5756 TRANSGENDER STUDENTS

The Board of Education is committed to provide a safe, supportive, and inclusive learning environment for all students. In furthering this goal, the Board adopts this Policy to ensure all students, including transgender students, have equal educational opportunities and equal access to the school district's educational programs and activities. The Board of Education, administration, and all school staff members will comply with Federal and State laws and regulations regarding transgender students and no student shall be subjected to discrimination on the basis of gender identity or expression.

For the purposes of this Policy:

1. “Gender expression” refers to the way a student represents or expresses gender to others, often through behavior, clothing, hairstyles, activities, voice, or mannerisms.

2. “Gender identity” means a student's deeply held sense or psychological knowledge of their own gender, regardless of the gender they were assigned at birth.

3. “Gender identity or expression” also means having or being perceived as having a gender-related identity or expression whether or not stereotypically associated with a person’s assigned sex at birth.

4. “Gender nonconforming” describes a student whose gender expression differs from stereotypical expectations, such as "feminine" boys, "masculine" girls, and those who are perceived as androgynous.

5. “Transgender” describes students whose gender identity is different from their gender assigned at birth.
The Board of Education believes the responsibility for determining a student's
gender identity rests with the student or, in the case of young students not yet able
to advocate for themselves, with the parent. Therefore, the Board will accept a
student's assertion of his or her gender identity when there is consistent and
uniform assertion of the gender identity, or any other evidence that the gender
identity is sincerely held as a part of the student’s core identity. The Board of
Education will not question or disregard the assertion of a student’s gender
identity. However, the Board authorizes the Superintendent or designee to
question a student's asserted gender identity when there is a credible basis for
believing the student's gender identity is being asserted for some improper
purpose.

Confirmation of a student's asserted gender identity must include a letter from a
parent to the Superintendent of Schools indicating the student is gender non-
conforming. In the event the parent does not consent to the student’s gender
identity, the Superintendent or designee will meet with the parent and the student
to determine how the student’s gender identity shall be addressed by the school
district.

The Board recognizes school-related issues regarding transgender students will
vary on a case-by-case basis. Therefore, the Superintendent of Schools or
designee will meet with the parent and the student to discuss school-related
issues. The issues to be discussed shall include, but are not limited to, the
following:

1. Names/Pronouns – The school district will honor the request of the
parent and student to have the student addressed by a name or
pronoun different from those associated with the student’s gender
at birth.

2. Student Records – The school district’s official, permanent student
record will be maintained in accordance with Federal law, State
statutes, and administrative code and will indicate the legal name
and gender appearing on the student’s birth certificate, unless there
is a legal name change. However, the school district will use the
name requested by the parent and student in other school-related
documents to include, but not be limited to, student identification
cards, library cards, school photographs, grade books, posted lists
of student names, and any other places where students’ names are
commonly written.
3. Restrooms – Transgender students shall have access to the restroom that corresponds to their gender identity. The use of a “gender neutral” restroom, if available, shall be a matter of choice by a transgender student.

4. Locker Rooms – Transgender students shall have access to locker room facilities that correspond to their gender identity. The school district will make available a reasonable alternative changing area for a transgender student, if requested.

5. Physical Education Classes - Transgender students shall be permitted to participate in physical education classes in a manner consistent with their gender identity.

6. Intramurals Programs – A transgender student’s participation in the school district’s intramural athletic programs shall be in accordance with the eligibility requirements for participation in interscholastic athletics as determined by the New Jersey Interscholastic Athletic Association.

7. Interscholastic Athletics – A transgender student’s participation in the school district’s interscholastic athletic programs shall be in accordance with eligibility requirements for participation in interscholastic athletics as determined by the New Jersey State Interscholastic Athletic Association.

8. Dress Codes – Transgender students shall comply with the dress code requirements that correspond to their gender identity.

In the event a student no longer identifies with a previously asserted gender other than their gender at birth, a parent of the student must submit a letter to the Superintendent of Schools indicating the student is no longer gender nonconforming. The Superintendent or designee will meet with the parent and the student to discuss the transition of the student from gender nonconforming to gender conforming. In the event the parent does not consent to the student’s assertion the student is no longer gender nonconforming, the Superintendent or designee will meet with the parent and the student to determine how the student’s gender identity should be addressed by the school district.
The school district and school staff members will ensure the privacy of any student’s transgender status and will not disclose or acknowledge a student’s transgender status unless required to in accordance with any Federal law, State statute, administrative code, or if the parent and student have authorized such disclosure.

N.J.S.A. 10:5-1 et seq.
Title IX, 20 U.S.C. Section 1681

(First Reading October 16, 2018)

(Revised)

Adopted:
[See POLICY ALERT Nos. 206, 208 and 212]

8550  **UNPAID MEAL CHARGES/OUTSTANDING FOOD SERVICE CHARGES**

The Board of Education understands a student may forget to bring breakfast or lunch, as applicable, or money to purchase breakfast or lunch to school on a school day. When this happens, the food service program will provide a student a breakfast or lunch with an expectation payment will be made the next school day or shortly thereafter. However, there may be circumstances when payment is not made and a student’s school breakfast/lunch bill is in arrears. The school district will manage a student’s breakfast or lunch bill that is in arrears in accordance with the provisions of N.J.S.A. 18A:33-21 and this Policy.

In the event a student’s school lunch or breakfast bill is in arrears in excess of $5.00 $15.00, the student will continue to receive lunch or breakfast and their account will be charged accordingly. The Principal or designee shall contact the student’s parent to provide notice of the amount in arrears and shall provide the parent a period of ten school days to pay the full amount due. If the student’s parent does not make full payment to the Principal or designee by the end of the ten school days, the Principal or designee shall again contact the student’s parent to provide a second notice that their child’s lunch or breakfast bill is in arrears. If payment in full is not made within one week from the date of the second notice, the student will not be served school breakfast or lunch, as applicable, without payment for that day’s breakfast or lunch beginning the eighth calendar day from the date of the second notice.

A parent who has received a second notice their child’s lunch or breakfast bill is in arrears and who has not made payment in full within one week from the date of the second notice will be requested to meet with the Principal or designee to discuss and resolve the matter.

A parent’s refusal to meet or take other steps to resolve the matter may be indicative of more serious issues in the family or household. In these situations, the Principal or designee shall consult with and seek necessary services from both the County Board of Social Services and the Department of Children and Families, Division of Child Protection and Permanency, as appropriate.
When a parent’s routine failure to provide breakfast or lunch is reasonably suspected to be indicative of child abuse or neglect, the Principal or designee shall immediately report such suspicion to the Department of Children and Families, Division of Child Protection and Permanency as required in N.J.S.A. 9:6-8.10. Such reporting shall not be delayed to accommodate a parent’s meeting with the Principal or designee.

If the student’s breakfast or lunch bill is in arrears, but the student has the money to purchase breakfast or lunch, the student will be provided breakfast or lunch and the food service program will not use the student’s money to repay previously unpaid charges if the student intended to use the money to purchase that day’s meal.

The food service program will prevent the overt identification of children through the method of payment used to purchase a meal and whose breakfast or lunch bill is in arrears.

In accordance with the provisions of the United States Department of Agriculture, this Policy shall be provided in writing to all households at the start of each school year and to households transferring to the school or school district during the school year. The school district may post this Policy on the school or school district’s website provided there is a method in place to ensure this Policy reaches all households, particularly those households without access to a computer or the Internet.

This Policy shall also be provided to all school and food service staff responsible for the enforcement of this Policy, including school administrators to ensure this Policy is supported.

The food service program will comply with all meal charge policy requirements of the United States and New Jersey Department of Agriculture and N.J.S.A. 18A:33-21.
United States Department of Agriculture SP 23-2017 – March 23, 2017

(First Reading October 16, 2018)

(Revised)

Adopted: