Section  200 Pupils
Title
Weapons
Code213
Status
Proposed:  September 2022

**Purpose**
The Board recognizes the critical importance of a safe school environment. Possession of weapons in the school setting is a threat to the safety of students and staff and is prohibited by law. Possession of lookalike and self-defense weapons in the school setting are also prohibited. Furthermore, possession of tools, items, or implements capable of inflicting serious bodily injury to others, and are not connected to the educational program, are also prohibited.

**Definitions**

**Weapon:** Pursuant to the Public School Code, shall include, but not be limited to, any knife, cutting instrument, cutting tool, explosive, nunchaku, firearm, shotgun, rifle and any other tool, instrument or implement capable of inflicting serious bodily injury. When determining whether an object is a weapon, schools must consider what the object is practically and functionally intended to do. The manner in which a student uses an object does not convert an otherwise non-weapon into a weapon.

**Lookalike Weapon:** Any imitation of a knife, cutting instrument or tool, nunchaku, firearm, shotgun, or rifle.

**Self-Defense Item:** A tool, instrument or implement which is manufactured or commonly used for self-protection. Examples include but are not limited to pepper spray, self-defense keychains, self-defense rings, tactical pens or flashlights, and kubatons. Self-defense items may be considered weapons capable of inflicting serious bodily injury if they are either used or threatened to be used, as further defined below:

1. A self-defense item is **threatened to be used** when a student uses the item to communicate, either directly or indirectly, a threat to the bodily safety of another person.
2. A self-defense item is **used** when a student employs the item, intentionally or unintentionally, which results in injury of another person.

**Other Items:** Items that do not meet the definition of a weapon, lookalike weapon, or self-defense item, but nonetheless represent an object capable of inflicting bodily injury.

**Superintendent’s Designee:** For purposes of this policy, the Superintendent’s designee is the Assistant Superintendent for Student Support Services.
Authority
A student commits an offense under this policy if the student is in possession of a weapon on school property, while traveling to or from school, or at a school event. Weapons, lookalike weapons, self-defense, and other items that can inflict bodily harm are prohibited.

Possession of an article which otherwise would be a weapon is justified only when the article is used in conjunction with a lawful, school supervised course, program or activity.

Delegation of Responsibility
The Superintendent or designee shall react promptly to information and knowledge concerning weapons on school property. Such action shall be in compliance with state law and regulation and with the procedures set forth in the memorandum of understanding with local law enforcement officials.

The Superintendent or designee shall immediately report the discovery of any weapon prohibited by this policy to local law enforcement officials and inform the student’s parent/guardian.

The Superintendent shall annually, by July 31, report all incidents involving possession of a weapon to the Office of Safe Schools on the required form in accordance with state law and regulation.

Possession of a weapon in violation of this policy shall be reported to the Office of Safe Schools on the required form at least once each year.

On at least an annual basis, school principals shall educate parents/guardians and students about what is and what is not permitted to be brought to school.

The Superintendent or designee shall develop and maintain administrative regulations to implement this policy which address:

1. Guidelines the Superintendent or designee must follow when recommending modification of the statutory one-year exclusion requirement for weapons;
2. Recommended school response for possession of lookalike weapons;
3. Recommended school response for possession of self-defense items;
4. Recommended school response when student has threatened or used a self-defense item;
5. Guidelines for handling weapons violations by students with disabilities; and
6. Timelines and expectations relating to the education of parents/guardians and students on items that are prohibited at school.

Guidelines
Students, staff and parents/guardians shall be informed at least annually concerning this policy.
Exclusion from School for Possession of Weapons
The penalty for possession of weapons under this policy shall include expulsion from school for a period of not less than one year. The Superintendent or designee may recommend modifications of such exclusion requirements for students on a case-by-case basis. Exclusions from school shall be conducted pursuant to all applicable state and federal laws and regulations, including the right to a formal hearing and appeal. The Superintendent or designee shall, in the case of students with disabilities, take all steps necessary to comply with the Individuals with Disabilities Education Act (Public Law 91-230, 20 U.S.C. § 1400 et seq.)

Elementary (K-5) Clemency
In cases involving Kindergarten through Grade 5, the recommendation of the Superintendent or designee as well as the Discipline Hearing Officer will be to grant elementary clemency. After serving any suspension up to 10 school days, the student will be immediately returned to the school they attended prior to the exclusion from school.

Lookalike Weapons
When a lookalike weapon or other item is used by a student as a weapon, the student may be charged with the appropriate infraction from the policy or procedure governing student conduct (e.g., the Student Code of Conduct). In these circumstances, the student may not be charged with a weapons violation pursuant to the School Code. Schools shall consult with the Office of Student Support Services on any lookalike weapon prior to issuing a disciplinary consequence to the student involved.

Self-Defense Items
Self-defense items may be considered weapons capable of inflicting serious bodily injury if they are either used or threatened to be used, as defined in this policy. Schools shall consult with the Office of Student Support Services on any self-defense item prior to classifying a self-defense item as a weapon and recommending exclusion beyond 10 school days. Mere possession of self-defense items shall not subject a student to exclusion for up to one (1) school year.

K-12 Clemency for Self-Defense Items
The District recognizes that students and families may believe there is a need for the child to carry a self-defense item. While the District does not permit self-defense items on school property, the Board understands the practical need for them in certain circumstances. As such, if a self-defense item is possessed by a student, it will be confiscated. A student will not be charged with a weapons violation unless a student has used or threatened to use the self-defense item against another individual.

K-12 Clemency for Weapons Found and Surrendered Upon Entry into School
Certain items (e.g., box cutters, kitchen knives) that are mistakenly brought into school but surrendered to staff immediately upon the student entering school are subject to clemency. A discipline hearing before the assigned Hearing Officer will be scheduled wherein the administrator will recommend clemency and provide the reasons
supporting this recommendation. Administrators must confer with Student Services through completion of a discipline packet.

Transfer Students
When the District receives a student who transfers from a public or private school during an expulsion period for an offense involving a weapon, the District may assign that student to an alternative assignment or may provide alternative education, provided the assignment does not exceed the expulsion period.