4/9/25, 3:47 PM BoardDocs® PL



Book Policy Manual

Section 200 Pupils

Title Pregnant/Married Students

Code 234

Status First Reading

Adopted September 18, 2000

Last Revised May 19, 2025

Prior Revised Dates 11/20/2006; 9/16/2024

Purpose

A student who is eligible to attend district schools and is married and/or pregnant/parenting shall not be denied admission to the district or an educational program solely because of marriage, pregnancy, pregnancy-related conditions, or potential or actual parenthood; nor shall a pregnant student under the age of seventeen (17) be excused from the requirements of the compulsory attendance statute solely for reasons of her pregnancy or maternity.[1][2][3][4][5][6][7]

Definitions

Pregnancy or related conditions, as defined in federal law, shall mean:[5][8]

- Pregnancy, childbirth, termination of pregnancy, or lactation;
- 2. Medical conditions related to pregnancy, childbirth, termination of pregnancy, lactation; or
- 3. Recovery from pregnancy, childbirth, termination of pregnancy, lactation, or related medical conditions.

Pregnancy, as defined in state regulations law, shall include the use of assisted reproductive technology, the state of being in gestation, childbirth, breastfeeding, the postpartum period after childbirth and medical conditions related to pregnancy.[9]

<u>Authority</u>

The Board directs that students who are married or experiencing pregnancy, pregnancy-related conditions or parenting shall have equal access to the same educational programs, activities and services provided to other district students.[2][4][5]

When a student, parent/guardian of a student or other individual with a legal right to act on behalf of the student informs a district employee of the student's pregnancy or related conditions, the employee shall promptly notify that individual of the Title IX Coordinator's contact

4/9/25, 3:47 PM BoardDocs® PL

information and inform the individual that the Title IX Coordinator may coordinate specific steps to prevent discrimination and provide equal access to the district's educational programs, activities and services. The employee shall document this notification.[4][5][10][11]

The Board directs the Title IX Coordinator and district staff to make reasonable modifications to Board policies, administrative regulations and school rules as necessary to provide equal access to the district's educational program for a student experiencing pregnancy, pregnancy-related conditions or parenting. , when the student, parent/guardian of the student or other individual with a legal right to act on behalf of the student informs the Title IX Coordinator of the student's pregnancy or related conditions. Reasonable modifications must be based on the student's individualized needs, and shall be determined in consultation with the student. Reasonable modifications may include, but are not limited to:[4][12]

- 1. Breaks during class to address lactation needs or health needs, including eating, drinking and restroom use.
- 2. Intermittent absences to attend medical appointments, in accordance with Board policy. [13]
- 3. Voluntary leave of absence as deemed medically necessary by the student's licensed healthcare provider.[13]
- 4. Access to online or homebound instruction, or other separate but comparable program of the district's educational programs and activities.[14][15]
- 5. Changes in schedule or course sequence.
- 6. Extensions of time for coursework or rescheduling of tests and examinations.
- 7. Allowing the student flexibility in sitting and standing, and changes in physical space or supplies, including carrying water.
- 8. Access to appropriate facilities for addressing lactation needs.
- 9. Counseling.

The district shall not require documentation for establishing reasonable modifications or providing equal access to educational programs and activities unless such documentation is required in accordance with law or other Board policies and administrative regulations.[5][12][13][14][16]

Delegation of Responsibility

The Title IX Coordinator shall coordinate with the student, parent/guardian of the student or other individual with a legal right to act on behalf of the student to determine when reasonable modifications need to be adjusted or are no longer necessary.

The Title IX Coordinator shall inform the student and the individual who provided notification regarding a student's pregnancy, if applicable, of the district's responsibilities and Board policy regarding nondiscrimination.[4][5]

The Superintendent or designee shall develop procedures administrative regulations for implementing this policy.

Legal <u>1. 24 P.S. 1326</u>

2. 22 PA Code 12.1

4/9/25, 3:47 PM BoardDocs® PL

- 3. 34 CFR 106.21
- 4. 34 CFR 106.40
- 5. Pol. 103
- 6. Pol. 200
- 7. Pol. 201
- 8. 34 CFR 106.2
- 9. 16 PA Code 41.204
- 10. Pol. 113.4
- 11. Pol. 216
- 12. Pol. 103.1
- 13. Pol. 204
- 14. Pol. 117
- 15. Pol. 124
- 16. Pol. 123
- 16 PA Code 41.201 et seq
- 20 U.S.C. 1232g
- 20 U.S.C. 1681 et seq
- 22 PA Code 4.4
- 22 PA Code 12.4
- 29 U.S.C. 794
- 34 CFR Part 106
- 34 CFR Part 99
- 43 P.S. 951 et seq
- Pol. 146

234-AR-0- STUDENTS EXPERIENCING PREGNANCY 2025.doc (53 KB)