suspension of riding privileges.
  - Level IV: Revocation of riding privileges.
- Misconduct serious in nature may result in immediate suspension or revocation of riding privileges.

Annual Parent Notice – Right to Request Teacher Qualifications
Parents of children enrolled in schools receiving Title 1 Part A funds may request the following information regarding instructional staff that works with their children by contacting Heidi Joyner at 253-517-1000.
- Whether or not the child’s teacher has met state certification requirements for the subjects he or she is teaching.
- Whether or not the teacher is working with an emergency or conditional certificate where state certification has been waived.
- The Baccalaureate degree major of the teacher and any other graduate certification or degree held, including field or discipline of the certificate degree.
- If child received instructional services from a paraprofessional and his/her qualifications.
ATTACHMENT D - Directory Information - Student Photographs and Information Guidelines

Directory information can be made public without the consent of parents. Directory information means the student’s name, birthdate, and place of birth, major field of study, post-high school career plans, and addresses of students who took the post-high school career survey, participation in officially recognized activities and sports, weight and height of members of athletic teams, dates of attendance, type of awards received, and the most recent school attended by the student.

In addition, the district will release the student’s current school, address, and telephone number to the police/sheriff’s department and Child Protective Services.

School principals have official forms (or see below) which parents(s)/guardian(s) must fill out each year if they don’t want directory information made public. (Family Education Rights and Privacy Act of 1975, PL 90-247, as amended.

If you do not wish directory information about your student* released without your consent, please complete the information requested below and sign in the appropriate space provided.

If you do not want photographs taken of your child (for television, newspaper or school district publications), please indicate that refusal on this form.

Students participating in the state Address Confidentiality Program will have a substitute address established by the Office of the Secretary of State, rather than a residential address. If you are a participant in this program, you may wish to submit the form below to maintain the confidentiality of directory information.

Return the completed form to your school’s principal at the start of the school year in September. This form needs to be completed every year. For more information contact your child’s principal.

If no form is on file, it will be assumed that permission for release of directory information and/or photos has been granted.

PLEASE DO NOT:

_____ Release directory information

_____ Allow photos to be taken (Checking this item will ELIMINATE your child’s photo from appearing in any school publication (i.e. yearbook, newspaper, sports/activity photos).

For (Student’s name) __________________________________________________________

Address __________________________________________________________

School __________________________________________ Birthdate _________________

_________________________________________ (Signature of parent(s)/guardian(s) of student)

(Date)

* Students who are 18 years of age may sign their own request.

**Please note bold information requests.
ATTACHMENT E - Annual Chemical Notification

To: All Parents, and Staff of Fife School District
From: Fife School District Maintenance

Fife School District Uses a Variety of chemicals to control weeds and grass in unwanted areas. Fife School District uses an as needed pesticide program, and post’s all applications made.

In order to comply with public notification legislation RCW 17.21 Section 3, regarding the application of regulated chemicals on Public School Grounds, Please review the following.

If you request notification prior to the administering of chemicals to school district property please assist the Fife School District by completing this form and returning it to your child’s school. All chemical applications will be done when no activities (students) are in the vicinity. The pre-notification does not apply if the school facility application is made when the school will not be occupied by students for at least 48 hours after the application. The school will post a marker at the primary entry point stating application of chemicals.

If you would like to be notified of a chemical application PLEASE FILL OUT THE BOTTOM OF THIS FORM AND YOU WILL BE NOTIFIED 48 HOURS PRIOR TO AN APPLICATION TO SCHOOL DISTRICT GROUNDS.

Student Name ______________________________________________________

Parent/Guardian Name __________________________________________

Address ___________________________________________________________

Phone Number _______________ Date _______________

SCHOOL WHERE YOUR STUDENT ATTENDS:

Fife High School _____   Columbia Jr. High _____   Surprise Lake. Middle School_____

Endeavour Intermediate_____   Hedden Elementary _____   Discovery Primary _____

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ATTACHMENT F - Contact information

Fife School District
5802 20 Street East
Tacoma, Washington 98424
WEB SITE: www.fifeschools.com

Kevin Alfano, Superintendent 253.517.1000 ext. 25101
Ben Ramirez, Assistant Superintendent 253.517.1000 ext. 25104
Jeff Nelson, Exec. Director of Teaching, Learning & Innovation 253.517.1000 ext. 25110
Nancy Fitta, Director of Special Programs 253.517.1000 ext 25115
Heidi Joyner, Director of Human Resources 253.517.1000 ext 25102
Damian Jenkins, Director of Transportation 253.517.1060 ext. 25201
Kari Harris, Director of Business Services 253.517.1000 ext 25116
Clinton Parrish, Director of Maintenance and Operations 253.517.1000 ext 25114
Kevin Johnson, Director of Technology 253.517.1000 ext 25132
Marlyne Johnson, College & Career Readiness Director 253.517.1000 ext 25148

SCHOOLS

Brandon Bakke, Principal 253.517.1100 ext 24564
Fife High School

Mark Beddes, Principal 253.517.1300 ext 23219
Surprise Lake Middle School

Mark Robinson, Principal 253.517.1600 ext 27104
Columbia Junior High School

Don Sims, Principal 253.517.1500 ext 26103
Alice V. Hedden Elementary School

Amy Mittelstaedt, Principal 253.517.1400 ext 22309
Endeavour Intermediate School

Julie Bartlett, Principal 253.517.1200 ext 21305
Discovery Primary School
ACKNOWLEDGEMENT OF RECEIPT

With the signatures below, we acknowledge that we have received and reviewed the contents of the 2018-2019 Fife School District Rights and Responsibilities booklet. This document has given me and my child notice of the types of misconduct for which discipline, suspension, or expulsion may be imposed and the procedures for administering such corrective action.

__________________________________   ________________________
Parent                                                                 Date

__________________________________   ________________________
Student                                                                               Date

____________________________  ____________________________
Print Student Name                                                              Student’s School

*Please tear this page off of booklet and return to student’s school.*