THE ESCAMBIA COUNTY SCHOOL DISTRICT
EMPLOYEE CODE OF ETHICS
Board Approved – 9/22/04
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All persons employed by the Escambia County School District, regardless of their particular job or role, have ethical responsibilities and obligations.

The governmental dimensions of these responsibilities impose duties inherent in public service including the promotion and protection of public trust and confidence, avoidance of conflicts of interest and appearances of impropriety, as well as careful and informed management of public fiscal resources. These duties must at all times guide the conduct of all employees who serve the School District.

The educational responsibilities of School District employees require that the educational and development interests of students must be of the highest priority. All School District employees should conduct themselves in a manner that promotes and supports the development of good character by teaching, enforcing, advocating and modeling ethical principles and values.

CORE VALUES

The first and greatest concern of an employee shall be to promote the School District’s mission that also reflects the District’s commitment to the highest ethical standards.

It is the mission of the Escambia County School District to make a positive difference in students’ lives and prepare them for lifelong learning. The Aims of the District are:

- Highest Student Achievement
- Safe Learning and Working Environment
- High Performing Work Force
- Efficient and Effective System

All School District employees are expected to acknowledge and accept responsibilities stated in this Code of Ethics, and interpret and apply them so as to create an environment that fosters public trust, personal and institutional integrity, high levels of competence and accountability and a positive atmosphere characterized by integrity, fairness, respect, and caring. As such, in carrying out the functions of their position, all employees are expected:

- To be free from bias or favoritism and to assume equitable opportunities and justice under the law.
- To be truthful and straightforward with one’s self and others.
• To do as one says one will do, ethically and professionally.
• To honor our country by upholding the ideals and principles that serve the people and promote its well being.
• To hold in high regard the values of life, the dignity and worth of self and others, and an acceptance of others.
• To be faithful in the performance of duty, trustworthy and accountable for one’s own actions.

APPLICATION OF CODE OF ETHICS

This Code of Ethics applies to members of the School Board, Superintendent, and all employees. Unless otherwise stated, the term “employee” is used to refer to the Board, Superintendent and all employees. All employees are expected to read and sign an acknowledgement that they have read and understand this Code of Ethics. A failure or refusal to sign the acknowledgement does not release an employee from compliance with the provisions of this Code of Ethics.

School Board Rule: § 1.20 Standards of School Board Members’ Conduct; 2.05 Ethics

INTERPERSONAL RELATIONSHIPS

Honesty and Integrity. School District employees must conduct themselves in a manner that creates respect and justifies trust in their integrity, competency and devotion to the mission of the School District. School District employees shall demonstrate personal trustworthiness by being honest and avoiding any form of falsification, misrepresentation, deception or cheating.

School Board Rule: § 5.08(7) Travel, Fraudulent Claims

Atmosphere of Integrity. A School District employee must strive to establish and uphold an atmosphere of integrity that encourages honesty and discourages all forms of dishonesty, deception or academic cheating. A School District employee shall assure that all official actions affecting students and co-workers, including but not limited to the assignment of grades; conclusions and recommendations incorporated in formal assessments, determinations of eligibility for special programs; accessibility to particular classes, teachers and programs; and inclusion or exclusion from sports or other co-curricular activities, shall reflect adherence to the highest standards of integrity and fairness.

Fairness. A School District employee shall be fair, open-minded and impartial in exercising the employee’s authority. A School District employee shall strive to assure that all actions promote fairness and equity for all employees, students and others affected.

Maintaining a Respectful Environment. The ability to resolve problems and work cooperatively as team members is often necessary to promote effectiveness. The
cornerstone to a good working environment is respect. A School District employee shall strive to create and sustain a respectful, fair and caring environment by treating all persons including other District employees, students and parents with a high degree of respect by being civil and courteous and avoiding conduct that can reasonably be construed as abusive, rude or inappropriate.

**Exploitative or Abusive Conduct.** A School District employee shall strive to protect and safeguard the physical and mental well-being of all persons in the working environment. A School District employee shall treat students and other School District employees with respect, never engaging in conduct that could reasonably be construed as exploitative, physically intimidating, discriminatory, harassing (in a sexual nature or otherwise), or abusive. Language that relates to race, ethnicity, religion, national origin, sexual orientation, age, sex, or disability in a profane or joking way shall not be used in any job-related situation.

*School Board Rule: § 1.17 NON-DISCRIMINATION; 2.05(5) Unlawful Discrimination and Harassment Prohibited*

**Candor Regarding Working Relationships.** School District employees shall demonstrate a high degree of accountability by being candid and forthright in giving timely, complete and accurate information to help their supervisors and co-workers, to make informed and intelligent decisions.

**IMPROPER CONDUCT**

**Avoiding Appearances of Impropriety Regarding Public Power or Resources.** School District employees are entrusted with stewardship over the Escambia County School System. In order to justify and maintain public trust and confidence in the integrity and competency of the School District, employees shall not engage in any conduct that involves misuse of funds, facilities, property, time or other public assets.

**Improper Use of Position.** School District employees shall use the authority, discretion, powers and resources arising from their public position only to advance public interests and not to attain personal or private gain or advantage for themselves or any other person. In dealing with personal matters, a School District employee shall not use official letterhead, title, or badge or otherwise refer to their position with the School District to induce or intimidate persons to resolve disputes more favorably, provide preferential treatment, or give gratuities, discounts, and favors or provide other unwarranted personal or private benefits.

**Unauthorized Use of District Facilities, Equipment, Supplies, and Materials.** A School District employee shall neither use nor allow others to use for non-District purposes, District equipment, supplies or material, or engage in or allow conduct resulting in the unauthorized use of any District resource. Except for occasional and limited personal use that does not interfere with the performance of official duties or
create an appearance of impropriety, a School District employee shall neither use nor allow others to use District facilities, equipment, supplies or materials for personal purposes.

_School Board Rule: § 3.13(5)(b) Offenses subject to Disciplinary Action; § 5.06 Non-School Use of Educational Facilities; § 5.07(7) Use of Driver Education Cars_

**Misuse of Time.** The time and services of all School District employees during working hours are assets of the District that should be used only for School District business. A School District employee shall avoid conducting personal business on District time.

**Misuse of Personnel.** A School District employee shall not direct, cause, induce or permit another District employee to perform personal services or confer a private benefit on District time. Employees who are asked or instructed to perform improper personal services shall refuse to do so and report the request or instruction to any supervisor with whom the employee feels comfortable or to the Assistant Superintendent of Human Resource Services. Supervisors who receive such reports shall in turn report the matter to their staff level supervisor or directly to the Deputy Superintendent.

_School Board Rule: § 2.35 Political Activities of Personnel_

**Misuse of Technology Resources.** A School District employee shall not improperly use computer and internet technology. Unacceptable uses of technology include use of District technology resources for personal use or gain, or any illegal use of such resources. Use of technology resources in any way that would reflect upon the District in a negative way is strictly prohibited. _School Board Rule: § 4.09, Guidelines for Acceptable Use of District Information Systems; Guidelines for Acceptable Use of District Information Systems (Version 2, 5/1/03)_

**Examination of Records.** The School District reserves the right to review records to determine abuse of privileges relating to the use of District owned telephones (including cellular phones), pagers, computers (including internet access), copy machines, automobiles and/or transportation vehicles.

**CONFLICTS OF INTEREST**

School District employees shall employ independent objective judgment in performing their duties, deciding all matters on the merits, free of partiality or prejudice and unimpeded by conflicts of interest or other improper influences. No School District employee shall engage in conduct that constitutes a Conflict of Interest, which shall be defined as use by an employee of any confidential information received through his or her employment for the private benefit of the employee, a member of the employee’s immediate family (which includes for the purposes of this Code of Ethics the employee’s spouse, domestic partner, parent, sibling and child), or a business with which the
employee or a member of the employee’s immediate family or business (partner, co-owner, co-worker, etc.) is associated.

**Financial Interest.** A School District employee shall not engage, or have any interest, financial or otherwise, directly or indirectly, in any business, transaction, or professional entity, either as a director, officer, partner, trustee, employee, or manager in that entity which conflicts with or impairs the proper discharge of official duties or which could bring disfavor or disrespect upon the employee of the School District.

**Contracting Decisions.** A School District employee shall not recommend, or otherwise participate in the decision to make any contract between the School District, including Student Activity Funds, and any business or entity in which the employee has a personal or financial interest; § 5.02(1)(e) *Purchasing Principles*

School District employees shall be deemed to have a financial conflict of interest in a decision if it is reasonably foreseeable that the decision will have a material financial effect on:

a. The employee’s immediate family distinguishable from its effect on the public generally;

b. Any business entity in which the employee or a member of the employee’s family has a direct or indirect investment or in which the employee or a member of the employee’s family is a director, officer, partner, trustee, employee, or holds any position of management;

c. Any real property in which the employee or a member of the employee’s immediate family has a direct or indirect interest;

d. Any source of income for the employee or the employee’s immediate family.

A School District employee who has a financial conflict of interest because of their relationship with a business must recuse him or herself from any decision concerning that entity including any decision to contract or not to contract with the entity and the administration of the contract.

**Honoraria.** A School District employee shall not accept an honoraria which represents a payment in recognition of published works, appearances, speeches and presentations when such work is produced or conducted during the course of performing work or activities for, or on behalf of the School District.
**Tutoring.** Tutoring is a learning or instructional activity which is not part of the assigned duties of instructional personnel. Instructional personnel shall neither tutor students for a fee on School Board property nor grant students credit or promotion for being tutored.

*School Board Rule: § 2.05(3) Tutoring*

**Personal Advertisements.** A School District employee shall not advertise business or professional activities on School District property or use School District work hours, property or services to perform or promote personal or commercial enterprises or to campaign or raise money for any candidates for political office.

**Employee Publications.** A School District employee shall not participate in the review and approval of publications or materials for School District purchase if the officer or employee is the author/editor of or has any financial interest in the sale of such publications or materials.

**Referrals.** A School District employee shall not refer a parent or student to a service, service provider or product in return for anything of value. Officers or employees making referrals as part of their official duties shall make referrals to more than one provider of the service or product. For example, school counselors shall refer parents or students to more than one counselor or provider of medical services.

*School Board Rule: § 2.05(4) Psychological or educational testing and/or evaluations of students for a fee by School District personnel is prohibited.*

**Outside Income.** School District employees shall not accept any outside earned income in any situation where a reasonable person in the community could conclude that the receipt of the income would be inconsistent, incompatible or in conflict with their official duties.

*School Board Rule: § 2.05(2) Non-School Employment*

**General Limitation on Solicitation.** A School District employee shall not solicit, directly or indirectly, any payments or other benefits under circumstances that would create in the mind of a fair-minded, reasonable person the belief that such payments or benefits were provided with the intent to improperly influence the employee’s actions.

*School Board Rule: § 3.12 Soliciting Personnel at School*

**Gifts and Gratuities.** The acceptance of gifts, payments or other benefits from those with whom the School District does business is or may be improper. A gift is defined as anything of value which is provided to the extent that payment or consideration of equal or greater value is not received in return including, but not limited to, tickets to sporting or cultural events, items of food, meals, use of facilities, forgiveness of debts, interests in real property, investments, or merchandise, or a rebate or discount (unless
the discount or rebate is normally given to any School District employee). School District employees who are in the position to make or influence a decision to spend District funds shall not solicit or accept any personal gifts, favors or benefits of more than nominal value during a calendar year from any single person or organization that might benefit from the employee’s decision. This provision does not apply to:

a. Meals provided at an event at which the employee participates in a seminar or similar activity;

b. Travel expenses and meals paid for by a local, state, federal government agency;

c. Items received from a union representing the employee.

School Board Rule: 3.08 Gifts to Personnel; 3.13(3)(a) Cafeteria Personnel, Staffing and Work Schedules

Conflict of Interest Resolution. In the event that a question of Conflict of Interest or the appearance of Conflict of Interest arises, the matter shall be referred to and investigated by the Assistant Superintendent of Human Resource Services who will report the results of the investigation to the Deputy Superintendent or Superintendent. Where appropriate, the Deputy Superintendent or Superintendent shall call all instances involving Conflict of Interest to the attention of the School Board with a recommendation as to how the conflict situation might best be resolved.

PERSONNEL MATTERS

Hiring and Promotion Decisions. A School District employee who is in a position to make or influence hiring or promotion decisions shall strive to select the person whose job-related competency and character most closely matches the need of the work site/district as demonstrated by qualifications, experience, seniority and work history, and performance in official District selection processes.

Supervising Relatives. There is no prohibition against immediate family members working at the same facility or program. Nevertheless, where immediate family members work with each other in superior-subordinate situations, there can be an appearance of impropriety and serious morale issues can result. Accordingly, the hiring, appointment or transfer of an employee which creates such a situation is prohibited. Furthermore, no School District employee shall directly or indirectly recommend or advocate any personnel action that affects any immediate family member employed at the School District or directly or indirectly cause or permit the employment of an immediate family member employed at the School District to be a consultant or employee at the School District.

School Board Rule: § 2.11 MARRIED PERSONNEL
Negotiations for Future Employment. In order to avoid conflicts of interest and appearances of impropriety, a School District employee shall not discuss or negotiate the possibility of future employment with any person or organization (other than a government agency) that might be directly or indirectly benefited in a substantial way by any official action the employee might take while employed by the School District.

Post Employment Restrictions; Revolving Door Limits; Contract Restrictions. After leaving the District by resignation, retirement or termination, School District employees are restricted from providing certain types of services for a period of twelve (12) months. These restrictions are designed to prevent an unfair competitive advantage to companies hiring former School District employees. Upon separating from School District employment, former School District employees are restricted as follows from representing any individual or business entity before the School District for a period of one year:

a. Former School District employees may not register as lobbyists and lobby the District for one (1) year after leaving District employment.

b. The District shall not contract with former employees who, within the preceding twelve months, held a position of substantial responsibility in the area of service to be performed by the contract or participated in any way in developing the contract or its specifications.

c. For the twelve months after a School District employee has left School District Employment, the District shall not contract with a business where the former School District employee held a position of substantial responsibility in the area of service to be performed by the contract or participated in any way in developing the contract or its specifications.

d. School District employees shall not contract with a business which has a subcontractor which employs a current employee or a former School District employee who has left the District within the previous twelve months, and/or where the former School District employee serves as an officer, principal, partner, major shareholder or has been identified as a key personnel, and where the former School District employee held a position of substantial responsibility in the area of service to be performed by the contract or participated in any way in developing the contract or its specifications.

PROCUREMENT PROTOCOL

School District employees must discharge their duties impartially so as to assure fair competitive access to School District procurement by responsible contractors. They
should conduct themselves in such a manner as to foster public confidence in the integrity of the School District’s procurement process.  
*School Board Rule: 5.02(1) Purchasing Principles*

**Procurement Information.** A School District employee who has access to confidential information relating to contracts, construction, or procurement must maintain the confidentiality of such information and not disclose or use it for any purpose other than in the proper performance of the employee’s job.  
*School Board Rule: 5.02(8) Specifications; 5.02(1)(e) Purchasing Principles*

**Misrepresentations Prohibited.** No School District employee having official responsibility for a procurement transaction shall knowingly falsify, conceal, or misrepresent a material fact; knowingly make any false, fictitious or fraudulent statements or representations; or make or use any false writing or document knowing the same to contain any false, fictitious or fraudulent statement or entry.

**Proscribed Participation by School District Employees in Procurement Transactions.** No School District employee having official responsibility for a procurement transaction shall participate in that transaction on behalf of the School District when the employee knows that:

a. The School District employee or a member of the employee’s immediate family has a financial interest pertaining to the procurement;

b. A business or organization in which the School District employee, or a member of the School District employee’s immediate family has a financial interest pertaining to the procurement; or

c. Any other person, business, or organization with whom the School District employee or a member of the School District employee’s immediate family is negotiating or has an arrangement concerning prospective employment is involved in the procurement.

**Solicitation or Acceptance of Gifts.** No School District employee having official responsibility for a procurement transaction shall solicit, demand, accept, or agree to accept from a bidder, offeror, contractor or subcontractor any payment, loan, subscription, advance, deposit or money, services or anything of more than nominal or minimal value, present or promised.

**Gifts by Bidders, Offerors, Contractors or Subcontractors.** No bidder, offeror, contractor, or subcontractor shall confer upon any public employee having official responsibility for a procurement transaction, any payment, loan, subscription, advance, deposit or money, services or anything of more than nominal value, present or promised.
Kickbacks Prohibited. It shall be a breach of ethical standards for any person to offer, give, or agree to give any School District employee or former School District employee, or for any School District employee or former School District employee to solicit, demand, accept, or agree to accept from another person, a gratuity or an offer of employment in connection with any decision, approval, disapproval, recommendation, preparation of any part of a program requirement or a purchase request. This includes influencing the content of any specification or procurement standard, rendering of advice, investigation, auditing, or in any other advisory capacity in any proceeding or application, request for ruling, determination, claim or controversy, or other particular matter, pertaining to any program requirement or a contract or subcontract, or to any solicitation or proposal thereof.

Contemporaneous Employment Prohibited. It shall be a breach of ethical standards for any School District employee who is participating directly or indirectly in the procurement process to become or be, while such an School District employee, the employee or agent of any contractor contracting with the School District.

Disclosure of Subsequent Employment. No School District employee or former School District employee having official responsibility for a procurement transaction shall accept employment with any bidder, offeror, or contractor with whom the employee or former employee dealt in an official capacity concerning procurement transactions for a period of one year from the cessation of employment by the public body unless the employee or former employee provides written notification to the Purchasing Director of the School District prior to commencement of employment by that bidder, offeror or contractor.

IMPROPER CONDUCT REGARDING STUDENTS

Improper Influence. A School District employee shall neither engage in nor cooperate with any conduct intended to improperly influence the actions, grades or assessments of any administrator, teacher, counselor, coach or other employee who makes decisions affecting students. For example, money or personal favors should not be offered in exchange for a decision affecting a student’s grades.

Cheating and Improper Assistance. A School District employee shall neither engage in, nor cooperate with, any conduct intended to improperly aid students in their performance on exams or participate in or allow actions designed to alter or falsify tests or grades.

Avoiding Appearances of Impropriety Regarding Students. School District employees are entrusted with the physical and emotional safety and well being of School District students. To justify and maintain this trust, School District employees shall not engage in any conduct that is likely to create in the minds of reasonable
impartial observers the perception that a relationship or interaction with one or more students is abusive, exploitive or otherwise improper. Dating relationships between a School District employee and a student are strictly prohibited.

**Student Records and Personnel Files.** A School District employee must not use or disclose confidential, private or sensitive information acquired in the course of official duties relating to student performance and records, personnel files or other District records except in the proper performance of the employee’s job and in accordance with existing law and school policy.

**REPORTING IMPROPER CONDUCT**

School District employees shall protect students and safeguard the public’s trust by reporting unethical, illegal or dangerous conduct to any supervisor with whom the employee feels comfortable or to the Assistant Superintendent of Human Resource Services. Supervisors who receive such information shall report the matter to the Assistant Superintendent of Human Resource Services. This obligation to report misconduct arises whenever a School District employee has personal knowledge that another employee’s conduct constitutes:

- a. a violation of the law or this code;
- b. gross mismanagement;
- c. a significant waste of funds;
- d. an abuse of authority;
- e. a substantial and specific danger to public health or safety;
- f. other conduct that could injure the reputation of the District or subject it to liability.

A School District employee shall not file frivolous or unsubstantiated complaints regarding misconduct of other employees, nor shall they abuse the process by which misconduct may be reported.

Employees may report violations of the law or this code to a hotline. The number is 439-2220. Specific complaints about an employee would require that the person filing the complaint be verified, thus requiring the person filing the complaint to provide their name. They would be protected under *Florida Statute: § 112.3187.*

Complaints filed by or against a school, department or sub section of the School District would be investigated in accordance with *Florida Statute: § 112.3189(5)(a)1.-6.*
**Prohibition of Retaliation.** School District employees shall not use or threaten to use official authority or influence to discourage, restrain or interfere with any other employee from reporting facts believed to constitute improper, unethical or illegal conduct nor shall they harass, punish or retaliate against any employee who has made a good faith complaint.

**COMPLIANCE**

A School District employee shall uphold all laws and regulations of the United States and State of Florida and all other applicable government entities, and the policies, procedures, rules and regulations of the School District, including applicable collective bargaining agreements.

**ENFORCEMENT**

Violations of this Code of Ethics may result in administrative or disciplinary actions including suspension or dismissal, as well as referral to appropriate authorities for civil and/or criminal prosecution. Determinations made with respect to potential violations of the Code of Ethics shall in no way supercede, preclude or replace any other legal action or grievance procedures under any applicable collective bargaining agreement that may be warranted by the conduct.

**HOTLINE: 439-2220**
NOTES/COMMENTS