STUDENT HEALTH SERVICES

Policy Code:

6120

A. STUDENT HEALTH SERVICES GENERALLY

The board will provide health services to students as required by law. School employees may administer drugs or medication prescribed by a doctor health care practitioner only upon the written request of the parents; give emergency health care when reasonably apparent circumstances indicate that any delay would seriously worsen the physical condition or endanger the life of the student; and perform any other first aid or lifesaving technique in which training has been provided to school employees. A registered nurse also will be available to provide assessment, care planning and ongoing evaluation of students with special health care service needs in the school setting.

The superintendent or designee may develop procedures or delegate the development of procedures to each principal for providing these health services and meeting the board requirements listed below.

- 1. In consultation with the school nurse, the principal shall determine at the beginning of each school year prior to the beginning of classes, and thereafter as circumstances require, which employees will be selected to participate in the health services program. The principal shall inform his or her staff about which health services duties are delegated to which employees.
- 2. Any employee designated to provide health care services must receive appropriate and timely training.
- 3. Health manuals prepared by the governing state agencies must be followed in developing a Memorandum of Agreement for school nurse services, mental health, or other services, creating appropriate procedures and for determining which tasks must be performed by registered nurses.
- 4. Procedures must be consistent with all related board policies, including policy 4230, Communicable Diseases Students, and policy 6125, Administering Medicines to Students.
- 5. Procedures must be consistent with state and federal law for students with disabilities, including the Individuals with Disabilities Education Act, Section 504 of the Rehabilitation Act of 1973, and the Americans with Disabilities Act. The Policies Governing Services for Children with Disabilities will be followed, as applicable.
- 6. Procedures must be consistent with guidelines adopted by the State Board of Education under G.S. 115C-12(31) to serve students with diabetes, including the development and implementation of individual diabetes care plans for such students

and providing information and training to school personnel to appropriately support and assist such students, in accordance with their individual diabetes care plans.

- 7. Written information maintained by the school or school personnel regarding a student's medicinal and health needs is confidential. Parents and students must be accorded all rights provided by the Family Educational Rights and Privacy Act (FERPA) and state confidentiality laws. Health information is shared only on a need to know basis and any employee who violates the confidentiality of the records may be subject to disciplinary action up to and including termination.
- 8. School personnel must obtain parental consent for medical services as required by law. Parents will be notified of their rights in accordance with policy 1310/4002, Parental Involvement.
- 9. Health professionals will be consulted in the development of health services. Opportunities will also be provided for input from the School Health Advisory Committee, staff, parents and students on the health services provided.

B. STUDENT SYSTEM MENTAL HEALTH PLAN

The superintendent shall ensure development of a school-based mental health plan that includes a mental health training program and suicide risk referral protocol that satisfies the requirements of State Board of Education Policy SHLT-003. The superintendent shall submit the plan to the board for approval and direct implementation of the plan within all applicable deadlines.

By September 15 of each year, the superintendent shall report to the Department of Public Instruction on (1) the content of the school system's mental health plan, including the mental health training program and suicide risk referral protocol, and (2) the school system's prior school year compliance with the requirements of State Board of Education Policy SHLT-003. The board will review the components of the school system's mental health plan at least every five years, starting August 1, 2025, and will update the mental health plan in accordance with any updated requirements provided by the State Board of Education.

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Legal References: Americans with Disabilities Act, 42 U.S.C. 12134, 28 C.F.R. pt. 35; Family Educational Rights and Privacy Act, 20 U.S.C. 1232g; Individuals with Disabilities Education Act, 20 U.S.C. 1400 *et seq.*, 34 C.F.R. pt. 300; Rehabilitation Act of 1973, 29 U.S.C. 705(20), -794, 34 C.F.R. pt. 104; G.S. 115C-12(12), -12(31), -36, -307(c), -375.1, -375.3, -376.5; 16 N.C.A.C. 6D .0402; 21 N.C.A.C. 36 .0221, -.0224; *Policies Governing Services for Children with Disabilities*, State Board of Education Policies NCAC-015, EXCP-000, SHLT-003

Cross References:

Policy 1310/4002, Parental Involvement

Policy 4230, Communicable Diseases – Students

Policy 4700, Student Records

Policy 6125, Administering Medicines to Students

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^{*}Updated information approved by Associate Superintendent – did not affect content.