

2018 - 2019

**MITCHELL JR./SR. HIGH SCHOOL
PARENT/ STUDENT HANDBOOK**

MHS



**MITCHELL PUBLIC SCHOOLS
1819 19TH AVENUE
MITCHELL, NE 69357
PHONE: (308) 623-2235
www.mpstigers.com**

**Katherine Urbanek, Superintendent
Heath Peters, Principal
Loren Braman, Counselor**

Forward

Section 1

Dear Students and Parents (Guardians):

Welcome to the 2018-2019 school year at Mitchell Junior-Senior High School. The entire staff is very excited for our students and the many opportunities for success this year. We hope that you will find your experiences at school enjoyable and profitable.

We continue to strive to provide a school setting in which all students can and will learn. It is our desire to prepare all students to adequately accept and successfully meet the challenges of life with confidence.

The purpose of this handbook is to acquaint you and your parents, in writing, with some of the rules, regulations, and general information concerning Mitchell Junior-Senior High School. By no means can this handbook cover all situations that may arise. However, it will serve as a basic guide throughout the school year.

It is essential that you become well informed of the handbook's contents. The handbook is to be read and discussed thoroughly by every student and his/her parents/guardians.

Please contact the Principal's office with any questions regarding the handbook. **All students must return a signed "Parent/Student Receipt form." Please return this form to the Junior-Senior High School office by Wednesday, August 22, 2018.** Your familiarity with this handbook will better enable you to understand the goals of the school. We encourage you to take your academic work seriously and put forth your best effort. You are reminded that your involvement in both curricular and extracurricular activities is important in your total development as a person. All students are encouraged to participate in at least one curricular activity and one extracurricular activity.

Educationally yours,

Mr. Heath Peters, 7-12 Principal
Mitchell Junior-Senior School

DISCLAIMER NOTE: This handbook does not form a contract and the school reserves the right to change or modify the handbook whenever it is deemed to be necessary. The rules, regulations and policies contained in this handbook will be constantly monitored for effectiveness. The administration will be responsible for interpreting the rules contained in the handbook. Should a situation or circumstance arise that is not specifically covered in this handbook, the administration will make a decision based upon all applicable school district policies, and state and federal statutes and regulations. Students will be notified of changes or additions.

Section 2

MITCHELL PUBLIC SCHOOLS - BOARD OF EDUCATION

Jeff Jenkins - President
Brad Helgerson - Vice President
Doug Keener - Secretary
Shawn Fuss - Member
Paul Pieper - Member
Mark Spencer - Member

Section 3

MITCHELL PUBLIC SCHOOLS - ADMINISTRATIVE STAFF

Katherine Urbanek - Superintendent
Heath Peters - Secondary Principal
Kirk Kuxhausen - Elementary Principal
Jennifer Splichal - Special Services
Jimmie Rhodes - Activities Director
Michelle Peters - Assessment & Curriculum Director

Section 4

MITCHELL JR/SR HIGH TEACHING STAFF

Michael Belgum - Science	Kim Cantrell - Art
Anthony Chancellor - Social Studies	Brittni Chancellor - Reading
Matt Chrisman - Math	Vicki Clark - Science
Walker Dobry - Industrial Technology	Maria Gillen - Business/Computers
Jordan Gonzales - English	Russ Hamer - Math
Allison Harder - Librarian/Media	Michael Harriger - Math
Nick Kuxhausen - Physical Education	Karin Law - English
Nikki Bunnell - Vocal Music	Tanner Long - Business
Susan Marsh - Special Education	Jeremy Powell - Science
David Rada - Social Studies	Liliana Rada - Spanish
Jimmie Rhodes - Physical Education	Austin Sailors - Instrumental Music
Kaiya West - English	Cassandra Wiegel - FACS
Joe Yauney - Social Studies	Kim Thomas - School Nurse
Glen Eberspecher - Technology Coordinator	Loren Braman - Guidance Counselor

Section 5

MITCHELL JR/SR HIGH SUPPORT STAFF

Rama Debus - High School Secretary	Kristi Meyer - Business Office Manager
Vickie Pieper - Library Aide	John Bevins - Head Custodian
Peggy Welsch - SPED Para Educator	Rick Rein - Custodian
Chrissy Blackstone - SPED Para Educator	Bryan Hazzard - Custodian
Denise Yauney - SPED Para Educator	Tom Hernandez - Custodian
Anja Knepper - SPED Para Educator	Silas Cheek - Custodian

Section 6

STUDENT COUNCIL

One boy and one girl shall represent each the freshman and sophomore class. Two boys and two girls shall represent the junior class. The senior class shall be represented by the elected president and vice president and by the advisory board. All members must be academically eligible according to the Nebraska School Activities Association requirements and must be in at least one additional extracurricular activity, besides student council. All members of the council are held to a high standard with regard to academics, ethics, and character. The Superintendent of Schools is directly responsible to the Board of Education for the welfare of the school. Hence, it is expressly understood that all Student Council powers are delegated by the Superintendent and may be revoked by the Superintendent at any time.

Section 7

2018-2019 School Calendar

August 13 & 14	Teacher Inservice
August 15	Students First Day of School (7:50 AM - 3:45 PM)
August 28 & 29	Junior High AIMSweb Testing - Reading/Math
September 3	No School - Labor Day
September 4-14	Fall NWEA Testing (7th-11th Grade)
September 24	Mid-Quarter Reports Mailed
October 4	SCHOOL PICTURES - LIFETOUCH
October 17 & 18	Parent/Teacher Conferences 1:00 - 7:00 PM (Friday Schedule - Students Dismissed @ 12:30 PM)
October 18	Last Day of 1st Quarter
October 19	No School - Teacher Comp. Day
October 26	1st Quarter Report Card Distribution (Students)
November 13	SCHOOL PICTURES - LIFETOUCH (MAKE UP DATE)
November 21-23	No School - Thanksgiving Break
November 26	Mid-Quarter Reports Mailed
December 18 & 19	Junior High AIMSweb Testing - Reading/Math
December 20	End of 2nd Quarter/1st Semester
Dec. 21 - Jan. 4	Christmas Break
January 4	Teacher Inservice
January 7	2nd Quarter Report Card Distribution (Students)
Jan. 30 & Feb. 4	Parent/Teacher Conferences 1:00 - 7:00 PM Mid-Quarter Reports Shared with Parents/Mailed (Friday Schedule - Students Dismissed @ 12:30 PM)
February 1	No School - Winter Break/Teacher Comp. Day
February 18	No School - Teacher Inservice
March 7	End of 3rd Quarter
March 8	No School - Spring Break
March 19 - 28	Spring NWEA Testing (7th -11th Grade)
March 15	3rd Quarter Report Card Distribution (Students)
April 19 & April 22	No School - Easter Break
April 2	ACT Testing - Juniors
April 15	Mid-Quarter Reports Mailed
April 9 - 18	NSCAS Testing - Reading/Math/Science (7th & 8th Grade)
May 7 & 8	Junior High AIMSweb Testing - Reading/Math
May 7	Honors Night @ 7:00 pm - High School Auditorium
May 11	Graduation @ 2:00 pm
May 17	End of 4th Quarter/2nd Semester
May 17	Last Day of School for Students
May 20	Teacher Inservice
May 27	4th Quarter Report Card Distribution (Pick up at JH/HS Office)

Section 8

Contact Information

Office Contact:

Phone: 623-2235

Fax: 623-1330

School Website:

www.mpstigers.com

Facebook:

<https://www.facebook.com/homeofmpstigers/>

Article 1 - MISSION & GOALS

Section 1 SCHOOL MISSION STATEMENT

“Mitchell Public Schools, in partnership with the community, will empower students to become lifelong learners and respectful, responsible citizens.”

Section 2 GOALS AND OBJECTIVES

The goals and objectives of Mitchell Public Schools are to provide:

1. A curriculum that is based on state standards; comprehensive, coordinated, and sequential and is directed toward locally approved goals and standards for student learning. It draws upon research, best practice, and reputable theory and provides the foundation for standards based instruction. The instructional program focuses on achievement and provides for the diverse learning needs of all students including learners with disabilities and high ability learners. Curriculum and instruction help students develop content and skill mastery, analytical thinking, problem solving, work ethics, creativity, and respect for diversity.
2. An instructional program that focuses on achievement and provides for the needs of all students including learners with disabilities and high ability learners. It draws upon research, best practice, and reputable theory broad enough yet with sufficient depth to allow education for all of the students.
3. Assessment procedures and results that assist teachers in planning and providing appropriate instruction for all students. Assessment results also provide information for monitoring program success, and for reporting to parents, policy makers, and the community. The school periodically reviews procedures to improve assessment quality and increase student learning. The information assists schools in establishing and achieving improvement goals.
4. A library/media/technology program that provides a wide range of accessible print and electronic resources that expand opportunity for learning, contribute to information literacy, support the local curriculum, and enhance and enrich learning experiences for all students. The program provides materials through onsite and electronic access that complement, supplement, and enrich curriculum and instruction. It facilitates research, supports and encourages personal interest in reading and the study of current events, and develops technological and other skills for accessing, evaluating, and using resources.
5. Instructional staff who have appropriate training and preparation to work with the students assigned to them, who are knowledgeable of principles of child growth and development and of the curriculum content for which they are responsible, who use teaching strategies that engage students actively in learning, and who help students understand and apply content across subject areas. Staff development activities that support the school’s efforts in curriculum development, instructional improvement, assessment, and general school improvement to achieve school improvement goals.
6. Administration that exercises leadership in the development and implementation of school goals and policies. Administrators who demonstrate leadership in management and operation of the school system and in the improvement of curriculum and instruction. Building administrators who provide leadership to curriculum, instruction, assessment, and school improvement. They guide staff and students in achieving goals and fulfill other functions supportive of quality learning.

7. A systematic ongoing process that guides planning, implementation, and evaluation and renewal of school improvement activities to meet local and statewide goals and priorities. The school improvement process focuses on improving student learning. The process includes a periodic review by visiting educators who provide consultation to the school/community in continued accomplishment of plans and goals.
8. A school system that demonstrates accountability to the school community. School staff periodically assesses and reports student progress toward accomplishment of academic content standards. Results are used to plan and make needed changes to improve instruction for all students.
9. School facilities and a general environment that supports quality learning. Facilities and grounds are safe, orderly, and well maintained, and facilities that have adequate space, lighting, and furnishings. The system has plans or provisions for climate-controlled buildings to the extent feasible. The environment is emotionally safe and supportive and promotes respect, trust, and integrity.
10. A Board of Education that governs through orderly procedures which focus efforts of the school upon quality learning, result in equitable opportunities for learning for all students, and insure accountability to the local community.
11. An activities program that is scheduled outside the regular school day, focuses on active participation of all students involved in the activity, and promotes a positive image of the school and community.

A welcoming environment for parents and the community.

Section 3 MUTUAL RESPECT

The Mitchell Public Schools expects every staff member, student and visitor to be treated with respect and dignity. A show of disrespect toward a staff member or insubordination on the part of students will not be tolerated.

Substitute Teachers - Substitute teachers play a unique role in continuing the educational mission of Mitchell Jr/Sr High School while a teacher is absent from the class. It is critically important to insure that the substitutes' experience at Mitchell Jr/Sr High School will be positive, so that they will continue their service to the school. Full disciplinary action will be sanctioned against offenses incurred under the direction of a substitute teacher.

Section 4 PARENTAL RIGHTS AND RESPONSIBILITIES

Parents have the responsibility to:

- Make every effort to provide for the physical needs of the child.
- Teach the child to pay attention and obey rules.
- Strive to prepare the child emotionally and socially to be receptive to learning and discipline.
- Ensure their child's compliance with school attendance requirements and promptly report and explain absences and tardies to the school.
- Encourage and lead the child to develop proper study habits at home.
- Participate in meaningful parent/teacher conferences to discuss their child's school progress and welfare.
- Participate in school related organizations.
- Be sure their child is appropriately dressed at school and school-related activities.
- Discuss report cards and school assignments with their child.

- Bring to the attention of school authorities any learning problem or condition that may relate to their child’s education.
- Maintain up-to-date home, work, and emergency telephone numbers and other pertinent information at the school.
- Cooperate with school administrators and teachers.
- Submit a signed statement that they understand and consent to the responsibilities outlined in this handbook.

Section 5 COMPLAINT PROCEDURES

In any school the size of Mitchell Junior/Senior High School, it is inevitable that there will arise complaints on a number of subjects. If, and when these arise, part of the solution lies in following “chain of command” procedures in each case. Therefore, whenever a legitimate complaint arises, the following procedures are to be taken.

1. Schedule a conference with the staff person most immediately or directly involved in the matter.
 2. Address the concern to the Principal if the matter is not resolved at Step 1.
- A Complaint Form is to be filled out, describing the complaint in detail, signed (unsigned forms will not be considered) and returned to the Principal. If possible, the complaint should contain date, time, and location the incident took place.
3. Address the concern to the Superintendent if the matter is not resolved at Step 2
 4. Address the concern to the Board of Education if the matter is not resolved at Step 3.

Conditions Applicable to All Levels of Complaint Procedure

All information to be considered at each step should be placed in writing in order to be most effective. Action or decisions will be expedited as quickly as possible, typically within ten (10) calendar days, depending on the nature of the complaint and the need for prompt resolution.

Hopefully, this procedure will help give every parent/student at MHS and the School District the opportunity to be heard.

Article 2 - SCHOOL DAY

Section 1 DAILY SCHEDULE

Junior High & High School (9 Periods)

	<u>Monday-Thursday</u>		<u>Friday</u>
1st Period	7:50-8:45	1st Period	7:50-8:28
2nd Period	8:48-9:32	2nd Period	8:30-8:58
3rd Period	9:35-10:20	3rd Period	9:00-9:28
4th Period	10:23-11:07	4th Period	9:30-9:58
	Lunch	5th Period	10:00-10:30
5th Period	11:52-12:37	6th Period	10:32-11:00
6th Period	12:40-1:25	7th Period	11:02-11:30
7th Period	1:28-2:13	8th Period	11:32-12:00
8th Period	2:16-3:01	9th Period	12:02-12:30
9th Period	3:04-3:45		Lunch
	3:45-4:15 JH Intervention		

****For late starts, assemblies, and pep rallies** Mitchell Junior/Senior High School will adjust periods so that the same class is not losing instruction time.

Section 2 SHORTENED SCHEDULE

	<u>Early Release</u>		<u>Late Start</u>
1st Period	7:50-8:32	1st Period	9:50-10:33
2nd Period	8:32-9:04	2nd Period	10:33-11:06
3rd Period	9:04-9:36	Lunch	11:06-11:51
4th Period	9:36-10:08	3rd Period	11:51-12:24
5th Period	10:08-10:40	4th Period	12:24-12:57
6th Period	10:40-11:12	5th Period	12:57-1:30
Lunch	11:12-11:54	6th Period	1:30-2:03
7th Period	11:54-12:26	7th Period	2:03-2:36
8th Period	12:26-12:58	8th Period	2:36-3:09
9th Period	12:58-1:30	9th Period	3:09-3:45

TARDIES - Every four (4) tardies will be counted as a day's absence, which will be included in the ten (10) day absence limit. Students who are tardy (unexcused) for the first class in the morning and the first class after lunch will be required to serve a 30 minute detention on that day. See detention policy (page 48) for detention expectations. Excessive tardiness could be considered as truancy which could be reported to the Scottsbluff County Attorney.

Section 3 HALL PASSES

During class time, students should be in classrooms receiving instruction from their teachers. With this in mind, hall passes will be administered at the teacher's limited discretion. Teachers will have their own, labeled hall/bathroom pass. A student must have this pass with them if they are in the hall during the class period. Failure to comply will result in the loss of all hallway pass privileges. All teachers in the building will enforce this rule.

Section 4 OPEN CAMPUS

Mitchell Jr/Sr High students may leave campus during the lunch period. Students are reminded to walk on the sidewalks, utilize designated crosswalks and respect the property of others. During inclement weather, a bus will be provided to transport students to the cafeteria at Mitchell Elementary. Those who drive at lunch are encouraged to buckle up, drive cautiously and watch for pedestrians. Mitchell Public Schools is not responsible for students that are off campus before school, during lunch, or after school.

Section 5 GRAB AND GO BREAKFAST AND HOT LUNCH

Breakfast and hot lunches are served at the cafeteria. Lunches may be paid for in advance, online through Infinite Campus, or pay as you go. The cost for breakfast is \$2.00 for students' grade 7-12 and \$2.50 for adults. The cost for lunch is \$2.75 for students' grade 7-12 and \$4.00 for adults.

A "Grab and Go" Breakfast will also be available in the foyer each school day from at 7:35 a.m to 7:50 a.m. The cost will be \$2.00 for students' grade 7-12 and \$2.50 for adults. Students are asked to eat this meal in the gym foyer area. However, students are welcome to take this meal to first period if time constraints do not allow them to eat in the foyer.

Getting a Breakfast is not an excuse for being Tardy! NO "GRAB AND GO" BREAKFAST ITEMS ARE TO BE PLACED IN STUDENT LOCKERS! Students are asked to make sure that their trash and waste from these meals are thrown away properly. Failure to comply with clean up expectations could result in disciplinary action or termination of the "Grab and Go" program.

MEALS MAY NOT BE CHARGED. Free and reduced price meals are available to students meeting federally established income guidelines.

The GYM FOYER will be open for those students wishing to eat their lunches in the building during the school lunch hour and to all students during poor weather. Questions regarding microwave use and alternate eating areas shall be directed to the Principal. Failure to keep the foyer clean will cause students to lose this privilege and may result in possible disciplinary action. The Gym is closed during lunch. Delivered lunches are for the purpose of; 1)Student Meetings, 2)Student Academic time with a teacher. (Teacher must sign the student up.), 3)Students with documented medical issues that impedes their mobility. Students will be offered a bus ride to the Cafeteria due to incimate weather. The "incimate weather" decision will be consistent with the Mitchell Elementary's decision about recess. "If there is no recess at the Elementary due to weather, the lunch bus will be available."

Section 6

SUPERVISION RESPONSIBILITY BEFORE SCHOOL/AT LUNCH/AFTER SCHOOL

Arrival at School/Dismissal From School

Students are expected to arrive at school no more than 15 to 20 minutes prior to the first class or school program in which they are participating. **Prior to that time, the school is not responsible for supervision of the students.**

Students will be dismissed at the end of the last period of the school day unless there are other circumstances (early dismissal, detention etc.). Upon dismissal, students must leave the school grounds and proceed home or to a previously designated location unless participating in a school-sponsored activity. **The school is not responsible for supervision of students once the students are to have left school grounds.**

Certain days on the calendar are "shortened days" ***(All Fridays are 12:30 release)***, meaning that the school day starts or ends other than on the normal schedule. Parents are strongly encouraged to be aware of those days so their children are not left in an unsupervised situation or without a means to get home upon dismissal. *(Calendar - Page 3)*

Signing a Child In and Out of School

Parents or guardians are required to sign their children in and/or out of school if they are entering after their first class or leaving prior to their final class. The parent or guardian must report to the main office for this purpose. The sheet for signing a child in and/or out of school is located on the front counter. If a child is being signed out, the school secretary will call the appropriate classroom and indicate to the teacher that the child is leaving. Parents are not to go directly to the classrooms. The schools will only release children to adults designated by the parent.

If there is a special circumstance, such as a court order limiting access to a student by a parent or guardian, affecting who a student can be released to, the parent must inform the Principal and provide the Principal with a copy of that order to maintain on file at the school.

Emergency Closing Procedures

Parents are requested to provide an emergency contact telephone number to have on file in the event of an emergency closing or any other general or individual situation that requires the immediate presence of a parent/guardian. In the event that parents do not have such a number or cannot be contacted, it will be assumed that the parent has instructed their children concerning the procedure they are to follow should school be dismissed early. Realizing that the school might be unable to reach all parents, it is suggested that all children be advised as to what they are to do should they ever be dismissed early. It is recommended that parents give their children an alternate destination and that the building principal be made aware of this information.

Section 7

SEVERE WEATHER and SCHOOL CANCELLATIONS

The Superintendent may close public schools in case of severe weather. Representatives of the Superintendent's staff will notify local news media when inclement weather warrants such action. The information is broadcast regularly by radio and television stations.

Decision to Close Schools. A decision to close school is made when forecasts by the weather service, law enforcement advisories or civil defense officials indicate that it would be unwise to hold school. If possible, a decision about the next school day will be made by 9pm for announcement during the 10 p.m. news. An early decision is not always possible because of uncertain weather conditions. School officials will make periodic assessments of conditions during the night and will decide early in the morning (by 6 a.m. if possible). In any case, an announcement will be made to the news media when schools will be closed. In some instances, schools will be open, but certain services may be cancelled (bus transportation, kindergarten, student activities).

After School Starts. Every attempt will be made to avoid closing school once classes are in session. In some instances closing school during the day is inevitable if children are to safely return home before the brunt of a major storm hits. In these cases as much advance notice as possible will be given to parents. If school is closed during the day the notice will be broadcast by the media. Parents should have a plan in place to accommodate these circumstances.

Parental Decisions. Parents may decide to keep their children at home in inclement weather because of personal circumstances. Students absent because of severe weather when school is in session will be marked absent. The absence will be treated like any other absence for legitimate causes provided parents properly notify the school of their decision. Parents may pick up their children in inclement weather during the school day. Students will not normally be dismissed from school during severe weather on the basis of a telephone request.

What Not To Do. Parents should not attempt to come to school during a tornado warning. School officials are not permitted to release students from the school building during a tornado warning. Tornado safety procedures are practiced regularly by students and staff members. Also, parents are urged not to call radio and television stations and school buildings during severe weather.

Emergency Conditions. The school has a signal which, when activated, includes the necessity to either evacuate the building or to move to safer areas of the building. Regular drills are held as required by law through the school year. There are plans for Emergency Exit system, Tornado Warning System, and Critical Incident Response.

Section 8 **FIRE ALARMS - TORNADO DRILLS - BUILDING EVACUATION**

FIRE DRILLS

No building is completely fireproof. Therefore, fire drills will be conducted, one each month, as required by Nebraska Law. The fire alarm calls for the immediate clearing of the building by ALL personnel. It shall be the duty of each teacher to dismiss students and see that doors are closed, and go with the students to the nearest exit and proceed to the sidewalk furthest from the building. Students are to be quiet and orderly when leaving the building during fire drills. All persons are to clear building exits, stand back a safe distance from the building, and keep the streets clear. Any student who tampers with or sets off the fire alarm will be subject to suspension from school. Such a student and his/her parents may be required to meet with the fire chief and/or the fire department to explain his/her actions before readmission to school.

TORNADO DRILL

The Civil Service requires two tornado drills per year. When the whistle sounds, students and staff will walk to the east hallways. You will be instructed on proper procedures.

BUILDING EVACUATION

If the building has to be evacuated for any reason other than a fire drill, the following procedure will be followed:

- The instructor will escort students for that class period to the designated location.
- No student will be allowed to drive.
- No student will be allowed to go to his/her locker.

Section 9 LIBRARY POLICY

1. The library is open to all students and staff of MHS.
2. The library is available from 7:45 A.M. to 4:15 P.M.
 - The library or media center is an area where students can find a variety of materials to help in the preparation of lessons and special reports, or simply for enjoyment of the materials available. For more information regarding the library, please refer to the Library Policy.

Section 10 STUDENT PARKING

Students are to park in the MHS student parking lot. Only Trucks/Pickups are to park on the west side of the parking lot. Students are encouraged to use extreme caution while entering, parking and exiting the parking lot. Parking/driving infractions will result in disciplinary action and/or city police involvement. Students are requested to refrain from parking on the church lot South of the school. This is a private parking lot.

Article 3 - Use of Building and Grounds

Section 1 VISITORS

All visitors in the building (salesmen, parents, friends of students, etc.) must be directed to the office for clearance and directions. Parents are encouraged to visit the school provided that the visits do not disrupt the educational program, individual students, or create a safety concern. **Parent visits in active classrooms are limited to twenty minutes, one time per week.** Visits by students from other schools are not encouraged, except in special cases, and visiting students must receive a pass from the school office at least 24 hours prior to the visit.

Section 2 SMOKE/TOBACCO FREE ENVIRONMENT

All of our school buildings and grounds are smoke and tobacco-free. We would appreciate your help in meeting the goal of a smoke and tobacco-free environment for our children. When you attend school events, including athletic events, please abide by our District's policy.

Section 3 CARE OF SCHOOL PROPERTY

WHO OWNS THE SCHOOL? SURPRISINGLY YOU DO! Your parents and all taxpayers are legally required to pay taxes that build and maintain the public school system. Everyone pays taxes in one form or another. Therefore, any damage done to this building, equipment, buses, or books must be paid for with your own family's money. *It is not enough that students should refrain from doing anything to increase this cost to your parents, neighbors, and yourself, but you must help protect the school by discouraging or reporting such activity by any others.* Students are responsible for proper care of all books, computers, supplies, and furniture supplied by the school. Students who disfigure property, break windows, or do other damage to school property or equipment will be required to pay for the damage or to replace the item. Discipline Policy will be in effect.

Fines are determined on books according to the following criteria:

Lost Book:	Replacement cost
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Missing Cover(s)/Broken Back	Same as lost book
Loose Cover:	\$1.00
Missing Page:	50 cents per page (up to replacement cost)
Torn Page:	20 cents per page (up to replacement cost)
Marks that cannot be erased:	20 cents per mark (up to replacement cost)

School-issued items that are stolen or damaged from unlocked lockers are the responsibility of the student to whom they were issued. Students must pay all fines before they can receive school publications and final grades.

Section 4 LOCKERS/HALLWAY CAMERAS

Each student will be assigned a locker. Students must use their own lockers and are not to share lockers with other students except as assigned by school officials. We recommend that the locker be locked with a combination or key lock. Students may turn in a combination or extra key to the office secretary. All hallways are monitored by surveillance cameras. Students are expected to keep all books, etc., in their assigned locker. Students are also responsible for the cleanliness inside their locker and the door of their locker. NO FOOD OR DRINK in lockers! Students may be assessed a fine for damage to lockers.

Section 5 SEARCHES OF LOCKERS AND OTHER TYPES OF SEARCHES

Student lockers, desks, computer equipment, and other such property are owned by the school. The school exercises exclusive control over school property. Students should not expect privacy regarding usage of or items placed in or on school property, including student vehicles parked on school property, because school property is subject to search at any time by school officials. Periodic, random searches of lockers, desks, computers and other such property may be conducted in the discretion of the administration.

The following rules apply to searches of students and of a student's personal property and to the seizure of items in a student's possession or control:

1. School officials may conduct a search if there is a reasonable basis to believe that the search will uncover evidence of a crime or a school rule violation. The search is to be conducted in a reasonable manner under the circumstances.
2. Illegal items or other items reasonably determined to be a threat to the safety of others or a threat to educational purposes may be taken and kept by school officials. Any firearm or other weapon will be confiscated and delivered to law enforcement officials as soon as practicable.
3. Items which have been or are reasonably expected to be used to disrupt or interfere with the educational process (that is, "nuisance items") may be removed from student possession.

Section 6 POLICE QUESTIONING/COOPERATION

The school shall cooperate with any lawful exercise by any law enforcement agency or court. If such authority requires the interrogation or removal of any pupil from school,

school officials shall immediately contact the parent or guardian of such pupil. The school will comply with any lawful subpoena or order issued under proper authority of any court. If an interview of a student is requested during school hours concerning an ongoing investigation of a crime not related to the school setting, questioning will not take place without permission of the parents or guardian. Unless a parent or guardian specifically requests the principal or other school agent to be present during the interview, such presence is not necessary.

If a representation is made by an investigator that an interview is necessary to collect information concerning an allegation of abuse, neglect, or an offense involving a family relation and it is clear that obtaining parent consent would be impossible or counterproductive, the principal may allow the interview on school premises. In these situations, the principal or his/her agent should be present during the interview to insure that the interview relates only to those matters specified by the law enforcement official. If the investigation and the request for an interview relate to an incident that took place on school grounds and/or during school hours and/or during a school activity, it is not necessary to obtain the consent of the parents for an interview. In these situations the principal or his/her agent should be present during the interview to ensure that the matters inquired into relate only to the incident that took place on school property or during school activity or something that is directly related thereto.

Section 7 **VIDEO SURVEILLANCE**

The Board of Education has authorized the use of video cameras on School District property to ensure the health, welfare and safety of all staff, students and visitors to District property, and to safeguard District facilities and equipment. Video cameras may be used in locations as deemed appropriate by the Superintendent.

Notice is hereby given that video surveillance may occur on District property. In the event a video surveillance recording captures a student or other building user violating school policies or rules or local, state or federal laws, the video surveillance recording may be used in appropriate disciplinary proceedings against the student or other building user and may also be provided to law enforcement agencies.

Section 8 **USE OF TELEPHONE**

USE OF THE OFFICE TELEPHONE WILL ONLY BE ALLOWED IN AN EMERGENCY OR WHEN A STUDENT IS ILL. Students shall obtain teacher permission in order to leave class to use the telephone. Office telephone use is not an excuse to be tardy to class.

Section 9 **BICYCLES, SKATEBOARDS, SCOOTERS**

Bicycles must be parked in the racks provided. All bicycles should be equipped with locks. The school is not responsible for damage or theft of parts while bicycles are on school property. NO BICYCLES ON OR NEAR THE TRACK AREAS.

Skateboards and scooters are not allowed on school property from 7:00-4:15 daily. Skateboards and scooters are also banned ½ hour prior to and ½ hour after any activities held at the high school building. NO SKATEBOARDS OR SCOOTERS ON OR NEAR THE TRACK AREAS.

Section 10 **STUDENT VALUABLES**

Students, not the school, are responsible for their personal property. Students are cautioned not to bring large amounts of money or items of value to school. If it is necessary to bring valuable items or more money than is needed to pay for lunch, leave the money or valuables with a staff member in the school office for temporary safe-keeping. Even then, the school is not in a position to guarantee that the student's property will not be subject to loss, theft, or damage.

Section 11 **LOST AND FOUND**

Students who find lost articles are asked to take them to the office, where the articles can be claimed by the owner. If articles are lost at school, report that loss to office personnel.

Section 12 ACCIDENTS

Every accident in the school building, on the school grounds, at practice sessions, or at any athletic event sponsored by the school must be reported immediately to the Principal.

Section 13 LABORATORY SAFETY GLASSES

As required by law, approved safety glasses will be required of every student and teacher while participating in or observing vocational, technical, industrial technology, science, and art classes. All visitors to these areas must check out a pair of safety glasses when entering any of these areas.

Section 14 INSURANCE

Under Nebraska law the District may not use school funds to provide general student accident or athletic insurance. The District requires that all student participants in athletic programs have injury and accident insurance and encourages all students who are in classes with risk of personal injury or accident to have insurance coverage. The District does not make recommendations nor handle the premiums or claims for any insurance company, agent or carrier. Near the start of the school year, a type of insurance covering students while they are at, or traveling to or from school, or participating in school activities (including high school football), is offered at a nominal cost. Membership is optional. Information pertaining to this offer will be given to all students at the beginning of the school year.

Section 15 BULLETINS AND ANNOUNCEMENTS

Daily announcements will be shared with staff and students every morning over the school intercom. All are responsible to pay attention to these announcements in order to be informed of school events.

Bulletin boards and display cases are available for school-related and approved materials to be posted and displayed. Posters to be used in the halls or materials for distribution will need to be approved by the Principal's office. The person or organization responsible for distributing the posters is responsible to see that all posters are removed within 48 hours after the event.

Section 16 COPYRIGHT AND FAIR USE POLICY

It is the school's policy to follow the federal copyright law. Students are reminded that, when using school equipment and when completing coursework, they also must follow the federal copyright laws. The federal copyright law governs the reproduction of works of authorship. Copyrighted works are protected regardless of the medium in which they are created or reproduced; thus, copyright extends to digital works and works transformed into a digital format. Copyrighted works are not limited to those that bear a copyright notice.

The "fair use" doctrine allows limited reproduction of copyrighted works for educational and research purposes. The relevant portion of the copyright statute provides that the "fair use" of a copyrighted work, including reproduction "for purposes such as criticism, news reporting, teaching (including multiple copies for classroom use), scholarship, or research" is not an infringement of copyright. The law lists the following factors as the ones to be evaluated in determining whether a particular use of a copyrighted work is a permitted "fair use," rather than an infringement of the copyright:

- the purpose and character of the use, including whether such use is of a commercial nature or is for nonprofit educational purposes;
- the nature of the copyrighted work;

- the amount and substantiality of the portion used in relation to the copyrighted work as a whole, and
- the effect of the use upon the potential market for or value of the copyrighted work.

Although all of these factors will be considered, the last factor is the most important in determining whether a particular use is "fair." Students should seek assistance from a faculty member if there are any questions regarding what may be copied.

Section 17 VENDING MACHINE/SNACK CENTER

Items may be purchased from the machines located in the foyer. No drink or food items may be taken into any classroom area unless teacher approved on special occasions. Upon discovery, drinks and food items will be confiscated from persons and/or lockers and discarded. Students are asked to keep the school and grounds clean by placing empty cans/bottles and paper in proper receptacles. State Board of Education resolution states no vending machine may be available for purchase on school premises ½ hour before the noon hour through ½ hour after the noon hour.

WATER BOTTLES MAY BE TAKEN TO CLASSROOMS WITH SPECIAL PERMISSION FROM THE PRINCIPAL ONLY AS A RESULT OF ILLNESS OR SPECIAL CIRCUMSTANCES! ALL WATER BOTTLES MUST BE SPILL PROOF!

Article 4 - Attendance

Section 1 ATTENDANCE POLICY

Regular attendance by the students at school is essential for students to obtain the maximum opportunities from the educational program. Parents and students alike are encouraged to ensure an absence from school is a necessary absence. Students shall attend school unless excused by the principal of their attendance center. School officials consider illness, death in the family, and extreme emergency situations excused absences. A few examples of unexcused absences are working on the car, running errands, taking a friend to the doctor, working, oversleeping, missed ride, baby-sitting, etc., unless extenuating circumstances are involved.

THE IMPORTANT POINT TO REMEMBER IS THAT SCHOOL OFFICIALS, NOT PARENTS, WILL DETERMINE WHETHER OR NOT AN ABSENCE IS EXCUSED OR UNEXCUSED.

The student will be given a maximum of 70% for any assignments administered during each class missed for an unexcused absence. The following will be excused if a written verification is turned into the principal's office: doctor or dentist. Lawyer or court appearances, etc., except in emergency situations, will not be excused.

It should be understood that regular attendance has a direct relationship to academic success.

A waiver of this policy may be considered for absences due to extended or chronic illness verified by a physician. Application for this waiver must be submitted to the building principals at least two weeks prior to the end of the semester. Students not meeting the attendance requirement for a class will not receive full credit for the course. Mitchell High School believes "regular attendance" is an important part of school. Regular attendance in classes is basic to the continuity of the learning process. **Regular attendance is one of the most important factors determining success or failure in school, and much of the real value of the educational process comes from the person-to-person relationships between teacher and pupil.**

Section 2 EXCESSIVE ABSENTEEISM/TRUANCY

Excessive absenteeism is the failure to attend school for the minimum number of days (176 days) established in the school calendar by the school board, with or without reasonable cause.

Section 3 ATTENDANCE LETTER & MEETING

THREE DAY PER QUARTER LETTER

At which time a student accumulates three undocumented/unexcused absences per quarter, the Principal or designee will write the parent(s)/guardian(s) in order to clarify attendance expectations and consequences associated with excessive absenteeism/truancy. The letter is intended to foster collaboration in resolving potential attendance issues.

FIVE DAY PER QUARTER LIMIT - MEETING REQUEST

At which time a student accumulates more than five undocumented/unexcused absences per quarter, the Principal will request a meeting with parent(s), student and the Guidance Counselor in order to address the barriers to regular attendance. The result of this meeting will be to reduce the identified barriers to improve regular attendance. The plan shall consider, but not be limited to:

1. Illness related to physical or behavioral health of a child.
2. Educational Counseling.
3. Educational evaluation.
4. Referral to community agencies for economic services.
5. Family or individual counseling.
6. Assisting the family in working with other community services.

Section 4 10 DAY PER SEMESTER - CREDIT LOSS

CREDIT EARNED BY ABSENCES: 10-Day Limit

0-5 DAYS ABSENT-----	5 CREDITS
6-8 DAYS ABSENT-----	5 CREDITS
9-10 DAYS ABSENT-----	5 CREDITS
11-13 DAYS ABSENT-----	4 CREDITS
14-15 DAYS ABSENT-----	3 CREDITS
16-17 DAYS ABSENT-----	2 CREDITS
18-20 DAYS ABSENT-----	1 CREDIT
OVER 20 DAYS ABSENT-----	0 CREDITS

Any absence that entails the student being away from school during the regular school day will count in the number of absences. Once the ten day limit is surpassed, the student could be asked to leave school for the remainder of the semester. **The county attorney may be notified if any student has surpassed the ten day attendance limit.** School board policy 503.04 states that students are subject to disciplinary action for excessive absenteeism including suspension and expulsion. It shall be within the discretion of the principal to determine, in light of the circumstances, whether a student may make up work missed because of excessive absenteeism. Nebraska Statute 79-209.4 states "Nothing in this section shall preclude a County Attorney from being involved at any stage in the process to address excessive absenteeism".

Section 5 20 DAY ATTENDANCE LIMIT - COUNTY ATTORNEY REFERRAL

Neb. Statute 79-209.3. The school may report to the County Attorney of the county in which the person resides when the school has documented the efforts it has made to establish a collaborative plan to reduce barriers identified to improve regular attendance has not been successful and that the child has been absent more than twenty days per year. The school shall notify the child's family in writing prior to referring the child to the County Attorney. Illness that makes attendance impossible or impracticable shall not be the basis for referral to the County Attorney.

Section 6 **PARTICIPANT - ADVANCE MAKEUP FOR SCHOOL ACTIVITY**

Students who miss school to take part in a school activity as a participant must obtain an advanced make-up form from the coach or sponsor. This white form must be signed in advance by each of the student's classroom teachers. **If the student attends the activity without turning in the completed assignment or without the proper signature, a zero could be issued for the assignment and the Principal and/or Activities Director may also determine that the student will miss the next activity that may or may not require a pre-arranged absence form.**

Section 7
NON-PARTICIPANTS - ATTENDING SCHOOL ACTIVITIES DURING SCHOOL HOURS

1. Students will only be excused for State, District and Conference activities.
2. Students must have the blue advanced make up slip completed before leaving for the activity.
3. If advanced make up slips are not completed and turned into the office, zeros will be given in all classes with no chance of makeup.
4. All excused absences even with advanced make up slips will count towards the attendance policy.

Section 8 **PERMIT TO LEAVE THE BUILDING**

This form is used when it is necessary for students to leave the school grounds and is to be signed by the principal or designated authority. This form must be used at all times during the school day except for lunch and the end of the day. The student must present this permit to their teacher and check out of the office prior to leaving. NO STUDENT IS TO LEAVE THE SCHOOL BUILDING DURING THE DAY WITHOUT PERMISSION FROM THE OFFICE. Requests to be dismissed from a class for out-of-school business should be rare. Students should make every effort to conduct non-school activities at times when it does not interfere with the regular school day. **Students who become sick at school must contact a parent and check out through the office before leaving school grounds.**

Section 9 **PRE-ARRANGED ABSENCES (Granted by the Principal)**

This orange form is used for pre-arranged absence for personal reasons not related to school. This form needs to be signed by each teacher indicating work has been completed in advance or arranged for completion. Requests to be absent must be accompanied by a phone call to the Principal's office (623-2235) and a note from the parents specifically stating the reason and length of time the student will be absent. Requests for pre-arranged absences must be made at least TWO days in advance. If students are going to be out of town, their parents or an approved adult must accompany them. The school administration will then decide if the absence is to be excused. Students checking out of school early and not finishing the school year will have the days missed counted on the 10-day attendance policy. Any coursework not completed will be given a zero and counted in the semester grade.

Section 10 **ILLNESS OR UNEXPECTED ABSENCE**

If a student is to be absent from school for part or all of the school day due to illness or any unforeseen reason, the student's parent or guardian must call the Principal's office (623-2235) by 9:00 a.m. that day. Any absence that is not verified by a parent phone call will become an unexcused absence after 24 hours.

Section 11 **RETURNING TO SCHOOL FOLLOWING AN ABSENCE**

Following an absence, the student will report to their regularly scheduled classes. It is the responsibility of the student to check with teachers about make-up work immediately upon return to class. Students will have two days following an absence to complete assignments that were missed. Exceptions will be research projects, term papers, long-term projects, or deadline dates where teacher and class consensus will be met.

Office personnel will notify teachers if student absences are/or become unexcused. This communication between teachers and office personnel will be reciprocal when questions arise about attendance issues.

Section 12 TARDIES

Every four (4) tardies will be counted as a day’s absence, which will be included in the ten (10) day absence limit. Students who are tardy (unexcused) for the first class in the morning and the first class after lunch will be required to serve a 30 minute detention on that day. See detention policy (page 28) for detention expectations.

Section 13 SENIOR COLLEGE VISITATION DAYS

Seniors are granted two college visitation days. This requires a meeting with the guidance counselor and the use of the orange advance make-up form. Additional college visitation days may be granted pending parental discussion with the Principal.

Article 5 - Scholastic Achievement

Section 1 GRADING SYSTEM

Students will receive letter grades on report cards and transcripts. The following scale will be used to assign letter grades and a grade point average from a percent:

<u>Mitchell Grading Scale</u>		<u>Conversion Table for New Transfer Students</u>	
94-100	A	A+=98	C+=84
86-93	B	A = 96	C = 82
78-85	C	A-=94	C-= 78
70-77	D	B+=92	D+=76
69	F	B = 90	D = 70
TF	Technical Failure	B-=86	F=69

Each teacher will define the grading procedures to be used in their classes.

Section 2 GRADUATION REQUIREMENTS

Minimum credits - A total of 260 credits.

Course Requirements:

- **English** (4 years/40 Credits) Speech (Freshman)
- **Social Studies** (4 years/40 Credits) Geography (Freshman) World History (Sophomore) American History (Juniors) and American Government (Seniors)
- **Mathematics** (4 years/40 Credits)
- **Science** (3 years/30 Credits, 9th, 10th, & 11th Grade) Earth Science (Freshman), Biology (Sophomores) Elective Science (Juniors)
- **Fine Arts** (2 years/20 Credits) Art, Chorus, Band, Foreign Language
- **Physical Education** (2 years) 9th Grade P.E.
- **Business** – 20 Credits (2 years – Business Information Technology Applications I/II (Freshman) and Personal Finance (Juniors)
- **Community Service** (Junior/Senior Year) 15 Total Documented Hours (Summer Included) *(Policy & Procedures can be found at mpstigers.com/Jr.Sr.High/Departments/Counseling)*

- **Job Shadow/Internship** (Senior Year) 15 Total Documented Hours (Summer Included) (*Policy & Procedures can be found at mpstigers.com/Jr.Sr.High/Departments/Counseling*)

The Staff and Administration strongly urge all students who are college bound to take four years of Math, Science, English, History, and Foreign Language. Individual students will not be allowed to graduate before their class and must attend school during the semester of graduation.

Students who have attended Mitchell High School their senior year and do not meet the requirements for graduation have the option of endeavoring to work out special programs in their fifth year to complete work for a diploma with the building Principal.

Students who have not met the graduation requirements set by the Mitchell Administration and Board of Education will not be allowed to participate in the graduation ceremonies.

Transfer students who do not have the opportunity to meet graduation requirements of Mitchell High School, due to academic circumstances, may have their schedules adjusted by administration in order to meet graduation requirements. Past academic performance will be the determining factor concerning this matter.

Section 3 **STUDENT CLASSIFICATION**

10th Grade -Two semesters of attendance and minimum of 65 semester hours.

11th Grade -Four semester of attendance and minimum of 130 semester hours.

12th Grade -Six semesters of attendance and minimum of 195 semester hours.

Graduate -260 semester hours and eight semesters of attendance.

Section 4 **RETENTION POLICY**

When considering retention the following areas will be reviewed:

1. The student's ability.
2. The student's actual achievement level and the reason for failure.
3. The age of the student.
4. The opportunity to repeat courses at the next grade level in junior or senior high school.
5. The pros and cons of repeating the grade. In those instances when a child's educational needs demand that he/she be retained, the child's parents or guardian shall be notified and a conference will be held with building principal and guidance counselor.

Section 5 **DROPPING OR ADDING SUBJECTS/COURSES**

Students may drop or add subjects only during the first week of each semester. Students may not drop, discontinue, or add subjects without the permission of the principal with input from the guidance counselor, subject to the following conditions:

1. Must have approval of parents.
2. Consultation with the instructor of the subject to be dropped or added.
3. A student who enrolls in a subject that runs for two semesters will be expected to complete the course. However, if a student decides to drop the course after the first week of the semester, he/she will receive a failure for the semester and he/she will be reassigned for the remainder of the semester. If the class meets for a full year, the student will receive a technical failure grade for the entire year, which will be included in the academic average. To drop or add a subject, the student should secure the proper card from the counselor and follow the above procedure.

Section 6 **HIGH SCHOOL CREDITS**

All subjects requiring daily recitation, oral and written preparations, written examinations and meeting for eighteen weeks during regular school day, yield five hours credit per semester. Those classes or activities, which meet less than the required days in a week or require little or no outside preparation, are evaluated on a separate scale. Junior and senior

students may substitute college level course for a high school course if approved by the school administration.

Section 7 **MID-QUARTER REPORTS**

Parents will be notified if students are having academic difficulties/successes at the middle of a grading period. Students and parents can observe grades at any time by accessing the Infinite Campus website. To gain access to Infinite Campus, parents/students should see the Mitchell Public Schools Technology Director. (See Calendar, page 3 for Mid-quarter Report schedule.)

Section 8 **REPORT CARDS**

Report cards are issued at the end of each quarter. Letter grades are used to designate a student's progress. A grade of "F" (failing) carries no credit. (See Calendar, page 3 for report card schedule.)

Section 9 **INCOMPLETE GRADES - END OF QUARTER**

A grade of "I" (incomplete) received at the end of a grading period must be made up within two weeks or missing assignments will receive grades of "0" and those grades will be averaged into the final grade. No incompletes will be given at the end of the fourth quarter, as all coursework must be completed by the end of the fourth quarter.

Section 10 **PARENT - TEACHER CONFERENCES**

Some of the information that teachers and parents need to share can be communicated best in parent-teacher conferences. The school provides two scheduled conferences each year and others can be arranged as required or requested. Parent-teacher conferences are scheduled on October 17 and 18, 2018, and again on January 30 and February 4, 2019.

Section 11 **HONOR ROLL CLASSIFICATION**

Superintendent's Honor Roll- Students with A's in every class.

A Honor Roll - Students with an average of 94% or higher.

B Honor Roll - Students with an average of 86% - 93.9%.

HIGH SCHOOL HONOR ROLL QUALIFICATIONS

1. Must be enrolled in a minimum of 5 academic classes.
2. Classes must meet on a modified block schedule each week for each semester.
3. If students receive an F in any class, or lose credit due to attendance issues, they are not eligible for the Honor Roll.

JUNIOR HIGH SCHOOL HONOR ROLL QUALIFICATIONS

1. Must be enrolled in a minimum of 5 academic classes.
2. Classes must meet five days a week for each semester.
3. If students receive an F in any class, or surpass the attendance limit, they are not eligible for the Honor Roll.

Section 12 **ACADEMIC LETTER REQUIREMENTS**

Students at Mitchell High School may earn an academic letter by meeting the following requirements:

- A) The Student must complete at least five core classes per semester to be eligible for the academic letter. "Senior Plan" participants must complete at least four core classes per semester to be eligible for the academic letter. Class listings illustrate those core classes.

Math: Pre-Algebra, Algebra I, Geometry, Algebra II, Consumer Math
Trigonometry, Statistics, General Math II, College Algebra

Science: Earth Science, Biology, Environmental Science,
Chemistry, Anatomy/Physiology, Physics, Animal Science

English: English 9 - Speech/Novels, English 10 - World

Literature/Composition-Grammar I, English 11- Composition-Grammar II/American Literature, English 12 - Writing 12/British Literature

Social Studies: World History, Geography, American History, Economics/Psychology, Government

Misc.: Accounting I,II, Adult Living, Art I,II,III,IV, Auto-Cad II, BITA I, BITA II, Personal Finance, Media Design & Production, Ceramics I,II, Construction, FACS I,II,III, Adult Living, Graphic Design, Spanish I,II,III,IV, Welding, Woods I, Woods II, Advanced Woods, Intro to Agriculture, Farm & Ranch Management, Wildlife Management, Plant Science, Small Engines.

- B) A student must have a minimum academic semester grade point average of 94.0%.
- C) A student may have no semester grade at, or below 85.0% for those semesters being counted.
- D) A student must maintain these standards for two consecutive semesters.
- E) Academic letter applications may be obtained from the Principal's office and should be returned punctually for verification.

Section 13 **HIGH ABILITY LEARNING PROGRAM (HAL)**

Students can qualify for the HAL program by scoring in the 95th percentile in one or more subject areas of the Northwest Evaluation Association – MAP tests for two consecutive tests (Fall and Spring) or by teacher recommendation. Students who qualify may enter the program at the beginning of the following semester. Students must have parental permission in order to enroll or drop from the HAL program.

Students must meet the following standards in order to maintain their HAL program eligibility:

1. The student must not appear in two or more classes on the weekly eligibility list more than one week in a semester.
2. The student must not fail a course for the semester.

If a student does not meet HAL standards, the student will be dropped from the HAL program at the end of the semester. Once the student is dropped from HAL, the student must meet the requirements during the immediately preceding semester in order to re-enroll.

Section 14 **NATIONAL HONOR SOCIETY**

To be eligible for membership consideration, students must have a cumulative grade point average of at least 94.00%. Additionally, potential members must meet high standards of leadership, service, and character. The faculty council evaluates members of the senior class, junior class, and sophomore class. Leadership is based on the student's participation in community service, school activities (3), or election to an office. To comply with National bylaws, the student must be active in Chapter service projects and complete one individual service project each year. Character is measured in terms of integrity, behavior, ethics, and cooperation with both students and faculty. Faculty council screens students. Neither the National Honor Society Faculty Council nor the reasons for not being inducted into the Society will be revealed to a student or parent. Members must maintain these high standards as established by the National Honor Society.

Section 15 **ASSIGNMENT POLICY**

MITCHELL JR/SR HIGH ACADEMIC MISSION STATEMENT:

"EVERYONE AT MITCHELL JR/SR HIGH IS RESPONSIBLE FOR LEARNING!" (Administration, Teachers, Parents and Students)

"ASSIGNMENTS ARE NOT OPTIONAL!"

STUDENT COMMITMENTS

- ⤷ Complete all assignments on time.
- ⤷ Use school time productively.
- ⤷ Use time outside of school to study and to complete assignments.
- ⤷ When absent, check with teachers about make-up work immediately upon return to class.
- ⤷ Proactively communicate with your teachers.
- ⤷ Ask for a study hall pass.
- ⤷ Make arrangements to see teachers before school, at lunch, or after school.

TEACHER COMMITMENTS

- ⤷ The purpose of assignments will be identified and articulated.
- ⤷ Students will receive opportunities to practice material before the assessment.
- ⤷ Teachers will teach to objectives and show evidence that the students learned.
- ⤷ When assessment illustrates that students have not learned the material, teachers will re-teach.
- ⤷ Feedback should be given on all assignments.
- ⤷ Teachers will communicate with parents.
- ⤷ Positive feedback will be given to students.

PARENTAL COMMITMENTS

- ⤷ Provide an uncluttered, quiet place for your child to study.
- ⤷ Set a homework schedule that accommodates each week's particular activities.
- ⤷ Parental involvement in assignments should be kept to a minimum. Do not complete assignments for the student.
- ⤷ Encourage
- ⤷ Motivate
- ⤷ Prompt
- ⤷ Allow students to practice assignments independently.
- ⤷ Communicate with teachers about concerns.

ADMINISTRATION COMMITMENTS

- ⤷ Provide delivery of student lunches for student-instructor noon sessions.
- ⤷ Provide incentives for students who have not been on the eligibility list for the entire nine weeks.
- ⤷ Provide students who are on the eligibility list an opportunity to work on the missing/late assignments during assemblies, etc.

ASSIGNMENT POLICY INTERVENTIONS

- Eligibility will be used to determine students who have need for individual classroom assignment policy interventions.
- Student's name will be written on the whiteboard when assignments are missing.
 - No privileges.
 - No passes.
 - No free time.
- Students with missing work will be required to attend work sessions.
- Communication with parents will be used.
- Late Work Policy
 - Teacher has the right to give full credit at any time.
 - Late Work
 - 1 day late = grading begins at 80% of total grade.

- 2 days late = grading begins at 70% of total grade.
 - After two days, a determination as to why the assignment is not being
 - completed must be identified and documented.
- When a student fails to meet his/her obligations as outlined by the instructor, the teacher discipline referral procedure will be followed.

Section 16 **WEEKLY ELIGIBILITY POLICY**
ELIGIBILITY STANDARDS

All students at Mitchell Junior/Senior High School, participating in all extra or co-curricular activities of the school must meet the weekly eligibility standards as well as NSAA guidelines.

1. Accumulative course grades will be posted in Infinite Campus on Tuesday of every school week.
2. The names of students who have grades below 70% will be distributed to all teachers on Wednesday morning. Those who have two or more grades below 70% are considered ineligible. The first time a student will be placed on probation for that week. Each high school student will be placed on probation only once per school year; each junior high student will be placed on probation once a semester; each time thereafter the student will be ineligible.
3. Those students determined to be ineligible for the week will not be allowed to compete, perform or represent the school in any extracurricular activity during the week of ineligibility until they have worked their way off the list as approved by administration. *A week is considered Wednesday through Tuesday.* Ineligible students are expected practice with their activity groups.
4. Teachers will sign up students for intervention ONLINE based on need and ELIGIBILITY. (High School/9th Period) (Junior High Intervention/3:45-4:15)
5. High School Study Hall/Intervention (9th Period) – All 9th Period teachers will review the online sign-up form and send affected 9-12 students to the appropriate teacher with a written pass. This shall occur during the first 3-7 minutes of 9th Period. Students will have 3 minutes to arrive at their assigned study hall. If late, the time will be made up after school. Teachers have every right to keep students after school when work is late or missing or in the event that any student does not comply with study hall expectations. Failure to comply will result in a disciplinary referral. Junior High Intervention (3:45-4:15) – All Junior High Intervention teachers will review the online sign-up form and assure that all Junior High students are attending intervention with the appropriate teacher. Any student that fails to attend shall be referred to the principal immediately through infinite campus.
6. ASSIGNMENT POLICY - STUDENT COMMITMENTS and INTERVENTIONS WILL BE ENFORCED. (Student Handbook page 20&21)
7. **STUDY HALLS/INTERVENTIONS ARE TO FOCUS ON ACADEMICS.**
8. The list of ineligible students will be subject to review by the principal, guidance counselor, and teachers.
9. Eligibility standards **do not** apply for dances or Prom, except for prom servers.
10. Eligibility standards do not apply for tryouts.
11. The following areas will not be under the full jurisdiction of the weekly ineligibility list.
 Students who are in band or chorus will be able to perform at MHS school music activities as long as the activity is held at the Mitchell Schools. Examples of this are Fall Concert, Christmas Concert, and Spring Concert. *Any performance outside of the Schools or hosted by Mitchell such as Conference, District or State contest, and special performances such as pep band, jazz band, show choir, marching band, and musical will still follow the*

weekly ineligibility list. These rules and regulations do not supersede other school policies.

Section 17 ACADEMIC INTEGRITY

A. Policy Statement

Students are expected to abide by the standards of academic integrity established by their teachers and school administration. Standards of academic integrity are established in order for students to learn as much as possible from instruction, for students to be given grades which accurately reflect the student's level of learning and progress, to provide a level playing field for all students, and to develop appropriate values.

Cheating and plagiarism violate the standards of academic integrity. Contributing to these behaviors is also a violation. Sanctions will be imposed against students who engage in such conduct.

B. Definitions

The following definitions provide a guide to the standards of academic integrity:

1. "**Cheating**" means intentionally to misrepresent the source, nature, or other conditions of academic work so as to accrue undeserved credit, or to cooperate with someone else in such misrepresentation. Such misrepresentations may, but need not necessarily, involve the work of others.

Cheating includes, but is not limited to:

(a) **Tests** (includes tests, quizzes and other examinations or academic performances):

(1) Advance Information: Obtaining, reviewing or sharing copies of tests or information about a test before these are distributed for student use by the instructor. For example, a student engages in cheating if, after having taken a test, the student informs other students in a later section of the questions that appear on the test.

(2) Use of Unauthorized Materials: Using notes, textbooks, pre-programmed formulae in calculators, or other unauthorized material, devices or information while taking a test except as expressly permitted. For example, except for "open book" tests, a student engages in cheating if the student looks at personal notes or the textbook during the test.

(3) Use of Other Student Answers: Copying or looking at another student's answers or work, or sharing answers or work with another student, when taking a test, except as expressly permitted. For example, a student engages in cheating if the student looks at another student's paper during a test. A student also engages in cheating if the student tells another student answers during a test or while exiting the testing room, or knowingly allows another student to look at the student's answers on the test paper.

(4) Use of Other Student to Take Test. Having another person take one's place for a test, or taking a test for another student, without the specific knowledge and permission of the instructor.

(5) Misrepresenting Need to Delay Test. Presenting false or incomplete information in order to postpone or avoid the taking of a test. For example, a student engages in cheating if the student misses class on the day of a test, claiming to be sick, when the student's real reason for missing class was because the student was not prepared for the test.

(b) **Papers** (includes papers, essays, lab projects, and other similar academic work):

(1) Use of Another's Paper: Copying another student's paper, using a paper from an essay writing service, or allowing another student to copy a paper, without the specific knowledge and permission of the instructor.

(2) Re-use of One's Own Papers: Using a substantial portion of a piece of work previously submitted for another course or program to meet the requirements of the present course or program without notifying the instructor to whom the work is presented.

- (3) Assistance from Others: Having another person assist with the paper to such an extent that the work does not truly reflect the student's work. For example, a student engages in cheating if the student has a draft essay reviewed by the student's parent or sibling, and the essay is substantially re-written by the student's parent or sibling. Assistance from home is encouraged, but the work must remain the student's.
- (4) Failure to Contribute to Group Projects. Accepting credit for a group project in which the student failed to contribute a fair share of the work.
- (5) Misrepresenting Need to Delay Paper. Presenting false or incomplete information in order to postpone or avoid turning in a paper when due. For example, a student engages in cheating if the student misses class on the day a paper is due, claiming to be sick, when the student's real reason for missing class was because the student had not finished the paper.
- (c) **Alteration of Assigned Grades**. Any unauthorized alteration of assigned grades by a student in the teacher's grade book or the school records is a serious form of cheating.
2. **"Plagiarism"** means to take and present as one's own a material portion of the ideas or words of another or to present as one's own an idea or work derived from an existing source without full and proper credit to the source of the ideas, words, or works. Plagiarism includes, but is not limited to:
- (1) **Failure to Credit Sources**: Copying work (words, sentences, and paragraphs or illustrations or models) directly from the work of another without proper credit. Academic work frequently involves use of outside sources. To avoid plagiarism, the student must either place the work in quotations or give a citation to the outside source.
- (2) **Falsely Presenting Work as One's Own**: Presenting work prepared by another in final or draft form as one's own without citing the source, such as the use of purchased research papers or use of another student's paper.
3. **"Contributing"** to academic integrity violations means to participate or assist another in cheating or plagiarism. It includes but is not limited to allowing another student to look at your test answers, to copy your papers or lab projects, and to fail to report a known act of cheating or plagiarism to the instructor or administration.

C. Sanctions

The following sanctions will occur for academic integrity offenses:

1. Academic Sanction. The instructor will refuse to accept the student's work in which the cheating or plagiarism took place, assign a grade of "F" or zero for the work, and require the student to complete a test or project in place of the work within such time and under such conditions as the instructor may determine appropriate. In the event the student completes the replacement test or project at a level meeting minimum performance standards, the instructor will assign a grade which the instructor determines to be appropriate for the work. Credit for the class may be withheld pending successful completion of the replacement test or project.
2. Report to Parents and Administration. The instructor will notify the Principal of the offense and the instructor or Principal will notify the student's parents or guardian.
3. Student Discipline Sanctions. Academic integrity offenses are a violation of school rules. The Principal may recommend sanctions in addition to those assigned by the instructor, up to and including suspension or expulsion. Such additional sanctions will be given strong consideration where a student has engaged in a serious or repeated academic integrity offense or other rule violations, and where the academic sanction is otherwise not a sufficient remedy, such as for offenses involving altering assigned grades or contributing to academic integrity violations.

Section 18

Assessment Information

All 7th and 8th grade students take AimsWEB Reading and Math tests in the fall, mid-year and in the spring to "progress monitor in Reading and Math. This information is used to identify those students who would benefit from Reading and Math intervention.

All 7th and 8th grade students take Nebraska State Accountability (NeSA) assessments for Math, Reading, and Science in the spring. This assessment data is utilized to compare schools in Nebraska and complies with federal education requirements.

All 7th-11th grade students are assessed in the fall and spring in Reading, Math, Language Usage and Science (NWEA - MAPS Test). This is a norm referenced test which compares students to other students in the same grade level across the United States. This test provides data regarding student growth through the school year.

All 11th grade students take the ACT in the spring to comply with Nebraska State Accountability (NeSA) assessments for Math, Reading, and Science. This assessment data is utilized to compare schools in Nebraska and complies with federal education requirements.

Parents will be informed accordingly of any other assessments requested by the Nebraska Department of Education or the U.S. Department of Education.

Parents can opt their students out of these assessments by contacting Michelle Peters, Assessment Director, Mitchell Public Schools.

Section 19 **JUNIOR HIGH REQUIREMENTS - SUMMER SCHOOL**

Junior high students (7-8) must pass a minimum of six (6) academic subjects (English, Math, Science, Social Studies, Reading) for the year (three per semester) to be considered for advancement. Social promotion may be considered after a conference with the principal, parents, and student. These students will be placed on probationary status for one full semester. Failure to maintain passing grades during the probationary period will result in a change of enrollment, back to the previous grade, for the remainder of the school year. If summer school is offered, junior high students could be required to attend if grades indicate a need for remediation.

Section 20 **HIGH SCHOOL REQUIREMENTS – SUMMER CREDIT RECOVERY**

High school students may attend summer school in order to recover credits for failed courses at the discretion of the principal. Typically the students are required to retake the class during the next available semester with the teacher before Credit recovery is considered. Credit recovery will be based on (at or near) perfect attendance and completion of all assignments and assessments with at least 80% proficiency. The student will be completing coursework from Odysseyware Online. There may be additional coursework as assigned by the regular education teacher that, if assigned, will need to be completed at 80% proficiency as well. Poor attendance and behavior will result in immediate removal from the summer credit recovery opportunity.

Section 21 **ACT TESTING DATES**

ACT TEST DATES: See Guidance Counselor for registration assistance and deadlines.

www.actstudent.org School Code: 281-530

<u>Test Date</u>	<u>Regular Deadline</u>	<u>Late Fee Required</u>
September 8, 2018	August 3, 2018	August 17, 2018
October 27, 2018	September 21, 2018	October 5, 2018
December 8, 2018	November 2, 2018	November 16, 2018
February 9, 2019	January 4, 2019	January 18, 2019
April 13, 2019	March 8, 2019	March 22, 2019
June 8, 2019	May 3, 2019	May 17, 2019

Section 22 **VALEDICTORIAN/SALUTATORIAN**

Mitchell Public Schools awards one Valedictorian Award and one Salutatorian Award.

This award is based on cumulative percentage Grade Point Average through grades 9-12.

Article 6 - Admission/Registration

Section 1 **ADMISSION TO MITCHELL JUNIOR/SENIOR HIGH SCHOOL**

In accordance to Ne. Rev. Stat. 79-214 (7-009.01 – 7-009.04) upon entry to school all 7th grade students and transfer students (any grade) from out of state are required to submit evidence of a physical exam, by a physician, physician assistant or advanced practice registered nurse-nurse practitioner within the six months prior to the entrance. As well, in the case of a transfer student (any grade) from out of state is required to submit evidence of a visual evaluation by a physician, a physician assistant, an advanced practice registered nurse-nurse practitioner, or an optometrist within six months prior to the entrance. No such physical examination shall be required of any child whose parent or guardian shall object thereto in writing. The cost of such physical shall be borne by the parent or guardian of the child who is examined. Students who have satisfactorily completed the eighth grade of Mitchell Jr. High School or another accredited school will be accepted. Full standing of students from other schools shall depend upon the receipt of transcript of credits from the previous school attended.

Neb Rev. Stat. 79-214:

7-009 Physical Examination and Visual Evaluation Requirements for School Entry

7-009.01 Physical examination by a physician, physician assistant, or advanced practice registered nurse-nurse practitioner within the six months prior to the entrance of a child into the beginner grade and the seventh grade, or in the case of a transfer from out of state to any other grade of the local school, is required. Either a completed, signed, and dated physical exam report, or a printed or typewritten form signed by a qualified examiner indicating that a physical examination was administered on a specific date within the previous six-month period on a specifically named individual, provided to the school by the parent/guardian, constitutes sufficient evidence of compliance.

7-009.02 Visual evaluation by a physician, a physician assistant, an advanced practice registered nurse-nurse practitioner, or an optometrist within six months prior to the entrance of a child into the beginner grade or, in the case of a transfer from out of state, to any other grade of the local school, is required. The visual evaluation must consist of testing for amblyopia, strabismus, and internal and external eye health, with testing sufficient to determine visual acuity. The visual evaluation report inclusive at a minimum of the specific tests named above, signed and dated by the qualified examiner, provided to the school by the parent/guardian constitutes sufficient evidence of compliance.

7-009.03 – 7-009.04 No such physical examination or visual examination as described in 7-009.01 and 7-009.02 is required of the student whose parent/guardian submits a written statement of objection to the school.

Section 2 **REGISTRATION**

1. All students in grades 7 - 11 are required to take nine classes. Juniors and Seniors may be a Student Aid for one class, but must have a total of nine classes. Students who do not fulfill their obligations as student aid will be reassigned to another class.
2. Senior Education Plan
Seniors in good academic standing (minimum of 200 credits entering 12th Grade) may participate in the Senior Education Plan which allows seniors to register for a minimum of six classes. These students may use their remaining school time to take

correspondence courses, distance learning courses, online courses, college or dual credit courses, work release, internships, observations, etc. A parent signature is required to participate in the Senior Education Plan. Students who would like to participate in this plan should contact the Principal and/or Guidance Counselor for requirements and procedures. Seniors who participate in the Senior Plan may not enroll as a Student Aid.

3. Changes in registration should be taken care of prior to the day classes begin. These changes will be made only for sound educational purpose. NO changes will be made after the first day of classes. In extreme cases, changes will be made on the second day. These will be made only with the approval of the Principal or Guidance Counselor. A drop and add slip must be filled out and signed by all parties concerned.
4. High school students who have failed required classes the previous year must make up the classes the next year.
5. Any student expelled/suspended from another school will not be allowed to enroll in Mitchell Public Schools until the expulsion/suspension period has been enforced/fulfilled from the previous school.

Section 3 **STUDENT ASSISTANTS**

Juniors and seniors who have qualified for the A/B Honor Roll in the preceding semester are eligible to apply for a student assistant position. Interested students should contact the guidance counselor or the principal for information. All Student Assistants will receive 2 credit hours per semester. These grades are not counted toward cumulative G.P.A.

Section 4 **LEGAL GUARDIANSHIP**

Mitchell School District #31 resident students and option-enrollment students may enroll as students in Mitchell Public Schools. All students who are enrolled at Mitchell Public Schools must reside in the District or have completed the option enrollment process or students will be asked to attend their resident District. Special cases may be brought before the Mitchell Board of Education for appeal. Students whose legal family and residence are not located within School District #31, who desire enrollment in the Mitchell Public Schools, must have proof of Legal Guardianship of the resident of the Mitchell School District with whom the student has established residency. Nebraska law allows for a parent or legal guardian of a minor child to designate, for brief periods of time, another adult to make important decisions that the parents would ordinarily make on behalf of their children. Temporary Delegation of Parental Power forms are available at the office of the principal for people who wish to grant authority over a child to another person for a limited period of time.

Section 5 **OPTION STUDENTS**

The Nebraska Option Enrollment Program allows students to attend a school other than the school in their resident district. Option students wishing to enter Mitchell Public Schools must apply and have the necessary applications and approval forms submitted to the Superintendent prior to enrollment. These forms may be obtained from the Superintendent's office.

Section 6 **FOREIGN EXCHANGE STUDENTS**

It shall be the policy of Mitchell Public Schools to allow a maximum of four (4) foreign exchange students to be enrolled as full-time students in the Mitchell Public School's secondary program. Foreign exchange students will be allowed to participate in graduation ceremonies and will receive a Certificate of Attendance.

Enrollment will be determined by the following criteria:

1. The sponsoring organization must be listed and approved by the Council of Standards for International Educational Travel and Exchange Programs.

2. Written acceptance from the Mitchell Public School principal prior to confirming assignment of the student to a host family.
3. The student must be enrolled in their home school on a grade/class equivalent to the Mitchell Secondary School senior year level.
4. The student must be sixteen to nineteen years of age. Applications will be determined on a first-come basis for selection.
5. The exchange program must be approved by NASSP.

Mitchell School District will not assume any financial responsibility of or for any participant in the exchange program.

Section 7 STUDENT FEES POLICY

The Board of Education of Mitchell Public Schools has adopted a student fees policy in accordance with the Public Elementary and Secondary Student Fee Authorization Act. This policy is available upon request at the Jr/Sr High School office.

Section 8 WNCC COLLEGE COURSES

MHS juniors and seniors can take courses at WNCC with certain restrictions:

1. That the class you would like to take does not conflict with your schedule or master schedule.
2. Required classes must be taken from MHS in order to meet graduation requirements and credits.
3. One class per semester during the day may be taken; additional courses with administration approval.
4. All MHS students taking a class must have written approval from the administration and counselor.
5. Tuition and fees: The COMPASS Test must be taken or ACT Score must be reviewed before Math and English will be approved.

One credit hour = \$57.33, not including books, etc.
 Three credit hours = \$172.00, not including books, etc.
 All fees and tuition will be paid directly to WNCC.

Section 9 DROPPING OUT OF SCHOOL

NE Statute 79-202 Any person who has legal or actual charge or control of a child who is at least sixteen years of age but less than 18 years of age may, BY WRITTEN REQUEST, withdraw such child from school before graduation and be exempt from the mandatory attendance requirements of 79-201 IF AN EXIT INTERVIEW IS CONDUCTED and the WITHDRAWAL FORM IS SIGNED AS REQUIRED and/or if a signed notarized release form is filed with the Commissioner of Education (HOME SCHOOL).

Article 7 - Support Services

Section 1 ACADEMIC SUPPORT FOR ALL STUDENTS

All teachers are available for academic support from 3:45-4:15 p.m. on Monday-Thursday and from 12:00-12:30 p.m. on Friday. In the event that a teacher is absent or in a meeting, students are encouraged to see another teacher in that curricular subject to receive assistance.

Section 2 SPECIAL EDUCATION SERVICES

What Does Special Education Mean?

Special education means specially designed instruction and related services adapted as appropriate to the needs of an eligible student with a disability. Special education is provided at no cost to the parent to meet the unique needs of a child with a disability.

Students Who May Benefit

A student verified as having autism, behavior disorders, deaf-blindness, developmental delay, hearing impairments, mental handicaps, multiple disabilities, orthopedic impairments, other health impairments, specific learning disabilities, speech-language impairments, traumatic brain injury or visual impairments, who because of these impairments need special education and related services.

How are Students With Disabilities Identified?

Referrals are made by teachers or parents to a Student Assistance Team. If the student assistance team or comparable problem solving team feels that all viable alternatives have been explored, a referral for multidisciplinary evaluation is completed. An evaluation is conducted to assist in the determination of whether a student has a disability and the nature and extent of the special education and related services the student needs. The evaluation is conducted only with written consent of a parent or guardian. A multidisciplinary evaluation team (MDT) will then meet to determine whether the student is eligible for special education.

Independent Evaluation

If a parent disagrees with an evaluation completed by the school district, the parent has a right to request an independent educational evaluation at public expense. Parents should direct inquiries to school officials to determine if the school district will arrange for further evaluation at public expense. If school district officials feel the original evaluation was appropriate and the parents disagree, a due process hearing may be initiated. If it is determined that the original evaluation was appropriate, parents still have the right to an independent educational evaluation at their own expense.

Reevaluation

Students identified for special education will be reevaluated at least every three (3) years by the IEP team. The IEP team will review existing evaluation data on the student and will identify what additional data, if any, are needed. The school district will obtain parental consent prior to conducting any reevaluation of a student with a disability.

Individual Education Program (IEP)

Upon a student being verified as having a disability, a conference will be held with parents. At the conference, an Individualized Education Program (IEP) will be developed specifying programs and services which will be provided by the schools. Parent consent will be obtained prior to a student being placed for the first time in a program providing special education and related services or early intervention services to infant and toddlers. Once in place, the IEP is reviewed on an annual basis, or more frequently as needed. Parents are given a copy of the IEP.

Special Education Placement

The student's placement in a special education program is dependent on the student's educational needs as outlined in the Individual Education Program (IEP). To the maximum extent appropriate, students with disabilities are educated with students who are not disabled. Special classes, separate schooling, or other removal of children with disabilities from the regular educational environment occurs only when the nature or severity of the disability is such that education in regular classes with the use of supplementary aids and services cannot be achieved satisfactorily. Determination of a student's educational placement will be made by the IEP team.

Written notice shall be given to parents a reasonable time before the school district: 1. Proposes to initiate or change the identification, evaluation, verification or educational placement of a child or the provision of a free appropriate public education; or 2. Refuses to initiate or change the identification, evaluation, or educational placement of the child or the provision of a free appropriate public education to the child.

More Information

Anyone interested in obtaining a copy of the District's special education policy, the Parental Rights in Special Education brochure, or a copy of the Nebraska Department of Education Rule 51 (special education regulations and complaint procedures) or Rule 55 (special education appeal procedures) may contact the Superintendent. A notice of parental rights, Rules 51 and 55 and more information about special education are also available at the Nebraska Department of Education's website: <http://www.nde.state.ne.us/SPED/sped.html>.

CHILD FIND PROGRAMS

Child find is a community-wide effort to provide opportunities for children with disabilities. Parents, educators and members of the medical community take part in the program to locate children who may have a disability.

Parents/Community members who contact Child Find may have concerns about the child's development in the areas of:

- Hearing
- Vision
- Speech/language skills
- Motor skills
- Thinking skills
- Emotional/social skills

Child Find provides developmental screening and, when appropriate, a comprehensive, multidisciplinary evaluation for children from birth to kindergarten age.

If you live within the Mitchell School District and have, or know of a child who may have a disability, contact the Special Services Director at 623-2235 (high school) or 623-2828 (elementary).

GRADUATION REQUIREMENTS FOR STUDENTS WITH DISABILITIES

At the IEP meeting of the year a child turns 16 (or before if the team determines appropriate), one of the following three graduation options will be selected for each student with a verified disability. The option selected will be reviewed at subsequent annual I.E.P. meetings and revised if necessary.

Option 1 A student completes a standard course of study based upon meeting all requirements for graduation and IEP/Transition goals. The student would be eligible to receive a signed, regular diploma and participate in the graduation ceremonies.

Option 2 A student completes the standard or modified course of study, but not the IEP/Transition goals. The student may participate in graduation ceremonies with his/her peers without receiving a signed regular diploma. The student may continue to receive services and supports from the school district until the IEP/Transition goals are met or until the student completes the school year in which he/she reaches the age of 21. At this time the student will receive a signed regular diploma.

Option 3 A student completes his/her IEP/Transition goals, but not the standard course of study. When a student's disability prevents him/her from completing the standard course requirements for graduation, the IEP team must identify IEP/Transition goals for graduation that are consistent with the student's individual needs. Upon completion of those goals, the student will be allowed to graduate with a signed, regular high school diploma. A student may elect to participate in graduation ceremonies with peer classmates or upon completion of their course of study.

GRADUATION CONSIDERATIONS:

- Graduation plans must be a part of all IEPs for students 16 and over. Graduation should be considered in development of the course of study and reviewed annually.
- The receipt of a signed regular diploma terminates the service eligibility of students with special education needs.
- All diplomas awarded by a school district must be identical in appearance, content, and effect except that symbols or notations may be added to individual student's diplomas to reflect official school honors or awards earned by students.

- A student who receives a certificate is eligible to continue receiving special education services until receipt of a signed regular diploma or until the end of the academic year in which the student turns 21.

At the exit IEP meeting, the IEP team will review and document that all requirements for receipt of a signed regular high school diploma have been met.

Section 3 STUDENT ASSISTANCE TEAM & NeMTSS/504

During Student Assistance Team meetings, accommodations and related services are made available to struggling students and or students with disabilities under Section 504 of the Rehabilitation Act of 1973. Students, Parents, Teachers and Parents are all responsible for communicating about any issues that are affecting the student's performance at school in order to assist the student appropriately. Parents can view Section 504 - Parental Rights under "State & Federal Programs" page 58.

Section 4 GUIDANCE SERVICES

The purpose of the Guidance Department of Mitchell High School is to help students derive a degree of self-direction or set of personal goals and to assist in the attainment of these goals. Specific practices, which directly or indirectly relate to this purpose, include the following:

1. Counseling with regard to personal problems.
2. Helping students derive post-high educational and/or vocational plans based upon measured abilities, aptitudes, and interests.
3. Helping students plan high school programs, which are pertinent to future educational/vocational plans.
4. Maintaining testing programs designed to yield objective data relating to student abilities/aptitudes.
5. Providing information about post-high schooling, careers, and occupations to students and faculty.
6. Seeking financial assistance for students planning to pursue post-high education.
7. Counseling parents (generally by appointment) in connection with their child's high school program, post-high educational or vocational plans, or personal problems.

Students may utilize guidance services on an individual basis by signing out of assigned study periods or any time by advance appointments. Parents may phone for appointments any time during the school day. (623-2235) Additional information can be found at mpstigers.com

Section 5 HEALTH SERVICES

The administration and faculty will take reasonable precautions and actions for the safety and welfare of the students. Students who become ill during the school day will be sent to the main office. No student will be sent home for illness until a parent, guardian, or responsible adult has been contacted. The principal will keep the secretary informed as to his whereabouts so that he may be contacted in an emergency.

When serious illness or injuries occur, efforts will be made to contact parents immediately; and if deemed essential, the rescue squad will be called. Parents are responsible for costs of emergency medical treatment of their child. The school is not obligated to furnish medical care to students.

In case of life-threatening asthma or anaphylaxis, state mandated emergency treatment could be started at school and the rescue squad called. The following protocol will be used unless the parent has provided the school with signed instructions not to use the protocol, or has provided an alternate health care plan from their child's health care provider.

EMERGENCY RESPONSE TO LIFE-THREATENING ASTHMA OR SYSTEMIC ALLERGIC REACTIONS (ANAPHYLAXIS)

DEFINITION: Life-threatening asthma consists of an acute episode of worsening airflow obstruction. Immediate action and monitoring are necessary.

A systemic allergic reaction (anaphylaxis) is a severe response resulting in cardiovascular collapse (shock) after the injection of an antigen (e.g. bee or other insect sting), ingestion of a food or medication, or exposure to other allergens, such as animal fur, chemical irritants, pollens or molds, among others. The blood pressure falls, the pulse becomes weak, AND DEATH CAN OCCUR. Immediate allergic reactions may require emergency treatment and medication.

LIFE-THREATENING ASTHMA SYMPTOMS: Any of these symptoms may occur:

- Chest tightness.
- Wheezing.
- Severe shortness of breath.
- Retractions (chest or neck "sucked in").
- Cyanosis (lips and nail beds exhibit a grayish or bluish color).
- Change in mental status, such as agitation, anxiety, or lethargy.
- A hunched-over position.
- Breathlessness causing speech in one-to-two word phrases or complete inability to speak.

ANAPHYLACTIC SYMPTOMS OF BODY SYSTEM: Any of the symptoms may occur within seconds. The more immediate the reactions, the more severe the reaction may become.

Any of the symptoms present requires several hours of monitoring.

- Skin: warmth, itching, and/or tingling of underarms/groin, flushing, hives.
- Abdominal: pain, nausea and vomiting, diarrhea.
- Oral/Respiratory: sneezing, swelling of face (lips, mouth, tongue, throat), lump or tightness in the throat, hoarseness, difficulty inhaling, shortness of breath, decrease in peak flow meter reading, wheezing reaction.
- Cardiovascular: headache, low blood pressure (shock), lightheadedness, fainting, loss of consciousness, rapid heart rate, ventricular fibrillation (no pulse).
- Mental status: apprehension, anxiety, restlessness, irritability.

EMERGENCY PROTOCOL:

1. CALL 911.
2. Summon school nurse if available. If not, summon designated trained, non-medical staff to implement emergency protocol.
3. Check airway patency, breathing, respiratory rate, and pulse.
4. Administer medications (EpiPen and albuterol) per standing order.
5. Determine cause as quickly as possible.
6. Monitor vital signs (pulse, respiration, etc.).
7. Contact parents immediately and physician as soon as possible.
8. Any individual treated for symptoms with epinephrine at school will be transferred to medical facility.

STANDING ORDERS FOR RESPONSE TO LIFE-THREATENING ASTHMA OR ANAPHYLAXIS:

- Administer an IM EpiPen-Jr. for a child less than 50 pounds or an adult EpiPen for any individual over 50 pounds.
- Follow with nebulized albuterol (premixed) while awaiting EMS. If not better, may repeat times two, back-to-back.
- Administer CPR, if indicated.

STUDENT MEDICATIONS

Mitchell Schools will not supply medications for students. Mitchell Schools encourage students' medications be given at home rather than at school. However, if a student's physician decides it is necessary for the student to receive medication during school hours, the parent/guardian and physician must bring to the school a completed Prescription Medication Instruction/Permit form before the medication can be given at school. Parents are expected to bring the medicine to school in the pharmacy labeled bottle. The school

nurse will monitor the medications given at school. It is the responsibility of the parents/guardian to monitor their child for medication therapeutic effects and side effects.

IMMUNIZATIONS

All students are expected to be up to date on immunizations as required by Nebraska law 79-214 through 79-223. Students will not be admitted to school before immunization records are brought to the school.

Section 6 **TRANSPORTATION SERVICES**

Transportation to and from school is provided to students in accordance with law and Board policy. Students may also be provided transportation on field trips and when participating in school activities. Students are expected to follow the behavioral expectations for riding school buses.

Article 8 - Drugs, Alcohol and Tobacco

Section 1 **SUMMARY DRUG AND SUBSTANCE ABUSE POLICY**

1. All patrons, students, and staff are expected to review and be familiar with the full text of the *School District Drug and Substance Abuse Policy* available from the administration or staff members. This is a summary and not intended as a full explanation of the policy, guidelines, procedures, disciplinary actions, intervention and enforcement actions outlined in the full policy.
2. Student use, possession, distribution or sale of alcohol, tobacco, narcotics, marijuana, inhalants or other drugs (look-alike) drugs are prohibited in the school, or on the school grounds, at school sanctioned activities, or at school sponsored activities including travel to and from such activities.
3. It is unlawful for a student to be present on any school property or at a school sponsored activity, including transportation to and from such activity, while under the influence of any of the above-mentioned drugs or substances. School administration and faculty have specific responsibility, set out under the formally adopted drug policy, to identify, intervene in, search, discover and punish users of illegal substances.
4. Any student accused of having violated school rules relating to possession, use or sale of alcohol, tobacco, marijuana, mood altering drugs, controlled substances or any drug "look alike" will be notified, along with the student's parents or guardian, and shall be given a written statement of the accusations.
5. For a first offense of being in possession or under the influence, a student may be given a five-day suspension with a recommendation to exclude from school. The drug policy sets out procedures whereby a student may opt to return to school when diagnostic evaluation and recommendation is undertaken. Law enforcement officers and parents will be contacted.
6. For a second offense of being in possession or under the influence, a student will be automatically suspended for 10 school days. Law enforcement officers and parents will be contacted.
7. Upon first offense for student selling, giving or exchanging chemical substances, student shall be suspended pending an expulsion proceeding, which will be initiated according to school policy. Law enforcement officers and parents will be contacted.
8. The policy gives school officials broad authority to conduct searches of desks, lockers, and other school property upon probable cause. Further, authority is given to detain and search the person of students under circumstances described in the policy. The policy provides for searches of motor vehicles and for custody of the evidence found in any of the searches.

9. Violations of the criminal law will result in the notification of law enforcement authorities including City Police, County Sheriff and State Patrol Investigators. The school policy concerning drugs and other substances supplement the criminal law. Law enforcement officers have authority and jurisdiction to perform their investigations and enforcement duties at the school grounds and at school events. The drug abuse policy does not limit or supersede other applicable criminal laws, policies and statutes governing personal conduct and student discipline, suspension or expulsion.

Article 9 - Student Conduct Rules

Section 1

SPECIFIC STUDENT CONDUCT EXPECTATIONS

A. BOOK BAGS/PURSES/CARRY BAGS - NOT ALLOWED IN CLASSROOMS

Students may use book bags to bring books and personal items to and from school. Book bags, purses, and carry bags are to be placed in lockers during regular school hours. Mitchell Public Schools is not responsible for items that are lost or stolen out of school lockers.

B. BUS RULES

In the interest of promotion of the safety and well being of all bus passengers, the following bus rules have been established:

1. Under the direction of the driver, each student may be assigned to a seat and held responsible for that seat. Students in rear seats may be permitted to move forward to a second assigned seat for added comfort on the part of the route where the passenger load is lightened.
2. Students must be on time: the bus cannot wait for those who are tardy.
3. Unnecessary conversation with the driver is prohibited.
4. Outside of ordinary conversation, classroom conduct is to be observed by students. Any student who is guilty of unbecoming conduct, of using inappropriate language, or abusing or casting reflections upon the driver or upon other students forfeits the right to ride on the bus. Students will not be ordered off the bus unless they are at home or at school.
5. Students must not throw waste paper or other rubbish on the floor of the bus.
6. Students will not, at any time, extend arms or hair out of the bus windows.
7. Students must not get on or move within the bus while it is in motion.
8. When leaving the bus, students crossing the road must look both ways and make sure that they can cross safely.
9. The driver is in full charge of the bus and students. Students are requested to comply promptly, cheerfully and fully.
10. If monitors or patrols are on duty, students must obey and respect their orders.
11. Any damage to the bus is to be reported to the driver at once.

PENALTY: Violation of the above rules will render students immediately liable for temporary or permanent suspension from riding the bus using the following procedures:

1. The bus driver reports the violation to the building principal.
2. The principal discusses the infraction with the student.
3. Violation could result in denial of bus riding privileges for one week (five school days).
4. Further violation will result in suspension for one semester (90 school days) or a permanent suspension.

C. CELL PHONES/I-PODS/I-PADS/KINDLES/MP-3's/Headphones/ETC.

These devices create many problems in the educational setting and security issues for the school. Students are asked to leave these items at home. If a student must have these devices at school, they are to be turned off and left in the student's locker during class time.

Students may check these devices during passing time with the expectation that the student will not be tardy for the next class. Teachers may assign detention for excessive tardiness. Any electronic device that is discovered on the student or turned on in the student's locker will be confiscated and will only be returned to the parent personally by administration. Second offense will result in a one day in-school suspension. Third offense, and any additional offenses, will result in a one day out-of-school suspension. The school is not responsible for items that are stolen from student lockers.

D. DANCE AND PARTY REGULATIONS

1. JUNIOR HIGH STUDENTS are not permitted to attend high school parties or dances; this includes students from other schools. High school is grades 9-12. High school students are not permitted to attend junior high parties or dances.
2. Students must be in good standing regarding class dues and school fees in order to attend school dances.
3. Students must register out-of-school dates in the office and complete the out-of-town/school dance form.
4. No one over 20 years of age will be admitted to any dance.
5. After admittance to the dance, students/dates that leave will not be permitted to return to the dance.
6. No drinking, smoking, or use of any controlled substance. Any behavior deemed improper or inappropriate will result in exclusion from the dance and disciplinary action by the administration.
7. Any out-of-town student attending the dance with a Mitchell student is subject to the same rules and regulations.
8. Decorations are not to be destroyed without sponsor permission.
9. A police officer will be in attendance at school functions when deemed necessary.

SPONSORS

1. All sponsors are required to be in attendance at all functions they are sponsoring.
2. With the exception of the Prom, dances are to be completed by 12:00 if held on Friday or Saturday. Prom may continue until 1:00 provided there are enough students to warrant the extension of time. Week night dances will conclude before 10:00.
3. It is suggested that parents of students help sponsor dances.
4. Sponsors are responsible for opening and closing of dances or parties.

E. DATING VIOLENCE

Mitchell Public Schools strives to provide physically safe and emotionally secure environments for all students and staff. Positive behaviors are encouraged in the educational program and are required of all students and staff. Dating violence will not be tolerated.

Dating violence is defined as a pattern of behavior where one person uses threats of, or actually uses, physical, sexual, verbal, or emotional abuse to control his or her dating partner. Dating partner means any person, regardless of gender, involved in an intimate relationship with another person primarily characterized by the expectation of affectionate involvement whether casual, serious, or long term. Incidents of dating violence involving students at school will be considered harassment and will be addressed as the administration determines appropriate in accordance with the discipline policy under category V, VI, and VII.

F. DRESS CODE

Students shall be required to show proper attention to personal cleanliness, neatness, and appropriate standards of dress and appearance, in accordance with the JUST SAY NO policies. Students should at all times be dressed in a manner that is conducive to a businesslike scholastic atmosphere. **Parents**, be sure your child is appropriately dressed at school and school related activities. Student dress, personal appearance, and conduct are

required to be of such character as not to disrupt the educational environment of the school, to diminish instructional effectiveness, or the disciplinary control of the teacher. *Shirts with thin straps, shirts which reveal cleavage, tank tops, muscle shirts, school issued athletic warm-ups, pajamas, slippers, short mini skirts, hats, hoods, boxer shorts, and exposed midriff areas are not allowed. All clothing should be sufficient to conceal undergarments (Including sports bras, briefs and boxer shorts). Sagging is not permitted. Pant, belt or wallet accessories can be used, but are subject to removal if length is over 18 inches. Clothes with questionable or obscene language, pictures or implications that are gang related, and the advertisement of tobacco, alcohol, drugs, etc., are not permitted. Coats are not to be worn in the classroom without special permission from classroom teacher. No hoods are to be worn in the building. Girls may wear culottes or shorts as long as they are not excessively short (length must be at least fingertip) or tight and are in good taste. Boys may wear shorts as long as they are in good taste and not excessively short or tight. **Students that fail to conform to the dress code policy will be issued a compliance t-shirt.** The t-shirt will be worn by the student for the remainder of the school day, and then returned to the principal's office. This is not an attempt to embarrass or degrade the student. It is simply a means to comply with the dress code policy and not interrupt the educational process.*

THE BUILDING PRINCIPAL AND STAFF WILL HAVE THE AUTHORITY TO DETERMINE WHAT IS APPROPRIATE AS FAR AS STUDENT CONFORMITY TO DRESS CODE EXPECTATIONS.

G. HARASSMENT AND BULLYING

One of the missions of Mitchell Public Schools is to provide safe and secure environments for all students and staff. Positive behaviors (non-violence, cooperation, teamwork, understanding, and acceptance of others) are encouraged in the educational program and required of all students and staff. Inappropriate behaviors (bullying, intimidation and harassment are to be identified and corrected. Students and staff are to avoid such behaviors. Strategies and practices are implemented to reinforce positive behaviors and to discourage and protect others from inappropriate behaviors.

"Bullying" is behavior where one person or group engages in harmful action towards another person or group acting on a real or perceived imbalance of power or view of superiority. The behavior typically includes verbal (e.g. teasing or name-calling) and physical aggression (e.g., hitting, pushing), threatening, excluding or ignoring, spreading rumors, or taking, defacing or destroying the other's property. "Harassment" includes the same actions, though not necessarily from a standpoint of perceived power. Harassment is prohibited. Bullying and harassment is a violation of student conduct rules and appropriate disciplinary measures, up to expulsion, will be enforced. When bullying or harassment is done on the basis of gender, disability, race, or other protected status, it is considered a very serious offense for which expulsion may be a likely consequence depending on the severity of the conduct.

Students who are the victim of bullying or harassment or who observe such occurring are to promptly report the problem to their teacher or to the Principal so the problem can be addressed. Students who make reports of bullying activity will not be retaliated against for making the report.

H. GUN-FREE SCHOOLS ACT

Under this act **NO STUDENT** may bring firearm(s) /weapon(s) /destructive device(s) to school or have that firearm(s) /weapon(s) /destructive device(s) on school grounds. This includes having a firearm/weapon in a personal vehicle which is on school property.

DEFINITIONS

Firearm - shall mean any weapon that is designed to or may readily be converted to expel any projectile by the action of an explosive or frame or receiver of any such weapon. (Hunting rifles, handguns, and shotguns.)

Weapon - any weapon that may be readily converted to expel a projectile by the action of an explosive or other propellant.

Destructive device - shall mean any device such as knife, knuckles, and brass or iron knuckles, machine gun, short rifle, short shotgun or any explosive, incendiary, or poison gas or any other device similar to any of the devices described above.

Mitchell High School Policy on the **GUN-FREE ACT**---Any student who possesses a firearm/weapon/destructive device in a school, on school grounds, in a school-owned vehicle, or at a school-sponsored activity or athletic event shall be guilty of the offense of unlawful possession of a firearm on school grounds. Unlawful possession of a firearm on school grounds is a Class IV misdemeanor.

The exceptions of unlawful possession of a firearm on school grounds shall not apply to:

1. Armed Forces and Law Enforcement Office
2. Adult Supervision such as "hunter safety course"
3. Gun Rack Rule. Firearms contained within a private vehicle operated by a non-student adult, which are not loaded and are:
 - a) Encased with no part of the firearm exposed.
 - b) Are in a locked firearm rack that is on a motor vehicle.
 - c) Starter guns for athletic events.
 - d) Weapons used by ceremonial guards.

CONFISCATION

Any firearm possessed in violation of this offense in a school, on school grounds, in a school-owned vehicle, or at a school-sponsored activity or athletic event shall be confiscated without warrant by a peace officer or may be confiscated without warrant by school administrative or teaching personnel. Any firearm confiscated by school administrative or teaching personnel shall be delivered to a peace officer as soon as practicable. Any firearm confiscated by or given to a peace officer shall be declared a common nuisance and shall be held by the peace officer to his or her delivery of the firearm to the proper division of the law enforcement agency which employs the peace officer. The property division of such law enforcement agency shall hold such firearm for as long as the firearm is needed as evidence. After the firearm is no longer needed as evidence, it shall be destroyed in such a manner as the court may direct.

Any student who is enrolled at Mitchell Public Schools will also be expelled from school for a period of not less than one year, who is determined to have brought to weapon to a school under the jurisdiction of the agency, except such policy may allow the chief administering officer of the agency to modify such expulsion requirement for a student on a case-by-case basis.

Section 2 NETWORK, EMAIL, INTERNET AND OTHER COMPUTER USE RULES **ACCEPTABLE USE POLICY**

Mitchell Public Schools utilize a district-wide computer/Internet network connecting the majority of computers to central computers called file servers. As students/staff use this network, it is essential for each user on the network to recognize his/her responsibility in accessing the resources provided. The district computer network is protected by the BESS filtering system. *The user is ultimately responsible for his/her actions in accessing network service, including the Internet.*

The computer resources at Mitchell Public Schools must be used in a manner that is consistent with the District's educational purposes.

These resources are primarily provided for the academic and research computing needs of the students, faculty, and staff of Mitchell Public Schools. All users of computing resources are expected to act in a spirit of mutual respect and cooperation, while adhering to the regulations for their use as set forth in the Acceptable Use Policy. Mitchell Public Schools reserve the right to monitor, under appropriate conditions, all data contained in the system

to protect the integrity of the system and to insure compliance with the policies, rules and regulations governing the use of its computer system.

Each student will be given Mitchell Public School's Acceptable Use Policy, which must be signed by both parent(s) and student. No student will be allowed to use a computer until the consent form is signed and returned to the school.

In addition, individual teachers may establish additional rules/policies regarding online discussion boards, social bookmarking, podcasts, learning networks, wikis, blogs, Facebook, Google Docs., GMail etc. These additional rules/policies may or may not require parent signatures but will require student signatures before the student is able to participate in these activities.

COMPUTER/INTERNET NETWORK SYSTEM

NETWORK:

The access to the computer/internet network and resources within the Mitchell Public School System is a privilege, not a right. All use of the system must be in support of the education and research and consistent with the mission of the District. The District reserves the right to prioritize use and access to the system. Any use of the system must be in conformity to state and federal law, network provider policies, and licenses, and district policy.

- Commercial solicitation is prohibited.
- School administration or site administrator must approve use of network for charitable purposes in advance.
- The network may not be used to support or oppose political candidates or ballot measurers.
- Users may not disrupt the computer/Internet network system in any way.
- System components including hardware or software shall not be destroyed, modified or abused in any way.
- The network may not be used to harass other users.
- Users may not gain unauthorized access to any computer or computing system.
- Users are responsible for the appropriateness and content of material they transmit or publish on the system.
- Hate mail, harassment, discriminatory remarks or other antisocial behaviors are expressly prohibited
- Use of the system to access, store or distribute obscene or pornographic material is prohibited.
- Subscriptions to mailing lists, bulletin boards, chat groups, commercial online services, blogging and other information services are not allowed by the classroom instructor or site administrator.

GENERAL USE

- Conserve system resources by deleting Email and unused files.
- All persons must have appropriate training and a signed Parent and Student Consent Form on file with the District before access is attained.
- Students must have the approval of a parent or guardian.
- Nothing in these regulations is intended to preclude the supervised use of the system while under the direction of a teacher or other approved user acting in conformity with District policy and procedure.

From time to time, the District will make a determination on whether specific uses of the system are consistent with the regulations stated above. Under prescribed circumstances, non-student or staff use may be permitted, provided such individuals demonstrate that their use furthers the purpose and goals of the District. For security and administrative purposes, the District reserves the right of the authorized personnel to review system use and file content. The District reserves the right to remove a user account on the system to prevent further unauthorized activity. Violation of any of the conditions of use may be cause for disciplinary action.

ETIQUETTE

- Be polite.
- Don't use vulgar or obscene language.
- Electronic mail is not guaranteed to be private.
- Do not intentionally disrupt the network or other users.
- Abide by generally accepted rules of network etiquette.

PENALTIES

- Any user violating these provisions, applicable state and federal laws, school and district policies, or posted classroom rules are subject to loss of network privileges and any other District disciplinary options, including criminal prosecution.
- School and District administrators will make the final determination as to what constitutes unacceptable use and their decision is final.

SECURITY

Because of the uniqueness of a computer/Internet network system, the following rules apply:

- System 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.
- Users shall not see information on, obtain copies of, or modify files, other data or passwords belonging to other users, or misrepresent other users on the system, or attempt to gain unauthorized access to the system.
- Communications may not be encrypted so as to avoid security review.
- Users should change passwords regularly and avoid easily guessed passwords.
- If a security problem is identified, notify a teacher, site administrator or school administrator immediately.
- A user identified as a security risk or having a history of problems with other computer systems may be denied access.

PERSONAL SECURITY

In order to insure the personal security of all computer/Internet network users:

- Students should never reveal personal information such as address and telephone numbers without permission from their teacher or site administrator.
- Students should never make appointments to meet people in person that they have contacted on the system without teacher, site administrator, school administration, or parent permission.
- Students should notify their teacher or school official whenever they come across information or messages that are dangerous, inappropriate or make them feel uncomfortable.

IMPERSONATION OF STAFF MEMBERS

Any student who impersonates a staff member of Mitchell Public Schools on any website in any fashion will serve a minimum five day suspension. This includes (but is not limited to): intentionally misusing a faculty members name, picture, address, phone number, email, job title, etc. The county authorities will also be notified of this infraction and criminal action may be taken in addition to any school related discipline.

COPYRIGHT

The unauthorized installation, use, storage, or distribution of copyrighted software or materials on district computers is prohibited.

MITCHELL HIGH SCHOOL WEB CONTENT POLICY

On the Mitchell High School Web Pages:

- Group pictures or action shot pictures will be used on the web
- Individuals in group pictures or action shots will be identified by first name only and will be listed in alphabetical order on the web
- Only the first names of students will be used on the web
- Student's personal phone number and address will not be used on the web
- An individual student's picture will only be used with permission

Mitchell Junior/Senior High School Web Content Policy

Permission to publish on the Mitchell Public Schools Web Page

To assure the safety of the students of Mitchell Junior/Senior High School, it is the policy of Mitchell Junior/Senior High School not to publish last names, personal addresses, phone numbers or e-mail addresses of students on the Internet.

Mitchell Elementary Web Content Policy

- Any picture(s) of elementary students used on the web will only be used if the student and the parent give permission (classroom teacher has permission slip)
- Only the first names of students will be used on the web
- Elementary classroom teachers will give pictures to be used on the web to the person (s) publishing/maintaining the elementary website.

Section 3 ELECTRONIC MOBILE DEVICE POLICY AND PROCEDURES

The purpose of this policy is to provide understanding and define expectations for the care and use of Mobile Devices by all users. The focus of the mobile device program at Mitchell Public Schools is to provide tools and resources to the 21st Century Learner. The use of Mobile Devices in the classroom and at home enhances the development of personal skills related to collaboration, communication, creativity, critical thinking, organization and work ethic. Therefore, the integration of a variety of technological devices throughout the educational program is essential to the growth and preparation of students for college and the workplace.

Learning results from the continuous dynamic interaction among students, educators, parents and the extended community. The immersion of Mobile Devices does not diminish the vital role of the teacher as the greatest resource for our students. Mobile Devices are a tool, no different than a calculator, book or notebook, to be utilized for the improvement of the learning environment. The devices will allow the teachers to facilitate learning by increasing available resources and strategies used in the classroom.

The mission of Mitchell Public Schools is to provide a base of knowledge, encouraging both reading and critical thinking in a safe environment. The use of Mobile Devices facilitates this mission by providing additional resources and increasing the awareness of safety in an online environment. Digital citizenship and internet safety are primary concerns and are addressed in all disciplines.

The policies, procedures and information within this document apply to all Mobile Devices used in the Mitchell Public School District, including all other devices considered by administration to fall under this policy. Teachers may set additional requirements for the use of such devices in their classroom.

1. MOBILE DEVICE SPECIFICATIONS

Chromebook - Lenovo N-22

Restriction: No personal machines will be allowed in Mitchell Public Schools without permission from building administration.

2. RECEIVING AND CHECK-IN OF YOUR MOBILE DEVICE

2.1 Receiving Your Mobile Device

Mobile Devices will be distributed each fall during Mitchell Mobile Device Orientation. Parents and students must sign and return the Mobile Device Acceptable Use and Student Pledge document before the Mobile Device can be issued to their child.

2.2 Mobile Device Check-In

Mobile device will be returned during the final week of school so they can be checked for serviceability. If a student transfers out of the Mitchell Public School District during the school year, the Mobile Device will be returned at the time of check out.

2.3 Check-In Fines

Individual school Mobile Devices and accessories must be returned to the MPS designated check-in site at the end of each school year.

Students who withdraw, are suspended or expelled, graduate early, or terminate enrollment for any other reason must return their individual school Mobile Device upon the date of termination. If a student fails to return the Mobile Device at the end of the school year or upon termination of enrollment at MPS, that student will be subject to criminal prosecution or civil liability. The student will also pay the replacement cost of the Mobile Device, or, if applicable, any fees that are deemed necessary. Failure to return the Mobile Device will result in a theft report filed with local law enforcement.

Furthermore, the student will be responsible for any damage to the Mobile Device, consistent with the District's Mobile Device Policy and must return the device and accessories to the designated check-in site in satisfactory condition. The student will be charged a fee for any needed repairs, not to exceed the replacement cost of the Mobile Device.

3. CARE OF YOUR MOBILE DEVICE

Students are responsible for the general care of the mobile device that has been issued to them by the school. Mobile Devices that are broken or fail to work properly must be taken to the Technology Director for an evaluation of the device.

3.1 General Precautions

- Follow the Mobile Device and Mitchell Public Schools Acceptable Use Agreements.
- Carefully insert/remove cords, cables and cards to avoid damage.
- It is the student's responsibility to keep the device charged for school each day.
- Students must keep the device and its case free of damage, while not in use.
- Stickers, or labels that are not the property of Mitchell Public Schools shall never be attached to the mobile device.
- Mitchell Public Schools labels should never be removed or tampered with.
- Food/drink is not recommended while using the Mobile Device.

3.2 Storing Your Mobile Device

Secure your Mobile Device at all times. Never leave the Mobile Device in an area that is unsupervised or unlocked, any vehicle (at home or at school), or with an un-trusted individual.

Unsupervised areas: (include but are not limited to)

- School grounds and campus.
- Lunchroom, computer lab, media center, locker rooms, unlocked classrooms, gymnasium, lockers, and hallways.

Any Mobile Device left in these areas is in danger of being **stolen**. A mobile device found in an unsupervised area will be turned in to the office or Technology Coordinator. The student responsible for the device will attend a re-training session on the care and use of the device.

- When not using the Mobile Device, students should store the device in a locker or other secure location. Do not place items on top of the device.
- Students in athletics and activities must take care to ensure their Mobile Device is secured if they bring the device to practice or events.
- Secure locations for temporary storage include checking the device in with a teacher, media director, or office.

3.3 Transporting or Carrying Your Mobile Device

Care must be taken when placing the Mobile Device into backpacks, lockers, folders and/or workbooks to avoid placing pressure and weight on the Mobile Device screen.

3.4 Screen Care

The screens are particularly sensitive to excessive pressure placed on the screen and can be damaged if subjected to rough treatment.

- **No Cleansers** of any type should be used to clean the screen.
- Do not lean on the Mobile Device.
- Do not place anything near the Mobile Device that may press against the screen.
- Avoid dropping or “bumping” the Mobile Device against lockers, walls, car doors, floors, etc. as it will eventually break the screen and/or other components.

4. USING YOUR MOBILE DEVICE AT SCHOOL

Mobile Devices are intended for use at school each day. In addition to teacher expectations for Mobile Device use, school messages, announcements, calendars and schedules may be accessed using the Mobile Device. Students must be responsible for bringing their Mobile Device to all classes, unless specifically instructed not to do so by their teacher.

4.1 Mobile Devices Left at Home

If students leave their Mobile Device at home, they are responsible for getting the course work completed as if they had their Mobile Device present. If a student repeatedly (3 or more times as determined by Teacher/Administrator) leaves their Mobile Device at home, they will be required to “check out” their Mobile Device from the Media Center for a specified period of time.

4.2 Mobile Device Undergoing Repair

Loaner Mobile Devices (if available) may be issued to students during the time that their device is under repair. Loaner devices will be issued on a first come first served basis.

4.3 Charging Your Mobile Device’s Battery

Students are responsible for bringing their fully charged device to school each day; therefore, the Mobile Devices need to be charged each evening. ***The Power Adapter that has been checked out with the device should remain at home and stored in a safe place where it will not be damaged or lost/stolen.*** The same charger that was issued to the student at checkout will be checked in with the device at the end of the year.

4.4 Screensavers/Background Photos

- Inappropriate or copyrighted media may not be used as a screensaver or background photo.
- Presence of guns, weapons, pornographic materials, inappropriate language, alcohol, drug, and gang related symbols or pictures will result in disciplinary action (including but not limited to loss of use of the device).

4.5 Sound, Music, Games, or Programs

- Sound must be muted at all times unless permission is obtained from the teacher for instructional purposes.
- Educational games may be allowed at teacher discretion. Gaming for the sake of personal amusement is prohibited.
- Presence of guns, weapons, pornographic materials, inappropriate language, alcohol, drug, and gang related symbols or pictures will result in disciplinary action (including but not limited to loss of use of the device).
- The Mobile Device is owned by the Mitchell Public School District; therefore, the Acceptable Use Policy governs the use of the device at all times.

4.6 Printing

There will be **No Printing** directly from the Mobile Device.

4.7 Home Internet Access

Students are allowed to set up wireless networks on their Mobile Devices. This will assist them with Mobile Device use while at home. The chromebooks have to be connected to a wifi connection in order to function.

5. MANAGING CONTENT AND SAVING WORK

5.1 Saving to the Mobile Device

Mitchell Public Schools will not back up information. It is the student's responsibility to ensure that the work is not lost due to mechanical failure or accidental deletion. Mobile Device malfunctions are not an acceptable excuse for not submitting work.

It is the student's responsibility to manage the allotted Mobile Device storage space. If the Mobile Device storage space becomes full, the student will need to delete any personal item or App(s) to make room for school required items or App(s). Remember that photos, video and music use a high amount of storage space.

5.2 Network Connectivity

The Mitchell Public School District makes no guarantee that their wireless network will be up and running 100% of the time. In the rare case that the wireless network is down, the District will not be responsible for lost or missing data.

While connected to the District wireless internet, content will be filtered as it is for all devices connected on the District network. Parents will need to monitor content when students are working and connected off-site.

Inappropriate content downloaded or browse/viewed on or off-site is unacceptable and subject to disciplinary action of the student. This would include non-educational games, presence of guns, weapons, pornographic materials, inappropriate language, alcohol, drug, and gang related symbols or pictures.

6. APPS AND DIGITAL BOOKS

6.1 Mitchell Public Schools Installed Apps

- The applications installed by Mitchell Public Schools must remain on the Mobile Device in usable condition and be easily accessible at all times
- Mitchell Public Schools personnel will determine adoption or discontinued use of Apps and reserve the right to remove apps and bear no responsibility for lost data when apps are removed.

6.2 Student Installation of Apps

- Students are allowed to load Apps on their Mobile Devices.
- Students are responsible for managing their allocated storage availability on their Mobile Devices. Personal apps, pictures, music,

and/or movies may need to be removed to allow for needed storage on Mobile Devices.

6.3 Inspection

Students may be selected at random to provide their Mobile Device for inspection by administrators or members of the Technology Committee. Inspection of the device includes the physical condition of the device and content loaded onto the device. If requested, the student must provide the username and password to access their data. Damage, tampering, or inappropriate content will result in discipline or fines to the student.

6.4 Procedure for Reloading Apps

If technical difficulties occur, unauthorized or inappropriate apps are identified, the Mobile Device will be restored to original settings and Apps. The school does not accept responsibility for the loss of any applications or documents deleted due to a restoration.

6.5 App Upgrades

- Students are **NOT** allowed to update any of the Mitchell Public Schools core Apps. Mitchell Public Schools personnel will periodically update those core Apps.
- Students can update any of their personal Apps.

6.6 Digital Books

- Only school-approved material (books, etc.) will be allowed on Mobile Devices.
- Presence of non-educational games, pornographic materials, inappropriate language, alcohol, drug, and gang related material or pictures will result in disciplinary actions.

7. ACCEPTABLE USE

These guidelines are provided here so that students and parents are aware of the responsibilities students and adults accept when they use Mitchell Public School District owned Mobile Devices.

The use of the Mitchell Public School District's technology resources is a privilege, not a right. The privilege of using the technology resources provided by the Mitchell Public School District is not transferable or extendible, by students, to people or groups outside the district and terminates when a student is no longer enrolled in the Mitchell Public School District. If a person violates any of the User Terms and Conditions named in this policy or the Acceptable Use policy of the Student/Parent Handbook, privileges may be terminated, access to the school district technology resources may be denied, and the appropriate disciplinary action shall be applied.

Violations may result in disciplinary action up to and including suspension/expulsion for students. When applicable, law enforcement agencies may be involved.

7.1 Parent/Guardian Responsibilities and Terms

- Will read the Acceptable Use Policy and discuss it with my child.
- Will supervise my child's use of the Mobile Device at home.
- Will make sure my child charges the Mobile Device nightly and begins the school day with a fully charged battery (Once per day unless the battery is near or fully discharged).
- Will make sure my child brings the Mobile Device to school each day.
- Will discuss appropriate use of the Internet and supervise my child's use of the Internet. Consider the use of Internet filters for home online networks.
- Will **NOT** attempt to repair the Mobile Device.
- Will report any problems or damage to the Mobile Device to the building administrator, teacher, and/or school technology specialists.

- Will report loss/theft of Mobile Device to school and proper authorities (police) within 24 hours if occurrence happens outside of school.
- Will **NOT** change or attempt to change the configuration of software or hardware.
- Will **NOT** remove any Apps or certificates on the Mobile Device except for personal Apps.
- Will **NOT** alter or remove the school device management certificates at any time.
- I agree to allow the school administration, teacher, or technology department to examine the device, Apps, and content at any time.
- I agree to make sure that the Mobile Device is returned to the school when requested and upon my child's withdrawal from Mitchell Public Schools.
- Signing this agreement gives permission to the student to create online accounts under the Mitchell Public School staff direction and guidance only for educational purposes.
- Should you want your student to opt out of having a Mobile Device, you will need to sign a form indicating this and understand that your student is still responsible for meeting the course requirements (may take longer).

7.2 School Responsibilities

- Provide Internet and email access to its students during the school day.
- Utilize an Internet filter to block inappropriate materials as able on and off campus.
- Provide staff guidance to aid students in doing research and help assure student compliance to the Mitchell Public School Acceptable Use policy, copyright adherence and digital citizenship training.

7.3 Student Responsibilities

- Read the Acceptable Use policy and discuss it with my parent/guardian.
- Use computers/devices in a responsible and ethical manner.
- Charge the Mobile Device nightly and begin the school day with a fully charged battery (Once per day unless the battery is near or fully discharged) .
- Bring the Mobile Device to school every day.
- Make the Mobile Device available for inspection by an administrator, teacher or technology personnel upon request and provide the username and password.
- Obey general school rules concerning behavior and communication that apply to technology use. This means use of appropriate language in all communications.
- Use all technology resources in an appropriate manner so as to not damage school equipment. This "damage" includes, but is not limited to, loss of data resulting from delays, non-deliveries, missed-deliveries or service interruptions caused by the student's own negligence, errors or omissions.
- Assist the Mitchell Public School District in protecting our computer system/device by contacting an administrator about any security problems they may encounter.
- Monitor all activity student accounts (Teacher Coursework).
- Follow all the timelines for collection of Mobile Devices at the end of the school year and as requested by District personnel.

- Students who graduate early, withdrawal, are suspended or expelled, or terminate enrollment at Mitchell Public Schools for any other reason must return their individual school Mobile Device on the date of termination.
- Report to teachers or technology personnel any malfunctioning Mobile Device or damaged device.

7.4 Student Activities Strictly Prohibited

- Illegal installation use of or transmission of copyrighted materials. If you are unsure, ask a teacher.
- Any actions that violate existing Mitchell Public Schools policies or public law.
- Accessing, uploading, downloading or distributing offensive, profane, threatening, pornographic, obscene, or sexually explicit materials.
- Using external devices with the Mobile Device without prior approval from the administration.
- Accessing other student's accounts, files, and/or data.
- Use of the school's Internet/email for financial or commercial gain or for any illegal activity.
- Giving out personal information (name, address, photo or any other identifying information), for any reason, over the Internet, including, but not limited to, setting up Internet accounts for personal use (chat rooms, EBay, email).
- Participating in credit card fraud, electronic forgery or other forms of illegal behavior.
- Attempting to alter harm or destroy hardware, Apps or data, including, but not limited to, the uploading or creation of computer viruses or computer programs that can infiltrate computer systems and/or damage components of school equipment.
- Transmission or accessing materials that are obscene, offensive, threatening or otherwise intended to harass or demean recipients.
- Bypassing the Mitchell Public School web filter through a web proxy or any other means.
- If a student receives any communication containing inappropriate or abusive language or media, it is necessary to:
 1. Show a teacher or administrator immediately.
 2. Save a copy for the teacher/administrator.
 3. Delete the material from the device and/or storage IN THE PRESENCE of the teacher/administrator.
 4. Students are prohibited from sharing/forwarding any inappropriate material via email or through any other means of communication.
- Students will report loss/theft of device to parents, school and proper authorities (police) within 24 hours.
- Students **WILL NOT:**
 - Change or attempt to change the configuration or settings of managed devices. Any attempt will result in disciplinary action.
 - Attempt to repair, alter, or make additions to the Mobile Device.
 - Remove or attempt to remove Mitchell Public School identification tags on Mobile Devices.
 - Deface device with any type of stickers or markings.
- Mobile Devices are **STRICTLY FORBIDDEN** to be used or powered on in bathrooms, dressing rooms, or locker rooms.

Violations of these prohibited activities will result in consequences as shown in Section 5.8 of the Mitchell Jr/Sr High School Student Discipline Policy.

7.5 Student Discipline

The discipline procedures in the Mitchell Public Schools handbooks address serious and major offenses such as stealing and destruction of school or personal property, which apply to the Mobile Device. Depending on the seriousness of the offense, students may lose Mobile Device and/or network privileges as well as being held for detention, suspension, retraining, or in extreme cases, expulsion.

Consequences in no particular order:

- Retraining of acceptable and responsible use.
- Conference with teacher and teacher documentation.
- Written or verbal warning and/or detention.
- Written or verbal contact with parents.
- Parent Conference with student.
- Suspension from Mobile Device use for 1-3 days or more due to repeat offenses.
- In-School Suspension.
- Suspension from School.
- Expulsion
- Notification of outside agency and/or police with filing of charges where appropriate.
- Permanent loss of Mobile Device.

8. REPAIRS AND REPLACEMENTS: RELATED COSTS

8.1 Repairs or Replacement Costs

Students will be held responsible for **ALL** damage to their devices resulting from misuse, neglect, or accidental damage including but not limited to: broken screens, cracked plastic pieces, inoperability, etc.

Any damage to a mobile device due to vandalism, horseplay, etc. will result in disciplinary action and repair or replacement costs accrued by the person responsible for such damage.

Claim	
Lost Device	Full Replacement Cost
Destroyed (total loss) device	Full Replacement Cost
Stolen Device due to negligence	Full Replacement Cost
Repairs	Full Repair Cost

The Superintendent, Building Principal and/or Technology Director will determine if negligence was involved in the incident and will review each case. Fees may possibly be waived and/or payment plans will be accepted on merits of each case.

The school district will contact the designated vendor to send in devices that malfunction or receive damage.

9. OTHER MOBILE DEVICES THAT REMAIN IN SCHOOL

There are Mobile Devices owned by Mitchell Public School District that will remain in the school at all times. These devices will be used as loaners during repair time and Mitchell Public Schools will manage these devices in regards to restrictions and installation of apps and content.

- No student will be allowed to install apps or digital books on a loaned device..
- Students will follow all the guidelines in this Policy while devices are loaned out to the individual or classroom.
- Internet access may or may not be provided to these devices.
- Screensavers – no changes allowed.

10. BYOD (Bring Your Own Device)

Mitchell Public Schools does not support a Bring Your Own Device program. Personal devices will not be supported, maintained, or repaired by the District or given access to the school wireless network.

Section 4

STUDENT DISCIPLINE PROCEDURES AND INFORMATION

A. Mitchell Jr./Sr. High School Discipline Policy

Each student will begin with zero points at the beginning of the school year. Each discipline action will carry a point value. If 100 points are obtained before the end of the school year, a hearing will be held. The length of suspension or expulsion will carry over into the next semester/year if the semester or school year ends before the suspension or expulsion has been served.

B. Disciplinary Action by the Administration

State law gives the administration and teaching personnel in the school the responsibility of maintaining good order and discipline. Those in charge of the classrooms and activities may take such actions as are necessary regarding student behavior, including, but not limited to counseling, parent conferences, rearrangement of schedules, requirements that a student remain in school before or after regular hours to do additional work, requirements that a student receive certain counseling and restriction of extracurricular activities. In some discipline cases a tape recorder will be used. If a student is referred to the administration by reason of violating established rules and standards, one or more of the following forms of disciplinary action might be taken:

DETENTION

The administration/teaching staff as a corrective measure for infractions of school policy and behavioral problems assigns detention time.

Students serving detention are expected to:

1. Report to the office/classroom immediately after school.
2. Bring adequate schoolwork and supplies to keep busy for the entire period.
3. Report to the office/room every afternoon at 3:45 until the detention time is made up. This may include Friday afternoons.

Failure to report for detention will result in additional detention time being assigned.

Continued refusal to complete the detention will result in a parent conference and suspension. Teachers may take a student to their classroom for individual help and study. Conflicts with transportation or jobs will be taken into consideration if the student indicates there is a problem prior to the detention time being served. This will not excuse detention time.

IN-SCHOOL SUSPENSION

Any disciplinary action whereby a student is separated from class attendance, but is required to be at school until 4:15. In-school suspension generally lasts from one to three days.

SHORT TERM SUSPENSION

Up to and including five (5) school days. Schoolwork will be due upon return for full credit after a first offense. Make arrangements to pick up work before leaving.

SUSPENSION

Any disciplinary action whereby a student is separated from school attendance for a period of ten or less days, which does not constitute an expulsion. The term does not include situations in which a student is assigned a special course of study, enrolled in special classes, or given homebound instruction as authorized or required by law, or removed from athletic activities, non-credit school activities, or school provided transportation. Before any short term suspension shall take effect, the student shall be given oral or written notice of the charges against him/her and an explanation of the evidence the school authorities have and an opportunity to present the student's version of the facts. Prior to this, the Principal shall make an investigation of the alleged conduct. Within twenty-four hours or such time as is reasonably necessary following such suspension, the Principal shall send a written statement to the student and student's parents or guardian, describing the student's conduct, misconduct, or violation of the rule or standard and the reasons for the action taken. The Principal shall make a reasonable effort to hold a conference with the parents before or at the time the student returns to school.

In the case of long-term suspension, expulsion, or mandatory reassignment, the student will be afforded rights to notices, summary of evidence against him/her, and hearing and appeal as provided by State Law. (Due Process)

The above rules do not prohibit the establishing and promulgating of further and different rules or standards and conduct of students within certain school activities, sports and organizations.

No student will be allowed on school grounds during any suspension or expulsion without prior approval of the principal.

LONG TERM SUSPENSION

More than five school days, but less than twenty school days.

MANDATORY REASSIGNMENT

Assignment to another educational setting.

EXPULSION

The term "expulsion" means disciplinary action whereby a student:

- a) Is separated by the Board of Education from school attendance for a period in excess of ten (10) days
- b) Is separated from school attendance for the balance of the current semester or current year.
- c) Suffers a penalty, which automatically prevents his or her completing within normal time his or her overall course of study in the school district.

Expulsion for Possessing a Firearm or Dangerous Weapon:

If a student is expelled for possessing or transporting a firearm or dangerous weapon, the expulsion shall be for a period of one calendar year. The superintendent with Board approval may modify the one-year calendar time on an individual basis. The term does not apply to situations in which a student is assigned a special course of study, enrolled in special classes or given homebound instruction as authorized by law, or removed from athletic activities, non-credit school activities or school-provided transportation.

Students Expelled from Another School:

Any student expelled from another school for possessing or transporting a firearm or dangerous weapon or for disciplinary action will not be allowed to enroll in Mitchell Public Schools until the expulsion/suspension period has been enforced/fulfilled from the previous school.

Expelled Students: Alternative School, Class, or Educational Program

It is the policy of Mitchell Public schools, School District #31 of Scotts Bluff County, Nebraska, to provide alternative educational courses through the Calvert Learning Program, Keystone Credit and Odysseyware or other accredited program for those students in K through 12 who have been expelled from the regular educational setting (for whatever reason) or unable to attend daily classroom instruction due to medical issues. Such alternative educational placements shall make it possible for the students to continue to make progress toward eventual graduation from the Mitchell Public Schools. Such

placements shall make explicit the academic and behavioral expectations of the students, the schedule of progress, which is to be met and other such provisions as are required by statute and regulations:

Title 92, Chapter 17

003.01- Effective July 1, 1997, the school district shall provide an alternative school, class, or program for students who have been expelled.

003 - Establishment and General Requirements of Alternative Schools, Classes, or Programs for students who have been expelled.

003.01A - The alternative school, class or program for expelled students may be provided by the district, through a cooperative agreement of two or more districts, or through an arrangement with an educational service unit.

003.01B - Alternative schools, classes or programs for expelled students may include community-based programs, home-based programs, specialized tutorial experiences, distance learning, or other programs approved by the local board of education.

003.01C - The school, class, or program for expelled students shall enable the student to continue academic work for credit, and shall also include the standard of student behavior and cooperation required of the student to complete the alternative learning program.

003.01D - If the student fails to meet any of the conditions of the learning program, the district may, without further obligation, terminate the program after a due process hearing, as required in statutory provisions for suspension and expulsion of students, unless waived by the parent or legal guardian.

C. BEHAVIOR DEFINITIONS

Bullying / Cyberbullying / Harassment / Intimidation

Any ongoing pattern of physical, verbal, or electronic abuse on school grounds, in a vehicle owned, leased, or contracted by Mitchell Public Schools being used for a school purpose by a school employee or his or her designee, or at school sponsored activities or school sponsored athletic events in which there is evidence of attempted control or power over another individual or peer which interferes with said student's learning opportunity.

Disrespect to Faculty Member or Employee

Lack of Respect

Disruption of School / Class / Assemblies

Examples include yelling and/or running in the halls, persistent talking in class, horseplay, throwing things, etc.

Disruptive Objects

Tacks, whistles, rubber bands, etc.

Drug Possession

This includes paraphernalia.

Explosives, Fireworks, AND Foul Substances

Any article containing an explosive or combustible substance (including fireworks) or foul offensive or injurious substances or compounds with intent to use the same against the person or property of another.

Extortion / Blackmail

The direct attempt to extract money, goods or favors from another individual through coercion, force or threats.

False Alarm of Fire

Raising or creating any false alarm of fire in or to any buildings or part of any building structure or property of the school district by any means or manner.

False Call

The act of claiming the name of another person to excuse a student from class or school.

Fighting

The act of quarreling, (physical or verbal), which could, or does result in bodily contact, in or on school property, including any activity under school sponsorship. City Police will be called.

Forgery

The act of using in writing the name of another person, or falsifying times, dates, grades, addresses, or other data on school forms.

Gross Misbehavior

Misbehaving that is totally beyond simple inappropriate behavior; overt behavior that threatens property or the safety and well-being of others including the promoting of fighting.

Illegal Entry

Forced entry or entry without administrative authorization into a building, room, or school property.

Illegal Explosives

Possessing, using, threatening to use or transferring any weapon or instrument capable of inflicting bodily injury.

Inappropriate Behavior / Gestures

Behavior on school grounds or school activities that is not acceptable as measured by the general standards of the school and community including words, gestures, pictures, etc.

Inappropriate Dress

Apparel with drugs, alcohol, sexual references or vulgarity. All students must wear shoes or some form of footwear at all times.

Indecent Exposure

The act of intentionally exposing part of one's body. The act of intentionally exposing the body of another person.

Indecent Material

The act of portraying obscenity or vulgarity in pictures or caricatures in assignments, on any personal property visible to others at school, or on any school property. This may also include drug and alcohol depictions.

Insubordination

Disregard for the authority of staff members and employees.

Intimate Acts

Prolonged public display of affection or inappropriate public physical contact in the school setting or on school property.

Littering

To dump, deposit, place, throw, or leave litter in and upon school property other than in receptacles set aside for such purposes.

Loitering

Being somewhere other than where authorized and refusing to leave when ordered; being in a school area without an authorized pass.

Major Theft

Theft of property valued at or over \$20.00

Minor Vandalism

Vandalism of property or materials with a value of less than \$20.00.

Misuse of School Materials

Misusing and/or using school materials in an unauthorized manner short of major destruction, writing on or marking desks, books, lockers, using shop materials, home economics, food products, etc.

Cell Phones/I-Pods/MP-3's/Headphones

An electronic device used to communicate information.

Physical or Verbal Assault

The act of initiating a violent, (physical or verbal) attack against another student on school property, on a school bus, or at a school event.

Plagiarize

To steal and pass off as one's own work, without crediting the source.

Possession or Illegal Use of Weapon

The act of possessing, using, or threatening to use any weapon or instrument capable of inflicting bodily injury.

Possession / Use of Tobacco

Smoking/Chewing by any student or the possession of smoking materials or chewing tobacco) is not permitted on school property, at activities or events. For purposes of the tobacco free environment, possession of cigars, cigarettes, chewing tobacco, nicotine products and vapor products (including e-cigarettes) are violations.

Profanity

The use of language that is unacceptable to school/community standards. F- word is placed in Category III.

Public Display of Affection

The showing of affection that is not appropriate in the school setting (such as kissing or embracing).

School Property

This is defined as any building, buildings, and part of any building, structure, land, or property of the school district.

Sexual Harassment

- a) Sexual harassment is behavior expressed in words, pictures or actions that is offensive to a person.
- b) Sexual harassment must involve issues of sexuality.
- c) Sexual harassment is not welcomed and may be embarrassing or uncomfortable for the victim to experience.
- d) Sexual harassment is one-sided.
- e) Sexual harassment is about power.
- f) Sexual harassment is a violation of Mitchell Public Schools.
- g) Sexual harassment is a violation of law: Title IX, Title VII and/or the Nebraska Equal Opportunity in Education Act. Other laws may also be violated if sexual harassment has happened.

Who Can Be Victims?

Anyone can be sexually harassed. This means that students, teachers, parents, or others who are part of a school (janitors, bus drivers, and office, or lunchroom staff) may be victims of sexual harassment. Victims can be male or female. Females experience sexual harassment more often than males.

Spitting

To eject (as saliva) from the mouth.

Theft

The act of acquiring and/or being in possession of the property of another without consent.

Trespass

Entering upon the lands or premises of the school district without authority after having been forbidden to do so by school staff, or upon being notified to depart the area by members of the school staff, refusing or neglecting to depart there from.

Truancy

The act of unauthorized absence from school for any period of time. Chronic tardiness may be considered truancy.

Unauthorized Games in the School Building

Gambling, poker, etc.

Unlawful Intimidation of School Authority

Interfering with administrators, teachers, or other school personnel by force or violence.

Vandalism

Destruction of school property or property belonging to another.

Verbal/Physical/Written Threat to Teachers/Staff

Any verbal, physical or written threat which insults or abuses any staff member or otherwise shows disrespect.

Vulgarity

Defined as offensive, lewd, obscene.

D. DISCIPLINARY POINTS SYSTEM—100 point maximum

There are several categories of inappropriate student actions listed in the table below. The categories range from category 0 offenses, which are minor offenses, those not typically associated with disrupting the learning process, to Category 8 offenses, those that are criminal in nature and result in an automatic recommendation for expulsion. The following list is not meant to be totally inclusive. The principal will decide the appropriate placement for any inappropriate behavior not specifically addressed in the following table.

Category 0—Zero points (Discipline referrals to office)

1. Teacher discipline for minor offenses.

(Teacher may issue detentions for first two offenses.)

1st offense- teacher/student private conference

2nd offense- Teacher will contact parent or guardian

3rd offense- Referred to Principal (3 day class Suspension - make up time after school)

4th offense- Referred to Principal (Placed in appropriate category)

Category I—5 points

1. Public display of affection
2. Failure to keep locker clean and organized
3. Sharing Lockers or Textbooks
4. Littering
5. Profanity/Vulgarity
6. Possession of cell phones, I-Pod, I- Pad, MP-3, Headphones, etc. during the school day. See page 34 for consequences. Begin with 2nd Offense.
7. Other

1st offense— discussion with a principal

2nd offense— parent notified

3rd offense— 1-day in-school suspension

4th offense- 1-day out-of-school suspension

Category II—10 points

1. Skipping class*
2. Cheating
3. Disorderly conduct
4. Inappropriate dress
5. Inappropriate cafeteria behavior
6. Indecent material
7. Leaving school grounds without permission
8. Lying
9. Misuse of school material and equipment
10. Disorderly conduct on school bus
11. Failure to attend detention
12. Profanity/Vulgarity
13. Other

1st offense— Detention

***1st offense skipping- 70% maximum credit and detention for each class skipped**

2nd offense—1-day in-school suspension

3rd offense—2-day out of school suspension

4th offense—3-day out of school suspension

5th offense—5-day out of school suspension

6th offense—attendance policy

Category III—10 points

1. Disruption of school/class
2. Disruption of assemblies or programs
3. Inappropriate behavioral gestures
4. Disruptive objects
5. Profanity/Vulgarity
6. Other

1st offense—parent notification and in school suspension

2nd offense—2-day in-school suspension

3rd offense—2-day out of school suspension

4th offense—3-day out of school suspension

5th offense—5-day out of school suspension

6th offense—attendance policy

Category IV—20 points

1. Careless driving/endangerment
2. False calls
3. Forgery of notes
4. Minor vandalism
5. Theft
6. Disrespect to staff
7. Other

1st offense— 2-day in-school suspension

2nd offense—2-day out-of-school suspension

3rd offense—3-day out-of-school suspension

4th offense—5-day out-of-school suspension

5th offense—attendance policy

Category V—25 points

1. Gross misbehavior
2. Harassment/Intimidation/Bullying
3. Major theft
4. Verbal assault
5. Insubordination/Disobedience
6. Fighting - (City Police will be called)
7. Smoking, possession or use of tobacco on school grounds
8. Other

1st offense— 3-day out-of-school suspension

2nd offense-3-day out-of-school suspension

3rd offense— 5-day out-of-school suspension

4th offense—attendance policy

Category VI—30 points

1. Indecent exposure
2. Intimate acts
3. Open/persistent defiance of authority
4. Vandalism
5. Threatening behavior: written, verbal, or physical to staff members
6. Sexual harassment-verbal
7. Impersonation of staff on website.

1st offense—5-days out-of-school suspension

2nd offense 10-day out-of-school suspension

3rd offense—attendance policy

Category VII—50 points

1. Extortion

2. False fire alarm
3. Possession of weapon other than firearm (police will be called)
4. Physical assault
5. Other

1st offense— 5-days out-of-school suspension

2nd offense—10-days out-of-school suspension

3rd offense—recommended expulsion

Category VIII—100 points

1. Arson
2. Bomb threat
3. Physical assault on employee
4. Possession and/or use of explosives
5. Use of any instrument as a weapon
6. Vandalism
7. Possession of a firearm
8. Alcohol/drug possession or use (police will be called)
9. Alcohol/drug selling
10. Physical sexual harassment
11. Other

1st offense—recommended expulsion

Section 5 DUE PROCESS

THE FOLLOWING PROCEDURE IS REQUIRED TO EXCLUDE LONGER THAN 5 DAYS

1. A written charge and summary of evidence supporting the charge shall be filed with the Superintendent on the date of the decision to exclude.
2. Within two (2) days, written notice must be sent by REGISTERED MAIL to the student, the student's parents or guardian, informing them of their rights under LB 503.
3. This notice shall include the following:
 - Rule violated and summary of evidence.
 - Penalty which Principal has recommended.
 - Notice of defendant's right to a hearing.
 - Hearing procedures provided by L.B.-503 and appeal procedure.
 - A statement concerning the right to examine all records of the case.
 - A statement concerning the right to know the identity of witnesses who will appear and substance of their testimony.
 - Written notice letter shall include a form to the student's parents to request a hearing.

THE FOLLOWING PRELIMINARY PROCEDURE MUST BE FOLLOWED IF A HEARING IS REQUESTED WITHIN FIVE (5) DAYS OF THE NOTICE:

1. Superintendent must appoint a hearing examiner.
2. Hearing Examiner must give written notice to Principal, student and student's parent or guardian of the time and place for the hearing.

Requirements to be a hearing examiner:

 - Has not brought the charge against the student.
 - Shall not be a witness at the hearing.
 - Has no involvement in the charge (be impartial).
 - Must be available to answer questions relative to the hearing.
3. Hearing must be held within five (5) days after the request, but cannot be held without providing the Principal, student, and student's parents or guardians at least two (2) school days' notice.
4. The right to examine the record and written statements (including the statement of any

- witnesses for the school) prior to the hearing with the Principal must be provided legal course, student, student's parents, guardian, or representative.
5. If no hearing is requested, the punishment goes into effect on the 5th day following notice. A hearing may be held, if requested after five (5) days, but no later than thirty (30) calendar days following receipt of notice (punishment continues, pending final determination).

THE FOLLOWING RULES APPLY WHEN A HEARING IS CONDUCTED:

1. The following shall attend the hearing: hearing examiner, the student, his/her representative (if any), the student's parents or guardian, and if necessary, the counsel for the Board of Education.
2. Witnesses may be present only when testifying.
3. The examiner may exclude anyone if he/she disrupts the proceeding.
4. The student may speak in her/his own behalf and question witnesses. She or he may request not to speak. He or she may be excluded, if necessary, when discussing student's emotional problems.
5. The Principal shall present statements to the hearing examiner (in affidavit form) of anyone having information about the student's conduct and the student's records, only if these have been made available to the student, student's parents, guardian, or representative prior to the hearing.
6. Hearing officer is not bound by rules of evidence or other courtroom procedures.
7. The following persons may ask to testify at the hearing: the student, the student's parents, guardian or representative, the Principal, and hearing examiner.
8. Testimony shall be under oath (the hearing examiner shall administer the oath.)
9. The persons listed in #7 above shall have the right to question any witness giving information at the hearing.
10. Any person giving testimony is given the same immunity from liability as a person testifying in a court case.
11. The proceeding shall be recorded at the expense of the school district.
12. If more than one student is charged with the violation of the same rule and acted in concert, a single hearing may be held, unless student interests may be substantially prejudiced as determined by the hearing examiner.

REPORT OF THE HEARING EXAMINER

1. Reports shall include hearing examiner's recommendation and the reasons for the decision.
2. The report shall be reviewed by the Superintendent who may change, revoke, or impose the sanctions recommended. In no case may the Superintendent's changes be more severe than the examiner's recommendation.
3. Written notice of the recommendations by the examiner and Superintendent shall be sent by registered mail or personally delivered to the student and the student's parents or guardian.
4. Upon receipt of the written notice, the determined recommendations shall take effect.

THE RECORD AND APPEAL:

1. The record shall consist of the charge, the notice, and evidence presented, and the hearing examiner's findings and recommendations.
2. On appeal to a court, the record shall also consist of any additional action taken in the case.
3. The student, the student's parents or guardian may make appeal to the Board of Education within 15 days by a written letter of request filed with the Secretary of the Board of Education.
4. Hearing at the Board of Education:
 - a) Must be held on or before the next regular board meeting.
 - b) The appeal shall be made on the record, but new evidence may be admitted to avoid substantial unfairness. The new evidence shall be a part of the record.

- c) When the Board of Education deliberates, it may reopen hearings to receive evidence subject to the right of all parties to be present.
- d) The Board of Education may alter the Superintendent's recommendations, but may never impose more severe sanctions.
- e) Final determination of the Board shall be personally delivered or sent by registered mail to the student and his/her parents or guardian.
- f) Appeal of the decision of the Board of Education is to the District Court of the county where the action is taken. Appeal must be made within 30 days after service of the final decision of the School Board.

THE COURT AND ITS PROCEEDINGS:

- 1. All parties of the record shall be parties for review. The court may permit intervenes as well.
- 2. Summons and petition shall be served on the Board or Board Secretary.
- 3. Neither petition nor summons shall stay enforcement, but either Board or court may take such action.
- 4. The court may require Bond.
- 5. The Board of Education must forward a certified transcript of the record to the court within fifteen (15) days.
- 6. Court review may be without a jury.
- 7. The court may affirm decision, demand further proceedings, or reverse or modify the decision if the Board's decision is:
 - a) In violation of constitutional provisions.
 - b) In excess of Board's authority or jurisdiction.
 - c) Made upon unlawful procedure.
 - d) Affected by other error of law.
 - e) Unsupported by adequate evidence.
 - f) Arbitrary or capricious.

Article 10 - State and Federal Programs

Section 1 NOTICE OF NONDISCRIMINATION

The Mitchell Public Schools do not discriminate on the basis of race, color, national origin, sex, disability, religion, age, pregnancy, childbirth or related medical condition, or other protected status in the admission or access to its facilities or programs or activities, treatment, or employment.

Section 2 DESIGNATION OF COORDINATORS

Any person having concerns or needing information about the District's compliance with anti-discrimination laws or policies should contact the District's designated Coordinator for the applicable anti-discrimination law.

Law, Policy or Program	Issue or Concern	Coordinator
Title VI	Discrimination or harassment based on race, color, or national origin; harassment	Superintendent
Title IX	Discrimination or harassment based on sex; gender equity	Superintendent

Section 504 of the Rehabilitation Act and the Americans with Disability Act (ADA)	Discrimination, harassment or reasonable accommodations of persons with disabilities	Special Services Coordinator
Homeless student laws	Children who are homeless	Superintendent
Safe and Drug Free Schools and Communities	Safe and drug free schools	Superintendent

The Coordinator may be contacted at: 1819 19th Ave., Mitchell, Nebraska 69357, telephone number (308) 623-1707.

Section 3 ANTI-DISCRIMINATION & HARASSMENT POLICY

Elimination of Discrimination. The Mitchell Public Schools hereby gives this statement of compliance and intent to comply with all state and federal laws prohibiting discrimination or harassment and requiring accommodations. This school district intends to take necessary measures to assure compliance with such laws against any prohibited form of discrimination or harassment or which require accommodations.

Preventing Harassment and Discrimination of Students.

Purpose: [Name] Public Schools is committed to offering employment and educational opportunities to its employees and students in a climate free of discrimination. Accordingly, unlawful discrimination or harassment of any kind by administrators, teachers, co-workers, students or other persons is prohibited. In addition, [Name] Public Schools will try to protect employees and students from reported discrimination or harassment by non-employees or others in the workplace and educational environment.

For purposes of this policy, discrimination or harassment based on a person's race, color, national origin, sex, disability, religion, age, pregnancy, childbirth or related medical condition, or other protected status, is prohibited. The following are general definitions of what might constitute prohibited harassment.

In general, ethnic or racial slurs or other verbal or physical conduct relating to a person's race, color, national origin, sex, disability, religion, age, pregnancy, childbirth or related medical condition, or other protected status constitute harassment when they unreasonably interfere with the person's work performance or create an intimidating work, instructional or educational environment.

Age harassment (40 years of age and higher) has been defined by federal regulations as a form of age discrimination. It can consist of demeaning jokes, insults or intimidation based on a person's age.

Sexual harassment is defined by federal and state regulations as a form of sex discrimination. It can consist of unwelcome sexual advances, requests for sexual favors, or physical or verbal conduct of a sexual nature by supervisors or others in the workplace, classroom or educational environment.

Sexual harassment may exist when:

Submission to such conduct is either an explicit or implicit term and condition of employment or of participation and enjoyment of the school's programs and activities; Submission to or rejection of such conduct is used or threatened as a basis for employment related decisions, such as promotion, performance, evaluation, pay adjustment, discipline, work assignment, etc., or school program or activity decisions, such as admission, credits, grades, school assignments or playing time.

The conduct has the purpose or effect of unreasonably interfering with an individual's work or educational performance or creating an intimidating, hostile, or offensive working, classroom or educational environment.

Sexual harassment may include explicit sexual propositions, sexual innuendo, suggestive comments, sexually oriented "kidding" or "teasing", "practical jokes", jokes about gender-specific traits, foul or obscene language or gestures, displays of foul or obscene printed or visual material, and physical contact, such as patting, pinching or brushing against another's body.

Complaint and Grievance Procedures:

Employees or students should initially report all instances of discrimination or harassment to their immediate supervisor or classroom teacher. However, if the employee or student is uncomfortable in presenting the problem to the supervisor or teacher, or if the supervisor or teacher is the problem, the employee or student is encouraged to go to the next level of supervision. In the case of a student, the Principal would be the next or alternative person to contact.

If the employee or student's complaint is not resolved to his or her satisfaction within five (5) to ten (10) calendar days, or if the discrimination or harassment continues, or if as a student you feel you need immediate help for any reason, please report your complaint to the Superintendent of [Name] Public Schools. If a satisfactory arrangement cannot be obtained through the Superintendent, the complaint may be processed to the Board of Education.

The supervisor, teacher or the Superintendent will thoroughly investigate all complaints. These situations will be treated with the utmost confidence, consistent with resolution of the problem. Based on the results of the investigation, appropriate corrective action, up to and including discharge of offending employees, and disciplinary action up to expulsion against a harassing student, may be taken. Under no circumstances will any threats or retaliation be permitted to be made against an employee or student for alleging in good faith a violation of this policy.

Section 4 **MULTICULTURAL POLICY**

The philosophy of the District's multicultural education program is that students will have improved ability to function as productive members of society when provided with: (a) an understanding of diverse cultures and races, the manner in which the existence of diverse cultures and races have affected the history of our Nation and the world, and of the contributions made by diverse cultures and races (including but not be limited to African Americans, Hispanic Americans, Native Americans, Asian Americans and European Americans) and (b) with the ability and skills to be sensitive toward and to study, work and live successively with persons of diverse cultures and races. The mission shall also include preparing students to eliminate stereotypes and discrimination or harassment of others based on ethnicity, religion, gender, socioeconomic status, age, or disability.

Section 5 **NOTICE TO PARENTS OF RIGHTS AFFORDED BY SECTION 504 OF THE REHABILITATION ACT OF 1973**

The following is a description of the rights granted to qualifying students with disabilities under Section 504 of the Rehabilitation Act. The intent of the law is to keep you fully informed concerning the decisions about your child and to inform you of your rights if you disagree with any of these decisions. You have the right to:

1. Have your child take part in, and receive benefits from, public education programs without discrimination because of your child's disability.
2. Have the school district advise you of your rights under federal law.
3. Receive notice with respect to identification, evaluation or placement of your child.
4. Have your child receive a free appropriate public education. This includes the right to

be educated with nondisabled students to the maximum extent appropriate. It also includes the right to have the school district make reasonable accommodations to allow your child an equal opportunity to participate in school and school-related activities.

5. Have your child receive services and be educated in facilities which are comparable to those provided to students without disabilities.
6. Have your child receive an individualized evaluation and receive special education and related services if your child is found eligible under Section 504.
7. Have evaluation, eligibility, educational and placement decisions made based on a variety of information sources and by persons who know your child and who are knowledgeable about the evaluation data and placement options.
8. Have transportation provided to and from an alternative placement setting at no greater cost to you than would be incurred if your child were placed in a program operated by the school district.
9. Have your child be given an equal opportunity to participate in nonacademic and extracurricular activities offered by the school district.
10. Examine all relevant records relating to decisions regarding your child's identification, evaluation and placement. Obtain copies of educational records at a reasonable cost on the same terms as records are provided students without a disability unless the fee would effectively deny you access to the records.
11. Receive a response from the school district to reasonable requests for explanations and interpretations of your child's records.
12. Request amendment of your child's educational records if there is reasonable cause to believe that they are inaccurate, misleading or otherwise in violation of the privacy rights of your child. If the school district refuses this request, it shall notify you within a reasonable time, and advise you of the right to a hearing.
13. File a local grievance in accordance with school policy.
14. Request an impartial hearing related to decisions regarding your child's identification, eligibility, and educational program or placement with opportunity for participation by the person's parents or guardian and representation by counsel, and a review procedure. This is provided in the local grievance procedure.

Section 6 **NOTIFICATION OF RIGHTS UNDER FERPA**

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

- (1) The right to inspect and review the student's education records within 45 days of the day the District receives a request for access. Parents or eligible students should submit to the School principal (or appropriate school official) a written request that identifies the record(s) they wish to inspect. The School official will make arrangements for access and notify the parent or eligible student of the time and place where the records may be inspected.
- (2) The right to request the amendment of the student's education records that the parent or eligible students believe is inaccurate or misleading, or otherwise in violation of the student's privacy rights under FERPA. Parents or eligible students may ask Mitchell School District to amend a record should write the School principal (or appropriate school official), clearly identify the part of the record they want changed, and specify why it should be changed. If the School decides not to amend the record as requested by the parent or eligible student, the School will notify the parent or eligible student of the decision and advise them of their right to a hearing regarding the request for amendment. Additional information regarding the hearing procedures will be provided to the parent or eligible student when notified of the right to a hearing.

(3) The right to consent to disclosures of personally identifiable information contained in the student's education records, except to the extent that FERPA authorizes disclosure without consent. One exception, which permits disclosure without consent, is disclosure to school officials with legitimate educational interests. A school official is a person employed by the School as an administrator, supervisor, instructor, or support staff member (including health or medical staff and law enforcement unit personnel); a person serving on the School Board; a person or company with whom the School has contracted as its agent to provide a service instead of using its own employees or officials (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 educational interest if the official needs to review an education record in order to fulfill his or her professional responsibility. (Optional) Upon request, the School discloses education records without consent to officials of another school district in which a student seeks or intends to enroll. (NOTE: FERPA requires a school district to make a reasonable attempt to notify the parent or student of the records request unless it states in its annual notification that it intend to forward records on request).

(4) The right to file a complaint with the U.S. Department of Education concerning alleged failures by the School District to comply with the requirements 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 20202-5920**

A. Notice Concerning Directory Information

The District may disclose directory information. The types of personally identifiable information that the District has designated as directory information are as follows:

1. Student's Name, address, telephone listing, and the name, address, telephone listings (if not unlisted), e-mail address and work or other contact information of the student's parent/guardian or other adult acting in loco parentis or with authority to act as parent or guardian in educational matters for the student;
2. School and dates of attendance;
3. Student's current grade;
4. Student's enrollment status (e.g. full-time or part-time);
5. Student's date of birth and place of birth;
6. Student's extracurricular participation;
7. Student's achievement awards or honors;
8. Student's weight and height if a member of an athletic team;
9. Student's photograph; and
10. School or school district the student attended before he or she enrolled in [Name] Public Schools.

Notwithstanding the foregoing, the District does not designate as directory information personally identifiable information from students' education records where the District determines that the disclosure to the potential recipient poses a risk to student safety or well-being, including but not limited to circumstances where the potential recipient is a registered sex offender and the personally identifiable information would permit the potential recipient to communicate with or otherwise contact the student.

A parent or eligible student has the right to refuse to let the District designate information about the student as directory information. The period of time within which a parent or eligible student has to notify the District in writing that he or she does not want information about the student designated as directory information is as follows: two (2) weeks from the time this information is first received. Please contact the Superintendent's office to indicate your refusal to have your child's information designated as directory information.

The District may disclose information about former students without meeting the conditions in this section.

The District's policy is for education records to be kept confidential except as permitted by the FERPA law, and the District does not approve any practice which involves an unauthorized disclosure of education records. In some courses student work may be displayed or made available to others. Also, some teachers may have persons other than the teacher or school staff, such as volunteers or fellow students, assist with the task of grading student work and returning graded work to students. The District does not either approve or disapprove such teaching practices, and designates such student work as directory information and/or as non-education records. Each parent and eligible student shall be presumed to have accepted this designation in the absence of the parent or eligible student giving notification to the District in writing in the manner set forth above pertaining to the designation of directory information. Consent will be presumed to have been given in the absence of such a notification from the parent or eligible student.

B. Notice Concerning Designation of Law Enforcement Unit:

The District designates the Mitchell Police Department as the District's "law enforcement unit" for purposes of (1) enforcing any and all federal, state or local law, (2) maintaining the physical security and safety of the schools in the District, and (3) maintaining safe and drug free schools.

Section 7

NOTICE CONCERNING DISCLOSURE OF STUDENT RECRUITING INFORMATION

Federal law requires that the District provide military recruiters and institutions of higher education access to secondary school students' names, addresses, and telephone listings. Parents and secondary students have the right to request that the District not provide this information (i.e., not provide the student's name, address, and telephone listing) to military recruiters or institutions of higher education, without their prior written parental consent. The District will comply with any such request.

Section 8

STUDENT PRIVACY PROTECTION POLICY

It is the policy of Mitchell Public Schools to develop and implement policies which protect the privacy of students in accordance with applicable laws. The District's policies in this regard include the following:

- A. Right of Parents to Inspect Surveys Funded or Administered by the United States Department of Education or Third Parties:** Parents shall have the right to inspect, upon the parent's request, a survey created by and administered by either the United States Department of Education or a third party (a group or person other than the District) before the survey is administered or distributed by the school to the parent's child.
- B. Protection of Student Privacy in Regard to Surveys of Matters Deemed to be Sensitive:** The District will require, for any survey of students which contain one or more matters deemed to be sensitive (see section headed "Definition of Surveys of Matters Deemed to be Sensitive"), that suitable arrangements be made to protect student privacy (that is, the name or other identifying information about a particular student). For such surveys, the District will also follow the procedures set forth in the section entitled: "Notification of and Right to Opt-Out of Specific Events."
- C. Right of Parents to Inspect Instructional Materials:** Parents have the right to inspect, upon reasonable request, any instructional material used as part of the educational curriculum for their child. Reasonable requests for inspection of instructional materials shall be granted within a reasonable period of time after the request is received. Parents shall not have the right to access academic tests or academic assessments, as such are not within the meaning of the term "instructional

materials” for purposes of this policy. The procedures for making and granting a request to inspect instructional materials are as follows: the parent shall make the request, with reasonable specificity, directly to the building principal. The building principal, within five (5) school days, shall consult with the teacher or other educator responsible for the curriculum materials. In the event the request can be accommodated, the building principal shall make the materials available for inspection or review by the parent, at such reasonable times and place as will not interfere with the educator’s intended use of the materials. In the event there is a question as to the nature of the curriculum materials requested or as to whether the materials are required to be provided, the building principal shall notify the parent of such concern, and assist the parent with forming a request which can reasonably be accommodated. If the parent does not formulate such a request, and continues to desire certain curriculum materials, the parent shall be asked to make their request to the Superintendent.

- D. Rights of Parents to be Notified of and to Opt-Out of Certain Physical Examinations or Screenings.** The general policy and practice of the District is to not administer physical examinations or screenings of students which require advance notice or parental opt-out rights under the applicable federal laws, for the reason that the physical examinations or screenings to be conducted by the District will usually fit into one of the following exceptions: (1) hearing, vision, or scoliosis screenings; (2) physical examinations or screenings that are permitted or required by an applicable State law; and (3) surveys administered to students in accordance with the Individuals with Disabilities Education Act. For physical examinations or screenings which do not fit into the applicable exceptions, the District will follow the procedures set forth in the section entitled: “Notification of and Right to Opt-Out of Specific Events.”
- E. Protection of Student Privacy in Regard to Personal Information Collected from Students:** The general policy and practice of the District is to not engage in the collection, disclosure, or use of personal information collected from students for the purpose of marketing or for selling that information. The District will make reasonable arrangements to protect student privacy to the extent possible in the event of any such collection, disclosure, or use of personal information. “Personal information” for purposes of this policy means individually identifiable information about a student including: a student or parent’s first and last name, home address, telephone number, and social security number. The term “personal information,” for purposes of this policy, does not include information collected from students for the exclusive purpose of developing, evaluating, or providing educational products or services for, or to, students or educational institutions. This exception includes the following examples: (i) college or postsecondary education recruitment, or military recruitment; (ii) book clubs, magazines, and programs providing access to low-cost literary products; (iii) curriculum and instructional materials used by elementary schools and secondary schools; (iv) tests and assessments used by elementary schools and secondary schools to provide cognitive, evaluative, diagnostic, clinical, aptitude, or achievement information about student, or to generate other statistically useful data for the purpose of securing such tests and assessments, and the subsequent analysis and public release of the aggregate data from such tests and assessments; (v) the sale by student of products or services to raise funds for school-related or education-related activities; (vi) student recognition programs.
- F. Parental Access to Instruments used in the Collection of Personal Information:** While the general practice of the District is to not engage in the collection, disclosure, or use of personal information collected from students for the purpose of marketing or for selling that information, parents shall have the right to inspect, upon reasonable request, any instrument which may be administered or distributed to a student for such purposes. Reasonable requests for inspection shall be granted within a

reasonable period of time after the request is received. The procedures for making and granting such a request are as follows: the parent shall make the request, with reasonable specificity, directly to the building principal and shall identify the specific act and the school staff member or program responsible for the collection, disclosure, or use of personal information from students for the purpose of marketing that information. The building principal, within five (5) school days, shall consult with the school staff member or person responsible for the program which has been reported by the parent to be responsible for the collection, disclosure, or use of personal information from students. In the event such collection, disclosure, or use of personal information is occurring or there is a plan for such to occur, the building principal shall consult with the Superintendent for determination of whether the action shall be allowed to continue. If not, the instrument for the collection of personal information shall not be given to any students. If it is to be allowed, such instrument shall be provided to the requesting parent as soon as such instrument can be reasonably obtained.

- G. Annual Parental Notification of Student Privacy Protection Policy:** The District provides parents with reasonable notice of the adoption or continued use of this policy and other policies related to student privacy. Such notice shall be given to parents of students enrolled in the District at least annually, at the beginning of the school year, and within a reasonable period of time after any substantive change in such policies.
- H. Notification to Parents of Dates of and Right to Opt-Out of Specific Events:** The District will directly notify the parents of the affected children, at least annually at the beginning of the school year, of the specific or approximate dates during the school year when any of the following activities are scheduled, or are expected to be scheduled:
- The collection, disclosure, or use of personal information collected from students for the purpose of marketing or for selling that information. (Note: the general practice of the District is to not engage in the collection, disclosure, or use of personal information collected from students for the purpose of marketing or for selling that information).
 - Surveys of students involving one or more matters deemed to be sensitive in accordance with the law and this policy; and,
 - Any non-emergency, invasive physical examination or screening that is required as a condition of attendance; administered by the school and scheduled by the school in advance; and not necessary to protect the immediate health and safety of the student or of other students. (Note: the general practice of the District is to not engage in physical examinations or screenings which require advance notice, for the reason that the physical examinations or screenings to be conducted by the District will usually fit into one of the following exceptions to the advance notice requirement and parental opt-out right: (1) hearing, vision, or scoliosis screenings; (2) physical examinations or screenings that are permitted or required by an applicable State law, and (3) surveys administered to students in accordance with the Individuals with Disabilities Education Act).

Parents shall be offered an opportunity in advance to opt their child out of participation in any of the above listed activities.

In the case of a student of an appropriate age (that is, a student who has reached the age of 18, or a legally emancipated student), the notice and opt-out right shall belong to the student.

- I. Definition of Surveys of Matters Deemed to be Sensitive:** Any survey containing one or more of the following matters shall be deemed to be "sensitive" for purposes of this policy:
1. Political affiliations or beliefs of the student or the student's parent;
 2. Mental or psychological problems of the student or the student's parent;

3. Sex behavior or attitudes;
4. Illegal, antisocial, self-incriminating or demeaning behavior;
5. Critical appraisals of other individuals with whom the student has close family Relationships;
6. Legally recognized privileged or analogous relationships, such as those of lawyers, physicians, and ministers;
7. Religious practices, affiliations, or beliefs of the students or the student's parent;
8. Income (other than that required by law to determine eligibility for participation in a program or for receiving financial assistance under such program).

Section 9 Parental Involvement Policy

General - Parental/Community Involvement in Schools:

Mitchell Public Schools welcomes parental involvement in the education of their children. We recognize that parental involvement increases student success. It is the District's policy to foster and facilitate, to the extent appropriate and in their primary language, parental information about, and involvement in, the education of their children. Policies and regulations are established to protect the emotional, physical and social well-being of all students.

1. Parental involvement is a part of the ongoing and timely planning, review and improvement of district and building programs.
2. Parents are encouraged to support the implementation of district policies and regulations.
3. Parents are encouraged to monitor their student's progress by reviewing quarterly report cards and attending parent-teacher conferences.
4. Textbooks, tests and other curriculum materials used in the district are available for review by parents upon request.
5. Parents are provided access to records of students according to law and school policy.
6. Parents are encouraged to attend courses, assemblies, counseling sessions and other instructional activities with prior approval of the proper teacher or counselor and administrator. Parent's continued attendance at such activities will be based on the student's well-being.
7. Testing occurs in this school district as determined to be appropriate by district staff to assure proper measurement of educational progress and achievement.
8. Parents submitting written requests to have their student excused from testing, classroom instruction and other school experiences will be granted that request when possible and educationally appropriate. Requests should be submitted to the proper teacher or administrator within a reasonable time prior to the testing, classroom instruction or other school experience and should be accompanied by a written explanation for the request. A plan for an acceptable alternative shall be approved by the proper teacher and administrator prior to, or as a part of, the granting of any parent request.
9. Participation in surveys of students occurs in this district when determined appropriate by district staff for educational purposes. Parents will be notified prior to the administration of surveys in accordance with district policy. Timely written parental requests to remove students from such surveys will be granted in accordance with district policy and law. In some cases, parental permission must be given before the survey is administered.
10. Parents are invited to express their concerns, share their ideas and advocate

- for their children's education with board members, administrators and staff.
11. School district staff and parents will participate in an annual evaluation and revision, if needed, of the content and effectiveness of the parental involvement policy.

Section 10 Homeless Students Policy

Homeless children for purposes of this Policy generally include children who lack a fixed, regular, and adequate nighttime residence, as further defined by applicable federal and state law.

No Stigmatization or Segregation of Homeless Students: It is the District's policy and practice to ensure that homeless children are not stigmatized or segregated by the District on the basis of their status as homeless.

Homeless Coordinator: The Homeless Coordinator shall serve as the school liaison for homeless children and youth and shall ensure that: (1) homeless children are identified by school personnel; (2) homeless children enroll in, and have a full and equal opportunity to succeed in, school; (3) homeless children and their families receive educational service for which they are eligible and referrals to health, dental, and mental health services and other appropriate services; (4) the parents or guardians of homeless children are informed of the educational and related opportunities available to their children and provided with meaningful opportunities to participate in the education of their children; (5) public notice of the educational rights of homeless children is disseminated where such children receive services under the federal homeless children laws, such as schools, family shelters, and soup kitchens; (6) enrollment disputes are mediated in accordance with law; and (7) the parents or guardians of homeless children, and any unaccompanied youth, are fully informed of transportation services available under law. The Homeless Coordinator shall coordinate with State coordinators and community and school personnel responsible for the provisions of education and related services to homeless children. The Homeless Coordinator may designate duties hereunder as the Homeless Coordinator determines to be appropriate.

Enrollment of and Services to Homeless Children: A homeless child shall be enrolled in compliance with law and be provided services comparable to services offered to other students in the school in which the homeless child has been placed. Placement of a homeless child is determined based on the child's "school of origin" and the "best interests" of the child. The "school of origin" means the school that the child attended when permanently housed or the school in which the child was last enrolled. Placement decisions shall be made according to the District's determination of the child's best interests, and shall be at either: (1) the child's school of origin for the duration of the child's homelessness (or, if the child becomes permanently housed during the school year, for the remainder of that school year) or (2) the school of the attendance area where the child is actually living. To the extent feasible, the placement shall be in the school of origin, except when such is contrary to the wishes of the homeless child's parent or legal guardian. If the placement is not in the school of origin or a school requested by the homeless child's parent or legal guardian, the District shall provide a written explanation of the placement decision and a statement of appeal rights to the parent or guardian as provided in Nebraska Rule 19.

If the homeless child is an unaccompanied youth, the Homeless Coordinator shall assist in the placement decision, consider the views of the unaccompanied youth, and provide the unaccompanied youth with notice of the right to appeal. The process to resolve disputes concerning the enrollment or placement of a homeless child or youth is as follows:

1. The district shall provide a written response and explanation of a decision regarding any complaint or dispute of a parent, guardian or other person having legal or actual charge or control of a homeless child or youth within thirty (30) calendar days of the time such complaint or dispute is brought;
2. The enrollment of the homeless child or youth in the school where enrollment is

sought during the time such dispute is being considered;

3. And notice of the right to appeal as provided in Nebraska Rule 19.

Any parent, guardian or other person having legal or actual charge or control of a homeless child or youth that is dissatisfied with the decision of a school district after the dispute resolution process may file an appeal with the Commissioner of the Nebraska Department of Education within thirty (30) calendar days of receipt of the decision. Such appeals are informal and shall be submitted to the Commissioner in writing, as outlined in Nebraska Department of Education Rule 19, Section 005.03. The District shall immediately contact the school last attended by the homeless child to obtain relevant academic and other records. If the homeless child needs to obtain immunizations or medical records, the District shall immediately refer the parent or guardian of the homeless child to the Homeless Coordinator, who shall assist in obtaining necessary immunizations or medical records. The District may nonetheless require the parent or guardian of the homeless child to submit contact information.

Transportation will be provided to homeless students, to the extent required by law and comparable to that provided to students who are not homeless, upon request of the parent or guardian of the homeless child, or by the Homeless Coordinator in the case of an unaccompanied youth, as follows: (1) if the homeless child's school of origin is in the District, and the homeless child continues to live in the District, transportation to and from the school of origin shall be provided by the District; and (2) if the homeless child lives in a school other than the District, but continues to attend the [Name] Public Schools based on it being the school of origin, the new school and [Name] Public Schools shall agree upon a method to apportion the responsibility and costs for providing the child with transportation to and from the school of origin and, if they are unable to agree, the responsibility and cost for transportation shall be shared equally.

Section 11 **ASBESTOS NOTIFICATION**

The Institute for Environmental Assessment was requested by the Mitchell Public Schools to review and prepare an asbestos management plan identifying the presence of asbestos within District school buildings. The Institute's federally certified inspectors, planners; public health and engineering consultants worked in conjunction with school administrative personnel to identify asbestos-containing building products. Asbestos is a mineral fiber associated with increased levels of disease when inhaled. The risk rating procedures, which the Institute used in commenting on the asbestos, were developed in conjunction with national experts in the area of industrial medicine, toxicology, industrial hygiene and engineering. After reviewing the characteristics of District buildings, we prepared a management plan for each building, a copy of which is maintained at the central district office and also in the administrative office for each major building describing the asbestos plan and the intended response.

Asbestos is dangerous only when it is broken loose from building material into fine, dust-like fibers and inhaled. Assuming the District maintains its operations and maintenance procedures and, if asbestos is to be removed or abated, that such removal is done under carefully controlled conditions, the asbestos should not represent a detectable risk to any building occupant. The District implemented its management plan as of July 9, 1989, and has conducted a periodic surveillance of all asbestos-containing building materials prior to January 9, 1990 and July 9, 1990. This periodic surveillance is conducted to provide a continuous assessment to assure safety conscious management of asbestos-containing materials. The detailed plan and updated information for each building, or for the entire district, is open to public review and is located in the office of each building. If you have any questions, please contact the District's Administration.

Section 12 **BREAKFAST AND LUNCH PROGRAMS**

The District has agreed to participate in the National School Lunch Program and accepts responsibility for providing free and reduced price meals to eligible children in the schools

under its jurisdiction. The District provides the United States Department of Agriculture's required nondiscrimination statement:

In accordance with Federal law and U.S. Department of Agriculture policy, this institution is prohibited from discriminating on the basis of race, color, national origin, sex, disability, religion, age, pregnancy, childbirth or related medical condition, or other protected status. To file a complaint of discrimination, write USDA, Director, Office of Civil Rights, One Petting Lane, 1010 Walnut Street, 3rd Floor, Suite 320, Kansas City, Missouri 64106, (816) 268-0550 (voice), Fax (816) 268-0599, (800) 877-8339 (telecommunications device for the deaf), or ocr.kansascity@ed.gov. USDA is an equal opportunity provider and employer.

The school food authority assures the State Department of Education that the school system will uniformly implement the following policy to determine children's eligibility for free and reduced price meals in all National School Lunch Programs. In fulfilling its responsibilities the school food authority:

1. Agrees to serve meals free to children from families whose income meets eligibility guidelines.
2. Agrees to serve meals at a reduced price to children from families whose income falls between free meal scale and the poverty guidelines.
3. Agrees to provide these benefits to any child whose family's income falls within the criteria in Attachment A after deductions are made for the following special hardship conditions which could not reasonably be anticipated or controlled by the household: Unusually high medical expenses; shelter costs in excess of 30 percent of reported income; special education expenses due to the mental or physical condition of a child; disaster or casualty losses.
4. In addition, agrees to provide these benefits to children from families who are experiencing strikes, layoffs and unemployment which cause the family income to fall within the criteria set forth in federal guidelines.
5. Agrees there will be no physical segregation of, nor any other discrimination against, any child because of his inability to pay the full price of the meal. The names of the children eligible to receive free and reduced price meals shall not be published, posted or announced in any manner and there shall be no overt identification of any such children by use of special tokens or tickets or any other means. Further assurance is given that children eligible for free or reduced price meals shall not be required to: Work for their meals; use a separate lunchroom; go through a separate serving line; enter the lunchroom through a separate entrance; eat meals at a different time; or eat a meal different from the one sold to children paying the full price.
6. Agrees in the operation of child nutrition programs, no child shall be discriminated against because of race, sex, color, or national origin.
7. Agrees to establish and use a fair hearing procedure for parental appeals to the school's decisions on applications and for school officials' challenges to the correctness of information contained in an application or to be continued eligibility of any child for free or reduced price meals. During the appeal and hearing the child will continue to receive free or reduced priced meals. A record of all such appeals and challenges and their dispositions shall be retained for three (3) years. Prior to initiating the hearing procedures, the parent or local school official may request a conference to provide an opportunity for the parent and school official to discuss the situation, present information, and obtain an explanation of data submitted in the application and decisions rendered. Such a conference shall not in any way prejudice or diminish the right to a fair hearing. The hearing procedure shall provide the following:
 - A publicly-announced, simple method for making an oral or written request

for a hearing.

- An opportunity to be assisted or represented by an attorney or other person.
 - An opportunity to examine, prior to and during the hearing, the documents and records presented to support the decision under appeal.
 - Reasonable promptness and convenience in scheduling a hearing and adequate notice as to the time and place of the hearing.
 - An opportunity to present oral or documentary evidence and arguments supporting a position without undue interference.
 - An opportunity to question or refute any testimony or other evidence and to confront and cross-examine any adverse witnesses.
 - The hearing be conducted and the decision made by a hearing official who did not participate in the decision under appeal or in any previous Conference.
 - The parties concerned and any designated representative thereof be notified in writing of the decision of the hearing official.
8. Agrees to designate the Superintendent to review applications and make determinations of eligibility. This official will use the criteria outlined in this policy to determine which individual children are eligible for free or reduced price meals.
9. Agrees to develop and send to each child's parent or guardian a letter as outlined by State Department of Education including an application form for free or reduced price meals at the beginning of each school year. Applications may be filed at any time during the year. All children from a family will receive the same benefits.

The following information will be available in the office of the Superintendent:

- Eligibility criteria for free and reduced meals
- Parent letter and application
- Public release
- Collection procedure

NOTES:

Article 11 - Extra Curricular Activities

Mitchell High School

Activities Handbook/Code of Conduct

Mitchell Jr./Sr. High School offers a variety of activities for student participation. Eligibility varies according to established guidelines. Students are encouraged to participate in as many activities and organizational programs as time and desire will allow. The following extracurricular rules and regulations apply to all extracurricular activities offered at Mitchell Jr./Sr. High.

Students and parents must realize that participation in sports and other co-curricular activities is an earned privilege granted by the district to the student. This privilege may be revoked, temporarily suspended, or permanently suspended if a student's schoolwork and/or conduct become unacceptable.

Alcohol, Tobacco, Drugs, and Other Mood Modifying Substances

Athletes and students participating in the various activities, organizations, and school clubs will abstain from the use or possession of alcohol, tobacco products, drugs and other mood modifying substances. This includes on or off school premises during the school year as established by the adopted school calendar and any season outside of the school calendar **including summer vacation**. Athletes and students participating in the various activities will also abstain from engaging in any activity which constitutes a felony under state or federal law or any activity which will embarrass or discredit the school, its staff, its students, or his or her teammates. Students found guilty, by the Activities Director, of any of these violation standards will be suspended from participating in activities involved for a period of 10 school days and a minimum of 25% of activities/contests for the first offense. (School days are days that both teachers and students are in attendance.) (The activity minimum is up to and including the activity at the highest level the student participates.) The activities to be missed will be established at the student hearing by the activities director. The second offense in a school year will result in a suspension of 30 school days and a minimum of 50% of activities/contests. The third offense in a school year will result in the suspension from all activities for one calendar year. A first offense during holiday break will result in suspension for 14 calendar days and a minimum of 2 activities. Pre-trial diversion and /or MIP are considered a violation along with any violation that does not end in arrest. The length of the suspension will carry over into the next semester or next school year if the semester or school year ends before the suspension has been served. Completion of the season in good standing is required for activities to count to complete the suspension.

Drug related offenses will require a clean drug-test administered by a doctor and purchased by the offender, before activity can resume, including practice. Alcohol related offenses will require a two school day suspension from practice.

Enrollment and completion in a counseling program approved by the Activities Director will cut the consequences in half. If the counseling program is not completed, the original consequences will be enforced. This option may only be used one time per year.

Any recognition honors that have been earned prior to suspension shall be granted. (All conference medals, letters, etc.) Letters are not earned until a student has completed the season in good standing.

SERIOUS CRIMINAL ACTS AND OTHER MISCONDUCT

Athletes and students participating in the various activities will also abstain from engaging in any activity which constitutes a misdemeanor or felony under local, state, or federal law or any activity which will embarrass or discredit the school, its staff, its students, or his or her teammates.

Students participating in or who will participate in extracurricular activities that are found guilty of/or cited by law enforcement will face consequences related to the following criteria:

Misdemeanors:

- 1st offense - Suspension of activity contests for 25% of the season or the next upcoming season in which the student participates.
- 2nd offense - Suspension of activity contests for 50% of the season or the next upcoming season in which the student participates.
- 3rd offense - Suspension of activity contests for the remainder of the season or the next upcoming season in which the student participates.
- 4th offense in a school year- Suspension of all extracurricular activities for the remainder of the school year.

Felony:

- 1st offense of a criminal felony will constitute a hearing by the Athletic Director and two high school athletic coaches or sponsors to determine a specific consequence, but no less than 50% of the season or the next upcoming season in which the student participates.
- 2nd offense of a criminal felony within a school calendar year will be a suspension of all extracurricular activities for the remainder of the school year.
- 3rd offense of a criminal felony within one year of the first offense will constitute suspension of all extracurricular activities for an entire calendar year.

ATTENDANCE

A student must be in attendance the one-half day prior to the contest or they will be unable to compete. Attendance is required on Friday morning to participate in a Friday evening contest. Participation on Saturday would require attendance on Friday, depending on circumstances. (Students with prearranged absences or if the school is notified of extenuating circumstances and is excused by the school administration are exceptions.)

Students with makeup time for truancy or disciplinary reasons are ineligible to practice or compete until the time is made up, or being made up on consecutive days as arranged by the Principal. If a team is leaving in the morning (before second hour) a student must have been in school the previous afternoon to be eligible to compete. The student must be in attendance in the morning to attend any activities departing second hour or later.

Attendance is also required for activities that students commit to. Standards set for attendance at practice include: one unexcused absence will result in suspension from the next contest; two unexcused absences will result in suspension from the next two contests, along with written notification to parents concerning dismissal from the team on the next violation. Excused absences may also affect playing time.

COMMUNICATION

Parent-Coach Relationship – Both parenting and coaching are extremely difficult vocations. By establishing an understanding of each position, we are better able to accept the actions of the other and provide a greater benefit to students. As parents, when your child becomes involved in our program, you have the right to understand what expectations are placed on your child. This begins with clear communication from the coach of your child's program.

Communications you should expect from your child's coach:

1. Philosophy of the coach.
2. Expectations and goals the coach has for your child as well as for the team/season.
3. Locations and times of all practices and contests.
4. Team requirements, special equipment, strength and conditioning programs.
5. Procedure if your child is injured during participation.
6. Team rules, guidelines and consequences for infractions.
7. Lettering criteria.
8. Team selection process.

Communication coaches expect from athletes/parents:

1. Concerns expressed directly to the coach.
2. Notification of any schedule conflicts in advance.
3. Notification of illness or injury as soon as possible.

As your child becomes involved in the programs at Mitchell JR/SR High School, he or she will experience some of the most rewarding moments of their lives. It is important to understand that there may also be times when things do not go the way you and your child wish. At these times, discussion with the coach is encouraged. It is the first and most integral step to understanding and resolution.

Appropriate concerns to discuss with coaches:

1. The treatment of your child.
2. Ways to help your child improve.
3. Concerns about your child's behavior.

It is very difficult to accept your child not playing as much as you hope. Coaches are professional. They make decisions based on what they believe to be the best for all student-athletes involved. As you have seen from the listed items, certain things can be and should be discussed with your child's coach. Other things, such as those listed below, must be left to the discretion of the coach.

1. Playing time.
2. Team strategy.
3. Play calling.
4. Other student-athletes

There are situations that may require a conference between the coach and player, or coach and parent. These conferences are encouraged. It is important that all parties involved have a clear understanding of the other person's position. When a conference is necessary, the following procedures should be used to help resolve any concerns.

If you have a concern to discuss with a coach:

1. Call the coach to set up an appointment
2. If the coach can't be reached, call the Activities Director, Mr. Jimmie Rhodes, at the following number: 308-623-2034.
3. Do not attempt to confront a coach before or after a contest or practice. These can be emotional times for both the parent and the coach. Meetings of this nature usually do not result in positive resolutions.

What can a parent do if the meeting with the coach did not provide a satisfactory

resolution?

1. Call and set up an appointment with the Activities Director to discuss the situation.
2. At this meeting, the appropriate next step can be determined.

CONDUCT

As representatives of Mitchell Junior-Senior High School, participants are expected to conduct themselves properly in their own school, and when visiting other schools including transportation to and from such visitation and conduct while in public. Violations of a minor nature will result in removal from the contests. Violations of a serious nature will result in suspension from the next contest. Continuous violations will result in expulsion from the activity.

Behavior in the classroom and during school hours (including activity events) is also important to a developing student athlete. Student-athletes reported to have been disruptive and demonstrated blatant disrespect or disruptive demeanor will face disciplinary consequences. Those consequences are as follows:

Category I or II offense: First reported abuse of conduct will result in a warning from the coach. Second reported abuse will result in a one-activity suspension, along with a written and agreed upon disciplinary plan with the athletic director. Third reported abuse will result in dismissal from the team.

Category III, IV, V, VI, VII, or VIII offense: First reported abuse of conduct will result in a one activity suspension during that season. The second offense in a season will result in a suspension of 25% of that season's activities. Third offense in a season will result in dismissal from the team for the remainder of that season.

ACTIVITIES PARENT MEETING & CONCUSSION AWARENESS

Students and parents will be highly encouraged to attend an activities parent meeting and concussion awareness presentation at the start of each school year for grades 9-12. The concussion awareness program will outline Mitchell Public Schools Board Policy #0508.15, in which the objective is: Training to recognize the symptoms of concussions and brain injuries and how to seek their proper medical treatment shall be made available to parents and coaches of the district's athletic teams.

DRESS

Students will conform to the school dress code as well as the sponsor's requests for game or contest day's travel. Failure to comply with dress expectations could result in disciplinary action by the coach and/or activities director. This could result in the student/athlete not being allowed to travel or participate.

DROPPING OUT OF AN ACTIVITY

If a student drops out of an activity the individual forfeits his/her letter. They will not be allowed to participate in any other activity until that sport or activity, which they dropped, is completed. TO DROP means to quit without a conference with the coach or sponsor and a release by that coach or sponsor from that particular activity. If you are released from activity you may participate in another activity if the sponsors so consent, and if the NSAA requirements have been fulfilled.

DUE PROCESS PROCEDURE FOR ACTIVITIES

MHS recognizes the rights of the individuals, therefore, due process will be used in determining suspension or exclusion from any of the activities of the school. The Head Coach or Sponsor is responsible for initiating the Due Process procedure through the Activities Director when a violation of the Activity Rules and Regulations occurs, but the Activities Director or the Principal may initiate it. The following due process procedure will be used in regard to students participating in the activities of the school when a violation of

the rules and regulations regarding activities occurs. In the event of the admission of guilt, the requirements of due process are significantly reduced.

Due Process Procedures for Extracurricular Discipline.

The following procedures are established for suspension or exclusion from participation in extracurricular activities:

1. Investigation. The Activities Director or designee considering the suspension will conduct a reasonable investigation of the facts and circumstances and determine whether the suspension will help the student or other students, further school purposes, or prevent an interference with a school purpose.
2. Meeting. Prior to commencement of the suspension, the Activities Director considering the suspension or their designee will provide the student an opportunity to give the student's side of the story. The meeting for this purpose may be held in person or via a telephone conference.
3. Notice. The Activities Director or designee will provide the student with oral or written notice of what the student is accused of, an explanation of the evidence the school has, and the opportunity to explain the student's version. Detail is not required where the activity participant has made a self-report or otherwise admits the conduct. Names of informants/witnesses may be kept confidential when determined to be appropriate.

The suspension may be imposed prior to the meeting if the meeting can not reasonably be held before the suspension is to begin. In that case the meeting will occur as soon as reasonably practicable. The student is responsible for cooperating in the scheduling of the meeting.

4. Notice Letter. Within two school days (two business days if school is not in session), or such additional time as is reasonably necessary following the suspension, the Athletic Director or the Athletic Director's designee will send a written statement to the student and the student's parents or guardian. The statement will describe the student's conduct violation and the discipline imposed. The student and parents or guardian will be informed of the opportunity to request a hearing (within five days) and will be provided a hearing request form.

If a hearing is requested:

The Superintendent may designate the Athletic Director or another administrator not responsible for the suspension decision as the Superintendent's designee to conduct the hearing and make a decision. A form to request such a hearing must be signed by the parent or guardian. A form will be provided with the notice letter or otherwise be made available by request from the Principal's office. The request for a hearing must be received by the Superintendent's office within five days of receipt of the notice letter.

1. The hearing will be held within five calendar days (but no less than two calendar days) of receipt of the request; subject to extension for good cause as determined by the Superintendent or the Superintendent's designee.
2. The Superintendent or the Superintendent's designee will notify the participants of the time and place of the hearing with reasonable time in advance to allow preparation for the hearing.
3. A hearing committee composed of the Superintendent's designee and 4 certified staff members will conduct the hearing.
4. Upon conclusion of the hearing, a written decision will be rendered within five school days (ten calendar days if school is not in session). The written decision will be mailed or otherwise delivered to the participant, parents or guardian.
5. A record of the hearing (copies of documents provided at the hearing) will be kept by the school.

THE FOLLOWING RULES APPLY WHEN A HEARING IS CONDUCTED:

1. The following shall attend the hearing: Superintendent's designee (Examiner), the student, his/her representative (if any), the student's parents or guardian, and if necessary, the hearing committee.
2. Witnesses may be present only when testifying.
3. The examiner may exclude anyone if he/she disrupts the proceeding.
4. The student may speak in her/his own behalf and question witnesses. She or he may request not to speak. He or she may be excluded, if necessary, when discussing student's emotional problems.
5. The Athletic Director shall present statements to the hearing examiner (in affidavit form) of anyone having information about the student's conduct and the student's records, only if these have been made available to the student, student's parents, guardian, or representative prior to the hearing.
6. The examiner is not bound by rules of evidence or other courtroom procedures.
7. The following persons may ask to testify at the hearing: the student, the student's parents, guardian or representative, the Athletic Director, and hearing examiner.
8. Testimony shall be under oath (the hearing examiner shall administer the oath.)
9. The persons listed in #7 above shall have the right to question any witness giving information at the hearing.
10. Any person giving testimony is given the same immunity from liability as a person testifying in a court case.
11. The proceeding shall be recorded at the expense of the school district.
12. If more than one student is charged with the violation of the same rule and acted in concert, a single hearing may be held, unless student interests may be substantially prejudiced as determined by the hearing examiner.

No Stay of Penalty. There will be no stay of the penalty imposed pending completion of the due process procedures

Opportunity for Informal Resolution. These due process procedures do not prevent the student or parent/guardian from discussing and settling the matter with the appropriate school officials at any stage.

ELIGIBILITY: GRADES 7-12

All students at Mitchell Junior/Senior High School, participating in all extra or co-curricular activities of the school must meet the weekly eligibility standards.

Accumulative course grades will be posted in Infinite Campus on Tuesday of every school week.

The names of students who have grades below 70% will be distributed to all teachers on Wednesday morning. Those who have two or more grades below 70% are considered ineligible. The first time a student will be placed on probation for that week. Each high school student will be placed on probation only once per school year; each junior high student will be placed on probation once a semester; each time thereafter the student will be ineligible until requirements are met.

Those students determined to be ineligible for the week will not be allowed to compete, perform or represent the school in any extracurricular activity during the week of ineligibility until they have worked their way off the list as approved by administration. *A week is considered Wednesday through Tuesday.* Ineligible students will practice with their activity groups. Students are encouraged to seek extra help from their instructors.

The list of ineligible students will be subject to review by the principal, guidance counselor, and teachers.

Eligibility standards **do not** apply for dances or Prom, except for prom servers.

Eligibility standards do not apply for tryouts.

The following areas will not be under the full jurisdiction of the weekly ineligibility list.

Students who are in band or chorus will be able to perform at MHS school music activities as

long as the activity is held at the Mitchell Schools. Examples of this are Fall Concert, Christmas Concert, and Spring Concert. Any performance outside of the Schools or hosted by Mitchell such as Conference, District or State contest, and special performances such as pep band, jazz band, show choir, marching band, and musical will still follow the weekly ineligibility list. These rules and regulations do not supersede other school policies.

EQUIPMENT CHECK-IN

A student will not be able to go out for another activity until all of his equipment, uniform, etc. is checked in and he has satisfied of his obligations from the previous activity.

GUIDELINES FOR EXTRACURRICULAR & INTERSCHOLASTIC PROGRAMS

The guidelines established herein for the extracurricular and interscholastic programs of Mitchell Junior-Senior High School were developed by the cooperation and efforts of the students, coaching staff, the administration, and the Board of Education. They are what we hope to accomplish in our extracurricular and interscholastic programs.

INSURANCE

Students participating in athletics are encouraged to have insurance either through the school or home. If the student is insured at home, a signed statement from their respective parents must verify this.

MITCHELL JUNIOR-SENIOR HIGH ATHLETICS

The Athletic Program of Mitchell Junior and Senior High School is designed to provide wholesome opportunities for those junior and senior high students who desire competitive activity in athletics. A program of varied sports is available for senior high boys and girls and for junior high boys and girls. It is our desire to instill in each athlete the image of a true Mitchell athlete. He or she will:

- Consider all athletic opponents as guests at Mitchell Junior-Senior High and treat them with all the courtesy due friends and guests.
- Accept the decision of the officials without question.
- Never use abusive or irritating remarks from the sidelines or playing field.
- Applaud good sportsmanship from opponents and teammates.
- Strive for victory through fair play according to the rules of the game.
- Love the game for its own sake...not for what winning may bring them through publicity.
- Do everything possible to encourage enthusiasm for the game and courtesy and respect for players, coaches, and fans.
- Win without boasting and lose without excuses.
- Do all within their power to make the entire athletic program something we will always be proud of.
- Respect all school property, home or away.

Any boy or girl is welcome to try out for any of the interscholastic teams available to them providing they meet the requirements established by the State Activities Association and the school, and they agree to follow the guidelines established in this booklet.

OTHER

Each coach or sponsor may have regulations specific to that activity that can affect participation or competition.

PHILOSOPHY

A great athletic tradition is not built overnight—it takes the hard work and dedication of many individuals over many years. As members of interscholastic teams, the athletes have certain responsibilities to uphold. Our tradition at Mitchell High School has been to win so that honor comes to our community, our school, and our athletes.

Such a tradition is worthy of the best efforts of all concerned, the followers, the coaching staff, the athletes, and the student body. We will always play every game "to win." In doing so, we will always maintain respect for our school, our opponents, and most of all, ourselves.

We will also play to win every game at the junior high, 9th grade, and junior varsity level. But, we will also remember that it is at this level the athletes of varsity ability are made. Besides placing the emphasis on winning, it is our philosophy to give as many individuals as possible the opportunity to play so that they may develop the necessary fundamentals in order to participate at the senior high level. By participating in the interscholastic program, we hope that all athletes are able to derive some of the individual values and benefits of the program.

PHYSICALS

Each student who is participating in athletics, drill team, cheerleading, etc., must have a physician's certificate on a form prescribed by the N.S.A.A. or other acceptable form for activities, indicating that he/she is physically fit for student participation. The physician, parent, and student must sign this prior to the first official practice in order for the student to begin participation.

PRE-ARRANGED ABSENCE FOR SCHOOL ACTIVITY

Students who miss school to take part in a school activity as a participant must obtain an advanced make-up form from the coach or sponsor. This white form must be signed in advance by each of the student's classroom teachers. If the student attends the activity without turning in the completed assignment or without the proper signature, a zero could be issued for the assignment and the Principal and/or Activities Director may also determine that the student will miss the next activity that may or may not require a pre-arranged absence form.

RESPONSIBILITIES OF THE COACHING STAFF & ACTIVITY SPONSORS

Since there is a great tradition behind athletics at Mitchell Junior-Senior High, the coaches believe that they have the responsibility to give the community the best possible teams with the available talent each year. Coaches of Mitchell Junior-Senior High are dedicated to this fact, as they are well aware of the tradition, which has been built up over the years. Winning will always be utmost in every coach's mind, but they are well aware of what must be done to win and win in the proper manner. Each coach will develop a starting team based upon talent, dedication, enthusiasm and leadership, not necessarily by seniority. Those of you who want to be a part of this great tradition established for you will have to accept the responsibilities which are set up for every member of all teams of interscholastic athletes at Mitchell Junior-Senior High School.

RESPONSIBILITIES TO THE SCHOOL

By being an athlete, you have the responsibility to your school; to always do your best and always follow the guidelines set forth. By being an athlete you are representing your school and your community. You automatically assume a leadership role when you are on an athletic squad. The student body and citizens of the Mitchell community know you. You are on the stage with the spotlight on you. The student body, the community, and other communities judge our school on your conduct and attitudes, **both on and off the field.** Because of this leadership role, you can contribute to our school spirit and community image. Make your school proud of you and your community proud of your school by your performance and your devotion to high ideals. The younger students are watching you. They will imitate you. Do not let them down—give them high ideals to copy.

RESPONSIBILITIES TO YOU

We like to think of an athlete as being someone special in those certain responsibilities that are imposed on him/her. An athlete is one who accepts these responsibilities, and broadens himself/herself, and develops strength of character. Athletes owe it to themselves to get the greatest possible good from their school experiences, their studies, and their participation in other co-curricular activities, as well as from athletics. You owe it to yourself to always do, whatever you do in life, to the best and fullest of your ability. Mitchell Junior/Senior High School boys' and girls' activity programs are before the public eye throughout the school year. In order to prevent adverse public reaction, prevent dissension within the various activities, and for the general welfare of all participants and the school, it is imperative that quality standards of conduct, appearance, dress, training and eligibility be established as part of the activity and athletic programs. The athletic and activity programs function on an extracurricular basis, and therefore student participation is completely voluntary. Activities included, but are not limited to: cheerleading, drill teams, marching bands, class plays, musicals, concerts, judging contests, band or choral clinics, or any activity that would indicate representation on a school sponsored activity. Any student going out for athletics at Mitchell High School will check out through the athletic director and individual coaches. In order to participate in athletics, the athlete must have on file with the school the following seven items:

1. Completed Physical Form
2. NSAA Parental Consent to Participate Form
3. Parental Signature on School's Insurance Form
4. Athlete's and Parent's Signature for acceptance and knowledge of Activity Policy Rules and Regulations.
5. Consent for Emergency Treatment Form
6. Random Drug Testing Form
7. Concussion Informative Information (Parent Code of Conduct)
 - a. This form is handed out at the beginning of the year parent meeting.

SCHOOL EQUIPMENT

Students are financially responsible for all equipment checked out to them. It should be treated as though it were your own personal property, and kept under lock and key. Students will receive credit for items turned in only if they have been checked out to you. If your equipment is lost or stolen, you will be expected to pay for it.

School issued clothing should not be worn during the school day unless authorized by the coach.

TRANSPORTATION

Students involved in extra or co-curricular activities of the school attending activities away from school must ride in the transportation provided by the school, parent-sponsored, or teacher-sponsored cars, as arranged by the sponsor. There may be a need for other approved sponsors, but they must be approved by the administration. This includes transportation to and from activities. Failure to adhere to this rule may result in a 10-day suspension or remainder of the semester. If a student does not ride home in school transportation they must have written and oral permission from their parents and this has to be approved by the head coach of that activity.

School Fight Song
Fight on for Old Mitchell High
Our teams the best for we do or die!
Go team, fight team, win, win Mitchell.

Onward to victory! (Beat the ___ - ___!)

**On you tigers, on you tigers,
Fight with all your might!
Take the ball right down the field (court)
And put vict'ry in our sight!
On you tigers, on you tigers.
Fight with all your might, fight
We'll win tonight!**