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ACADEMIC PROGRAMS

GRADUATION REQUIREMENTS AND COURSE LOAD

The graduation requirements of Illinois Mathematics and Science Academy are established by the IMSA Board of Trustees. Each semester students must take a minimum of five academic courses (2.5 credits) for a letter grade (not Pass/Fail) not including Fine Arts, Wellness, SIR, Internship and Independent Study. Students may enroll in a maximum of nine courses each semester including academic courses, Fine Arts, Wellness, SIR, Internship, and Independent Study. Only courses taken for a letter grade will count towards graduation credit.

Credit in courses taken at the Academy must total a minimum of 17 units in three years. The credit distribution is:

- Eight (8.0) credits in Science and Mathematics, which include:
  
  a. **Minimum four credits (4.0) in Science, which include completion of the core science program.**
     
     The core science program consists of three one-semester courses: SCI105, Scientific Inquiries - Chemistry; SCI115, Scientific Inquiries - Physics; SCI135, Methods in Scientific Inquiry; and one full year of SCI600 Advanced Biological Systems (or one semester of SCI125 Scientific Inquiries – Biology for the Class of 2021 and Class of 2022 only). All students are required to complete SCI135, Methods in Scientific Inquiry. Students new to IMSA who demonstrate an exemplary past academic record in physics, chemistry, and/or biology may choose to take a placement exam in that particular subject. A satisfactory placement exam score will demonstrate competency in the subject matter of that particular course and the student will then be enrolled in an appropriate elective course.

  b. **Minimum three (3.0) credits in Mathematics,** which include core courses that move toward completion of AB or BC Calculus (including Geometry). **Students must be enrolled in at least one Mathematics course each semester.** Computer science courses will fulfill earned credits requirement in mathematics for graduation. In addition, enrollment in a computer science course will the requirement that a student enroll in at least one mathematics course each semester at IMSA. All students are required to successfully complete the equivalent of a high school geometry course prior to graduation. This requirement can be met in one of the following ways:

     i. The student successfully completes at least two years of an integrated mathematics program or at least one semester of a geometry course prior to being admitted to IMSA; or

     ii. The student enrolls in and successfully completes an IMSA-approved geometry course with a B or higher after being accepted to IMSA and successfully completes the IMSA geometry proficiency exam; or

     iii. The student successfully completes Geometry at IMSA.

  c. **One additional (1.0) credit (two courses) in either Mathematics or Science.**

  d. **All students are required to demonstrate competency in Computer Science concepts and skills. Sophomores are required to complete Computer Science Inquiry (0.5 credit) unless they have already scored a four or higher on either the AP Computer Science A Exam or the AP Computer Principles Exam prior to the beginning of sophomore year.**
• Three (3.0) credits in English, which include Literary Explorations I, II & III, and three English electives. Students must be enrolled in an English course each semester.

• **Two and one-half (2.5) credits in History and Social Science** which include American Studies (0.5), a fall junior elective (0.5) and the spring course, The World in the 20th Century (0.5), as well as two History and Social Sciences electives during senior year (1.0).

• **Two (2.0) credits (four semesters) in World Languages** taken two out of the three years at the Academy including completion of an Academy Level II course or higher. All language changes may only be made with both teachers’ approval. All World language courses are year-long courses and cannot be dropped at the end of the fall semester unless the student receives approval from the instructor and the Principal (designee). All sophomores and juniors are required to be enrolled in a World Language each semester.

• **One-half (0.50) credit in Fine Arts** taken in the performing arts or the visual arts. All performance-based music courses are yearlong courses and cannot be dropped at the end of the fall semester unless the student receives approval from the instructor and the Principal (designee).

• **One (1.0) credit in Wellness** including a one-semester course of Moving and Learning and one elective.

**All students are also required to:**

1. Successfully complete two hundred (200) hours of Academy approved service by graduation.

2. Participate in and successfully complete required educational experiences such as LEAD, Titan Crew, Navigation, Residence Life, and Diversity, Equity and Inclusion (DEI) programs.

3. Participation in Intersession.

Failure to attend/complete these requirements are considered as part of the Academic Status Review process. Modification of these requirements can be made only with prior approval of the Principal and Chief Academic Officer. Previous high school, virtual high school, or college credits earned at another institution will not earn graduation credit at IMSA.

**ADDING AND DROPPING COURSES**

Students are expected to complete those classes in which they are enrolled, unless there are compelling reasons to change, such as prerequisite course failure, approved summer school course completion, improper placement level or placement in a course not requested by a student. These scheduling changes are facilitated by the student’s College and Academic Counselor (CAC) during the first week of the first quarter. Schedule change requests for less compelling reasons than those noted require an appointment with the student’s College and Academic Counselor. No scheduling change will be made to accommodate requests for individual instructors, different class meeting mods, or rearranging schedule to replace an alternate with a primary elective.

Students may drop a non-required course (assuming that they are not being given a “WF” grade for excessive absences) at any time during the first or third quarter with no academic penalty (course will be removed from the transcript). After the end of the first or third quarter, only the Principal’s Office has the authority to withdraw a student from a course and the course will be recorded on the transcript with a grade of “W” (Withdrawal from course) or “WF” (Withdrawal from a course with failing grade).
Core courses and electives taken to satisfy graduation and semester enrollment requirements may not be dropped by a student at any time. Any student withdrawn with a failing grade “WF”, due to excessive absences or other reasons may be considered in academic jeopardy, subject to academic probation, ineligibility for athletics or co-curricular activities, non-graduation or dismissal.

AUDITING A COURSE

Under special conditions, a student may receive permission from a teacher to audit a course. No record of the audit will appear on a student’s transcript.

GRADING AND EVALUATION

In order to give students and parents an appraisal of achievement in individual courses, grade reports are available online at the conclusion of each assessment period. In addition, interim reports prepared at the mid-point of the assessment period will be available online when a student is experiencing difficulties in a particular course. Grades are to be interpreted in the following manner:

- **A** = Exceeds course requirements
- **B** = Meets course requirements
- **C** = Credit awarded, needs improvement
- **D** = Does not meet course requirements; no Academy credit awarded
- **P+** = Exceeds course requirements (Pass with Distinction, used only in Independent Study and Student Inquiry and Research courses)
- **P** = Meets course requirements
- **F** = Does not meet requirements for course taken pass/fail; no Academy credit awarded
- **I** = Incomplete
- **WF** = Withdrawal from course with failing grade; no Academy credit awarded
- **W** = Withdrawal from course; no Academy credit awarded

Certain teachers find it useful when assigning grades to make more precise distinctions than the A, B, C, and D categories. These distinctions are communicated to parents and students through the use of pluses and minuses.

It is the Academy’s policy that pluses and minuses will be recorded on transcripts for final semester grades except in the case of A+. Teachers who believe that A+ quality work needs elaboration will document that work through a letter of recommendation to be placed in the student’s permanent file.

A narrative report will be prepared by the instructor of each course to accompany the regular grade report at the end of each assessment period. Included in the report will be the instructor’s comments on the student’s strengths and areas the instructor feels need improvement based on performance in the course.

STUDENT GRIEVANCE PROCEDURE

**Grade Grievance**

A student may file a formal request concerning a specific course grade. Any question about a course grade should begin with direct student or parent contact with the teacher issuing the grade. Such request must be made in writing within 5 business days of issuance of the grade to the teacher. The student must provide reasons why there is a question concerning the grade issued. The teacher will review the grade using the written criteria established for the course. Following review, the teacher may either validate the existing grade or send in a change of grade. The teacher has three (3) business days to respond to the request and will notify the student in writing of the decision. Upon receipt of the teacher’s decision, a
student has five (5) business days to appeal in writing to the Principal or designee. The Principal or designee will review the situation and make a decision within five (5) business days. The Principal’s decision will be communicated in writing and is final.

**Non-Grade Grievance**

The Student Grievance Procedure is designed to help resolve issues that individuals cannot mutually resolve. The prime objective of the IMSA grievance resolution procedure is to achieve a sound and fair settlement of a non-grade related grievance in the context of the following principles:

1. Grievances shall be handled as quickly as possible and will be treated seriously, sensitively and impartially, having due regard to procedural fairness;
2. Both parties should strive to resolve the grievance in good faith;
3. Grievance resolution procedures and guidelines shall be seen as fair by all parties;
4. Individuals shall be encouraged to use the procedures with the assurance that there will not be any reprisal;
5. Confidentiality shall be strictly observed by all participants and at all stages of the grievance procedure.

Any student who has a grievance with another student, faculty or staff member should initiate these procedures. First, the student and the individual in question should meet to discuss the matter and attempt to resolve the concern. However, the student may go directly to the Chief Student Affairs Officer or designee for consultation and direction. If either party is not satisfied with this initial resolution, the matter should be discussed at a meeting with the Chief Student Affairs Officer. The student may be asked to prepare a written report, documenting the issues. The Chief Student Affairs Officer, depending on the nature of the grievance, may refer the non-grade grievance to the Chief People, Equity, and Culture Officer, Principal or designee for investigation.

**GPA/CLASS RANKING**

In light of the selective admission process and in order to promote collaboration, exploration and discovery, the Academy does not compute grade point average or class ranking.

**INCOMPLETE WORK**

A grade of “incomplete” may be given to a student when the student has experienced:

1. An extended illness during a grading period;
2. A family emergency during a grading period that required an extended absence;
3. Either a short-term illness or family emergency immediately preceding the end of a grading period; or
4. Other extenuating circumstances.

The teacher must receive prior approval from the student’s College and Academic Counselor (CAC) or designee to issue a grade of incomplete. A reason must be given for the incomplete grade. All incomplete grades must be removed by the end of the following reporting period. The responsibility for initiating arrangements for make-up work lies with the student. Work for incomplete grades given for the second
semester must be submitted by August 1. It is the responsibility of the student to make sure all work is completed, the teacher receives all make-up work, and the grade changed. If the work is not completed during the specified time, a failing grade (D) will automatically be assigned. Exceptions to this policy will be made only with the approval of the Principal or designee.

MAKE-UP PRIVILEGES

A student excused from classes is required to make up all assignments and assessments within a reasonable time frame. For every day of excused absence, the student has one school day to make up the work and assessments missed (the exception is when a school counselor excuses a student – see Student Counselor, section 3, for more details). For pre-arranged absences (i.e.: college visits, medical appointments, vacations) students must communicate with teachers as soon as possible to make alternate arrangements. In some cases, long-standing deadlines (ex: final draft essays) may not be extended for pre-arranged absences.

MEDICAL LEAVE

Students at IMSA on occasion need to be absent from classes for extended periods of time (four or more days) for medical reasons. Teachers and the student’s CAC or designee will help the student complete their work by providing them with homework assignments and adjusting timelines upon return. On rare occasions, the medical leave will extend through the remainder of the term. In these cases, a recommendation from appropriate health care workers, both on campus and off, should be forwarded to the Chief Student Affairs Officer or designee. Conditions for possible re-entry the following term will be established at that time.

PASS/FAIL GUIDELINES

1. Each semester, students must take a minimum of 5 courses (not including Wellness or Fine Arts classes) for a grade (A-D, not Pass/Fail).
2. Only courses taken for a letter grade will count towards graduation credit. Students wishing to take a course Pass/Fail must meet with their CAC during the Pass/Fail Declaration week during the sixth week of each semester. Pass/Fail status cannot be changed after the approval form has been submitted to the CAC office.
3. Three courses at IMSA can only be taken Pass/Fail: Independent Study courses, Internship, and Student Inquiry and Research.
4. No core courses can be taken Pass/Fail.

STUDENT INQUIRY AND RESEARCH (SIR)

SIR is a research apprenticeship in which students work together with professional investigators on topics that are interesting and exciting to the student. The SIR comprises five phases during which students learn different skills. These phases begin with “Getting acquainted” (Phase 1) during which students learn about their area of research and conclude with “Communication of research results” (Phase 5) during which students communicate their research results in a professional research environment.

SIR is a year-long course which may continue throughout the calendar year, even into the summer. Projects that students work on are carefully crafted to enable a student to begin at an appropriate level of sophistication and go through the entire scientific process. Our goal is to teach students how research is done through experiential learning. Even if a student eventually changes direction and decides to work in a
new area, it should be possible to carry out research without having to be retrained outside of learning new technical skills. This process can take a significant amount of time, so students should plan to work through one or two summers and for a period of up to twenty-four (24) months.

Students beginning work on one SIR project must complete the project, with the publication of their work in a peer-reviewed forum, before being assigned to another project. As a result, the project may span more than one academic year and the temporally adjacent summer.

SIR bears one credit (1.0), but does not count toward the minimum course requirements for graduation. The course is graded as a P/F course, with a passing grade awarded when the study is completed and successfully submitted for publication. Students may enroll in SIR at any time after the completion of their sophomore year inclusive of both summers.

In order to participate in an SIR investigation, students must apply to posted available projects. The application will require an interview on campus and, possibly, a second interview off campus. Students are only allowed to join SIR investigations by applying on campus. If a project does not exist in a desired area of research, students may work with SIR staff to identify and create research opportunities either on or off campus. Please note that NO NEW SIR’s will be added after the FIRST MONDAY in OCTOBER. All students must be placed into a project by then or they will need to wait until the following academic year.

Students who WITHDRAW from SIR after the SECOND MONDAY in NOVEMBER will receive a W on their transcripts. To avoid the mark appearing on the transcripts, all students must withdraw prior to that time.

Due to the nature of SIR, specific details to the attendance policy for SIR are included in the SIR handbook and do not match the general attendance policy of the academic courses. If a student is home ill, IMSA policy states that the student must be symptom-free for 24 hours before returning to school. IMSA policies regarding flu state that the student must be fever-free for 24 hours, and then see the IMSA nurse, before returning to IMSA. On I-days, the nurse’s office is open 7:30 a.m. - 4:00 p.m. If the student intends to return to IMSA on an I-day from illness, the student is to recuperate at home, and return to see the nurse after 2:00 p.m. If the student is at IMSA and doesn’t feel well enough to attend SIR, the student must see the IMSA nurse as soon as the Health Office opens at 7:30 a.m. The Nurse within the Health Office will make a determination if the student needs to go home.

Also, the student (except for lunch and bus pick up) is not allowed to leave the SIR site without permission from the Director of SIR. Leaving an SIR site without permission is a Tier II-B infraction and will be handled according to the Student Disciplinary Policy.

**INTERNSHIP PROGRAM**

The IMSA Internship program connects high school juniors and seniors to real-world learning experiences with business professionals, nonprofits and entrepreneurial mentors to carry out an industry, business or product-focused research project. Our interns offer a fresh perspective on business strategies and plans and possess desired professional and technical skills. Internship is a non-graduation requirement. Interns are unpaid and earn 1.0 semester credit hour upon completion and a "pass" or "fail" grade reflected on their transcript. Interns are also invited to present their research during the annual IMSAloquium event and their research is archived onto Digital Commons in their student portfolios.

Students may enroll in the IMSA Internship for both their junior and senior years and/or in the summers before their junior and senior years. In order to participate in an Internship, students must either; a) identify their own internship opportunity AND have it approved by program team or b) apply to be matched with a list of mentors curated and approved by the Center of Innovation and Inquiry (IN2). An
internship experience will enhance the following core skills: professional communication and information management skills, project management knowledge, applied industry, business or product research knowledge, networking and relationship development skills, people and team management skills, understanding of organizational operations.

IMSA Interns have worked in a variety of industries such as Emerging technologies, Education, Health Science, Marketing and Media, and Politics and Economics. The IMSA Internship Programs offers two opportunities: COHORT 1 - ACADEMIC YEAR: During the school year, the program operates from September thru April. Matched students will work one day a week on IMSA “I-Days” (select Wednesdays designed for independent study) for 25 weeks at 6 - 8 hours a day. Cohort business partners and off-campus internship locations are approved by campus administration. Cohort Examples include 1) Off-campus (in a company as approved by Academy) and 2) On-campus (remote/virtual). COHORT 2 – SUMMER: During the summer months June through mid-August, the times, days and location of the summer internship is at the discretion of the IMSA student, parent and business provider.

The program requirement is 25 days/160 hours (avg. 6-8 hours per day). Cohort Examples include 1) In-company and 2) Remote/virtual. Interested and accepted students are required to complete the following program requirements: (1) Register your interest to participate with Internship Program Team (2) Attend internship program orientation, training and coaching. (3) Create a professional resume, cover letter and LinkedIn Page. (4) Submit parent(s) approval for participation and consent for travel on official Program Form (5) Maintain “Good” Academic Standing, program attendance and communication (6) complete a Business Project Proposal and Final Report (7) Present Business Research Project at IMSAlouquim.

Due to the nature of the Internship, specific details to the attendance policy are included in the Internship Handbook and differ from the general attendance policy of the academic courses. If a student is home ill, IMSA policy states that the student must be symptom-free for 24 hours before returning to school. IMSA policies regarding flu state that the student must be fever-free for 24 hours, and then see the IMSA nurse, before returning to IMSA. On I-days, the Health Office is open 7:30 a.m. - 4:00 p.m. If the student intends to return to IMSA on an I-day from illness, the student is to recuperate at home, and return to see the nurse after 2:00 p.m. If the student is at IMSA and does not feel well enough to attend Internship, the student must see the IMSA nurse as soon as the Health Office opens at 7:30 a.m. The Nurse within the Health Office will make a determination if the student needs to go home. In addition, the student (except for lunch and bus pick up) is not allowed to leave the Internship site without permission from the Internship Program Manager. Leaving an Internship site without permission is a Tier II-B infraction and will be handled according to the Student Disciplinary Policy.

INDEPENDENT STUDY

Independent Study provides students the opportunity to personalize learning beyond the course catalog. In contrast to Student Inquiry and Research, which requires the investigation of a single driving question, Independent Study encourages students to explore a topic or body of knowledge with more freedom and flexibility, requiring a level of work similar to a senior elective. Only seniors under the direction of an IMSA faculty member are eligible for a one or two-semester study. A student may not enroll in more than two Independent Study courses per semester. Exceptions require the CAC’s permission. For an Independent Study, students earn 0.5 credits each semester receiving as “pass with distinction,” “pass,” or “fail” grade, assessed by the advisor. Independent Study credit does not count towards the course requirements for graduation. If a student enrolls in an Independent Study because he or she has exhausted the IMSA course catalog in a certain field, he or she may, with the advisor’s consent, appeal to the Principal or designee for graduation credit or a letter grade in the course. An Independent Study Learning Proposal must be
completed and submitted to the Principal's Office with all signatures: the first Wednesday of May for Fall, Spring, or Year-Long Independent Study.

IMSALOQUIUM

IMSAloquium is a student showcase of investigations, which provides a forum where all students conducting Student Inquiry and Research investigations will share their work with the IMSA community for peer review and discussion. IMSAloquium is held during the spring semester every year. Attendance for the entire day of IMSAloquium is an expectation for all students.

INTERSESSION

Intersession is a weeklong learning opportunity, offered between first and second semester. Sessions are offered by faculty, staff, students, alumni, and outside guests. Courses range from special math and science topics to cultural studies to off-campus educational trips and everything in between. Intersession allows students to explore areas of interest outside the curriculum. Students will receive an email alerting them to the registration process during the fall semester.

Attendance is mandatory. If a student misses any portion of Intersession for reasons other than medical, parents will be contacted immediately. The student will be sent home for the remainder of the week and will not be able to return until regular classes convene. Failure to complete Intersession is part of the Academic Status Review.

WITHDRAWAL FROM IMSA

During the School Year:
If a student requests to withdraw from the Academy, the student must complete the following steps in order:

1. Contact one of the school counselors in the Student Affairs Office and then have a meeting to discuss the reasons behind the withdrawal.

2. Complete the Withdrawal form in the Student Affairs Office. The student and a parent/guardian must sign the form.

3. Complete the Transfer of Records form in the Student Affairs Office. The student and a parent/guardian must sign the form. Transfer of records will not be processed if all obligations are not cleared.

4. Check-out of the residence hall. A parent/guardian must be present.

5. A meeting may also be scheduled with an administrator to discuss transitions back to the student’s home school.

End of School Year:
If a student requests to withdraw at the end of the school year and not return, they must contact the Student Affairs Office. The student will be provided with an Enrollment Form to completed and signed for withdrawal from the Academy and records to be transferred to the school of choice.
ACADEMIC PARAMETERS AND OTHER ACADEMIC INFORMATION

ACADEMIC STATUS REVIEW

The Principal or designee will review the academic progress of all students at the end of each assessment period per IMSA policy JECF.

ACADEMIC PROBATION

Academic probation should in all cases be considered a supportive intervention and not a punitive measure. Academic probationary status will be initiated whenever a student has received a semester grade of D, or WF (withdrawn with a failing grade) in any subject. Failure to meet minimum course requirements (C- or better) for a consecutive semester grade, failure of the same course twice, or multiple (two or more) failures in the same semester will result in a recommendation for dismissal of the student at the conclusion of that grading period or to not extend continued enrollment to the Academy the following year. All due process assurances prescribed in the discipline review procedures will apply as well to all attendance dismissal recommendations.

The priority must always be focused on promoting the total intellectual, emotional, and social development of the student. Academic probation should not imply a loss of privileges except when individually defined and then only on a limited time basis. Students are required to meet with their assigned College and Academic Counselor (CAC) at the start of the following semester to discuss and draft an academic success plan. The CAC may also consult with additional faculty and staff, such as an RC or Advocate, to develop your plan. Plans will include any supports and interventions deemed necessary to support your success and meet your individual needs, which may include items such as standing meetings with support personnel, required study hours, and more. Throughout the semester, revisions may be made to the plan by the CAC in order to provide an optimal, individualized support plan. Following the academic success plan is a requirement for continued enrollment at IMSA.

ACADEMIC BEHAVIOR CODE

The main goals of engaging in academic endeavors are to find, explore, and disseminate knowledge. One cannot do this without engaging fully in the process and without acknowledging the work of other scholars, teachers, and students. Academic honesty and integrity are therefore integral to the academic process. Acting and learning with integrity is vital in any learning environment as it fosters a community of trust and promotes personal growth to one’s fullest potential. IMSA students are expected to conduct themselves in accordance with six fundamental values: integrity, honesty, trust, fairness, respect, and responsibility. Students are to act so that they are worthy of the trust bestowed on them by teachers and peers, and carry out their responsibilities with integrity and honesty.

Academic Integrity

Students at IMSA are expected to help create an environment of honesty and trust. In doing so students are expected to report any incidents of cheating that they are aware of. This includes providing information in connection with any inquiry regarding academic dishonesty. Additionally, students who provide their work to others (when instructed not to) share the same responsibility as those who use the given work dishonestly.

Academic Honesty

IMSA students are responsible for holding themselves to the rules and encouraging others to do the same.
To act dishonestly is inexcusable. IMSA does not accept acts of dishonesty as an appropriate response to any situation. Students who engage in academic dishonesty should expect serious consequences. Students involved in breaches of academic honesty will be referred for formal discipline (see Policy JG-Student Discipline) and minimally will receive a reduced or failing grade for the assignment with the possibility of a lower or failing course grade.

**Collaboration**

Collaboration is considered a partnership. All students are expected to contribute to collaborative work and share in the learning and the grade received. Collaboration is teaching and learning with your peers, a two-way exchange of ideas, with the end result being students gaining knowledge and skills. Unless a two-way exchange of ideas is occurring there is no collaboration. Examples of unacceptable collaboration include, but are not limited to:

a. Working with someone on any type of assignment when your teacher has told you not to collaborate

b. Working with others in ways contrary to the instructions given for the assignment

c. Using another’s conclusions in your paper, your lab report, your problem set, and so forth.

**Cheating**

Cheating (aiding someone to cheat, plagiarism, self-plagiarism, fabrication, obtaining or providing an unfair advantage, falsification of documents, unauthorized access to records, and inappropriate collaboration), whether intentionally or carelessly committed, is a breach of academic integrity and honesty. The teacher will exercise professional judgment in determining breaches of academic integrity. Below is a list of some of the behaviors that constitute cheating, thus are breaches of academic integrity; it is impossible to provide a list of all possible examples.

Each student is responsible for all of his or her work that is submitted. If you require clarification or assistance on an assignment, you are expected to seek the assistance from an instructor in a timely fashion before the assignment is due. Once you have turned in an assignment, you may not claim that you did not understand it.

1. **Aiding and Abetting Breach of Academic Integrity.** Examples include, but are not limited to:
   - Providing material, aid, information, knowledge, or other assistance that is or could be used to aid any of the violations listed below;
   - Providing false information in connection with any inquiry regarding academic integrity;
   - Providing advice and/or strategies that promote or encourage breach of academic integrity;
   - Discussing or asking another student about a test or quiz before one of you has taken that test or quiz, including but not limited to asking about content;
   - Giving another person a copy, in any format, of a paper, problem set, lab report, test, quiz, or other assignment in such a manner as to promote or encourage breach of academic integrity;
   - Giving another person a copy, in any format, of a paper, problem set, lab report, test, quiz, or other assignment when it is not part of a collaborative learning effort.
2. **Cheating.** Examples include, but are not limited to:

- Using unauthorized notes, answers, aids, calculators, cell phones or other information on an examination, paper, report, problem set, or other assignment;
- Copying from someone else’s work, such as from an exam, test, quiz, lab report, paper, problem set, or other assignment;
- In the absence of a course revision policy, altering any work once it has been graded and returned, then resubmitting the work for regrading without express permission;
- Allowing another person to do one’s work and submitting that work under one’s own name or receiving unauthorized assistance in completing one’s work;
- Claiming that a technology problem, such as a hard drive crash, occurred and resulted in a lost assignment when it did not;
- Turning in an incorrect version, such as an earlier draft of a paper, problem set, lab report, writing assignment, or other assignment, intentionally or unintentionally, then turning in a second version at a later time, claiming that the original version was turned in by mistake.

3. **Plagiarism or Copyright Infringement.** Examples include, but are not limited to:

- Presenting the distinctive ideas, facts or words of another (in part or in whole) without appropriate acknowledgment of the source, whether intentional or unintentional, as one’s own;
- Issues of plagiarism apply to any type of work including, but not limited to exams, papers, any written or printed text, computer programs, web sites, and so forth;
- Failing to place quoted text in quotation marks and/or failing to attribute the source, whether intentional or unintentional;
- Poorly paraphrasing (putting into your own words) a sentence, passage, paragraph, and so forth from a source and/or failing to attribute the source, whether intentional or unintentional;
- Attributing an idea, fact, or quotation to an incorrect, false, or made-up source, whether intentional or unintentional;
- Copyright infringement pertains to unauthorized use of any work fixed in tangible media, such as books, articles, web sites, art, music, photography, video, and so forth, whether intentional or unintentional.

4. **Fabrication.** Examples include, but are not limited to:

- Falsifying or inventing any data. Presenting data that were not gathered in accordance with standard course practices or other specified guidelines for data collecting; copying another student’s data and representing it as your own; making up data instead of following specified protocols for data collection; generating data and failing to include an accurate account of the method by which the data were gathered or collected; presenting data that have been altered or contrived in such a way as to be deliberately misleading; using class data sets improperly.
- Improper Citation: Any attribution to, or use of, a source (real or invented) from which the referenced material was not obtained, including use of a quoted reference from a non-original source while implying reference to the original source.
- False information and lies: providing false information in connection with any inquiry regarding academic dishonesty.

5. **Multiple Submissions of same work.** Examples include, but are not limited to:

- Submitting identical or substantial portions of similar work for credit more than once, without
prior explicit consent of the course instructor(s) to whom the material is being or has been submitted to.

6. **Obtaining or Providing an Unfair Advantage.** Examples include, but are not limited to:

- Gaining or providing access to examination materials prior to the time authorized by the instructor;
- Providing materials, information or other assistance on an academic assignment without authorization from the instructor(s);
- Gaining or providing access to previously given examination materials, where those materials clearly indicate that they are to be returned to the instructor at the conclusion of the examination;
- Intentionally obstructing or interfering with another student’s academic work.

7. **Falsification of Records and Official Documents.** Examples include, but are not limited to:

- Altering documents affecting academic records;
- Forging a signature or providing false information on an official or unofficial Academy document such as a grade report, letter of permission, power of attorney form, petition, enrollment form, ID card, attendance list, or any other Academy-related document.
- Obtaining and/or using IMSA letterhead for any purpose, unless explicit and specific permission has been given by an Academy official.

8. **Unauthorized Access to any Records.** Examples include, but are not limited to:

- Viewing or altering computerized academic or administrative records or systems;
- Modifying computer programs or systems;
- Releasing or dispensing information gained via unauthorized access;
- Interfering with the use or availability of computer systems or information.

**ADVANCED PLACEMENT EXAMINATIONS**

Although Academy courses are not designed to follow Advanced Placement (AP) syllabi, students who are interested in participating in the AP testing will be provided with appropriate information about the examinations. The purpose of the AP examinations is to provide a mechanism whereby students may earn college credit for work completed in demanding high school courses. At IMSA, students and their parents will assume the responsibility for the cost of the Advanced Placement examination.

**COLLEGE AND ACADEMIC COUNSELORS (CAC)**

The CACs collaborate in the development and delivery of college application materials, financial aid, college admission testing, all course selection and scheduling processes, academic counseling and intervention programs. CACs also serve on a support team with other academic, residential, and Student Affairs members.

In the event of an egregious offense, the Academy is obligated, as required by policy JO –Student Records, to contact the student’s college, university and/or other post-secondary institution(s), in order to either withdraw or withhold official Academy letters of recommendation for the student until consent for such disclosure is received.
In the event of a non-egregious offense, the Academy is not obligated, or required by this policy, to contact the student’s college, university and/or other post-secondary institution(s), in order to either withdraw or withhold official Academy letters of recommendation.

If the Academy is contacted by colleges requesting non-egregious disciplinary information regarding college application materials, consent to disclose such information should be obtained from the student or parent prior to disclosure. If the student/parent refuses to consent to such disclosure, the Academy will note that it has not received the required consent to disclose the requested information in the appropriate place on the materials.

CONTINUED STUDENT ENROLLMENT STATUS

Students attend the Academy by invitation. After the initial selection year, students are reviewed for continued enrollment for the second and third year. Continued enrollment is offered to those students who have demonstrated an acceptable standard of academic, residential, service and behavioral performance consistent with the level of academic responsibility and independent living required of an IMSA student. (See Student Policy JECF)

FACULTY OFFICE HOURS

Faculty members are committed to being available on the basis of mutual convenience. Faculty, in each of their classes, is expected to inform students of their office hours and the best method and time to contact them.

Students who have concerns are expected to contact teachers directly and, if there is need for continued dialog, contact the Principal’s Office.

LEARNING STRATEGIES COORDINATOR

The Learning Strategies Coordinator, in collaboration with faculty and other support staff, designs and implements individual and group interventions and experiences for students. It is a holistic approach to ensure the individual student is supported academically by ways if collaborating with staff, family and parents/guardians. The learning strategies promoted include note taking, assessment of understanding, preparing for tests and written assignments, getting the most from textbooks and teachers, staying focused during volume reading assignments and complex technical reading, as well as managing time to allow for enough study, sleep and recreation.

REGISTRAR/MANAGER OF STUDENT RECORDS

The Registrar maintains and disseminates all student records for enrolled students and alumni. The Registrar also oversees student information in the institutional unified database system.

STRATEGIES TEAM

The Strategies Team includes those who share the primary responsibility for support of students at the Academy from the time of registration through graduation. Since the academic progress of each student is influenced greatly by the total development of the individual, staff work closely to provide appropriate interventions and support programs. The team monitors individual student progress and assigns case managers when necessary. Intervention may include, but is not limited to a residential, academic or full staffing. The team is comprised of the Learning Strategies Coordinator, Academic Support Associate, faculty, the CACs, school counselors, school nurse, and representatives from Student Affairs Office, and the Principal’s Office.
TEXTBOOKS

Students are responsible for all books issued to them and will be charged by the Principal’s office for any damaged or lost books. Students should check the condition of each textbook at the time it is issued and make the effort to keep books in the best possible condition.

ATTENDANCE AND TARDINESS PROCEDURES

IMSA is committed to the philosophy that every student must attend school on a regular basis and be on time for classes. The academic expectations of the Academy are rigorous and class attendance is vital to ensure academic progress. In addition, each student’s interaction with their classmates on a daily basis is a critical component of the learning process.

Students choosing to come to IMSA have elected to join a residential academic community. To be a member of a community is to participate in required activities. The Academy’s attendance policy applies to all activities where student presence is required, such as class, Sophomore Navigation, LEAD, SIR, Diversity, Equity and Inclusion programs, Convocation, Academy assemblies and Residence Life programming unless stated in each individual program.

The attendance policy is designed for three purposes:

- Ensure that IMSA monitors the whereabouts of students so they are safe and accounted for during the school day;
- Ensure that class attendance data on each student is available upon request from parents, students, and appropriate IMSA staff;
- Provide a basis for decision-making for purposes of grading and/or consequences for nonattendance.

Grades and credit may be adversely affected by excessive absences whether pre-arranged, excused or unexcused, and participation in class is a stated factor in performance assessment.

ATTENDANCE EXPECTATIONS

Students are expected to be in all classes on time for the entire time, unless properly excused by the Academy via the Attendance, Nurse’s, Counselors’, or Principal’s Office. The Academy’s acceptable reasons for being absent from class include illness, death in the family, religious holidays, school-sponsored activities, medical appointments and family emergencies. In addition, teachers may choose to excuse student absences for other reasons based on their professional judgment.

Teachers are expected to:

1. Take attendance at the beginning of class;
2. Communicate any course and laboratory specific attendance expectations to students as soon as possible and to parents on or before Parent day;
3. Submit student attendance data period by period to the Attendance Office via PowerSchool;
4. Communicate student attendance or other concerns immediately to the student, parents and the Principal’s Office.

Parents are expected to address concerns about classroom related issues regarding their students first with the teacher of the class in question and then with the Principal or designee.

ATTENDANCE OFFICE

The Attendance Office is a function of the Principal’s Office. This office, located in A108, will be open every morning, Monday through Friday, on school days when the Academy is open, from 7:30 a.m. - 4:00 p.m. for students and parents requesting attendance information or needing a tardy pass. For absences, contact the Attendance Office at 630.907.5029 and/or email attendance@imsa.edu.

STUDENT ABSENCES

The teacher will report student absences from any class to the Attendance Office. It is the responsibility of the student and parent/guardian to check on-line for the student’s attendance record.

PowerSchool is IMSA’s method of communication with parents and students in regard to attendance. IMSA uses a point system to keep track of attendance. Point totals for each class are separate and counted by semester. Between five minutes late and halfway through the class equals two unexcused points. After halfway, the unexcused absence becomes full and equals three points. When a student reaches twelve unexcused absence points in an individual class, the student is withdrawn with a failing grade.

Excused Absence

Reasons accepted by the Academy for excused absence shall include: illness of the student, death in the family, religious holidays, school-sponsored activities, medical appointments, suspensions and family emergencies. Students may not be excused from a class “after the fact.” An excused absence shall enable a student to make up and receive credit for work missed per the Make Up Privileges guidelines. However, students under suspension are expected to complete all course work (exams, papers, readings, projects) and are responsible for course content and are not allowed make-up privileges for in-class work including, but not limited to laboratory experiences, class participation, pop quizzes or in-class assignments. Individual teachers have additional discretion in their classes regarding what constitutes an absence; refer to individual teacher’s attendance policies.

Absences and After School Activities

If a student misses half or more of an academic day’s classes, excused or unexcused that student will not be permitted to attend athletics or extra-curricular activities (meetings, clubs, etc.) for that evening. Exceptions may only be made by the Principal’s Office designee.

Absence Points

Start – 4 minutes late: 1 unexcused absent point (See TARDINESS for more details)

5 minutes – until halfway through class: 2 unexcused absence points (will count toward WF) After halfway through class: 3 unexcused absence points (will count toward WF)

Students more than 5 minutes late need to get a time-stamped pass from the Attendance office and hand the pass to the teacher upon entering class for a signature. The student will return the pass to the attendance office by the end of the day, and the office will calculate the absence points based on the time shown.

Teachers will only have to enter a tardy before 5 minutes or an absence after 5 minutes into the class. The
Attendance office will calculate the points.

**Unexcused Absence (A) in PowerSchool:** An unexcused absence is the failure to have proper verification to explain the absence. The unexcused absence will be dealt with in the following manner:

<table>
<thead>
<tr>
<th>Unexcused Absences (A3 / Tardies (T2)) Point Accumulation</th>
<th>Expected Responses</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 - 5</td>
<td>• The student must follow up with the instructor to discuss the absence and/or tardies. Students may not be granted credit for work missed.</td>
</tr>
</tbody>
</table>
| 6 – 8                                                     | • Attendance Clerk emails first warning letter to student, parents/guardians, instructor, CAC, RC, Dean of Student Support and Equity. If applicable, the letter is also sent to the Learning Strategies Coordinator, Advocate, and Case Manager.  
• Student meets with the Principal’s Office designee to discuss absences and action plan. |
| 9 - 11                                                    | • Attendance Clerk emails second warning letter to student, parents/guardians, instructor, CAC, RC, Dean of Student Support and Equity. If applicable, the letter is also sent to the Learning Strategies Coordinator, Advocate, and/or Case Manager.  
• Student meets with the Dean of Student Support and Equity to discuss absences and an action plan. Any action plan items assigned by the Dean are required of the student; failure to comply with the expectations will result in disciplinary actions.) |
| 12                                                       | • Dean of Student Support and Equity emails final warning letter to student, parents/guardians instructor, CAC, RC, and Attendance Clerk. If applicable, the letter is also sent to the Learning Strategies Coordinator, Advocate, and/or Case Manager.  
• Student meets with the Dean of Student Support and Equity to discuss absences and an action plan. Any action plan items assigned by the Dean are required of the student. Failure to comply with the expectations will result in being withdrawn from the course with a failing grade (WF). Failure to attend the meeting with the Dean will also result in being withdrawn from the course with a failing grade (WF).  
• Ineligible for involvement in any programming (athletics, clubs, etc.) for one week. |

**Additional Points After Final Warning Letter**

Student meets with the Dean of Student Support and Equity regarding attendance points and is withdrawn from the course with a failing grade (WF).
Dean of Student Support and Equity sends and outcome letter to student, parents/guardians, instructor, CAC, RC, and Attendance Clerk. If applicable, the letter is also sent to the Learning Strategies Coordinator, Advocate, and/or Case Manager.

Note: If a student receives a WF for attendance reasons the WF counts towards eligibility and academic status review.

**Tardiness**

All students should arrive in their assigned classroom location prior to the start of class. Adequate time (5 minutes) is provided for students to reach their classes before the end of the passing period. Unexcused tardiness is disruptive to the instructional process and forces the teacher into unnecessary repetition. The individual teachers will handle tardiness in an attempt to resolve the punctuality problem. If the problem persists (5 tardies in a single class), consequences may include but are not limited to: required evening study or loss of credit on an assignment. If the problem continues, the student may be withdrawn from the course (see Combined Excused and Unexcused Absences below). If a teacher is more than 15 minutes late for a class, the students need to check with the Principal's Office for further instructions.

**Combined Excused and Unexcused Absences**

Due to the intense nature of the Academy program, there is a point reached when a lack of interaction in class discussion or inability to complete laboratory experiments will result in falling too far behind to earn credit. The teacher will notify the student, their parents, and the Principal’s Office designee if a student reaches the point where continued absence could result in no credit being issued for a course. *If a student reaches eleven (11) excused or unexcused absences in one course during the same semester, a student can be withdrawn from the course with a grade of WF. If the course is structured as a double module course, a student can be withdrawn from the course with a grade of WF if six (6) excused or unexcused absences occur in one semester.* The Principal’s Office designee may grant an extension to allow the student to continue enrollment in the course.

**Pre-Arranged Absence from Class During the School Day**

A student having the necessity to leave school and the campus during the day (between 7:30 a.m. and 3:30 p.m.) must report to the Attendance Office for permission to sign out. After 3:30 p.m., students must sign out in their residence halls. A parent/guardian phone call must be received before a student may be picked up if the student is missing classes, SIR or other scheduled meetings during the school day on Wednesdays. *If the parent fails to call the Attendance Office before 9:00 a.m., the student will receive an unexcused absence for the classes missed.*

*Students are to return to school following all appointments unless the school day has been completed.* Parents are encouraged not to make appointments (i.e. doctor, dentist) for students during the school day unless absolutely necessary. The parent is responsible for transportation of their student to and from the appointment. The student must wait in class until the parent arrives and will be notified to meet the parent at the Attendance Office. Parents should not attempt to directly contact their student when the student is in class.

**Pre-Arranged Absence for One Or More Full School Days**

In certain instances, a student may be granted permission to be absent from school. Whenever possible, college visits, family trips, or appointments should be scheduled on school vacation times or on the weekends. The following arrangements must be made in advance in the following manner:

1. The parent must contact the Attendance Office by phone or email at least 24 hours prior to the planned absence.
2. Without parental approval at least 24 hours in advance, a prearranged absence will be treated as unexcused.

3. Students are responsible for all missed assignments and discussing the work with their teachers. All assignments given to the student during the pre-arranged absence are due on the day established by his/her teachers. The time and place of any makeup sessions shall be solely at the initiative of the student and at the convenience of the teacher. Assignments not completed on that established day(s) will not be granted credit.

4. College Visit: the student must discuss the college visit with his/her College and Academic Counselor before leaving on the visit.

5. When leaving the campus for the approved pre-arranged absence, the student must sign out with the appropriate personnel.

STUDENT AFFAIRS

The Student Affairs staff at IMSA believes that it is a student’s responsibility, during the student’s three years at the Academy, to reach the student’s full potential in all areas of development with special emphasis in leadership and personal responsibility. The staff provides appropriate interventions, support mechanisms, services and learning opportunities to help students reach their potential and to be healthy, ethical, productive members of the local and global communities. It is the staff’s responsibility to facilitate the development, implementation, and assessment of these programs and to serve as a student and parent advocate within the Academy. The Student Affairs office is used as first line contacts and as a place to begin the process to answer questions or get help. Areas overseen in the office include: Athletics and Co-Curriculars, Campus Activities, Student Discipline, Health Care, Laundry Service, Leadership Education, Security, Residence Life, Service Learning, School Counseling, and Vending Service.

RESIDENCE LIFE

Students who choose to attend the Academy are committed to developing their personal and social skills along with their academic talents. In the residence halls, students will encounter new and different people, encounter new ideas and differing values, and test their self-discipline. At the culmination of the residential experience, students will be independent and responsible individuals who demonstrate sustainable, equitable, and ethical practices in their current and future communities. A student’s acceptance to attend the Academy constitutes an agreement on his/her part to actively support the Academy’s Residential Life expectations.

Director of Residence Life

The Director (DRL) provides leadership within the hall and the Residence Life program. The Director of Residence Life supervises the ACs, DHMs and RCs and assists with managing the overall living environment in each hall. The Director of Residence Life also assists with administrator on-call duties during the evening hours.

Resident Counselors (RC)

Each Resident Counselor (RC) at IMSA is charged with the responsibility for providing the continuity of the student’s experience at the Academy. The RC guides individual student’s personal, social, emotional, and academic growth. Within the Academy community, the RC fills the positions of role model, academic
advisor, mentor, disciplinarian, and counselor; and by words, actions and examples, teaches students responsible behavior.

**Day Hall Monitor (DHM)**
The Day Hall Monitor (DHM) are individuals who provide adult supervision for the halls from 7:45 a.m. - 3:15 p.m. on school days.

**Area Coordinators (AC)**
The Area Coordinator (AC) provides leadership within the hall and the Residence Life program and works to provide continued support to students. The AC supervises the RCs and assists with managing the overall living environment in each hall. They are also the administrator on call during the evening hours.

**Residential Student Leaders (RSL)**
The Residential Student Leaders (RSL) Program provides leadership and mentorship to students in their halls. Students are interviewed and hired for the following positions:

- **Hall Coordinators:** The main function of the Hall Coordinators (one Community and one Diversity) is to assist the RCs in creating a cohesive and functional hall community. The two coordinators in each building are upperclassmen chosen for their demonstrated leadership abilities, commitment to IMSA, and overall maturity. These students serve as hall leaders and help plan activities to promote hall unity.

- **Wing Liaison (WL):** The Wing Liaison (WL) also assists the RC in creating a cohesive and functional living environment on a wing-level. The one WL in each wing are upperclassmen chosen for their demonstrated leadership abilities, commitment to wing community building, and interpersonal interactions. The WL plans activities to promote community building and support the Residence Life curriculum.

**RESIDENTIAL EXPECTATIONS**

Each of the seven Residence Halls on campus has consistent rules and expectations. All students and parents will be made aware of these rules and expectations upon move-in and are expected to abide by them at all times. A copy of these expectations may be requested from the hall staff and is made available to all students at the beginning of the year. These rules and expectations are in place to maintain order within the halls, to better serve the students of the hall, and to better meet the needs of the hall structure.

**Curfews and Check**

<table>
<thead>
<tr>
<th>Curfew Type</th>
<th>Days</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sophomore Lights Out:</td>
<td>Sunday – Thursday</td>
<td>12:00 a.m.</td>
</tr>
<tr>
<td>Sophomore Check:</td>
<td>Monday – Friday</td>
<td>6:30 p.m. (athletes by 7:30 p.m.)</td>
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<tr>
<td></td>
<td>Saturday – Sunday (Rolling check)</td>
<td>3:00 p.m. – 5:00 p.m.</td>
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<tr>
<td>Junior/Senior Check:</td>
<td>Monday – Friday (Rolling check)</td>
<td>6:30 p.m. – 7:30 p.m.</td>
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<td></td>
<td>Saturday – Sunday (Rolling check)</td>
<td>3:00 p.m. – 5:00 p.m.</td>
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<tr>
<td>In-Hall Check:</td>
<td>Sunday – Thursday</td>
<td>10:00 p.m.</td>
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<td>Friday – Saturday</td>
<td>11:00 p.m.</td>
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<tr>
<td>Sophomore In-Room Curfew:</td>
<td>Sunday – Thursday</td>
<td>11:00 p.m.</td>
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<td>Friday – Saturday</td>
<td>12:00 a.m.</td>
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<tr>
<td>Junior/Senior In-Room:</td>
<td>Sunday – Thursday</td>
<td>12:00 a.m.</td>
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</table>
Friday – Saturday 1:00 a.m.

Unless a student has signed out with an RC or the Attendance Office, each student will need to stop by his/her respective RC’s office for check. Students may not be checked out via a phone call. It is the student’s responsibility to make sure that the RC on duty has verified the check in. If the on duty RC is not in the office, the student will need to wait for the RC to return. For curfew checks, students must be present in their respective wing commons area and remain there until the RC on duty completes check. It is expected that students manage their time wisely and begin to draw closure to their day after curfew check to ensure a healthy amount of sleep. Students will respect their roommates’ right to sleep/study after curfew check.

Students can leave their room, but not their wing during night hours to use the microwave, get a glass of water or get something from the refrigerator. However, students should not be disruptive to other students or make a habit out of this practice as adequate sleep is needed for the academic demands during the day. Students are not allowed to leave the residence halls in the morning until 7:00 a.m. If students have an early morning practice, SIR, other school sponsored activities/trips, or early parent pick up students must inform the RC in the office the night before their early morning departure.

Extended Weekends/Holidays
As noted on the Academy’s calendar, there are four extended weekends and several holidays scheduled throughout the year, as referenced in the academic calendar. During Extended, the Academy is closed and students must leave the campus by 5:00 p.m. on the prescribed day. There is a late fee of $25 assessed for every 5 minutes a student is not picked up after the halls close. The late fee will be added to the student’s obligation fees in PowerSchool. As these times are breaks for staff members as well as students, the Academy cannot make exceptions to cover special requests for student housing during extended weekends or holidays. With parent permission, students may stay with friends or family during mandatory closings. Clearance cards are issued by the RC and indicate that students have completed all of their residential responsibilities including passing room inspections, and completing their wing cleaning assignments. If students are checking out before 1:00 p.m., clearance cards must be obtained the night before in order to check out with the Attendance Office. Students will not be allowed to check out without a clearance card.

Students will not be assigned academic due dates over extended weekends or on the first academic day back from extended.

Housekeeping
Students are expected to keep their rooms in a clean and orderly state. Residence Life staff will conduct room inspections every other week to ensure that basic cleanliness and safety standards are met. The staff will be in and out of a student’s room on a regular basis as they check on the student’s continued wellbeing. If at any time the room is not clean, the RC will explain what needs to be done and give the student an adequate amount of time in which to clean it. It should also be noted that any breach of Academy policy noted during official inspections or routine visits to the student’s room will be dealt with immediately.

Students also are required to complete wing/hall housekeeping duties, which will be assigned on a rotating basis. It is important that all students do their part to ensure that shared spaces are kept neat and clean. If a student is leaving campus on a night they are assigned housekeeping duties, the student is expected to make arrangements for the housekeeping to be done. RCs will ensure that all housekeeping is completed in a timely fashion and will issue violations if it is not completed.

Multiple housekeeping violations or a pattern of “forgetting” will have consequences, such as
Intervisitation

Intervisitation is defined as the visiting between male and female students in the residential areas of the Academy. Visiting between male and female students in the hall commons area does not require an intervisitation pass. However, if students decide to visit in the wing commons or individual rooms, a pass must be issued by the RC on duty. Sophomores are not eligible for intervisitation until second semester.

Intervisitation rules will also apply to any students known to be in a relationship and this includes students in same sex or non-binary relationships.

If granted, this would allow a student the opportunity to host another student in their room for one hour. The RC will only authorize such visitation to those students who have demonstrated responsible behavior.

An intervisitation pass with the specified time will be distributed by the RC on duty as long as the roommate does not object. During the visitation the room door must remain completely open, both students must be visible from the doorway, and they must behave in an appropriate manner, as posted in each residence hall office. The RC on duty will look in on the students from time to time. An incident report may be written, depending on the severity, if a student is found to have disregarded intervisitation guidelines. Disciplinary action may ensue.

Approved Intervisitation hours are:

- **Monday - Thursday**: 3:00 p.m. - 9:45 p.m.
- **Friday**: 3:00 p.m. - 10:45 p.m.
- **Saturday**: 10:00 a.m. - 10:45 p.m.
- **Sunday**: 10:00 a.m. - 9:45 p.m.

RCs may deny intervisitation requests during busy office times, such as evening check, Friday afternoons, or any other time when they cannot go on regular rounds to check in on the students. Intervisitations can also be denied due to RC/IMSA personnel discretion.

**Monday - Thursday**: Eligible students may request only one hour of intervisitation in their own room and no more than two intervisitations per day on campus.

**Friday, Saturday and Sunday**: Students may request up to two hours of intervisitation in their room for no more than three hours of intervisitation on the weekend.

Intervisitations may be suspended on campus at any time due to concerns regarding health and safety at the discretion of the Director of Residence Life, Chief Hearing Officer, Chief Student Affairs Officer or other IMSA personnel.

Off-Campus Guests/Visitors

Guests may be in the hall commons:

- **Monday-Thursday**: 3:00 p.m. - 9:45 p.m.
- **Friday**: 3:00 p.m. - 10:45 p.m.
- **Saturday**: 10:00 a.m. - 10:45 p.m.
- **Sunday**: 10:00 a.m. - 9:45 p.m.

All visitors must sign in at the office in the student’s residence hall. All guests must wear an Academy issued ID badge at all times while in the wings of the residence halls. Off campus guests including parents are not allowed in student rooms. Parents are able to enter into the wings/rooms of their student(s) during move-in and move-out only. The resident counselor may make exceptions, i.e. student illness. IMSA reserves the
right to make changes to this guideline for health, safety and/or security reasons. Guests must be accompanied by the IMSA student at all times. Visitors are expected to observe school rules and guidelines at all times. Students serving as hosts are responsible for the actions of their guests in the hall and elsewhere on campus and will be subject to the same disciplinary consequences as though they themselves were engaged in the misconduct. For example, should a guest damage school property, and the Academy is unable to collect payment, the student hosting the guest will be billed accordingly.

**Overnight Visitors**
IMSA students may have sleepovers with other IMSA students of the same sex with RC approval. Non IMSA overnight guests are not allowed. Questions should be directed to the Director of Residence Life.

**Quiet Hours**
The following hours have been established with the intent of providing an atmosphere that is conducive to self-directed learning, to the fulfillment of important obligations, and to protecting the rights and needs of all students. Quiet hours also promote opportunities for students to sleep without being disturbed. Students have the responsibility to observe quiet hours as a courtesy to their peers. Failure to observe quiet hours may lead to violations or residential consequences.

<table>
<thead>
<tr>
<th>Day</th>
<th>Time</th>
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<tbody>
<tr>
<td>Sunday</td>
<td>10:30 p.m. - 7:00 a.m.</td>
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<tr>
<td>Monday-Thursday</td>
<td>7:00 p.m. - 9:00 p.m., 10:30 p.m. - 7:00 a.m.</td>
</tr>
<tr>
<td>Friday-Saturday</td>
<td>11:30 p.m. - 10:00 a.m.</td>
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**Residential Meetings/Programs/Activities**
Residence Life staff (with the assistance of the residential student leaders) will arrange wing meetings, programs and activities on a regular basis. This residential programming is an important component of the student’s educational experience. Such programming is mandatory and students are expected to participate. Unexcused absences will result in disciplinary action. Unless otherwise specified by the RC, no programs may extend past 10:30 p.m. (Sunday – Thursday).

**Class Privileges**
At IMSA, students are awarded privileges according to class standing and individual student conduct. Privileges may be awarded with the approval of the Director of Residence Life, Area Coordinators, and/or Resident Counselors. Eligibility requirements are based on academic standing, attendance and behavior. Any student who meets the requirements described in their Class Privileges Memo is eligible to receive the privileges after obtaining written parent and RC approval. Privileges of a student may be revoked if proven to be “unmanageable” or a detriment to a student’s success at the Academy. Students are also subject to loss of privileges if they no longer meet the eligibility requirements or if their behavior indicates that they have not yet reached a maturity level of handling the increased responsibilities. Memo and approval form will be sent out during the fall semester for juniors and seniors and during the spring semester for sophomores.

Class privileges may be suspended on campus at any time due to concerns regarding health and safety at the discretion of the Director of Residence Life, Chief Hearing Officer and/or Chief Student Affairs Officer.

**Sign Out and Sign In**
One of the most important expectations at the Academy is that of off-campus sign outs. While the Academy cannot guarantee knowledge of all students’ whereabouts at all times, regulations governing sign outs are designed to give the staff reasonable knowledge of a student’s location, and thus a way of reaching that student in case of an emergency.

It is expected that each student follows sign-out guidelines in an honest and thorough manner. During the
morning and afternoon hours (Monday - Friday 7:30 a.m. - 3:30 p.m.), sign outs are handled through the Attendance Office in A108 or in the Principal's Office. After 3:30 p.m., sign outs are handled through the RC on duty in each hall. Sign-out: All information is recorded. A Residence Life staff member’s permission is needed for sign-outs to destinations off campus. In addition, the student will need the parent’s permission to sign out for destinations outside the Aurora area unless the trip is school sponsored or taken by an IMSA staff member. Only parents, legal guardians or other adults listed on the designated permission form on file in Student Affairs can give a student permission to sign out for an overnight stay. It is highly recommended that the student plan ahead. If a student makes last minute plans and is unable to reach his/her contact for permission, the student will not be approved to sign out. Parent permission is not needed for mandatory closings such as extended weekends and holidays, as long as the student is going home. For other destinations, parent permission is required.

Sign-In
Any time students have been off campus, they are expected to sign in with the Attendance Office or RC in office immediately upon their return to campus. If a student does not sign in immediately after their return, the RC on duty can issue a violation.

Walking Trips
Students are allowed to take walking trips within 1 mile of campus at RC discretion (Students will not be permitted to take walking trips when the temperature is below 32 degrees).

Locations within 1 mile of campus: Walgreens, Orchard Rd., and Sri Venkateswara Swami Temple. To take a walking trip, students must have at least one other student present and sign out in their own hall with their walking buddy present. Students must stay with each other throughout the walking trip and return together.

Students must be appropriately dressed for the weather at the RC’s discretion. Walking trips have a two hour maximum and students must return before sundown. Students should remain on the sidewalk throughout the walking trip and stay off the road/shoulder. Students may only go to the destination they agreed upon with the RC and any attempt to go to a different location may result in disciplinary action. Failure to sign out for a walking trip will result in disciplinary action. Walking trips will not be permitted when the temperature is below 32 degrees or there is other inclement weather.

On “I Days” walking trips are permitted before 3pm at the discretion of the Attendance Office in the main building. Walking trip sign-outs will need to be conducted in the Attendance Office. All walking trip rules above do apply.

Study Hours
Study hours are a way to help sophomore students’ transition into living and learning in the IMSA community. These hours help students’ set-aside time to study, as well as help facilitate and further develop their time management skills. Sophomores will have mandatory study hours from 7:30 p.m. - 9:00 p.m., Monday, Tuesday, and Thursday. Students must be in their own room or in an area approved by the RC on duty. Such areas include the IRC, a faculty office or a specified room for a study group. Students may rearrange their study hours (at the discretion of the RC) if there are conflicts with students' activities (co-curricular, IHSA sport, etc.), but the 2 hours must be completed between the hours of 3:00 p.m. and 10:00 p.m. on the same day.

After the first quarter ends, sophomores will not have 7:30 p.m. – 9:00 p.m. study hours unless required by their RC or academic status. Instead students are expected to use time management skills learned during the first quarter to complete homework assignments throughout the day. After the second semester
begins, sophomores to be released from study hours for the remainder of the year. Any students not in good academic standing or recommended by academic specialists (Principal’s Office, Amy Keck, Strategies Team) will be assigned mandatory study hours.

It is highly recommended that all students carefully plan their day to set aside quality study time.

**Sustainable Living**

Students should recognize that excessive consumption of resources such as water and energy can have a global impact and incur unnecessary costs for IMSA. Students are expected to exercise principles of conservation when using resources and to turn off appliances, lighting, heating, air conditioning, showers, and faucets when not needed. In addition, students are expected to recycle all aluminum cans, plastic bottles, and paper in the proper receptacles by using the supplied recycle bin in the room, and to avoid mixing recyclables with food and other waste.

**Housing Information**

As a state agency, IMSA is not covered by property insurance. All parents are encouraged to consult with their insurance agent to determine coverage for student belongings on campus. Parents should consider special riders and/or renter’s insurance for student items. The insurance needs are similar to those in a typical home such as the potential for fire, theft, and natural disaster. IMSA recommends engraving all valuables for identification purposes.

**Room Assignments**

An important part of the residential experience at the Academy is learning how to live with a roommate. This involves patience, compromise, mutual respect and common courtesy. New students are assigned rooms and roommates during the summer based on information provided on roommate preference forms. Roommates are matched according to sex, similar interests, lifestyles, and personal requests. Returning students make their requests during the previous spring term. Sophomores can make mutual requests at Orientation. Mutual roommate requests are matched based on availability.

Room changes will be approved by the Director of Residence Life only when all other avenues have been exhausted and all parties agree that a change is in everyone’s best interest. In the unlikely event that a solution cannot be reached and agreed on by all parties involved (students and their RCs), the Director of Residence Life will set forth the most amicable compromise available. There will be a period of acclimation at the beginning of the school year, during which room changes will not be allowed. Student’s experiencing roommate conflicts should attempt resolution and contact their RC. Please note that single rooms are not allowed, and if a roommate leaves, the student will be consolidated with another student of the same sex anywhere on campus.

**Consolidation**

Consolidation is the process of pairing up students who do not have a roommate due to their original roommate leaving the Academy. It is our goal to try to consolidate and keep students within the hall but consolidations may happen across campus. The consolidation process typically will occur within two weeks of the former roommate’s departure from the Academy. Student moves may be determined by the following methods: mutual agreement, RC facilitated meet and greet, and/or the Director of Residence Life. Note that consolidations can take place at any time.

When a student is assigned to a new room, the decision is final. The student typically will receive a 48-hour notice prior to moving, although time sensitive matters may expedite the process. This period allows each student time to prepare and to receive the new roommate positively. The Director of Residence Life or designee may also assign students to a vacancy in a room and the decision is final.
Decorating the Room

Students are encouraged to make their rooms comfortable. However, the RCs have the right to determine the appropriate decoration of rooms as well as other areas of the residence halls. Posters are allowed, but must be used with an adhesive that does not damage walls: painter’s tape, poster putty or push pins. No other adhesive will be allowed. Any wall damage may result in a fine. Students are not allowed to decorate their rooms in a manner that will interfere with the operation of, maintenance of, or usage of room smoke detectors or sprinkler heads, nor decorate their rooms with any material that is flammable. Arrangement of furniture must meet safety and long-term maintenance requirements, and as a result, lofts will not be allowed, bed frames may not be placed on other furniture, and mattresses may not be placed on the floor.

No materials or items may be hung from the ceiling, door frames or wall to wall. Students may not directly write, paint or color on any surface of their room; including but not limited to windows, walls and furniture. No furniture may be taken apart (i.e., bed frame must remain connected to the wood frame). All furniture must remain in the room and lounge furnishings may not be removed from the lounge areas. No outside or homemade furniture is permitted with the exception of a rolling desk chair and bookshelf no larger than 3ft by 3ft. Final approval of these two items must be made with the student’s RC.

Standard furniture arrangement is as follows:

- One side of all furniture including the long side of the bed and wardrobe must be against a wall.
- The door must open completely and without interference.
- A direct path is open from the doorway to the windows.
- Clear visibility of the entire room must be accomplished by standing at the door.

These guidelines are not intended to limit the personalization of the room, but are necessary to ensure the safety of occupants and emergency personnel.

The Fire Department must inspect any major decorative construction (e.g., platforms, haunted houses, and obstacle courses) for fire safety before it is used. Students should follow these expectations for fire-safe decorations:

- Use fire-resistant materials in student room/suites and at social events.
- Do not overload electrical outlets or extension cords.
- Do not place electrical cords under carpet/rugs, through doorways or windows, or behind pillows.
- Provide adequate safety lighting at all social events.
- Do not obstruct access to exits (including windows) and fire extinguishers.
- Natural, live trees are not permitted.
- Decorations may not be hung from ceilings.

Room and Wing Damage

Residents are responsible for the condition of their room and damages (malicious or not) incurred during the school year will be charged to the students. Malicious damage will have additional disciplinary consequences. The window screens must not be removed. Students will be assessed $100 if a screen is removed for any reason other than an emergency. Both roommates will jointly share responsibility for
room damage unless individual responsibility can be established. Please take the time to carefully note the condition of the room and furnishings on the room condition card at check-in. If damage arises during the year, it is the student’s responsibility to notify their RC so the damage can be repaired and documented on the room condition card. The room condition card is used at the end of the year in establishing room damage charges. There are measures a student can take to ensure that they properly maintain the room and therefore avoids the most common room charges.

- Use a waterproof mattress pad.
- Clean up spills on the carpet immediately.
- Be careful with the walls. When hanging items, please follow the guidelines outlined above. Only use painter’s tape, poster putty and push pins to hang items.
- Clean the room well for the bi-weekly room inspections to avoid buildup.

**IMSA property should remain in room and should not be removed from that room. Please maintain the room to avoid room damage and the subsequent charges!**

Students are expected to use only those cleaning materials approved by the Academy (some materials are not approved because they can damage property or are dangerous if misused). The Academy provides basic housekeeping supplies for each room, but each student is expected to provide additional supplies as needed.

Students may also be held responsible for any wing or hall damage that may occur throughout the school year. The Student Affairs staff will communicate any issues with the wing or hall.

**Appliances**

Refrigerators are located in each residence hall. In addition, students may have one refrigerator (under 4.5 cu. ft.) per room (a combo refrigerator/freezer is permitted, deep freezers are not). Some cooking and baking appliances (toaster ovens, toasters, coffee pots, etc.) are supplied by the Residence Life staff for student use. These appliances must be used in the kitchen areas and not in students’ rooms, as they are serious fire hazards. Any open coil heating elements, such as hot pots and hot plates are not permitted in the residence halls. Electric kettles, Keurig’s and other approved open heating element appliances are permitted in the wing commons area, NOT in individual rooms.

Any type of cooking utensils needs approval of the RC before bringing such items to campus. It is imperative while using an appliance in the kitchen area (including the microwave) that students stay in the kitchen area.

Halogen lamps are not allowed in the rooms. Irons must be operated only in designated common areas. Stereos, radios and personal computers are allowed in a student’s room, as are cosmetic appliances (hair dryers, electric razors, curling irons). Space heaters and electric blankets are not allowed. Any appliance brought in by a student must be labeled with the student’s name, stored in a common area, and should remain stored.

**Food Deliveries**

All students must follow the guidelines to have food delivered to campus. Food ordering is only allowed when the RC office is open (after 3:00 p.m. Monday - Friday; after 10:00 a.m. Saturday - Sunday) and students must request permission to order with the RC on duty before placing the order:

1. All orders must be delivered at least 30 minutes before the RC office closes. The order cannot be
delivered during the check periods.

2. All orders must be placed from the residence hall office. When placing an order, the student’s name and office phone number must be given.

3. When the food is delivered, student can pick up from Food Delivery Drop Off Location. During this process the student keeps the RC informed telling them when the driver arrives and when they come back into the hall with their food.

All student food orders should be delivered before the curfew check (Sunday-Thursday before 10:00 p.m.; Friday and Saturday before 11:00 p.m.). Students are not allowed to leave the halls after these hours.

**Health and Safety**

Lighters, matches, open flames, previously lit wicks, incense, candle wax warmers, pets, archery and martial arts equipment, and knives with blades over 3” are not allowed by students. Students shall not possess any weapons or look-alike weapons on campus. This includes, but is not limited to, toy guns (including water guns, Nerf guns), swords, nun chucks, firearms, ammunition, knives, chains, chemical sprays, explosives, fireworks, marital arts weapons, or other objects used as a weapon, etc. If students need props for educational purposes (i.e. class assignments, plays, video projects), the student must obtain permission in advance by the Director of Student Affairs and it will be determined where to appropriately store the props. Props cannot be stored in student room. All props must be taken home by the parents/guardians after the assignment/event is completed. Possession of any of these items will result in disciplinary action, room search, and possible legal action.

All students must be aware of the impact of their behavior on the safety of all students. It is imperative that residents never tamper with smoke detectors, fire alarms or other safety devices. Tampering with any safety equipment could result in further disciplinary action and possible legal action. Do not:

1. Deactivate the system by tampering with or covering the smoke detector.

2. Set off false alarms by airborne particles such as aerosol or baby powder.

3. Directly set off fire alarms by breach of regulations regarding cooking in the room, lighting matches, candles or incense, smoking, etc.

4. Pulling or setting off an alarm pull station with no danger in the immediate area.

There is also the LiveSafe cell phone app IMSA uses to report tips. A student can anonymously report tips to report information which may prevent a serious incident that would affect anyone.

**Laundry**

The Academy provides washers and dryers in each residence hall. Students are responsible for having the necessary detergent supplies. Broken machines should be reported to the Residence Life staff member on duty. The Academy does not provide linen services.

**Pets**

Pets are not allowed in Academy buildings. Students need approval of the Director of Residence Life before bringing aquatic or small reptilian pets with a limit of a 20-gallon tank (limit one tank per room). Snakes and poisonous animals are prohibited. The strict guidelines pertaining to this are available upon written request from the Associate Director of Residence Life.
Room/Hall Security

Students will receive a key to their room and an electronic fob to their hall and wing. Students are expected to use keys and fob responsibly. Students should always lock their door when they leave their immediate residential area and take their key, ID card and fob with them. For everyone’s protection, if a student loses their keys and fob, they must report these items missing immediately to Security and will have 48 hours to seek a replacement. At limited times students will have access to other wings of the same sex with use of their fob. Fob times differ for IMSA students visiting other residential halls. Check all fob hours and any restrictions. Please note that access to wings other than student’s own may be rescinded at any time for health and safety reasons.

Students will be charged a processing fee for lost card, keys or fob. Fobs and keys are Academy property and are not to be duplicated or defaced. Fobs and keys cannot be kept as souvenirs and must be returned to the Academy at the conclusion of each school year. Students are responsible for student guests that are let into the room. Students must always allow appropriate Academy personnel to enter their room when requested to do so. Students should never let an unknown person into their hall or the Main Building.

Incidents of theft should be reported as soon as possible to Security and to the Residence Life staff. Students must accept primary responsibility for safeguarding their property and preventing theft.

Students are encouraged to label personal items and to engrave valuables. The Academy encourages parents to list their student’s belongings on their home owner’s or renter’s insurance policy. All students are encouraged to adopt an attitude of “community watch” on campus and to report persons or events that are cause for concern. Propping of wing and hall doors is not permitted without permission from a staff member. It is also recommended that valuables be locked in the wardrobe on a daily basis to avoid theft.

Telephones and Cellular Phones

Telephones are provided only to be used for on-campus extensions, Security (5042), 911 emergency calls and 1-8xx toll free calls. The provided telephone must stay plugged into the appropriate port at all times. A fine may be assessed if the phone is not plugged in. Misuse or abuse (prank or obscene calls, inappropriate party-lining, keeping oneself and others awake or from studying, etc.) of phones will have consequences and may result in disciplinary action.

Students may use cellular phones while under the jurisdiction of the Academy.

When in use, students must be courteous of activities and daily business of the Academy in the area and use proper phone etiquette. Staff may request students to turn off the cell phone at any time or take the device for a period of time. Failure to comply with the above restrictions will result in the confiscation of the phone or other device and possible disciplinary action being taken.

Televisions, Monitors and Game Consoles

Televisions and monitors used as televisions for video games, gaming consoles, projectors, or streaming services are not allowed in individual student rooms. Each hall will establish guidelines regarding TV use in the commons and the wing lounges. The guidelines must take into consideration the need to have an environment conducive to study in the halls, comply with the established courtesy hours, and be mutually agreed upon by the students and RCs. Computer monitors should primarily be used for academic purposes and are limited to a size no larger than 22” (one monitor is allowed per student). Exceptions must be made in writing by the Area Coordinator (AC). If the presence of the monitor is deemed as a distraction or detriment to a student’s success at the Academy, the RC may remove it at any time and hold it until the student or parents can bring it home. Upon request, students will be asked to reduce the noise. Repeat,
disruptions to the surrounding community may result in the removal of the equipment. As a part of the IMSA community, it is important to be respectful of those around you. There will be times throughout the year when we will have quiet hours in place.

HEALTH CARE SERVICES

IMSA has an on-campus Health Care Services Office staffed by registered nurses which is open on weekdays from 7:30 a.m. - 4:00 p.m. The Health Office provides services such as health assessment, first aid, health counseling, administration of medication as prescribed by a physician, and other appropriate therapeutic interventions. If a student obtains prescription medication from an off-campus health care provider, it is the student’s responsibility to register and discuss all prescription medication with the nurse following treatment.

Practice dictates that all students who are taking prescription psychotherapeutic and/or central nervous system effector medications must notify the nurse. All psychotherapeutic and/or central nervous system medication is to be kept in the Health Office and administered by the registered nurses on staff or a designated individual other than a registered nurse. Completion of the Psychotherapeutic Prescription Medication Agreement Form is required at the start of the school year and should be updated anytime there is a change in medication or dosage. Failure to disclose information regarding medication or issues surrounding an illness will be referred for disciplinary action.

If the Health Office is not open, Residence Life staff will assess a student’s medical situation and determine if care is needed by a hospital emergency room or urgent care. In certain situations they may arrange for the student to get extra rest the following morning and then report to the Health Office for evaluation. Please note Residence Life Staff are not trained medical professionals.

If, at any time, it is determined that urgent treatment is required, students will be taken to an area emergency room (ER) or urgent care. A staff member will accompany the student and an attempt will be made to contact parents from the medical facility so that they can speak directly with the doctor or nurse on duty. Any costs are the responsibility of the student’s family.

Procedures for Handling Student Illness

If a student is not feeling well during the school day, or before their first class, it is the student’s responsibility to come, in person, to see the nurse for evaluation. The nurse does not make “house calls” unless medically necessary. The registered nurse will assess the student and determine if the illness necessitates them being excused from attending classes.

The registered nurse, or designee, is the only person authorized to excuse a student from class for medical reasons. Students are not allowed to rest in their room during the school day when they are ill without being evaluated by the Health Office. Parents/guardians are not allowed to phone in absences while the student remains on-campus. Students who feel they are unable to attend class, but have not been excused from class by the Health Office need to recuperate off-campus or their absence will be unexcused. The registered nurse will not provide any retroactive medical excuses for classes that are missed due to illness and the absence will be recorded as unexcused.

The Academy does not have an overnight infirmary. In order to protect affected students and the Academy community, students may be sent home to recuperate from illness. Situations which require off-campus recuperation include, but are not limited to:

1. Communicable diseases; chronic (see Policy JHCC) and acute;
2. A fever, at or above 100.0 degrees (see Policy JHCC) and acute; students will be sent home to recuperate from illness.

3. Closed head injury/concussion (student can return to IMSA when cleared by a medical physician with doctor’s note);

4. Recommendation of Health Office staff or Chief Student Affairs Officer;

5. Multiple episodes of vomiting and/or diarrhea. (Students must be without vomiting and diarrhea for 24 hours before returning to school).

If a student becomes ill while on a weekend trip home and will not be returning to the Academy for classes, a parent/guardian must call the Attendance Office and the student’s Resident Counselor to report the illness. The Attendance Office has a 24-hour voicemail that is checked each morning prior to the start of classes. Reporting symptoms or diagnosis will assist the Health Office with disease surveillance and can be reported on the attendance line or by contacting the Health Office.

Due to the academic rigor and the residential nature of IMSA, students sent off-campus to recuperate are expected to remain off-campus for 24 hours after their symptoms have resolved. This expectation is intended to enhance students’ recovery and well-being and promote infection control. Health Office clearance is required if a student is sent home due to illness prior to being readmitted to class regardless of duration of absence.

Medical clearance from a licensed physician or nurse practitioner is required if absent four or more days due to illness or injury. This note must be presented to the Health Office prior to the student being readmitted to class.

SCHOOL COUNSELOR

While students will be able to resolve most of the difficulties they experience with the assistance of their RC, parents, friends, or staff members, there may be times when social/emotional issues interfere with the adjustment to the Academy’s academic and/or residential program. These issues may include: homesickness, anxiety, depression, inability to concentrate, family crises, stress, relationship difficulties, low self-esteem, and self-destructive behaviors (drug and alcohol abuse, purging, binging, self-starvation, self-harm, abuse of laxatives). School counselors are available to provide personal counseling to a student struggling with any of these difficulties, as well as consultation to parents and staff. Students may refer themselves to the counselor simply by emailing counseling@imsa.edu or by contacting a school counselor for an appointment. Students should sign up during a free period or after school to avoid conflict with class schedules. At other times, a concerned RC, staff member, or parent may refer a student. It is highly recommended that concerns be shared with the student prior to the referral. When appropriate, referrals to professionals outside the Academy may be made in consultation with the student and parents/guardians.

Referrals for School Counselor

There are a variety of ways a student may be referred to see a school counselor. In most situations the student will voluntarily make an appointment or just drop in to the counselor’s office. The visit may also be suggested or encouraged by the student’s parent, RC, or other IMSA staff member. In other situations the student may be required to see a school counselor based on a need or issue observed by the student’s RC, teacher, or parent. In such a case, the student must make an appointment to see a school counselor as soon as possible, or a school counselor may call the student into the office at a specified time. Confidentiality still applies to disclosures made by the student, but the “referral source” (parent, RC,
teacher, etc.) will be notified that the student followed through with the appointment.

The school counselors recognize that students may need to miss class for feelings of extreme anxiety, depression, frustration or lack of sleep. Excusing a student from a class under these circumstances, commonly referred as a Counselor Excused Absence or “Stress Mod”, can be used as a tool to prevent a crisis from developing down the road. When this occurs, the counselors will assist the student in developing strategies for more effective stress reduction and time management skills. The student will need to return to their room and cannot participate in any extracurricular activities until cleared by the counselor. If a student misses half or more of their classes for the days the student cannot participate in any extra-curricular activities unless written permission is granted by the Chief Student Affairs Officer. For more details, see “Excused Absence.”

**Excused Absence from a School Counselor or RC Request Procedure**

1. The Attendance Office will be notified by the School Counselor that a student is being excused for a specified number of mods. Students excused must return to their residence hall/room or other designated area approved by the counselor. Students excused from more than half of their classes in a single day may not participate in extra-curricular activities for the entire day. The Chief Student Affairs Officer, or designee, can make exceptions based on the assessed needs of the student. Once excused from a class or classes, the student must return to their residence hall. They may only return to the main building for meals, to see the nurse, or to meet with a teacher or staff member. When returning to the main building the student must check in with the Attendance Office to apprise them of their whereabouts.

2. The student is responsible for contacting their teachers by the end of the academic day to obtain assignments and materials that were covered during their excused absence.

3. Make-up privileges do not apply to assignments, projects, or exams that were assigned prior to the excused absence, unless the student is excused for an emergency or crisis situation. In other words, if a student is excused from a class in which a project is due that was assigned 3 weeks ago, the student is not excused from the due date and make-up privileges do not apply. In an emergency or crisis situation, the school counselor can intervene on behalf of the student and may contact the teacher to let them know that the student must miss class or is being sent home. The teacher may then decide if a due date for an assignment or project should be adjusted. In non-emergency, non-crisis situations, the student must contact the teacher who has the discretion to adjust or keep a due date for a project or reschedule an exam or lab.

4. When a student is excused from a class or classes, school counselors and RC’s cannot always tell teachers of the exact nature of the student’s difficulties due to confidentiality issues. However, the person excusing the student may contact the teacher when they believe missing a pre-arranged due date for an assignment or exam is necessary and justifiable. In such a case, the teacher will determine whether an extension will be granted.

**Mental Health Days**

The purpose of mental health days (MHDs) is to allow students time away from academic and extracurricular responsibilities to focus on their social emotional wellbeing. Students may utilize up to five (5) mental health days during the school year. If a student wishes to take a mental health day, they should speak with their parent/guardian and/or resident counselor and work with them to complete the mental health day form the day/evening prior to the mental health day. If a student is experiencing a crisis, they should contact the school counselor directly as soon as possible.
During a mental health day, the school counselors will check-in with the student to determine support needs. Additionally, the student will be responsible for checking-in with their Day Hall Monitor (DHM) once before noon and with their RC once in the evening during the mental health day.

During a mental health day, students may be in their residence hall room, IRC, and cafeteria during meal times. Students are not able to participate in extracurricular activities, including clubs and athletics, during a mental health day. If students violate these MHD expectations, their excused absence for the day may be changed to an unexcused absence.

The school counselors may temporarily suspend mental health days at certain points during the academic year, including following large campus events such as Clash of the Halls or during AP examinations. These decisions will be communicated to students, parents and staff via email.

Confidentiality
All communications between a student and a school counselor are confidential. No disclosure of information shared by the student will be made without the consent of the student. This may include conversations of alcohol or drug use, sexual activity and off-campus doctor recommendations. As defined in the Illinois Mental Health and Developmental Disabilities Code, a student (12 years of age or older) may attend up to eight 90-minute sessions with an off-campus counselor without parental consent or parental notification. The code also states that the parent is not responsible for any fees incurred for the visits. The only exception to confidentiality is when the counselor believes that there is clear and imminent danger to the student or others, and must act to protect the safety of the student or another person by taking reasonable action or by informing the appropriate authorities. School counselors, along with all school staff, are mandated by Illinois law to report any cases of suspected child abuse. It should be noted that parents and school staff do contact the counselors to share their concerns about a student. When contacted, the school counselors will discuss a student’s progress in general terms, but will not disclose any specific information shared by a student in confidence without the student’s permission.

When a student is determined by one of the counselors to be a) in danger of hurting themself, b) demonstrating any behavior that would endanger the mental or physical well-being of the student, or c) has engaged in suicidal gesturing of any type (an overdose of pills, self-inflicted cutting of any type, etc.), the student may not remain on campus, and must have a psychiatric assessment prior to returning to IMSA’s campus. The parents will be called immediately and will be asked to come to IMSA to take their student home for the assessment. The parents must also sign the Authorization to Release/Exchange Information form so the doctor can share information about the student with the school counselor. If a parent is unable to come, or cannot be reached, the student can be taken to the emergency room for supervision and intervention.

The assessment must be completed by a psychiatrist, a licensed and certified psychologist/counselor/social worker who specializes in adolescent treatment or by an assessor at a behavioral health facility. The doctor or assessor must provide written recommendations to the student and the counselor. Recommendations may include outpatient counseling, day hospital program, inpatient hospitalization, medications, etc. If the student is placed into an inpatient or outpatient program, it is the Academy’s expectation that the student follow the doctor’s recommendations upon returning to campus. A student may also be placed on medical leave while receiving treatment.
In consultation with the doctor, parents, and student, the IMSA staff will determine whether it is in the student’s best interest to return to campus. Prior to returning to campus, a meeting will be held to determine if the student may return and under what conditions. This meeting will include the Chief Student Affairs Officer, the parents, the student, the RC, and the school counselor. The Chief Student Affairs Officer will make the final determination if the student is able to return to IMSA.

STUDENT ENGAGEMENT AND INVOLVEMENT

The Student Affairs staff facilitates a wide variety of programs throughout the year.

Athletics and Co-Curricular Activities
IMSA sponsors a number of interscholastic athletic teams and co-curricular activities. There are currently 18 girls and boys athletic teams sponsored by the Academy, which compete against other high schools during the fall, winter, and spring seasons. IMSA is a member of the Illinois High School Association (IHSA) and Little Ten Conference (LTC); the majority of the athletic teams compete in this conference. The Academy has numerous board approved co-curricular activities. Please check the IMSA web page under Student Affairs for a complete listing. Involvement in incidents resulting in formal discipline consequences will impact participation in Board-approved co-curricular activities and athletic contests and games as per the “Contract for Participation in Co-Curricular/Athletic Code”.

Meetings, Assemblies, Programs and Written Communications
In addition to academic classes, students are expected to attend all required assemblies, programs and meetings of a non-academic nature. This includes wing and hall meetings, diversity, equity and inclusion programming, and special events. Students are responsible for information covered in these meetings or events and for information communicated to them in writing (memos, emails, brochures, posted announcements). If a student does not attend required meetings and assemblies (and does not have an excused absence approved by a Student Affairs staff member), disciplinary action will be taken.

Student Council Chartered Clubs
The Student Council at IMSA charters a limited number of clubs and organizations that are not a part of the Academy approved co-curricular activities. Groups that have a staff advisor and have filled out the club chartering form can apply for a charter from the Student Council. Student Council charters various cultural, educational, service, and entertainment clubs. All clubs are required to abide by the established club guidelines in the Student Council club guide. Failure to comply with the guidelines could result in the club losing all privileges of a chartered club. Students wishing to create a new organization may obtain the necessary paperwork from a member of StudCo.

Student Fund Raising Guidelines
Due to IMSA’s residential setting and the unique nature of the institution, individuals, clubs and organizations have been discouraged and in most cases have been denied requests for fund raising projects. The IMSA environment simply does not allow for an effective and consistent method for individual and group fund raising.

The only approved fund raising groups at IMSA are:

1. Student Council, whose fund raising initiatives are used solely to financially support all StudCo approved chartered clubs;

2. Class clubs, for the purpose of offsetting prom expenses;
3. A chartered club with the expressed written approval by the Coordinator of Student Leadership and Service.

All proceeds must be turned into the advisor of the organization on a daily basis who will turn all monies over to the Office of Student Affairs (Coordinator of Student Leadership and Service) to deposit the funds with the Business Office. Special requests for unusual or expanded fundraising must be submitted to the Coordinator of Leadership and Service.

Leadership Education and Development

IMSA provides opportunities to enhance leadership skills. The Leadership Education and Development (LEAD) program is a graduation requirement for all students and is taken during a student’s sophomore year. LEAD is a student-run leadership program designed to develop servant leadership, the philosophy that the goal of leadership is to serve and grow others. The mission of LEAD is to foster social awareness and equip students with the resources to enhance their understanding of the inner works of leadership. The culminating experience is the annual Student Leadership Exchange (SLX) in which students come together to present their projects, developed in elective modules, to industry experts, entrepreneurs, visiting and/or IMSA professors, state legislators, and one another.

Questions about LEAD can be directed to the Coordinator of Student Leadership and Service.

Service Learning

The Service Learning program provides students with an opportunity to learn about community organizations, the working world, and their role as contributing volunteers. Students must complete 200 service hours to graduate from the Academy. These hours should be completed prior to spring break of senior year. A minimum of 30 hours and a maximum of 125 hours of service learning may be completed internally (campus run programs, tutoring IMSA students, serving as a Residential Student Leader, etc.). A minimum of 75 hours and a maximum of 170 hours of service learning may be completed externally (volunteering at non-profits, tutoring non-IMSA students, mission trips, etc.). Up to 50 hours completed outside the State of Illinois can be counted towards a student’s graduation requirement. Students and parents may monitor the student’s progress toward the graduation requirement through PowerSchool under the “Service Requirements” heading.

There are limited possibilities for service in the Aurora area during the academic year. Students are encouraged to find a site in their home community during the summer or school vacation times. Questions regarding service sites outside of IMSA should be directed to the Service Learning Coordinator by emailing commserv@imsa.edu. Appropriate placements will include most public service agencies, social service organizations, nonprofit organizations, etc. STUDENTS MAY NOT RECEIVE PAYMENT OR CLASS/INTERNSHIP CREDIT FOR THEIR WORK.

The process for completing and submitting service hours is as follows:

1. The student finds a service opportunity that they are interested in. Please note: Questions about what counts toward IMSA service learning hours, need to be directed to the Service Learning Coordinator PRIOR TO completing the service. Students need to email commserv@imsa.edu.

2. If the service opportunity is approved, the student completes a “past commitment” in Helper Helper.

3. After concluding the service, the student completes the reflection in Helper Helper. Once the hours are verified and validated in Helper Helper, PowerSchool will be updated to reflect the hours completed.
Service learning questions can be directed to the Coordinator of Student Leadership and Service.

**GENERAL SERVICES AND INFORMATION**

**VEHICLES**

For reasons of safety and liability, students are not allowed to have possession of or access to a car or other motorized vehicle while under the jurisdiction of the Academy. This includes the storage of vehicles in the Aurora area. Exceptions may be requested to the Senior Director of Student Affairs or designee and will be handled on an individual basis. Authorization is needed with required paperwork, parental signature, RC signature and approval by the Senior Director of Student Affairs or designee.

By enrolling students in the Academy, parents extend permission for travel in school vehicles or in private vehicles of faculty or staff. The Academy cannot always monitor travel by students in vehicles belonging to non-Academy personnel or Academy students who are not under the jurisdiction of the Academy; students must exercise good judgment in this area during times when the sign-out honor system is in effect. When a student receives permission to have a car, all keys to the car must be turned into the RC office as soon as the student returns to campus and will be re-issued to the student when they sign out after the parent has given permission for the student to leave campus unaccompanied, in their own vehicle.

**BULLYING**

Students will demonstrate respect for others and contribute to the well-being of the community at all times. Bullying and cyberbullying are prohibited and will result in disciplinary action up to and including dismissal from the Academy (see Policy JG – Student Discipline, Policy JBID – ITS, and Policy JHB – Discrimination/Harassment of Students for details on specific procedures).

*Definition of Bullying*

A. (Illinois General Assembly) – “Bullying” includes “cyber bullying” and means any severe or pervasive physical or verbal act or conduct, including communications made in writing or electronically, directed toward a student or students that has or can be reasonably predicted to have the effect of one or more of the following:

1. Placing the student or students in reasonable fear of harm to the student’s or students’ person or property;
2. Causing a substantially detrimental effect on the student’s or students’ physical or mental health;
3. Substantial interfering with the student’s or students’ academic performance; or
4. Substantially interfering with the student’s or students’ ability to participate in or benefit from the services, activities, or privileges provided by the Academy.

B. A pattern of any one or more of the following:

1. Gestures, including but not limited to obscene gestures and making faces.
2. Written, electronic, or verbal communications, including but not limited to calling names, threatening harm, taunting, malicious teasing, using angry and vulgar language, pretending to be someone else and sending or posting material to get that person in trouble, or
spreading untrue rumors. Electronic communication includes but is not limited to a communication or image transmitted by email, instant message, text message, blog, or social networking website through the use of a telephone, mobile phone, computer, or other electronic device.

3. Physical acts, including but not limited to hitting, kicking, pushing, tripping, choking, damaging personal property, or unauthorized use of personal property.

4. Repeatedly and purposefully shunning or excluding from activities.

Bullying may take various forms, including without limitation one or more of the following: harassment, threats, intimidation, stalking, physical violence, sexual harassment, sexual violence, theft, public humiliation, destruction of property, or retaliation for asserting or alleging an act of bullying. This list is meant to be illustrative and non-exhaustive.

"Cyber-bullying" means bullying through the use of technology or any electronic communication, including without limitation any transfer of signs, signals, writing, images, sounds, data, or intelligence of any nature transmitted in whole or in part by a wire, radio, electromagnetic system, photonic system, or optical system, including without limitation electronic mail, Internet communications, instant messages, or facsimile communications. "Cyber-bullying" includes the creation of a webpage or weblog in which the creator assumes the identity of another person or the knowing impersonation of another person as the author of posted content or messages if the creation or impersonation creates any of the effects enumerated in the definition of bullying in this Section. "Cyber-bullying" also includes the distribution by electronic means of a communication to more than one person or the posting of material on an electronic medium that may be accessed by one or more persons if the distribution or posting creates any of the effects enumerated in the definition of bullying in this Section.

BIAS INCIDENTS

The Illinois Mathematics and Science Academy values a diverse community where all members are able to participate fully in the IMSA experience. Incidents of bias and hate affecting a person or group create a hostile climate and negative impact the quality of the IMSA experience for community members. IMSA takes such incidents seriously and will investigate and respond to reported or observed incidents of bias while under the jurisdiction of the Academy (See Policy JB- Student Expression). At IMSA, a hate or “bias-related” incident is an act that demonstrates prejudice against the victim’s actual or perceived race, color, gender, gender expression, sexual orientation, ethnicity, religion, ability, political affiliation and/or other aspects of a student’s identity. This includes bias that occurs in person, in written format, on social media, through email/text, voicemail or any other communication method.

Reporting Bullying and Bias Incidents

Students who believe they are, or have been, the victim of bullying, or any student, parent or guardian, who witnesses bullying or has good reason to believe bullying is taking place, should report the situation to anonymously via IMSA’s online reporting form (Maxient), the LiveSafe app, to a school counselor, Resident Counselor, faculty or staff member immediately. Students who have experienced or witnessed bias behavior, or any student, parent or guardian, or staff member who witnesses a bias incident should report the incident immediately to a school counselor, Resident Counselor, the Director of Diversity, Equity and Inclusion or Chief People, Equity, and Culture Officer.

Retaliation against any person who reports bullying or bias behavior in good faith, who is thought to have
reported bullying or bias behavior, who files a complaint, or who otherwise participates in an investigation or inquiry concerning allegations of bullying is prohibited and will result in formal disciplinary action (See Policy JG-Student Discipline).

Intentionally making false reports about bullying to school officials is prohibited and will result in formal disciplinary action.

CAFETERIA AND COMMON AREAS OF MAIN BUILDING

It is important to keep the common areas and the cafeteria clean and orderly. It is the responsibility of every student to maintain the cafeteria and common areas of the buildings as leaders and stewards of the community, reflecting not only the seriousness of purpose, but also the respect of state resources. With everyone’s help, the cafeteria and other parts of the campus can be kept clean for all students, staff, and guests.

The following guidelines have been put into place to aid in this effort:

• Dishes, glasses and silverware are not to be removed from the cafeteria.
• Food is not to be removed from the cafeteria with the exception of a piece of fruit, box lunches and dinners provided for athletes, SIR students, etc.
• Students are expected to bus their own trays, plates, glasses, etc. at the conclusion of their meal in the cafeteria. If students move chairs in the cafeteria, they are expected to move them back at the end of their meal.
• In the event of a spill or dropped food, the responsible individual(s) is expected to clean up the spill.
• Students must place coats and backpacks in bins or designated areas and on hooks provided in common areas before entering the cafeteria.
• Students should not throw papers, cans, trash, and books on the floor and leave them. If students make a mess, they are expected to clean it up.
• Students must only use their current school year ID to enter the cafeteria. Giving other students the use of their ID will result in disciplinary action.

Personal items that are found lying in common areas will be picked up by Academy staff and may be retrieved from the Lost and Found in the Attendance Office.

IMSA facilities meet all life/safety requirements and can accommodate all visitors with disabilities. In accordance with the American with Disabilities Act, anyone needing accommodations or auxiliary aids in order to participate in school programs should contact the Principal’s Office three days in advance of the event so appropriate accommodations can be made.

CHANGE OF ADDRESS

• Permanent - The Academy requires that students and their parents notify the Principal’s Office in writing immediately if the home address, phone number, or email changes during the year. This is essential for use in emergency situations, to verify compliance with Illinois residency requirements, and to allow parents to receive informational mailings. If a student is an Illinois resident at the opening of a school year, a move outside the state by the parents during the
school year will affect the student’s enrollment status (See policy - JECAA).

- Temporary - Families are sometimes away from home for vacations, business obligations, etc. During such times, it is essential that the Academy staff know the name, address and phone number of the person(s) to contact in case of emergency and how and where to locate parents during this time. Parents can go to the IMSA website (https://www.imsa.edu/student-life/parent-resources/) to complete an online form with all of the related information. Students are expected to notify the Student Affairs Office in advance of travel plans to ensure that adequate records are maintained.

**DRESS AND GROOMING**

Dress, grooming, and personal adornments are forms of self-expression. Every student will be assured of the protected right to dress and groom according to personal preference so long as the student’s dress and grooming is not disruptive to the educational process, is not in violation of an applicable law, statute or ordinance, should not be offensive; obscene; represent tobacco, alcohol or drugs; disrupt the school; represent a gang; or endanger other students’ health or safety.

Students will dress in clothing including covering arms, legs, and feet when outside in weather 32º or below (with or without wind chill). Shoes should be worn at all times, except for in their room. Blankets are not considered clothing and not allowed in the main building.

**EMPLOYMENT**

Because of the nature of our academic program, students may not hold a regular full-time or part-time position with an established business, industry, company, professional service, internet service or other organized group while under the jurisdiction of the Academy. Exceptions may be made with the written approval of the Chief Student Affairs Officer.

**FOOD SERVICE**

The Academy provides a comprehensive meal plan for students consisting of three meals a day Monday-Friday, and two meals (brunch and dinner) on Saturday and Sunday. Dining room closes 30 minutes after meal service ends. Students will be asked to present their current school year student ID card to cafeteria personnel prior to receiving a meal. Students are asked to take only the amount of food they will be able to eat. Students are expected to bus their tray and dishes after eating and leave the area clean. No food or dishes are to be removed from the cafeteria area except for bagged meals requested by IMSA staff and/or a piece of fruit. Students with special dietary needs should contact the food services manager. Off-campus guests may purchase meals and eat in the cafeteria. If students miss a meal because of participation in a school-sponsored activity, they may receive a boxed meal. The staff member sponsoring the particular activity is responsible for making these arrangements, and will inform the participants as to where and when to pick up the meal. Food Services will make special arrangements if a student is ill and excused from class by the nurse.

**IDENTIFICATION CARD**

An identification card (ID) will be issued to all students at the beginning of the school year and must be **worn and visible at all times while in the main academic building**. This card must be presented upon request to any member of the faculty or staff during the school day or at any school function. Failure to do so subjects the student to disciplinary action. The ID card may be utilized in many ways (IRC, cafeteria, athletic events). For replacement of the ID card, the student must report to the Student Affairs Office. A processing fee of $5 will be charged for replacement. This card is non-transferable.
IDENTIFICATION AND SERVICES FOR STUDENTS WITH DISABILITIES GENERAL PROCEDURES

(For Education Plan information, contact the Academic Support Associate, Dr. Linda Hefferin at lhefferin@imsa.edu)

a. Public Notice/Child Find: IMSA will notify applicants and annually notify enrolled students and their families of available services for students with disabilities and how to access them. Methods utilized by IMSA may include dissemination of information about IMSA programs and a statement in the Student and Parent Handbook. Another method shall include ongoing review of each student’s performance and progress by teachers and other professional personnel, in order to refer those students who exhibit problems which interfere with their educational progress and/or their adjustment to the educational setting, suggesting that they may be eligible for related services.

b. Referrals: Referrals for consideration for Education Plan eligibility may result from child find efforts, direct referrals by parent(s) or guardians (hereinafter generically referred to as the “parent(s)”), school personnel, other persons having knowledge of the student, the State Board of Education, another State agency, a local educational agency, or a community service agency. These direct referrals may be made at any time. A referral must be made in writing, dated at the time the request is made, and include the reason for the referral. The referral must be given to IMSA’s Academic Support Associate. IMSA shall be responsible for processing the request, deciding what action should be taken, and initiating the necessary procedures.

c. In the event that the student is determined to be eligible for related services, an education plan meeting shall be conducted within 30 days (and no later than 60 school days from the date the IMSA receives the informed written consent for the evaluation or reevaluation from the Parent(s)) after the date of that determination. A copy of the Academic Support Associate’s report, together with all documentation upon which it is based, will be maintained in the student’s temporary education record in accordance with confidentiality requirements. A copy of the determination and all accompanying documentation will be provided to the Parent(s) no later than ten (10) business days following the education plan meeting.

d. Development of Education Plan: The Education Plan meeting will include all parties who work directly with the student; including the Academic Support Associate, College and Academic Counselor (CAC), Resident Counselor (RC), faculty and other appropriate staff as well as the parent(s) and the student, as appropriate.

The education plan shall include the following components:

a) A statement of the student’s present levels of academic achievement and functional performance.

b) A statement of the related services and supplementary aids and services, based on peer-reviewed research to the extent practicable, and program modifications or supports that will be provided for the student.

c) The projected beginning date for the beginning of the services and modifications, and the amount, frequency, and anticipated duration of those services and modifications.

d) An explanation of the extent, if any, to which the student will not participate in the regular class and in extracurricular and nonacademic activities.

e) A statement as to whether the student requires extended school year services and, if so, a description of those services that includes their amount, frequency, duration, and location.

f) A description of how the student’s progress will be measured, and when periodic reports on the progress the student is making (such as through the use of interim comments and scheduled meetings, concurrent with the issuance of report cards) will be provided.
g) Beginning not later than one year before the student reaches the age of 18, the education plan must include a statement that the student has been informed of the rights under IDEA that will transfer to the student when he or she reaches the age of 18.

Implementation of the education plan shall occur no later than ten (10) days after the Parent(s) have been provided notice, unless otherwise agreed by the Team. Informed written parental consent is required at least ten (10) days prior to the initial provision of related services to a child. Parent(s) may waive the 10-calendar-day interval before placement. The education plan of each student with related services must be reviewed at least annually. The education plan should be revised as appropriate to address any lack of expected progress; the results of a reevaluation; information about the student provided to, or by, the Parent(s); the student’s anticipated needs; or other matters.

**Re-Evaluation:** A re-evaluation of each student eligible for an education plan is conducted if IMSA determines that the educational or related services needs, including improved academic achievement and functional performance, of the child warrant a reevaluation; or if the child’s Parent(s) or teacher requests a reevaluation. A reevaluation conducted as described above may occur not more than once a year, unless the Parent(s) and IMSA agree otherwise. A notice and consent form will be sent to the Parent(s) of the student prior to initiating any re-evaluation. No re-evaluation shall be conducted without the prior written consent of the Parent(s) of the student.

A. Notice: Whenever a meeting is to be held which a Parent has a right to attend, IMSA shall notify in writing the Parent at least ten (10) days prior to the proposed date of the meeting of the purpose of the meeting, the proposed date, time, and place for the meeting, who will be in attendance; and the Parent(s)’ right to invite other individuals whom the Parent(s) believe have knowledge or special expertise regarding the student.

**Complaint**

a. If the Parent(s) of a student disagree with the identification, evaluation, or educational plan of the student, they have the right to address the matter informally with the Academic Support Associate. The Academic Support Associate shall make all reasonable efforts, including convening a conference with the Parent(s) and other appropriate staff to discuss the disagreement and resolve the matter. The complaint must be a written statement of the specific facts and/or perceived wrongful act to be reviewed.

b. In the event that the complaint cannot be resolved, the matter shall be forwarded to the Principal (or designee) for final review and determination of the complaint.

c. The Principal (or designee) will convene parties who work directly with the student, including the College and Academic Counselor (CAC), Resident Counselor (RC), faculty, other appropriate staff and the Parent(s) and the student, as appropriate.

d. The review will happen no later than thirty (30) calendar days after the date of the complaint.

e. A written decision by the Principal will be rendered, within ten (10) school days of the review.

f. The Principal’s (or designee) decision is final.

A parent, individual, organization, or advocate may file a signed, written complaint with the state board alleging that IMSA has violated the rights of one or more students with disabilities. 23 Ill.Admin. Code §226.570(a).

Parties may use mediation to attempt to resolve issues that have been raised in a due-process hearing request. Parties may also use mediation to resolve disputes between a parent and IMSA prior to a hearing request being filed and in an attempt to avoid due process. A parent, a public agency, or a student (if at least 18 years old or emancipated) may request an impartial due-process hearing for any reason connected...
to the identification, evaluation, or placement of a student with a disability or the provision of free appropriate public education to the student. 34 C.F.R. §300.507(a)(1).

HAMMOCKS AND TENTS

Students are not allowed to have hammocks on campus or in their residence halls. Students who are found using one on campus will have the hammock/tent confiscated and an incident report will be written. Disciplinary action may ensue.

LOST AND FOUND

Books, materials, clothing and other miscellaneous items can be turned in/claimed in the Attendance Office. Notice will be given to the IMSA community before items are donated to local charities.

MAIL DELIVERY

Students can receive mail directly to IMSA’s campus. All mail is received at the Main Building Receiving Department and is distributed to the residence halls on a daily basis. Students can pick up their mail in the RC office after 3:30 p.m. Packaged deliveries (on-line orders) can be picked up in the main building shipping and receiving room F107 during hours of operation or smart lockers, refer to the email you receive for pick-up information.

Mail should be addressed to:

Student’s Name Residence Hall
Illinois Mathematics and Science Academy
1500 Sullivan Road
Aurora, Illinois 60506-1039

Hours of operations (Monday – Friday, NO HOLIDAYS):
8:30 a.m. to 12:00 p.m.
12:00 p.m. to 1:00 p.m. CLOSED
1:00 p.m. to 4:00 p.m.

Students are expected to respect the privacy of other students’ mail. Tampering with mail, the mailbox, or misrepresenting oneself to get free books and/or literature are felony offenses covered by federal statutes, and are considered a serious violation of Academy expectations. Students are encouraged to remind family and friends not to send cash or other valuables through the mail.

Packages for students may be redirected to the Senior Director of Student Affairs or Health Office if the package is suspicious for containing medications, weapons or other prohibited items. The student will pick the package up and open it in front of the IMSA staff member for verification purposes.

NOTIFICATION OF RIGHTS UNDER FERPA

The Family Educational Rights and Privacy Act (FERPA) affords parents and students over 18 years of age (“eligible students”) certain rights with respect to the student’s educational records. They are:

1. The right to inspect and review the student’s educational records within 45 days or the day the Academy received a request for access. Parents or eligible students should submit to the Registrar/Records Office a written request that identifies the record(s) they wish to inspect. The Registrar will make arrangements for access and notify the parent or eligible student of the time and place where the records may be inspected.
2. The right to request the amendment of the student’s educational records that the parent or eligible student believes are inaccurate or misleading. If the Academy decides not to amend the record as requested by the parent or eligible student, the Academy will notify the parent or eligible student of the decision and advise them of their right to a hearing regarding the request for amendment.

3. Additional information regarding the hearing procedures will be provided to the parent or eligible student when notified of the right to a hearing.

4. The right to consent to disclosures of personally identifiable information contained in the student’s education records, except to the extent that FERPA authorizes disclosure without consent.

5. One exception, which permits disclosure without consent is disclosure to school officials with legitimate interests. A school official is a person employed by the Academy as an administrator, supervisor, instructor, or support staff member (including health or medical staff and law enforcement unit personnel); a person serving on the Academy Board; a person or company with whom the Academy has contracted to perform a special task (such as a attorney, auditor, medical consultant, or therapist). A school official has a legitimate educational interest if the official needs to review an education record in order to fulfill his or her professional responsibility. Upon request, the Academy discloses education records without consent to officials of another school (either secondary or post secondary) in which a student seeks or intends to enroll.

6. The right to file a complaint with the U.S. Department of Education concerning alleged failures by the Academy complies with the requirements of FERPA.

OFF-LIMIT AREAS

Students are expected to stay out of areas on campus designated as “off-limits”. This is especially important in areas affected by construction and special security-related needs or concerns. Any locked or otherwise secured area is “off-limits” during that secured time frame. The A-wing of the main building is closed evenings during the week and on Saturdays and Sundays unless a program is approved through Facilities.

All “enclosed” areas in any building need adult supervision during student use. It should also be noted that one should use good judgment and common sense regarding certain areas that though not marked are indeed “off-limits”. Such areas include, but are not limited to building roofs, crawl space above ceiling tiles and areas that are not lighted during evening hours such as the pond, behind the “hill” and the athletic fields. Disciplinary action will be taken if an infraction occurs. Please see the main building map and the after dark maps posted around the main building and in each residence hall for all areas considered to be off-limits.

PHOTOCOPIERS

Students are not allowed to operate Academy photocopiers unless authorized by an IMSA staff member. Student Council Chartered Clubs may request copies to be made in the Student Affairs Office. Non-chartered groups may request copies with the written approval of the Coordinator of Campus Activities (or designee).

CAMPUS SAFETY AND SECURITY

The mission of the Illinois Mathematics and Science Academy Security Department is to take whatever
steps reasonable to ensure safety and well-being of all IMSA students, faculty, staff and visitors to our campus. By developing and maintaining programs and lines of communication with all members of the IMSA community, IMSA’s security team ensures the protection of IMSA property and assets while enforcing IMSA rules and regulations, policies and procedures, and all local, State and Federal laws.

The Academy has a security officer on duty at all times. Students are expected to promptly report all security and safety related concerns to the officer on duty.

**Behavior Intervention Team (BIT) Care**

The IMSA BIT Care team is a campus-wide team of appointed Academy personnel responsible for identifying, assessing, and responding to concerns and/or disruptive behaviors by students who struggle academically, emotionally, behaviorally, or psychologically, or who present a risk to the health or safety of the Academy or its members. Students, parents/guardians, and staff are encouraged to share concerns with IMSA’s BIT Care team using the Student of Concern Report.

**PRIVACY, SEARCH AND SEIZURE**

A student’s right to privacy is respected at the Academy. However, the right to privacy is twofold. The Academy has a responsibility to maintain standards of behavior that are reflected in Academy regulations, policies and local, state and federal statutes.

The Chief Student Affairs Officer, the Senior Director of Student Affairs, the Campus Safety and Security Operations Director, or the Principal may authorize entry to search a student’s property as well as Academy lockers, desks, or other property, including a student’s room or computer hard drive when such entry and search is deemed justified. Such entry and search can be made in the presence of the student or students involved provided the students could be located in a timely fashion. Effort will be made to notify the parent/guardian. Prior to the room search, student’s phones/smart watches will be collected and will be returned at the conclusion of the situation as determined by the administrator on call. The student does not need to be present in order for the search to be conducted. If the student or students cannot be located, another Academy official will accompany the person authorized to conduct the search. Persons conducting the entry and search will not enter a student’s room without first knocking on the door and identifying themselves. Effort will be made to have at least one staff member of the same gender during a room search. In the event that they are not admitted, a key will be used to gain entrance.

It should be noted that an Academy official may enter any Academy premises or search Academy property at any time under legal compulsion or when the safety of persons or property is involved or suspected. Once the search is completed, the persons conducting the search are expected to leave the room in an orderly condition, pending the original condition of the room. If contraband, items used in criminal acts, items not permitted on campus, or stolen property is found during the search, they will be confiscated and a written receipt will be given to the room’s occupants. If the occupants are not in the room during the search, a receipt will be left in a prominent, easily visible place. Both occupants shall take equal responsibility for any items or incidents found in the room, unless it is determined that one roommate has taken sole responsibility for all of the items or incidents. Both occupants are also held responsible for their guests and their guests items. Should local, state or federal law enforcement officers present a duly authorized warrant or when such officials have determined that circumstances exist which justify a warrantless search, the Academy will cooperate in allowing such search. An Academy official will be present during the search unless otherwise ordered by the officers. Any items confiscated, other than contraband/illegal items, can be returned to a parent at the conclusion of an investigation. Parents are able to contact the Chief Hearing Officer to coordinate picking up the items during the semester that the room
search took place. At the conclusion of each semester, if no arrangements have been made to pick up the items, any items remaining will be discarded.

The President or designee may request the assistance of law enforcement officials for the purpose of conducting inspections and searches of students and their personal effects, lockers, desks, parking lots, and other school property and equipment owned or controlled by the school for illegal drugs, weapons, or other illegal or dangerous substances or materials. Such searches may be conducted using specially trained dogs or technology.

Other than Academy personnel, no one (including parents, other students and visitors) is allowed access to a student’s room unless the student is present or unless arrangements are made in advance with the Residence Life staff to allow someone else access. The student’s right to privacy carries with it certain responsibilities, principally the obligation to avoid actions, which disturb or intrude on the privacy of others, actions that are illegal or those that violate Academy regulations.

PUBLIC DISPLAYS OF AFFECTION

Public displays of affection are not permitted and is inappropriate in an educational setting. Examples include but are not limited to kissing, sitting on laps, straddling others, etc. Failure to stop following a reasonable request of a staff member will result in disciplinary action.

RADIO AND WIRELESS SPEAKERS

The use of radios and wireless speakers in the Academic building is only permitted if using headphones.

RECREATIONAL AREAS

Supervised recreational areas are available during posted times throughout the week. These areas include the Student Union, the pool, and the gym/fitness center. These areas cannot be used without an adult supervisor present, unless otherwise noted.

**Gym/Fitness Center**

IMSA has a fitness center that offers students a chance to use exercise bikes, free weights, tumbling mats, and other health related equipment. Adult supervision is required whenever a student is using the Fitness Center.

**Swimming Pool**

The Academy has a competition size swimming pool on the premises. Because of the need to ensure safety, the pool will only be open to the extent that certified lifeguards and adult supervision are available.

REMOTE CONTROLLED AERIAL DEVICE

The use of remote controlled aerial devices including but not limited to: quadcopters, drones, hover crafts, airplanes, gliders are prohibited unless written permission is given by the Senior Director of Student Affairs or designee and an Academy staff member is present when operating the device.

SKATEBOARDING/IN-LINE SKATING

The following guidelines have been developed in an attempt to allow students the ability to skate on campus in a safe and appropriate manner. Failure to comply with these guidelines will result in a loss of skating privileges and skateboards and skates may be confiscated.

- Students must wear a helmet at all times and may include other proper protection such as
elbow, and knee pads while using skateboards or in-line skates.

- Skateboarding on ramps or jumping onto or off of anything larger than a curb or approximately six (6) inches in height is prohibited.
- All areas are prohibited except for: sidewalks, cement basketball courts, cement pad south of the pond and parking lots when used with cones.
- Motorized or electric skateboards and scooters are not permitted on campus.
- Visitors and guests are not allowed to skateboard/in-line skate on IMSA property.

STORAGE FACILITIES

There is no on-campus storage space for student items.

TRANSPORTATION

The Academy is limited in terms of the transportation it can provide students. Transportation is provided for Academy-sponsored activities, for emergency visits to area medical facilities, and for shuttles to and from the Aurora bus/train station on required closings/openings (weekends, extended weekends, and holidays). The Academy is not able to provide transportation for non-emergency off-campus medical services, or for other personal needs (private lessons, college interviews, etc.). In addition, the Academy does not transport students to and from Midway, O’Hare or Union Station in Chicago. The Academy does provide transportation for Academy sponsored trips and outings.

Public transportation, limousine, ride sharing (LYFT/UBER) and cab services are among the transportation options available to students with parent/guardian permission. It is the student’s responsibility to provide sufficient funds for these expenses. Students should follow the policies and guidelines of the transportation provider.

VENDING MACHINES

Vending machines are located in each hall and in the Main building. Problems with these should be reported to the Student Affairs Office.

WORSHIP SERVICES/OBSERVATIONS

Students may attend the worship services of their choice and may participate in religious activity. The Residence Life staff does provide limited transportation to and from places of worship within a three-mile radius. Contact the RC for further details. Students wishing to practice traditional religious observations that conflict with residential guidelines (i.e. lighting of candles) should see an Area Coordinator.

BOARD OF TRUSTEES ADOPTED STUDENT POLICIES

IMSA is a remarkable setting with extraordinary opportunities for students to discover their own goodness and genius. Students are invited here to learn, to think clearly, and to act wisely. Enrolling in the Academy entails responsibility. All students are expected to contribute to the well-being of the community and to accept personal responsibility for their actions.

The Academy invests seriously and significantly in the human potential of each student. In turn, students
are expected to comport themselves at a high level of appropriate behavior and to act in accordance with expectations and values, such as truthfulness, compassion, fairness and respect for self, others, and the community itself. High expectations for moral and ethical behavior parallel those for high academic achievement. Ultimately, the Academy expects students to be and become self-disciplined, ethical leaders.

**POLICY JG - STUDENT DISCIPLINE**

The Discipline Policy is one mechanism which helps enhance the safety and welfare of each member of the Academy and is written to articulate clear boundaries for student behavior while students are under the jurisdiction of the Academy and in this unique independent living environment.

When students display irresponsible behavior, they will be subject to disciplinary action. Depending upon the degree of irresponsibility students may receive penalties ranging from the limitation of social privileges to dismissal from the Academy. When disciplinary violations occur, the staff and faculty incorporate restorative justice practices when possible while balancing the privacy of all students involved. Students who engage in gross misconduct, multiple violations in one incident, or a pattern of violations maybe dismissed from the Academy.

**Code of Conduct**

The Academy expects students to conduct themselves responsibly, to accept personal responsibility for their own actions, and to contribute to the well-being of the community. Each student is expected:

- To respect the rights and well-being of every student, staff, and visitor to the Academy.
- To respect all staff members’ authority to maintain reasonable, respectful and appropriate behavior while under the jurisdiction of the Academy.
- To not say or write any defamatory, vulgar, rude or obscene remarks, make statements damaging others, or statements that are harassing to others.
- To be on time and present in all assigned classes and activities with required materials.
- To act with integrity and honesty at all times.
- To behave in ways that do not interfere with the education of others, and/or the educational process of the Academy.
- To behave in ways that promote a positive residential environment at the Academy.
- To know and follow the applicable policies and expectations of the Academy as set forth in the Student/Parent Handbook and by Academy staff.
- To obey all federal, state, and local laws or ordinances on Academy property or while under the jurisdiction of the Academy.
- To respect and appropriately use Academy property and resources.
- To represent the Academy appropriately, positively and in a manner consistent with IMSA’s expectations while participating in an activity or event off campus; students must follow all IMSA Student/Parent Handbook expectations, as well as those of the visiting site. Examples include but are not limited to attendance or participation at sporting events, competitions, Student Inquiry and Research (SIR), field trips, internships, intersession, and foreign exchange.

**Discipline Violations**

In taking disciplinary action, staff members will exercise their professional judgment, observe all applicable laws and Academy policies, and demonstrate a fair and just attitude towards all students. Corporal
punishment as a response to the misconduct of a student is expressly prohibited. This does not preclude the use of physical restraint to the extent necessary to protect the student or others from bodily injury or the destruction of property.

There are three tiers of discipline, each with appropriate sanctions. Specific misbehavior is categorized into each tier, depending upon its seriousness and/or repetitiveness. Students are advised that law enforcement agencies may be notified of student misconduct. For certain violations, including drug/alcohol and weapons violations, it is a legal requirement that the Academy notify law enforcement agencies in compliance with the Drug Free Schools Act and the Weapons Free School Act. However, failure of law enforcement authorities to take any specific action will not preclude the imposition of discipline in accordance with the Code of Conduct or other applicable policies.

**Tier I**

Tier I violations are incidents that impinge on the daily function of Academy life.

Examples of Tier I Infractions include but are not limited to:

- **Violations of Residential Expectations**
  
  Examples – late for check; failure to complete housekeeping requirements (room inspections, wing and hall responsibilities); violation of quiet hours; failure to comply with in-room rules (but still remaining within the hall); failure to sign-out (failure to follow proper sign out procedures); violating study hours; having unauthorized pets (except small fish); violating intervisitation guidelines (when permission not granted); breach of visitation regulations for off-campus guests.

- **Private Access Areas/Safety**
  
  Examples – Propping of doors without permission; providing student keys or fob to another person; unauthorized possession of student keys or fob; safety procedures in the labs or on field trips.

- **Inappropriate Behavior**
  
  Examples – Public display of affection; behavior or language that is disrespectful; dress (shoes not worn in the main building, clothing that is a distraction to the learning environment); wearing of clothing or displaying materials that promote/advertise tobacco, alcohol, other illegal/inappropriate chemical substances or sexually suggestive content; cellular phone usage within the main building (see phone use guidelines); taking unauthorized food from the cafeteria (taking more food than can reasonably be consumed at meal time by a person); leaving food, trays, and /or utensils on tables in the cafeteria, use of another student’s ID for meals or checking out books.

- **Intentional Misuse of Academy Property**
  
  Examples – Violation of the Information Technology Systems (ITS) policies (except for violations listed in Tier II and Tier III); intentional misuse of Academy equipment (e.g. telephone, cable TV system, cafeteria utensils and dishes, furniture). For example, using IMSA technology, or a partner institution’s technology while representing IMSA off campus, for personal use such as unauthorized downloads or gaming.

- **Other**
Examples – Accidental Damage to State Property; bringing prop weapons to school without permission (for use in a student production or Academy-sponsored program)

Sanctions may include but not limited to:

- Verbal warning;
- Work assignment, including but not limited to a reading assignment, reflection, community service; or research project;
- Loss of cellular phone, loss of access to IMSA technology;
- Loss of residential privileges (including but not limited to off-campus sign-out, intervisitation, in-room extension, adjust study hours, ordering food, overnight guests, attendance at or participation in extra-curricular activities such as dances or clubs, athletic activities or events);
- Mediation;
- Restorative justice (a discussion technique that allows an educator to listen to and understand student(s)’ experience(s) and then guide them to examine who was impacted by their actions and commit themselves to words and actions that will enable them to right themselves, repair the harm to others and restore their good standing in the community);
- Loss of extra-curricular privileges, including but not limited to serving in a leadership role or participation in an activity or event;
- Restitution

For Tier I infractions, the student will have no right to a formal hearing, no right to a detailed written summary of charges and no right to an appeal hearing.

Procedures

Tier I violations can be addressed and handled by any Academy Personnel. The individual staff member will verbally notify the student of the violation, allow the student an opportunity to provide an explanation and inform the student of the consequences, if any. The staff member may request assistance from a member of the Student Life office. Parents will be notified of the sanction if the length of the sanction is for more than one day. Repeat offenses for the same infraction may elevate the incident to Tier II-A.

Tier II

Tier II infractions are incidents that are harmful to oneself and/or others, which involve a disregard of the Code of Conduct and/or IMSA’s policies.

Examples of Tier II infractions include but are not limited to:

II-A

- Knowingly furnishing false information or lying to a staff member or attempting to coerce others to do either;
- Submitting a false report;
- First violation (cumulative over three (3) years) of engagement in academic dishonesty including, but not limited to plagiarism, copying someone else’s work, giving or receiving help during an examination, obtaining copies of tests or scoring devices prior to an examination – first violation. Reference “Academic Behavior Code” in the handbook; (please see the procedures for cases of suspected academic dishonesty later in this policy)
- Unauthorized use of student keys or fobs;
• Breach of curfew (outside of building due to reporting late for curfew check);
• Unauthorized possession of lighters and matches;
• Physical altercation (including but not limited to scuffles and horse-play);
• Viewing or possession of pornographic material (electronic and/or hardcopy);
• Unauthorized possession or use of automobiles while under the jurisdiction of the Academy;
• Theft of, or damage to, State or personal property (including electronic);
• Refusal or failure to comply with the reasonable instructions or directives of any Academy personnel in the
performance of his/her duties;
• Unauthorized possession of souvenir or drug paraphernalia (corn pipe, lighter still in package, decorative shot
   glass);
• Knowingly entering, or allowing another student to enter, into a residence hall vestibule when fobs are turned
   off;
• Bias incident- including but not limited to discrimination (on basis of race, color, gender, sex, sexual orientation,
   ethnic origin, religion, ability, political affiliation, and/or other aspects of a student’s identity), harassment
   (verbal, written), disruption to the community (offensive comment or slur; name calling; offensive visual
   representation), microaggression;
• Code of Conduct violation;
• Repeated Tier I infractions as set forth in Tier I section (per semester).

II-B

• Breach of curfew (absence from the residence hall after check without permission);
• Violation of intervisitation guidelines without permission;
• Knowingly leaving campus without permission;
• Knowingly allowing any unauthorized individuals into any Academy building (unauthorized means any person
   not immediately related or designated as a guardian to that student);
• Speech or action clearly inciting immediate physical violence;
• Actions that create a fire hazard; this includes smoking or burning any material in student rooms, possessing or
   using firecrackers, and/or tampering with fire alarm systems or fire extinguishers.
• Theft of, or damage to, State or personal property;
• Purchase, use/possession, distribution of tobacco, nicotine, and/or vaping of any substances, or smoking and
   vaping delivery systems, including but not limited to e-cigarettes and vaporizers, on Academy property or at
   any Academy activity or while under the jurisdiction of the Academy;
• Unauthorized open flames and burning incense;
• Attempted or actual break-in, or unauthorized entry into Academy buildings, offices, or off-limit or closed areas;
• Association with situation involving the consumption or presence of alcohol, tobacco or drugs (not drinking or
   using but is part of the gathering);
• Bias Incident- included but not limited to discrimination (on basis of race, color, gender, sex, sexual orientation,
   ethnic origin, religion, ability, political affiliation, and/or other aspects of a student’s identity), harassment
   (verbal, written), hazing, intimidation, disruption to the community (offensive comment or slur, offensive visual
   representation), microaggression;
• Code of Conduct violation;
• Multiple (3 or more) violations of any Tier II-A infractions during one incident;
• Second violation (cumulative over three (3) years) of engagement in academic dishonesty including, but not
   limited to plagiarism, copying someone else’s work, giving or receiving help during an examination, obtaining
   copies of tests or scoring devices prior to an examination. Reference “Academic Behavior Code” in the
   handbook; (please see the procedures for cases of suspected academic dishonesty later in this policy)
• Second Tier II-A infraction (in one year).
- Use/possession of alcohol, other illegal/inappropriate chemical substances or paraphernalia for drug use (See Chemical Possession and Use Policy for details);
- Second violation rule against purchase, use/possession, distribution of tobacco, nicotine and/or vaping, or any smoking and vaping delivery systems, (See Chemical Possession and Use Policy for details) on Academy property or at any Academy activity or while under the jurisdiction of the Academy;
- Violation of the Information Technology Systems (ITS) Policy (specifically: use of any information technology resource to threaten or harass others; cyberbullying; vandalize or otherwise abuse Academy owned equipment; operate any publicly available services on any information technology resources, Academy-owned or otherwise, without prior written approval of the IMSA C.I.O.; access a staff’s account, private files or email without prior permission from the owner); For example, using IMSA technology, or a partner institution’s technology while representing IMSA off campus, for personal or monetary advantage such as movie or game piracy, threatening or harassing behavior, or cryptocurrency mining; Theft of, or damage to, State or personal property;
- Participation in gang activity;
- Unauthorized possession of staff keys;
- Knowingly making or distributing any false information, to another individual(s) through word of mouth, written or electronic means, that is demeaning, threatening or harassing;
- Malicious or harmful pranks (e.g., including but not limited to bullying, participating in or encouraging hazing, initiation acts);
- Sexual harassment, intimidation or bullying
- Consensual sexual intimacy with another person including, but not limited to disrobing, petting, or intercourse while under the jurisdiction of the Academy;
- Bias Incident- including, but not limited to discrimination (on basis of race, color, gender, sex, sexual orientation, ethnic origin, religion, ability, political affiliation, and/or other aspects of a student’s identity), harassment (verbal, written, threatening statements), assault (verbal, pursuit/chase), stalking
- Code of Conduct violation;
- Third Tier II-A infraction or second Tier II-B (in one year).

Sanctions will include but are not limited to:

- Tier II-A: Mandatory formal meeting with student, (optional for parents) and Chief Hearing Officer or designee, possible 1 academic day suspension or 1 day social probation, possible Tier I sanctions and/or restitution.
- Tier II-B: Mandatory formal meeting with student, (optional for parents) and Chief Hearing Officer or designee, up to 3 academic day suspension or 3 day social probation, possible Tier I sanctions and/or restitution.
- Tier II-C: Mandatory formal meeting with student, (optional for parents) and Chief Hearing Officer or designee, up to 5 academic day suspension or 5 day social probation, possible Tier I sanctions and/or restitution.
- NOTE: for Chemical Use Policy infraction – if a student transports alcohol or drugs onto campus, an additional two academic day suspension will be added to the initial sanction.

Suspension

Suspension means the physical removal of the student from the Academy for a specified period of time. Suspension will result under severe circumstances of disobedience or misconduct or when a student’s presence on campus poses a danger to self, others, property or disruption to the educational process. A record of the suspension will be kept on file in the student’s temporary working file (located in the Student Life Office) for the remainder of the time the student is at the Academy. Suspensions, or a combination of suspensions, will not exceed 10 academic days per academic year.

The purpose of suspension, in addition to a consequence for the behavior, is to provide time for the student, with help from parents/guardians, to reflect and learn from the incident, and learn from the experience so that future disciplinary conferences will be unnecessary.
The Principal and Chief Academic Officer, Chief Student Affairs Officer, and the Senior Director of Student Affairs/Chief Hearing Officer or their designees are authorized to suspend students from the Academy and all Academy functions for a specified period of time per the guidelines set forth herein. Decisions of suspension may be appealed.

Social Probation

Social probation is a consequence in which students may attend class throughout the day but will be suspended from participation in, or attendance at, any extra-curricular activities after the academic day has ended. This includes but is not limited to: athletic contests, musical/drama performances, school club events, ceremonial events such as homecoming, prom and commencement. When serving social probation, students must be in their residence hall from 4:30pm to 10:00pm on each required day. Students will be allowed access to their computers, books and other studying materials. During social probation, students will be allowed a dinner break. Decisions of social probation may NOT be appealed.

TIER II Procedures

The Principal and Chief Academic Officer, the Chief Student Affairs Officer, and the Senior Director of Student Affairs or their designees serve as hearing officers and are authorized to implement formal discipline consequences.

The discipline procedures for all Tier II violations, except academic dishonesty, are as follows:

A. When a Tier II incident is suspected, any staff member involved will document the incident. One of the staff members will notify the student and parent(s)/guardian(s) that the incident occurred. The incident report will be forwarded to the Senior Director of Student Affairs, who is the Chief Hearing Officer. Parent(s)/guardian(s) will be notified of the hearing and are strongly encouraged to attend in person or by conference call. The student may request a staff member be present at the hearing as an advocate or support person.

B. In circumstances where a student's presence on campus poses a danger to self, others or to property, or poses an on-going threat or disruption to the Academy, the student will immediately be suspended from the Academy. In such cases, the hearing will follow as soon as possible.

C. At the hearing for a Tier II incident, the student will be provided a written description of the incident. The student will be presented with the evidence and an explanation of the charges and be given an opportunity to respond to those charges. The Chief Hearing Officer, or designee, may meet with other students involved before or after the hearing, at the Chief Hearing Officer or designee's discretion to ensure a thorough investigation is conducted. If new information is discovered during the investigation and/or after the hearing, the Chief Hearing Officer may, at the Hearing Officer’s discretion, meet with the student to give the student an opportunity to respond.

D. The decision will be communicated by telephone to the student and parents/guardian within three (3) business days of the completion of the Chief Hearing Officer, or designee’s, investigation and electronically by a delivery system that ensures receipt. The written report will contain a full statement of the reasons for the consequences given and will reference the student and/or parents/guardian right to appeal a determination of suspension and an explanation of the process for doing so.

E. The student and/or parent(s)/guardian(s) may request an opportunity to appeal the decision of suspension only to the Chief Student Affairs Officer or designee by contacting the Student Affairs Office at (630) 907-5009. The purpose of the appeal hearing is to:
   a. Determine whether the investigation verified the violation;
   b. Determine whether the consequences are appropriate for the violation.

Appeals must be filed within two (2) business days of receipt of the written notification of the suspension. If a
suspension is scheduled to occur prior to the two (2) business days, and the student and/or parent(s)/guardian(s) are still making a decision on whether they want to appeal, the student and/or parent(s)/guardian(s) may request a stay of the suspension, prior to the first day of the suspension, as indicated in the hearing outcome letter, by contacting the Student Affairs Office at (630) 907-5009. After the two (2) business days, if an appeal has not been requested, the suspension will take place immediately.

The appeal hearing will be conducted by a committee chaired by the Chief Student Affairs Officer or designee, and includes the student’s College and Academic Counselor, Resident Counselor or other staff member determined necessary based on the nature of the violation. The committee will review all evidence presented at the initial hearing. The Chief Student Affairs Officer or designee will make the decision with input from the committee members. At the hearing, the parents/guardian of the student, together with the student, may appear and present additional evidence relevant to the charge or charges. An intentional absence from the scheduled appeal hearing by the student constitutes a waiver of appeal. Within three (3) business days after the appeal hearing, the Chief Student Affairs Officer or designee, with input from committee members, will render a decision on the appeal. The Chief Student Affairs Officer or designee may uphold, modify, or reverse the decision of the Hearing Officer. Until the decision on appeal is rendered, all sanctions are stayed.

F. Students are expected to complete all course work (e.g. exams, papers, readings, projects) and are responsible for course content while on suspension. However, students are not allowed make-up privileges for in-class work including, but not limited to laboratory experiences, impromptu quizzes or in-class assignments that occur while they are on suspension.

G. If the decision of suspension is reversed, any information about the suspension will be removed from the student’s records, the student will be allowed to make up all class work within a reasonable time, and the Academy will provide reasonable help necessary for the student to make up the academic work missed.

Tier III

Tier III infractions endanger the welfare of the student and/or other members of the Academy community. Examples of Tier III infractions include but are not limited to:

**Infractions**

- Multiple (three (3) or more) violations of any Tier II-B or II-C infractions during one incident;
- Second violation of purchase, use/possession, sale/distribution of alcohol, other illegal/inappropriate chemical substances, or paraphernalia for drug use;
- Third violation of purchase, use/possession, sale/distribution of tobacco, or smoking materials on Academy property or at any Academy activity or while under the jurisdiction of the Academy;
- Third violation (cumulative over three (3) years) of engagement in academic dishonesty; (please see the procedures for cases of suspected academic dishonesty later in this policy);
- Theft of, or damage to, State or personal property;
- Sale/distribution or intent to sell/distribute alcohol, other illegal chemical substances or drug paraphernalia while under the jurisdiction of the Academy;
- Tampering with fire, safety and security alarms and/or equipment (including but not limited to deactivating the system);
- Sexual assault or aggravated physical assault;
- Knowingly making a false alarm (e.g. fire, bomb threat);
- Violation of the “Acceptable Use Policy for IMSA IT Resources” (specifically: repeated violations; circumvent user authentication or security of any system on the IMSA network, or attempt to “hack” into any system to gain unauthorized access); For example, using IMSA technology, or a partner institution’s technology while representing IMSA off campus, for the purpose of gaining unauthorized access to any accounts, systems,
hardware or software through “Hacking,” or other unauthorized means, that you would ordinarily not be allowed to access;

- Forgery and/or alteration of Academy records (e.g. grades, transcripts, etc.);
- Sale, possession or use of weapons, including but not limited to firearms, ammunition, knives, chains, chemical sprays, explosives, fireworks, martial arts weapons, look alike weapons, or other objects used as a weapon;
- Unauthorized possession or use of lab-type chemicals or substances, noxious substances, flammable liquids or accelerants;
- Unauthorized possession and use of staff keys;
- Bias incident, including, but not limited to harassment (verbal, sexual, physical, bullying, written threats, threatening statements), assault (verbal, sexual, physical, written, threatening statements, assault (verbal, sexual, physical, pursuit/chase), stalking, hazing, intimidation, disruption to the community (offensive comment, offensive visual representation, indecency/exposure), microaggression, damage to property (slur, vandalism, graffiti). Includes bias that occurs in person, in written format, on social media, through email/text, voicemail or any other communication method.
- Severe and/or multiple breaches of the Code of Conduct;
- Fourth Tier II-A, third Tier II-B or second Tier II-C infractions during the course of a school year.

Sanctions

- Suspension for 10 academic days AND
- Dismissal Hearing
- A possible designation of egregious behavior (See Policy JO-Student Records).

TIER III Procedures (Dismissal)

Dismissal by the Principal means the permanent termination of the student’s attendance at the Academy. Only the Principal or designee may dismiss students and will do so only in accordance with the following procedures:

A. When a Tier III incident is suspected, any staff member involved will document the incident. One of the staff members will notify the student and parent(s)/guardian(s) that the incident occurred. The Senior Director of Student Affairs is the Chief Hearing Officer. Parent(s)/guardian(s) will be notified of the hearing and given the opportunity to attend in person or by conference call. The student may request a staff member be present at the hearing as an advocate or support person.

B. In circumstances where a student’s presence on campus poses a danger to self, others, property or disruption to the educational process, the student may be immediately suspended from the Academy. In such cases, the hearing will follow as soon as possible.

C. At the hearing for a Tier III violation, the student will be provided a written description of the incident. The student will be presented with and receive copies of the evidence and given an opportunity to respond to the evidence. The Chief Hearing Officer or designee may meet with other students involved before or after the hearing, at the Chief Hearing Officer or designee’s discretion, to ensure that a thorough investigation is conducted. If new information is discovered during the investigation and/or after the hearing, the Chief Hearing Officer may, at the Hearing Officer’s discretion, meet with the student to give the student an opportunity to respond.

D. After careful evaluation, the Chief Hearing Officer or designee will determine if a Tier III infraction has occurred. The Chief Hearing Officer or designee will make a determination within one business day of completion of the investigation. If a Tier III violation has been substantiated, it will immediately be forwarded to the Principal and Chief Academic Officer for a dismissal hearing, with oral and written notification provided to the student and parents(s)/guardian(s). Along with such notification the student and parent(s)/guardian(s) will receive copies of the documents to be presented at the hearing, unless they have been previously provided. The dismissal hearing must be scheduled by the parent(s)/guardian(s) within three (3) business days of oral notification to the

parent(s)/guardian(s) of the Chief Hearing Officer or designee's determination. The dismissal hearing will take place no more than seven (7) days after the notification of the Chief Hearing Officer or designee's determination unless the parents request additional time.

E. The student will be provided written notice of the charges in a dismissal hearing with the Dismissal Committee chaired by the Principal and Chief Academic Officer or designee. The student will be given an explanation of the evidence and an opportunity to respond to those charges. At the hearing, the student:
   a. Has the right to legal counsel at the student’s own expense;
   b. Has the right to make a statement and present witnesses;
   c. Has the right to receive and review copies of any documents being used as a basis for the decision for dismissal. (The right to review documents is subject to the Academy’s responsibility to delete any material protected by the Illinois School Student Records Act.)

F. During the time that the dismissal process is taking place, the student will be suspended.

G. The Dismissal Committee will consist of the Principal and Chief Academic Officer (or designee), the College and Academic Counselor, the Resident Counselor, and one faculty member. Committee members will be selected by the Principal for each individual hearing. The faculty member will be one of the student’s instructors.

H. The Principal and Chief Academic Officer or designee will render a decision based on the infractions cited, the evidence presented during both the initial hearing and the dismissal hearing, as well as input from the committee members and other staff determined necessary based on the nature of the violation. Only the following persons may attend the hearing: The student, parent(s)/guardian(s) and/or legal counsel; witnesses; Principal and Chief Academic Officer, other Academy personnel deemed appropriate by the Principal and Chief Academic Officer, and Academy legal counsel. Officials of the Academy or its legal counsel, the student, legal counsel, and/or parents/guardian, and the Principal and the Chief Academic Officer have the right to question witnesses. No student testimony will be used as the sole evidence against another student in a dismissal hearing.

I. The Principal and Chief Academic Officer will inform the student and parents of the decision within three (3) business days of the hearing. If the Principal and Chief Academic Officer elects to dismiss the student, the Principal will notify the student and parent(s)/guardian(s) by a delivery system that ensures receipt within three (3) business days after the decision is made.

J. As outlined in Policy JECF- Review of Student Enrollment Status, the student and/or parent(s)/guardian(s) may appeal the Principal and Chief Academic Officer’s decision to the Board of Trustees by filing a written request to appear before a Board-appointed hearing examiner. This notice, which needs only to contain the request for an appeal hearing, must be sent to the Secretary of the Board of Trustees within five (5) business days of receiving the Principal or designee’s decision. Upon receipt of an appeal request the Board Chairman will designate a hearing examiner to review the student’s appeal on the Board’s behalf. The hearing examiner will set a time and place for the appeal. The student and parent(s)/guardian(s) will be notified of the arrangements for the appeal hearing by the Secretary of the Board or designee.

K. Attendance at the appeal hearing before the Board’s hearing examiner will be limited to the student, parent(s)/guardian(s), the Principal or designee, the Secretary of the Board, and other staff and/or IMSA’s attorney as requested by the hearing examiner. The student's legal counsel may also attend. The student, parent(s)/guardian(s) and/or legal counsel will have no right to present witnesses, or cross-examine witnesses or Academy personnel. In addition to oral comments at the appeal hearing, the student and parent(s)/guardian(s) may provide the hearing examiner with any written information they deem relevant. The Principal and Chief Academic Officer or designee will present all the documentation taken into consideration in determining the dismissal decision to the hearing examiner, who may seek additional input in deliberations from Academy staff. If the hearing examiner receives such additional input, the student, parents/guardian and/or legal counsel will be provided a timely opportunity to respond to such input. If new charges or evidence are found before the Dismissal Appeals Hearing, the information will immediately be given to the student and the Dismissal Committee to review and act on in accordance with those sections applicable to the dismissal process, starting with section E.
L. Appeals of other consequences imposed at the time of the recommendation of dismissal will be considered by the hearing examiner in conjunction with hearing the appeal on dismissal.

M. An intentional absence from the scheduled appeal meeting of the person requesting the appeal constitutes a waiver of appeal.

N. The decision of the Board of Trustees’ hearing examiner will be final. The hearing examiner may uphold, reverse or modify the Principal’s decision.

O. In the event that the dismissal and preceding suspension are reversed entirely, the student will be allowed a reasonable time to make up academic work and the Academy will provide the student with reasonable help to make up work missed. If reversed, information will be removed from the student's permanent record. If the dismissal is changed to a lower consequence, the student will have make-up privileges as specified in item F of Tier II procedures.

PROCEDURES FOR CASES OF SUSPECTED ACADEMIC DISHONESTY

Should a case of academic dishonesty be suspected, the following procedures will be followed:

1) An incident report will be submitted in Maxient by the individual suspecting academic dishonesty.

2) The Chief Hearing Officer will determine if this is a first, second or third suspected infraction and assign the incident report/case accordingly.

a) For a first infraction:

   (a) The incident report/case will be assigned to the student’s faculty member teaching the class in which the suspected academic dishonesty took place.

   (b) The faculty member will notify the student and their parent(s)/guardian(s) of the suspected incident either by phone, email or in-person, and schedule a hearing/meeting to discuss.

   (c) At or after the hearing/meeting, the faculty member will make a determination on whether or not the infraction constituted a breach of IMSA’s academic behavior code and communicate the outcome to the following individuals: student, parent(s)/guardian(s), Chief Hearing Officer, Principal and Chief Academic Officer, Dean of Student Support and Equity, Dean of Academics and Equity, Chief Student Affairs Officer, CAC, Learning Strategies Coordinator (if a sophomore), and the Resident Counselor.

   (i) If the behavior constitutes a breach of IMSA’s academic behavior code, the faculty member will determine the academic sanctions and communicate the sanctions in the outcome email.

   (d) The faculty member will have up to three (3) business days to render and communicate a decision after the conclusion of the investigation.

b) For a second infraction:

   (1) The incident report/case will be assigned and be handled by one of the Deans in the Principal’s Office.

   (2) The faculty member will notify the student and parent(s)/guardian(s) of the suspected incident and the Dean handling the case will schedule a hearing/meeting to discuss within three (3) business days.

   (3) The Dean will assemble a committee to hear the case. The committee will consist of the Dean and a minimum of two (2) additional individuals, that may include but is not limited to a faculty member from within the department where the suspected academic dishonesty case originated, the CAC or Learning Strategies Coordinator (if a sophomore), and/or a Resident Counselor. The student may also request an IMSA staff member to attend the
hearing/meeting as a support.

(4) After the hearing/meeting, the Dean will convene with the committee to make a determination on whether the infraction constituted a breach of IMSA’s academic behavior code and communicate the outcome via email to the following individuals: student, parent(s)/guardian(s), Chief Hearing Officer, faculty member, Principal and Chief Academic Officer, Dean of Student Support and Equity, Dean of Academics and Equity, Chief Student Affairs Officer, CAC, Learning Strategies Coordinator (if a sophomore), and the Resident Counselor.

(a) If the behavior constitutes a breach of IMSA’s academic behavior code, the committee will determine the academic and/or educational sanctions, as well as any additional Tier II B sanctions. The Dean will communicate the sanctions in the outcome email.

(5) The committee will have up to three (3) business days to render and communicate a decision after the conclusion of the investigation.

c) For a third infraction

(1) All Tier III procedures will be followed for a dismissal hearing. Please see the Tier III procedures in the current academic year’s student parent handbook.

Implementation of Student Discipline Policy

The Chief Student Affairs Officer and Principal and Chief Academic Officer will ensure the implementation of this policy, and may promulgate such rules and guidelines necessary to implement such procedures.


POLICY JGDA – CHEMICAL POSSESSION AND USE

The following minimum consequences regarding chemical possession and use by IMSA students will be imposed with the sole intent of providing a healthier and safer school environment for our students. Chemical use violations will accumulate throughout a student’s three years at the Academy. Additional sanctions may be imposed by the sponsor/coach regarding participation in extracurricular activities.

Amnesty

In an effort to reduce the harmful effects of chemical possession, use and abuse, including alcohol, drug, prescription drug and/or tobacco, the Chief Student Affairs Officer, or designee, can grant amnesty. Amnesty does not supersede the consequences outlined in the Student Parent Handbook if a student is caught violating IMSA’s alcohol or drug policy. Rather, if a student is in imminent danger due to drugs or alcohol, or if a student seeks assistance from a staff member for themselves or a peer who may be using drugs and/or alcohol, the student or students involved will not face consequences as outlined in the Student Parent Handbook: The following will apply:

i) Imminent danger:

(1) Students should immediately call 911 if help is needed in a medical emergency.
(2) IMSA personnel should be notified as soon as possible afterward.

ii) Student seeks assistance due to drug or alcohol use:

(1) Students who are struggling with alcohol and/or drugs report these concerns to one of IMSA school counselors or another trusted staff member before a violation of the Student Parent
Handbook has been discovered or an investigation of a suspected violation has begun.

(2) The informed staff member will take possession of any substances and will promptly turn them over to Security.

(3) A member of the counseling team will reach out and will provide direction on next steps, which may include an outside assessment, outside counseling, inpatient care, drug testing or other treatment.

(4) The student must comply with all conditions of the evaluation recommendation.
   (a) Failure to complete recommended follow-up will result in revocation of amnesty for that student(s).

In order for amnesty to apply, while disciplinary action may not be pursued, all other requirements of a first offense alcohol/drug infraction may be enforced, including requiring the student(s) to leave campus for an assessment and for health and safety reasons. Prior approval to return to campus will be required. For attendance purposes, if amnesty is granted, the absences will be coded as “Academy excused” and not “suspension” on the student’s record. All School Counselor recommendations must be followed. Failure to complete recommended follow-up will result in revocation of amnesty for that student(s). This is for first offense alcohol/drug occurrences only. If, through the course of investigation, it is found that other policy violations have occurred, unrelated to that in which amnesty was granted, the student(s) will be held accountable per the Student Parent Handbook.

Repeated incidents will result in consequences and further action. A repeated alcohol/drug offense, even if amnesty was given for the first offense, will be considered a second offense.

**Alcohol/Drug**

“Use” means consumption or ingestion of any amount, or being under the influence of alcohol, other illegal/inappropriate chemical substances while on Academy property, at an Academy activity, or under the jurisdiction of the Academy.

“Alcohol, Other Illegal, Inappropriate Chemical Substances” includes but not limited to all alcoholic beverages; all controlled substances under the Controlled Substances Act except when prescribed for the student by a licensed physician; cannabis unless the student is authorized to be administered a medical cannabis infused product under Ashley’s Law any “look-alike” or counterfeit substance; inhalants and mood altering chemicals, regardless of whether it contains an illegal drug or controlled substance that a student believes is, or represents to be capable of, causing intoxication, hallucination, excitement, or dulling of the brain or nervous system, except legally prescribed inhalant medications and any substance inhaled, injected, smoked, consumed, or otherwise ingested or absorbed with the intention of causing a physiological or psychological change in the body,

“Possession” includes the use of the student’s person, clothing, backpacks and supplies, lockers, desks, or other Academy property including the student’s room for the storage of illegal/inappropriate chemical substances. The production of or attempted production of, or purchases of or attempted purchases of, alcohol or illegal/inappropriate chemical substances is also considered possession.

“Paraphernalia” includes: empty alcohol bottles or cans, and drug articles including pipes, papers, or other
materials used for drug use, storage or disguising use. Each of the following individual infractions: use, possession of alcohol, other illegal/inappropriate chemical substances, or paraphernalia for drug use, will, at the minimum, result in the following sanctions:

1st Offense

- Five (5) academic day suspension (unless amnesty granted- see above).
- A drug/alcohol assessment.
- The family must contact the Academy’s School Counselor to arrange the assessment. The counselors can assist families in identifying a location that provides assessments free of charge.
- The family must sign a release allowing the assessor, the Academy Hearing Officer and the School Counselor to exchange information regarding the incident and subsequent assessment to the extent permitted by law. Results from the drug testing and assessment must be provided.
- The family must complete the assessment prior to returning to the Academy. Parents/guardians/students are responsible for the cost of any recommendations made following the assessment.
- The family must work in cooperation with the School Counselor to follow through with all of the recommendations of the assessment.
- The student must complete the assessment and subsequent follow-up. Failure to do so will result in a dismissal hearing.

The transportation of alcohol, other illegal/inappropriate chemical substances, or paraphernalia for drug use on Academy grounds or at Academy activities or while under the Academy’s jurisdiction will compound the use/possession offense and will result in an additional two academic day suspension.

2nd Offense

- Ten (10) academic day suspension and dismissal hearing.

Prescription Medication

The use or possession on school property or at any school activity of psychotherapeutic and/or central nervous system effector medications prescribed to the student, outside the Health Office or RC office of that student’s hall is prohibited. Psychotherapeutic and/or central nervous system effector prescription medications must be delivered to the Health Office for control and distribution to the student. In addition, use or possession of prescription medication when not prescribed for the student by a physician or licensed practitioner, or when used in a manner inconsistent with the prescription or prescribing physician’s or licensed practitioner’s instructions is prohibited. Failure to comply will result in the following minimum sanctions:

“Use” means consumption or ingestion of any amount, or being under the influence of prescription medications while on Academy property, at an Academy activity, or under the jurisdiction of the Academy.

“Possession” includes the use of the student’s person, clothing, backpack, locker, desk or other Academy property including the student’s room for the storage of prescription medications.

1st Offense

- Three (3) day academic suspension.
- Loss of senior privileges, if applicable.

2nd Offense

- Five (5) academic day suspension.
3rd Offense
  • Ten (10) day academic suspension and dismissal hearing.

Tobacco
The purchase, use/possession, sale, distribution of tobacco or nicotine products, or smoking materials including electronic cigarettes on school property or at any school activity, or when under the jurisdiction of the Academy will result in the following minimum sanctions:

“Use” means consumption, inhalation, or ingestion of, or being under the influence of tobacco or nicotine products, on Academy property, at an Academy activity, or while under the jurisdiction of the Academy.

“Possession” includes the use of the student’s person, clothing, backpacks, and supplies, as well as Academy lockers, desks, or other Academy property including student’s room for the storage of smoking materials.

“Paraphernalia” includes: lighters (when found in combination with a tobacco product), matches, cigarettes, e-cigarettes, empty cigarette cartons, chewing tobacco, cigars, pipes, and wrapping papers.

1st Offense
  • Three (3) academic day suspension;
  • A drug/alcohol assessment.
  • The family must contact the Academy’s School Counselor to arrange the assessment.
  • The family must sign a release allowing the assessor, the Academy Hearing Officer and the School Counselor to exchange information regarding the incident and subsequent assessment as permitted by law. Results from the drug testing and assessment must be provided.
  • The family must complete the assessment prior to returning to the Academy.
  • The family must work in cooperation and in a timely fashion with the School Counselor to follow through with all of the recommendations of the assessment.
  • The student must complete the assessment and subsequent follow-up. Failure to do so will result in a dismissal hearing.

2nd Offense
  • Five (5) academic day suspension.
  • A drug/alcohol assessment at a site approved by the Academy’s School Counselor.
  • The family must contact the School Counselor to arrange the assessment.
  • The family must sign a release allowing the assessor, the Academy’s Chief Hearing Officer and the School Counselor to exchange information regarding the incident and subsequent assessment to the extent permitted by law.
  • The family must complete the assessment prior to returning to the Academy.
  • The family must work in cooperation and in a timely fashion with the School Counselor to follow
through with all of the recommendations of the assessment.

- The student must complete the assessment and subsequent follow-up. Failure to do so will result in a dismissal hearing.

3rd Offense

- Ten academic day suspension and dismissal hearing.

**Alcohol, Drug and Nicotine Procedures**

Cause for suspicion of suspected alcohol, drug or nicotine use prohibited by this policy, may include but not limited to: smell, slurring of speech, dilated or constricted pupils, bloodshot eyes, vomiting, staggering or difficulty walking, trouble balancing, unusual or out of the ordinary behavior, impaired hearing or judgment, room search findings, associated with a situation involving alcohol, drugs or nicotine. The staff will question the student and do a preliminary investigation of the situation. The staff member will consult with the Area Coordinator, Director of Residence Life, Senior Director of Student Affairs, and/or Chief Student Affairs Officer for further action. The parent(s)/guardian(s) will then be notified about the situation and informed of the Academy’s procedures (staff observations, room search and testing). The student may be taken to the RC Office or the Security Office where Campus Security conducts a breathalyzer test for alcohol. In circumstances where a student’s presence on campus poses a danger to self, others, property or disruption to the educational process, due to impairment or findings, the student may be immediately suspended from the Academy. Law enforcement may be notified and the student may also be required to visit an outside agency for a drug test. The alcohol and drug testing is conducted as a supplement to the staff’s observations. If the student refuses to submit to testing, this will be considered an “admission of guilt” or the “likelihood” of a policy violation. This will result in an immediate suspension where the parent(s)/guardian(s) must pick up the student at that time. The student is referred to the Chief Hearing Officer. If the test reveals nothing (negative test result), the student may be referred to the Chief Hearing Officer. If the test reveals the use of a substance or product prohibited by this policy (non-negative result), the student is immediately suspended, the parent(s)/guardian(s) must pick the student up and the student is referred to the Chief Hearing Officer. Reference “Policy JG – Student Discipline” in the handbook.

**POLICY JECF – REVIEW OF STUDENT ENROLLMENT STATUS**

Students attend the Illinois Mathematics and Science Academy by invitation. The President’s designee will review the academic progress of all students at the end of each semester and academic school year to determine their eligibility for continued enrollment. The President’s designee will seek input from faculty members, resident counselors and other staff. The outcome of the review is continued enrollment, conditional continued enrollment or academic dismissal.

The President’s designee may require a student and his or her parent(s)/guardian(s) to attend a conference prior to completing a review and making a decision.

Continued enrollment is offered to those students who have demonstrated satisfactory academic, residential, service and behavioral performance in the previous semester or year.

Conditional continued enrollment may be extended to those students whose past performance has resulted in academic, residential, health, or emotional concerns but for whom there is a reasonable expectation of successful completion of the IMSA program. Conditions might include but are not limited to
academic probation, disciplinary probation, recommendation from a therapist or medical professional, compliance with service obligations, compliance with class attendance expectations, agreement to engage in prescribed academic intervention strategies, resolution of incomplete grades, etc. Failure to comply with the conditions may result in academic dismissal of the student by the President's designee. Academic dismissal will likely result when one or more of the following occurs:

- failure of the same course for consecutive semesters in which the course is offered;
- no realistic expectation to complete graduation requirements within the three years of enrollment;
- failure of multiple (two or more) courses in one semester;
- previous notification by the Principal or designee that continued enrollment is not an option;
- determination by IMSA that continued enrollment will endanger the physical or emotional health of the student.

In cases where the student is dismissed, the Academy (through the College and Academic Counselor) will assist in the transition to another educational program.

Students who withdraw from IMSA may appeal to return the following academic year under the following conditions:

- An appeal is made in writing to the President by March 15 prior to the next academic year.
- The appeal adequately articulates how their local school is not meeting the needs of the student, and how IMSA would be able to meet those needs.
- The appeal adequately addresses the reasons for initial withdrawal and how that has been reconciled.
- The student is willing to re-enroll at the grade level they left IMSA to ensure they complete the IMSA program.
- Parents/guardians of the students endorse the appeal.

The Chief Student Affairs Officer, Principal and Chief Academic Officer and President will review appeals and make a decision by April 1. If re-enrollment is approved, placement will be based on academic readiness, and the student will have a designated action support plan. The period of re-enrollment may be contingent based on specified performance criteria reflecting the initial reasons for withdrawal.

**End of the Academic Year Review**

At the end of the academic year, a single letter inviting continued enrollment, with conditions, will be mailed to the student and parent(s)/guardian(s) by mail. A student’s acceptance of conditions for returning to the Academy the following year requires the student and his or her parent(s)/guardian(s) to sign a copy of the conditional letter and return it to IMSA no later than the specified deadline. Failure to sign will result in the student’s academic dismissal. Questions about the conditions or new information related to the conditions are to be presented to the President’s designee. The President’s designee may or may not modify the conditions based on new information; the decision is final.

A single letter of academic dismissal will be mailed to the student and parent(s)/guardian(s) by certified mail. An appeal of an academic dismissal must be made in writing to the Principal within five (5) working days of receipt of the decision by either the student or parent(s)/guardian(s). Failure to submit a letter of appeal within five days terminates the right of all appeals. The appeal to the Principal will include a written
statement by the student explaining the reasons for his or her appeal. Upon receipt of the written appeal, the Principal or designee will review the student’s entire record at the Academy. The Principal or designee may require the student to appear at an appeal conference. A student’s failure to attend such conference will be viewed as a withdrawal of the appeal request. A student may be accompanied by his or her parent(s)/guardian(s) if requested to appear before the Principal or designee. The student’s legal counsel may be permitted to be present at the appeal conference at the discretion of the Principal or designee.

Within five (5) working days of the review, the Principal or designee will render a decision on the appeal, and this decision will be forwarded to the student and his or her parent(s)/guardian(s) by certified mail. If the decision is to deny the student’s appeal/uphold the dismissal, the letter will notify the student of the right to appeal that decision to the Board of Trustees of the Academy.

The student and/or his or her parent(s)/guardian(s) may appeal the Principal or designee’s decision to the Board of Trustees by filing a written request to appear before a Board-appointed hearing examiner. This notice, which needs only to contain the request for an appeal hearing, must be sent to the Secretary of the Board of Trustees within five (5) working days of receiving the Principal or designee’s decision. Upon receipt of an appeal request, the Board Chairman will designate a hearing examiner to review the student’s appeal on the Board’s behalf. The hearing examiner will set a time and place for the appeal. The student and his or her parent(s)/guardian(s) will be notified of the arrangements for the appeal hearing by the Secretary of the Board or designee.

Attendance at the appeal hearing before the Board’s hearing examiner will be limited to the student and his or her parent(s)/guardian(s), the Principal or designee, the Secretary of the Board, and other staff and/or IMSA’s attorney as requested by the hearing examiner. The student’s legal counsel also may attend. In addition to oral comments at the appeal hearing, the student and parent(s)/guardian(s) may provide the hearing examiner with any written information they deem relevant.

The decision of the Board of Trustees’ hearing examiner will be final. The hearing examiner may uphold, reverse or modify the Principal’s decision.

End of the First Semester Review
At the end of the first semester, students and parent(s)/guardian(s) will be informed if the decision is conditional continued enrollment or academic dismissal, subject to the same procedures, requirements and rights of appeal described above. Absent such notification, the student’s status is continued enrollment without conditions.

For the purposes of the Policy, workdays will be defined as days the Academy administrative offices are open.


POLICY GIX/JIX – TITLE IX COMPREHENSIVE POLICY ON SEXUAL HARRASSMENT
The Illinois Mathematics and Science Academy is committed to providing a workplace and educational environment, as well as other benefits, programs, and activities that are free from sexual harassment and retaliation. To ensure compliance with federal, state, and local civil rights laws and regulations, and to affirm its commitment to promoting the goals of fairness and equity in all aspects of the educational program or activity, the Academy has developed internal policies and procedures that provide a prompt, fair, and impartial process for those involved in an allegation sexual misconduct or retaliation. The Academy values and upholds the dignity of all members of its community and strives to balance the rights of the parties in the grievance process during what is often a difficult time for all those involved. In furtherance of this policy, IMSA has adopted the following policy for all members of the community – students, student organizations, faculty, staff, alumni, and parents/guardians as well as Academy vendors, contractors, visitors, guests, volunteers, interns, invitees, and third parties – with respect to sexual harassment. The Academy will notify applicants for employment, students, parents/guardians, employees, and collective bargaining units of this policy and contact information for the Title IX Coordinator by, at a minimum, prominently displaying them on the Academy’s website and in each handbook made available to such persons.

1) Policy
   a) It is the policy of the Illinois Mathematics and Science Academy to prohibit all forms of sexual harassment, the umbrella category including the offenses of, dating or domestic violence, sexual assault, sexual exploitation, sexual harassment, and stalking. Further, the Academy does not discriminate on the basis of sex in any of its education programs or activities, and it complies with Title IX of the Education Amendments of 1972 (Title IX) and its implementing regulations (34 CFR Part 106) concerning everyone in the Academy’s education programs and activities, including applicants for employment, students, parents/guardians, employees, and third parties. Such conduct violates the Academy’s values and disrupts the living, learning, and working environment for students, faculty, staff, and other community members. Therefore, the Academy prohibits the actions listed below:
      i. Dating Violence: violence, (including but not limited to emotional, physical, sexual, and financial abuse or threat of abuse) on the basis of sex, committed by a person who is or has been in a social relationship of a romantic or intimate nature with the Complainant (an individual who is alleged to be the victim of conduct that could constitute sexual harassment based on a protected class; or retaliation for engaging in a protected activity). The existence of such a relationship will depend on the length and type of the relationship and the frequency of interactions between the persons involved.
      ii. Domestic Violence: a felony or misdemeanor crime of violence committed by a current or former spouse or intimate partner of the Complainant; by a person with whom the Complainant shares a child in common; by a person who is cohabitating with, or has cohabitated with, the Complainant as a spouse or intimate partner; by a person similarly situated to a spouse of the Complainant under the domestic or family violence laws of the State of Illinois; and/or by any other person against an adult or youth Complainant who is protected from that person’s acts under the domestic or family violence laws of the State of Illinois. To categorize an incident as Domestic Violence, the relationship must be more than just two people living together as roommates. The people cohabitating must be current or former spouses or have an intimate relationship.
      iii. Sexual Assault: any sexual act (defined below) directed against another person, without consent, including instances in which the complainant is incapable of giving consent. Examples
of sexual acts are as follows:

2. Rape: Penetration, no matter how slight, of the vaginal or anus with any body part or object, or oral penetration by a sex organ of another person, without consent.

3. Sodomy: Oral or anal sexual intercourse with another person, forcibly, and/or against that person’s will (non-consensually), or not forcibly or against the person’s will in instances in which the complainant is incapable of giving consent because of age or because of temporary or permanent mental or physical incapacity.

4. Sexual Assault with an Object: The use of an object or instrument to penetrate, however slightly, the genital or anal opening of the body of another person, forcibly, and/or against that person’s will in instances in which the Complainant is incapable of giving consent because of age or because of temporary or permanent mental or physical incapacity.

5. Fondling: The touching of the private body parts of another person (buttocks, groin, breasts), for the purpose of sexual gratification, forcibly, and/or against that person’s will (non-consensually), or not forcibly or against the person’s will in instances in which the Complainant is incapable of giving consent because of age or because of temporary or permanent mental or physical incapacity.

6. Statutory Rape: Non-forcible sexual intercourse, with a person who is under the statutory age of consent. In Illinois, the age of consent is 17 years old. However, if the offender is in a position of authority or trust over the victim, the age of consent is 18.

ii) Sexual Exploitation: Taking sexual advantage of another person or violating the sexual privacy of another when consent is not present. This includes, but is not limited to, the following actions (including when they are done via electronic means, methods or devices):

1. Sexual voyeurism or permitting others to witness or observe the sexual or intimate activity of another person without that person’s consent;

2. Indecent or lewd exposure or inducing others to expose themselves when consent is not present;

3. Recording any person engaged in sexual or intimate activity in a private space without that person’s consent;

4. Distributing sexual information, images, or recordings about another person without that person’s consent;

5. Recruiting, harboring, transporting, providing, or obtaining another person for the purpose of sexual exploitation;

6. Inducing incapacitation in another person with the intent to engage in sexual conduct, regardless of whether prohibited sexual conduct actually occurs.

iii) Sexual Harassment: Sexual harassment as defined in Title IX is prohibited. Any person, including a Academy employee or agent, or student, engages in Title IX Sexual Harassment whenever that person engages in conduct on the basis of an individual’s sex that satisfies one or more of the following: (1) An Academy employee conditions the provision of an aid, benefit, or service on an individual’s participation in unwelcome sexual conduct; or (2) Unwelcome conduct determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively
denies a person equal access to the Academy’s educational program or activity; or (3) Sexual assault as defined in 20 USC 1092(f)(6)(A)(v), dating violence as defined in 34 USC 12291(a)(10), domestic violence as defined in 34 USC 12291(a)(8), or stalking as defined in 34 USC 12291(a)(30). Sexual harassment also includes any unwelcome conduct of a sexual nature where: submission to or rejection of such conduct is made, either explicitly or implicitly, a term or condition of a person’s employment, academic standing, or participation in any Academy program and/or activity, or is used as the basis for Academy decisions affecting the individual (often referred to as “quid pro quo” harassment); or such conduct creates a hostile environment. A hostile environment exists when the conduct is sufficiently severe, persistent, or pervasive that it unreasonably interferes with, limits, or deprives an individual from participating in or benefiting from the Academy’s education or employment programs and/or activities. Examples of conduct that may constitute sexual harassment include: pressure for a dating, romantic, or intimate relationship; unwelcome sexual advances; unwelcome touching, kissing, hugging, or massaging; pressure for or forced sexual activity; unnecessary references to parts of the body; sexual innuendoes, gestures, or humor; or sexual graffiti, pictures, or posters.

(i) Stalking: Knowingly engaging in a course of conduct directed at a specific person that one knows or should know would cause a reasonable person to fear for their safety (or the safety of a third party) or suffer emotional distress. “Emotional distress” means significant mental suffering or anguish that may, but does not necessarily require medical or other professional treatment or counseling. Conduct that can amount to stalking may include two or more actions directed at another person, whether done directly, indirectly, through others, via devices, or via any other methods or means (specifically including electronic means e.g. cyberstalking), including but not limited to:

1. following a person; being or remaining in close proximity to a person; entering or remaining on or near a person’s property, residence, or place of employment; monitoring, observing, or conducting surveillance of a person; threatening (directly or indirectly) a person; communicating to or about a person; giving gifts or objects to, or leaving items for, a person; interfering with or damaging a person’s property (including pets); or engaging in other unwelcome contact.

a. On-line Sexual Harassment: the policies of the Academy are written and interpreted broadly to include online manifestations of any of the behaviors prohibited above, when those behaviors occur in or have an effect on the Academy’s education program and activities or when they involve the use of the Academy’s networks, technology, or equipment. Although the Academy may not control websites, social media, and other venues through which harassing communications are made, when such communications are reported to the Academy, it will engage in a variety of means to address and mitigate the effects.

b. The Academy reserves the right to impose any level of sanction, ranging from education, to a reprimand, up to and including suspension or expulsion/termination, for any offense under this Policy.

(ii) Sexual Misconduct Complaint Resolution Process

1. The Academy encourages reporting of sexual harassment, a Title IX violation.
Report online, using the reporting form posted at https://www.imsa.edu/student-life/report-an-incident. A report may also be made at any time (including during non-school hours) by using the telephone number or email address, or by mail to the office address, listed for the Title IX Coordinator. Reports may also be made directly to the Title IX Coordinator, Complaint Manager, or any supervisor with whom the person is comfortable speaking. Academy employees shall respond to incidents of sexual harassment by promptly making or forwarding the report to the Title IX Coordinator. An employee who fails to promptly make or forward a report may be disciplined, up to and including discharge. Reports may be made anonymously but may result in a need to investigate. The Academy tries to provide supportive measures to all Complainants, which is often not possible with an anonymous report that does not identify the Complainant. There is no time limit for reporting an incident of sexual misconduct. However, the Academy encourages reports be made as soon as possible after the incident. The passing of time makes reviewing the evidence more difficult and the memories of involved parties may become less reliable.

a. Title IX Coordinator

i. The Director of Diversity, Equity, and Inclusion serves as the Title IX Coordinator and oversees implementation of this policy. The Title IX Coordinator has the primary responsibility for coordinating the Academy’s efforts related to the intake, investigation, resolution, and implementation of supportive measures to stop, prevent and remedy sexual harassment and retaliation prohibited under this policy.

Adrienne Coleman, Ed.D., Title IX Coordinator acoleman@imsa.edu
630-907-5079
1500 Sullivan Road – Aurora, IL 60506 – rm. C143

b. Supportive Measures

i. Upon receipt of a report, the Title IX Coordinator will promptly offer and implement appropriate and reasonable supportive measures to the parties upon notice of alleged sexual harassment and/or retaliation. Supportive measures are non-disciplinary, non-punitive individualized services offered as appropriate, as reasonably available, and without fee or charge to the parties. Supportive measures are designed to restore or preserve access to the Academy’s education program or activity, including measures designed to protect the safety of all parties and/or the Academy’s educational environment, and/or deter sexual harassment and/or retaliation. The Title IX Coordinator will consider the Complainant’s wishes with respect to supportive measures, inform the Complainant of the availability of supportive measures with or without the filing of a Formal Title IX Sexual Harassment Complaint, and explain to the Complainant the process for filing a Formal Title IX Sexual Harassment Complaint.
When a Formal Title IX Sexual Harassment Complaint is filed, the Title IX Coordinator will investigate it or appoint a qualified person to undertake the investigation. All Formal Title IX Sexual Harassment Complaints are processed according to the following and according to the Academy’s Title IX grievance process:

1. Treat Complainants and Respondents equitably by providing remedies to a Complainant where the Respondent is determined to be responsible for sexual harassment, and by following a grievance process that complies with 34 CFR 106.45 before the imposition of any disciplinary sanctions or other actions against a Respondent.

2. Require an objective evaluation of all relevant evidence – including both inculpatory and exculpatory evidence – and provide that credibility determinations may not be based on a person’s status as a Complainant, Respondent, or witness.

3. Require that any individual designated by the Academy as a Title IX Coordinator, investigator, decision-maker, or any person designated by the Academy to facilitate an informal resolution process: (a) not have a conflict of interest or bias for or against complainants or respondents generally or an individual Complainant or Respondent; and (b) Receive training on the definition of sexual harassment, the scope of the Academy’s education program or activity, how to conduct an investigation and grievance process (including appeals, and informal resolution process, as applicable) and how to serve impartially.

4. Require that any individual designated by the Academy as an investigator receive training on issues of relevance to create an investigative report that fairly summarizes relevant evidence.

5. Require that any individual designated by the Academy as a decision-maker receive training on issues of relevance of questions and evidence, including when questions and evidence about the Complainant’s sexual predisposition or prior sexual behavior are not relevant.

6. Include a presumption that the Respondent is not responsible for the alleged conduct until a determination regarding responsibility is made at the conclusion of the grievance process.

7. Describe the range of possible disciplinary sanctions and remedies the Academy may implement following any determination of responsibility.

8. Base all decisions upon the preponderance of evidence standard.

9. Include the procedures and permissible bases for the Complainant and Respondent to appeal.

10. Describe the range of supportive measures available to Complainants and Respondents.

11. Not require, allow, rely upon, or otherwise use questions or evidence that constitute, or seek disclosure of, information protected under a legally recognized privilege, unless the person holding such privilege has waived the privilege.
c. Emergency Removal
   i. The Recipient can act to remove a student Respondent entirely or partially from its education program or activities on an emergency basis when an individualized safety and risk analysis has determined that an immediate threat to the physical health or safety of any student or other individual arising from the allegations of sexual harassment justifies removal. The Academy will provide the Respondent with notice and an opportunity to challenge the decision immediately following the removal.

d. Retaliation
   i. The Academy and any member of the Academy’s community are prohibited from taking materially adverse action by intimidating, threatening, coercing, harassing, or discriminating against any individual for the purpose of interfering with any right or privilege secured by law or policy, or because the individual has made a report or complaint, testified, assisted, or participated or refused to participate in any manner in an investigation or proceeding under this policy and procedure. Acts of alleged retaliation should be reported immediately to the Title IX Coordinator and will be promptly investigated. The Academy will take all appropriate and available steps to protect individuals who fear that they may be subjected to retaliation.

e. False Allegations and Evidence
   i. Deliberately false and/or malicious accusations under this Policy are a serious offense and will be subject to appropriate disciplinary action. This does not include allegations that are made in good faith but are ultimately shown to be erroneous or do not result in a policy violation determination. Additionally, witnesses and parties knowingly providing false evidence, tampering with or destroying evidence, or deliberately misleading an official conducting an investigation can be subject to discipline under the appropriate the Academy’s policies.

f. Privacy
   i. Every effort is made by the Academy to preserve the privacy of reports. The Academy will not share the identity of any individual who has made a report or complaint of harassment or retaliation, any Complainant, any individual who has been reported to be the perpetrator of sexual harassment or retaliation, any Respondent, or any witness, except as permitted by the Family Educational Rights and Privacy Act (FERPA), 20 U.S.C. 1232g; FERPA regulations, 34 CFR part 99; or as required by law; or to carry out the purposes of 34 CFR Part 106, including the conducting of any investigation or grievance proceeding arising under these policies and procedures.

iv) Consequences of Violating this Policy
   (a) When a student violates this policy, sanctions are determined based on several factors,
including the severity of the conduct and any prior policy sanctions. Sanctions and corrective actions can include, but are not limited to: Verbal Warning, Work Assignment/Research Project, Loss of Cellular Phone, Loss of Access to IMSA Technology, Loss of Residential Privileges, Mediation, Restorative Justice, Loss of Extracurricular Privileges, Social Probation, Suspension, Suspension for 10 academic days and Dismissal Hearing, A Possible Designation of Egregious Behavior (See Policy JO-Student Records).

(b) b. When an employee violates this policy, sanctions are determined based on several factors, including the severity of the conduct and any prior policy violations. Sanctions and corrective actions can include, but are not limited to: Verbal warning, Written warning, Advisory letter, Conduct review, Disciplinary hold on academic and/or financial records, Performance improvement/management process, Required counseling or coaching, Required training or education, Campus access restrictions, No trespass order, No-contact directive (with respect to an individual), Loss of privileges, Loss of oversight, teaching or supervisory responsibility, Probation, Demotion, Loss of pay increase, Transfer (employment), Revocation of offer (employment or admissions), Disciplinary suspension, Suspension with pay, Suspension without pay, Expulsion, Termination of employment, Revocation of tenure, Termination of contract (for contractors)

(c) The Academy may assign other sanctions as appropriate in each particular situation. Sanctions and corrective actions will be imposed in accordance with relevant policies and/or procedures and other requirements set forth in the applicable Student Handbook, Academy Personnel Policies, other policies or handbooks that may be developed over time, or contracts. In addition to imposing sanctions, the Academy may take steps to remediate the effects of a violation on the impacted parties and others. Following an investigation, the Academy may offer additional measures, and/or take other action to eliminate any hostile environment caused by the sexual harassment, prevent the recurrence of any sexual harassment, and remedy the effects of the sexual harassment on the complainant and the Academy community.

v) IV. Resources

a. Office of Diversity, Equity, and Inclusion

b. Office of Student Life – Counseling Services

Adopted: April 22, 2022

POLICY JFE - PREGNANT STUDENTS

The Academy has an educational and residential responsibility to all students including those who are pregnant. A known student pregnancy must be reported to the President’s designee by any employee of the Academy. The purpose of such a confidential communication is to notify the President’s designee of the situation so that he or she may assess the situation and determine the appropriate resources for the well-being of the student.

It will be the obligation of the President’s designee to inform the Principal and the parents or legal guardian of the student’s pregnancy and to request a physician’s statement verifying the pregnancy and health condition of the student. The student will have the opportunity to inform her parents/guardian prior to official action by the President’s designee.

Decisions concerning the educational future of a pregnant student at the Academy will be made by the
President’s designee after consultation with the student, her parents/legal guardian, a licensed physician, Academy school counselor and nurse, and other appropriate personnel.

If it is determined that the student will remain in school, a written statement from a licensed physician verifying the pregnant student’s health condition must be submitted along with a student and parental waiver of Academy responsibility for pregnancy-related injuries or diseases.

A pregnant student shall be permitted to continue her education at the Academy so long as she may continue to do so as a residential student. An academic program will be planned for the student by the President’s designee in consultation with the student, her parents, her attending physician, and other appropriate Academy personnel. If the student is no longer able to participate as a student in the Academy’s academic and residential program, she will be placed on medical leave and returned home in accordance with practices relating to medical leave. The student’s return to the Academy shall be as agreed upon with the President’s designee in accordance with the Academy’s readmission practice. If it is determined that the student will not remain at the Academy, the Academy will assist the student in her transition to another school if such placement is appropriate.


**POLICY JFJ - STUDENT DISTRIBUTION OF MATERIALS**

For purposes of this policy, “distribution” means the handing out personally, electronically or otherwise, any kind of material, hard copy or electronic, by a student or students to more than one student, employee, or faculty member on Academy grounds. This policy is not intended to and does not regulate the distribution in the classroom or residence hall of materials directly related to the Academy’s established curriculum that are approved by the instructor and which supplement the established curriculum, or that are circulated by a member of a student organization to other members of the same organization.

Any material distributed primarily for the purpose of promoting sales of products, soliciting money, or promoting commercial activities, must be submitted to the President’s designee in advance for approval. Distribution of this nature will be allowed only in connection with the activities of IMSA-sponsored organizations.

**Material to be distributed by students may not contain the following:**

a. Material that would cause substantial disruption of the orderly operation of the Academy or its activities;

b. Information that violates the privacy of other individuals;

c. Material that is vulgar or otherwise socially inappropriate due to the age of Academy students;

d. Material that is commercial in nature;

e. Material that advertises or promotes alcohol, tobacco, illegal drugs, or any other product or service harmful to minors or not permitted to minors by law;

f. Material that is partisan political in nature, except at Academy sponsored educational activities or events at which a variety of political views are invited;

g. Material that would violate any law or Board policy.
Students may distribute materials to other students, faculty members, employees or visitors, so long as they do so in accordance with the set forth in this policy.

a. TIME – distribution is permitted before and after individual classroom hours and formal IMSA activities and events, during meal periods, and during individual free time periods.

b. PLACE – distribution is allowed in hallways, foyers, the entrance and exit to eating areas, at the entrance and exit ways to public areas, and in electronic forums that use IMSA resources. Students are expressly prohibited from distributing materials in the mailboxes (excluding electronic mailboxes), in the bathroom/shower areas, in the locker rooms or classrooms, in the private rooms of student and Resident Counselors in the Residence Halls (excluding email), and in electronic forums where they do not have authorized access.

c. MANNER – distribution must be conducted in an orderly manner, which does not disrupt classroom or other IMSA activities and events, does not impede the flow of traffic through the building or eating areas, and does not impede the operation of IMSA’s computers and networks.

Students shall not force their materials on any individual who indicates he/she does not want to receive the material. Electronic distribution also must be in accordance with published ITS guidelines and procedures.

Procedures for hardcopy distribution:

Student groups sponsored by IMSA who wish to distribute must obtain prior written approval by the President’s designee. All materials being distributed must be signed and identified by the student group distributing the materials.

Any student distributing materials shall immediately upon request of an IMSA staff member, give to the requesting person a copy or sample of the material. Any IMSA staff member may stop distribution immediately if the time, place and/or manner rules have been violated, if the material is libelous, obscene, in violation of Academy expectations, rules or policies, in violation of Local, State or Federal laws, or likely to be disruptive to the orderly conduct of the Academy. The Academy staff member stopping distribution immediately shall inform the Executive Director of Student Affairs, or designee. If distribution is stopped, the President’s designee shall immediately advise the students of the reasons for stopping distribution and the conditions, if any, under which distribution will be allowed to continue.

If any student objects to the decision of the President’s designee to deny permission to distribute, or to stop distribution, the student may appeal to the Principal or designee who shall render a final decision by the close of the following business day. The decision of the Principal or designee is final.


POLICY JFK – MEETINGS/ACTIVITIES BY NON-IMSA SPONSORED STUDENT GROUPS

In addition to meetings and activities for IMSA students and student groups that are sponsored by the Illinois Mathematics and Science Academy as part of an official IMSA Program (Academic Program, Residential Life Program, Student Leadership Development Program, Co-curricular/Athletic Program, etc.), non-IMSA sponsored student groups may desire to conduct meetings at IMSA and offer activities through IMSA to other IMSA students.

Non-IMSA sponsored student groups include but are not limited to Student Council-chartered clubs and other groups of students with a common continuing or ad hoc interest. Meetings and activities of non-
IMSA sponsored student groups may or may not be permitted or sponsored by IMSA in accordance with the following guidelines:

I. Equal Access - Meetings on IMSA Premises

IMSA shall have a limited open forum and shall provide the opportunity to student groups to conduct meetings on IMSA premises if they meet the criteria specified below. On the basis of the religious, political, philosophical, or other content of the speech at such meetings, IMSA shall not deny equal access or a fair opportunity to, or discriminate against, any IMSA students who wish to conduct a meeting at IMSA.

Student groups wishing to utilize space and conduct meetings at IMSA must first obtain the written permission of the President’s designee or designee. The President’s designee shall grant permission provided there is space available for the meeting and the meeting will comply with the criteria specified below. Students who desire to conduct a series of meetings with similar arrangements over an extended period of time may request a “blanket” written permission from the President’s designee for a given academic year. Student groups that are chartered have priority over other groups.

Students requesting the meetings shall be responsible for ensuring that the meeting complies with the terms of this policy and with other applicable rules and regulations of IMSA. Students will be permitted to conduct meetings provided they meet the following criteria:

• The meeting is open to all students, is voluntary, and is student-initiated, planned and conducted;
• There is no sponsorship of the meeting by IMSA or any governmental unit, or its agents or employees;
• If the meeting is on a religious subject matter, employees or agents of IMSA or other governmental units are present only in a non-participatory manner. The President’s designee can clarify what constitutes participatory;
• The meeting does not materially or substantially interfere with the conduct of educational activities or other business operations of IMSA;
• The meeting is during non-instructional time;
• Non-IMSA persons may not direct, conduct, control or regularly attend the meetings;
• The participating students shall otherwise comply with all the policies, rules and regulations of IMSA, and the meetings shall not be otherwise unlawful;
• The health, safety, or welfare of attending students or other members of the IMSA Community is not threatened, affected, or jeopardized; and
• The meeting is advertised as “not sponsored by IMSA” on all relevant documents.

In the event that the President’s designee denies written permission, the requesting student(s) may appeal the denial to the Principal or his designee. The Principal or designee shall review the request, receive any new or additional information, and make a decision on the appeal in a timely manner. This decision shall be final.

II. Requests for Institutional Approval or Sponsorship of Activities

Non-IMSA sponsored student groups that wish to offer activities on or off campus, beyond “conducting meetings” specified in Section I, must request: (a) approval by IMSA for the student groups to offer the
activities or (b) approval by IMSA to sponsor the activities. For II. (a) and (b), students must submit a request to the President’s designee. The President’s designee will review the request and make a decision whether or not IMSA will (a) approve the student groups to offer the activity and if so, under what conditions, and (b) whether or not IMSA will sponsor the activity and if so, under what conditions. Students who desire to offer a series of activities with the same arrangements over an extended period of time may request a “blanket” written permission from the President’s designee for a given academic year. Requests for IMSA to sponsor activities desired by non-IMSA sponsored student groups will only be considered on a case-by-case basis. “Blanket” permission will not be granted. Criteria to be used in making a decision whether or not IMSA will permit and/or sponsor particular activities proposed by students include but are not limited to:

- The nature and appropriateness of the activity in light of IMSA’s statutory charge and mission;
- The health, safety and welfare of students and other members of the IMSA community;
- The availability of staff to oversee and supervise the activity;
- The availability of financial resources to support the activity;
- The extent to which the activity will affect IMSA operations;
- The extent to which the activity is consistent with IMSA’s general education purpose;
- The extent to which the activity will benefit students;
- Whether the activity will be open to all students; and
- The extent to which the subject matter is age appropriate for students

Institutional sponsorship (b) of an activity is required for student groups to use the IMSA vans, resources such as computers, copy machines, lab equipment and audio-video equipment, and/or resources beyond standard infrastructure items such as lights and room furnishings. If institutional sponsorship is approved, the activity will be open to all students, not just to members of the requesting student group. The Academy will not approve requests by student groups for institutional sponsorship (b) of activities that are politically partisan, religious or commercial in nature, or that may be disruptive to the educational environment. Non-IMSA sponsored student groups may request permission to offer politically partisan, religious or commercial activities using non-IMSA resources, and the President’s designee, may approve or deny the request in accordance with this Policy. In determining whether to approve a request to offer a commercial activity, the President’s designee will consider the nature of the activity as for-profit or not-for-profit.

If an activity is permitted (a) but not sponsored (b) by IMSA, the activity shall be advertised as “not sponsored by IMSA” on all relevant documents.

In the event that the President’s designee denies written permission, the requesting student(s) may appeal the denial to the Principal or designee. The Principal, or designee, shall review the request, receive any new or additional information, and make a decision on the appeal in a timely manner. This decision shall be final.

Nothing in this policy shall be construed to limit the authority of IMSA, its agents or employees, to maintain order and discipline; to protect the health, safety and welfare of students, employees and guests; to protect the condition of IMSA facilities and equipment; or to ensure that attendance of students at such meetings is voluntary. This policy does not govern the meetings and activities of student groups that are sponsored by IMSA as part of an IMSA Program.
POLICY JHA - SEXUAL HARASSMENT AND INTIMIDATION OF STUDENTS

The Board of Trustees of the Illinois Math and Science Academy ("IMSA") does not discriminate against students on the basis of sex in the provision of programs, activities, services, or benefits, and guarantees both sexes equal access to educational and extracurricular programs and activities.

It is the policy of IMSA to maintain a learning environment that is free from harassment because of an individual’s gender or sex. It shall be a violation of IMSA policy for any student, teacher, administrator, or other IMSA personnel to harass a student through conduct of a sexual nature. It shall also be a violation of IMSA policy for any teacher, administrator or other IMSA personnel to tolerate and/or to knowingly fail to report sexual harassment as defined by this policy by a student, teacher, administrator, other IMSA personnel, or by any third parties who are participating in, observing, or otherwise engaged in activities, including sporting events and other extracurricular activities, under the auspices of IMSA.

"Sexual Harassment" is any unwelcome conduct of a sexual nature where: submission to or rejection of such conduct is made, either explicitly or implicitly, a term or condition of a person’s employment, academic standing, or participation in any Academy program and/or activity, or is used as the basis for Academy decisions affecting the individual (often referred to as “quid pro quo” harassment); or such conduct creates a hostile environment. A hostile environment exists when the conduct is sufficiently severe, persistent, or pervasive that it unreasonably interferes with, limits, or deprives an individual from participating in or benefitting from the Academy’s education or employment programs and/or activities.

Sexual harassment may include, but is not limited to:

i) Uninvited sex-oriented verbal “kidding” or humor, demeaning sexual innuendos, leers, gestures, teasing, sexually explicit or obscene jokes, remarks or questions of a sexual nature, unnecessary references to parts of the body;

ii) Unwelcome sexual advances;

iii) Pressure for or forced sexual activity;

iv) Graphic or suggestive comments about an individual’s dress or body;

v) Displaying sexually explicit objects, photographs, pictures, graffiti, posters, or drawings;

vi) Unwelcome touching, including, but not limited to patting, pinching, kissing, hugging, massaging, or constant brushing against another’s body;

vii) Suggesting or demanding sexual involvement whether or not such suggestion or demand is accompanied by implied or explicit threats concerning one’s grades, educational opportunities, employment status, or similar personal concerns.

viii) Pressure for a dating, romantic, or intimate relationship;

“Sexual Intimidation” means any behavior, verbal or nonverbal, which has the effect of subjecting members of either sex to humiliation, embarrassment or discomfort because of their gender or actual or perceived sexual orientation.

“On-line Sexual Harassment/Intimidation” the policies of the Academy are written and interpreted broadly to include online manifestations of any of the behaviors prohibited above, when those behaviors occur in or have an effect on the Academy’s education program and activities or when they involve the use.
of the Academy’s networks, technology, or equipment. Although the Academy may not control websites, social media, and other venues through which harassing communications are made, when such communications are reported to the Academy, it will engage in a variety of means to address and mitigate the effects.

**Procedures to File a Complaint**

Students who feel aggrieved because of sexual harassment or sexual intimidation should report promptly their complaints to any staff member, including a faculty member, resident counselor, school counselor, academic advisor, or any administrator and/or submit a Bias Incident Report on IMSA’s website. The person receiving the complaint shall inform the /Title IX Coordinator, Executive Director of Student Affairs, or designee, to initiate an investigation and follow all procedures as listed in this policy. The Director of Diversity, Equity and Inclusion shall also notify the Chief People, Equity and Culture Officer when a complaint involving staff is filed.

**Disciplinary Action**

Disciplinary action, up to and including dismissal, may be taken with respect to any IMSA employee who is found to have committed or participated in an act or acts of sexual harassment or intimidation against a student. Disciplinary action, up to and including dismissal, may be taken with respect to any student of IMSA who is found to have committed or participated in an act or acts of sexual harassment or intimidation against another student.

**Retaliation**

The Academy and any member of the Academy’s community are prohibited from taking materially adverse action by intimidating, threatening, coercing, harassing, or discriminating against any individual for the purpose of interfering with any right or privilege secured by law or policy, or because the individual has made a report or complaint, testified, assisted, or participated or refused to participate in any manner in an investigation, proceeding, or hearing under this policy and procedure. Acts of alleged retaliation should be reported immediately to the Chief Hearing Officer and/or the Director of Diversity, Equity, and Inclusion/Title IX Coordinator and will be investigated. The Academy will take all appropriate and available steps to protect individuals who fear that they may be subjected to retaliation.

**Confidentiality**

The rights to confidentiality, both of the complainant and the accused, will be respected consistent with IMSA’s legal obligations and with the necessity to investigate allegations of misconduct and to take corrective action when this conduct has occurred.

**Student Investigation Procedures**

Please note: In circumstances when a student’s presence on campus poses a danger to self or others, or poses an ongoing threat or disruption to the educational process, the parents/guardians will be notified and the student may be immediately removed from the Academy.

Upon receipt of the report, the Director of Diversity, Equity, and Inclusion/Title IX Coordinator will determine if the incident will be investigated as a suspected violation under IMSA’s Student Discipline policy or as a Title IX case.

1) If determined as a Title IX Case, see policy GIX/JIX for procedures.

2) If the infraction involves an employee of IMSA, the Director of Diversity, Equity and Inclusion/Title IX Coordinator will notify the Chief People, Equity and Culture Officer, who will follow the Employee Investigation and Hearing Procedures on sexual harassment and sexual intimidation.

3) If determined as a suspected IMSA Student Discipline policy violation, the Director of Diversity, Equity and Inclusion will forward the case to the Chief Hearing Officer for investigation, utilizing the
POLICY JHB – DISCRIMINATION/HARASSMENT OF STUDENTS

The Board of Trustees of the Illinois Math and Science Academy ("IMSA") does not discriminate against students on the basis of race, color, religion, age, disability, etc., in the provision of programs, activities, services, or benefits, and guarantees both sexes equal access to educational and extracurricular programs and activities.

It is the policy of IMSA to maintain a learning environment that is free from harassment because of an individual's gender, race, color, religion, age, disability, etc. It shall be a violation of IMSA policy for any student, teacher, administrator, or other IMSA personnel to harass a student through conduct of a discriminatory nature. It shall also be a violation of IMSA policy for any teacher, administrator or other IMSA personnel to tolerate and/or to knowingly fail to report harassment or discrimination, as defined by this policy, by a student, teacher, administrator, other IMSA personnel, or by any third parties who are participating in, observing, or otherwise engaged in activities, including sporting events and other extracurricular activities, under the auspices of IMSA.

“Discrimination” means the violation of an individual’s State or federal guarantees to equal rights as provided by the U.S. Constitution, federal law, the Illinois Constitution, and Illinois law, whether intended or unintended. Actions based upon student’s actual or perceived race, sex, age, color, national origin, religion, disability, veteran’s status or sexual orientation, and not upon the student’s true qualifications and/or performance, are prohibited by this policy. Academic decisions involving students (for example, academic advisement, assignments, grading) based upon these same characteristics of a student and not upon the student’s skills and academic achievement are also prohibited.

“Harassment” of an individual on the basis of that individual’s actual or perceived race, sex, age, color, national origin, religion, disability, veteran status or sexual orientation is also prohibited under this policy. Prohibited harassment includes, but is not limited to, stereotyping, negative comments or jokes, explicit threats, segregation, and verbal or physical assault when any of these are based upon a person’s race, sex, color, national origin, religion, age, disability, veteran status, or sexual orientation. When these harassing behaviors become severe, pervasive or persistent, they may also violate Federal and State law.

“Equal Access” means the availability of opportunity without discrimination on the basis of sex, going beyond simple admission to a course or activity to include full and unrestricted participation in educational and experiential processes. Examples include:

1. No student shall, on the basis of sex, be denied equal access, including full and unrestricted participation, to programs, activities, services or benefits, or be restricted in the exercise of any right, privilege, advantage or opportunity accorded other students.
2. IMSA shall not discriminate on the basis of sex in the bestowing of awards, honors, scholarships and financial aid.
3. IMSA shall not discriminate on the basis of sex in the imposition of disciplinary policies and practices or codes of conduct.
4. In providing financial assistance to students, IMSA shall not discriminate on the basis of sex in the bestowing of awards, honors, scholarships or financial aid. IMSA will not provide different amounts or types of assistance, limit eligibility for financial assistance, apply different criteria, or
otherwise discriminate in the provision of financial assistance on the basis of sex.

5. All courses shall be open to students regardless of sex. Course prerequisites and requirements shall be the same for both sexes. Course content and objectives shall not discriminate on the basis of sex.

6. Students shall be advised to participate in courses, programs and activities consistent with their interests and abilities without regard to their sex. Neither course titles nor descriptions shall discourage participation by either sex.

7. Students may, however, be segregated by sex during class sessions or portions thereof which deal exclusively with human sexuality.

Except as provided herein, physical education classes shall be open equally to both sexes and instructional portions of all physical education classes shall be coeducational. Students may be segregated by sex during participation in contact sports, such as wrestling, boxing, rugby, ice hockey, football, basketball, or other sports that involve bodily contact as a major activity. Neither physical education classes nor areas where the classes are conducted shall be designated by sex.

8. Classroom practices and assignments shall not discriminate on the basis of sex. Teaching methods shall not inhibit student participation on the basis of sex. Instructional materials shall not be sexually discriminatory, and teachers shall attempt to counteract any sexual bias that may be present in instructional materials. Where appropriate, the history, roles and contributions of both sexes shall be taught on a comparable basis.

9. Except as provided herein, students of both sexes shall have equal access to all extracurricular programs and activities, including clubs, committees, service and honor organizations, intramural sports, interscholastic athletics and other after-school activities. Student participation in speech, debate and drama events shall be open to both sexes; however, assignments may be made on the basis of sex, for example a dramatic role specific to one sex, so long as comparable opportunities are provided for both sexes.

10. Both sexes shall be accorded equal opportunities to participate in athletic programs. Single-sex teams may be maintained for contact sports or when selection for the team is based upon competitive skill, provided the interests and abilities of both sexes are accommodated. For purposes of this section, contact sports shall include wrestling, boxing, rugby, ice hockey, football, basketball, and other sports that involve bodily contact as a major activity. In a noncontact sport, if a team is provided only for members of one sex, members of the other sex shall be allowed to compete for a place on the team if their overall athletic opportunities have been limited in comparison with those of the other sex. If a coeducational team does not accommodate the interests and abilities of members of both sexes, separate teams shall be offered. If separate teams are offered, the programs shall be comparable.

“Comparable” means similar in quality and quantity, taking into consideration all relevant facts and circumstances.

“Sex Bias” means the attribution of behaviors, abilities, interests, values and/or roles to a person or group of persons on the basis of sex.

Any student who feels that he or she has been discriminated against or harassed based upon his or her ethnic or racial background, color, national origin, sex, sexual orientation, religious beliefs, economic and
social conditions, status as homeless, physical or mental disability, or actual or potential parental or marital status, including pregnancy, should report promptly their complaints to a teacher, advisor, school counselor, academic advisor, team leader, or any administrator. The person receiving the complaint immediately shall inform the Principal of the complaint who shall notify the Director of Student Affairs to initiate an immediate investigation and follow all procedures as listed in this policy.

Disciplinary Action

Disciplinary action may be taken with respect to any IMSA employee who is found to have committed or participated in an act or acts of harassment or discrimination against a student. Disciplinary action, up to and including dismissal, may be taken with respect to any student of IMSA who is found to have committed or participated in an act or acts of harassment or discrimination against another student.

Any individual who retaliates against any person who reports alleged harassment and/or discrimination, or who retaliates against any person who testifies, assists, or participates in an investigation, proceeding or hearing relating to a complaint or charge of harassment and/or discrimination will be disciplined.

Retaliation includes, but is not limited to, any form of intimidation, reprisal or harassment.

Confidentiality

The rights to confidentiality, both of the complainant and the accused, will be respected consistent with IMSA’s legal obligations and with the necessity to investigate allegations of misconduct and to take corrective action when this conduct has occurred.

Student Investigation Procedures

When a harassment or discrimination incident is suspected, the staff member involved must document the incident. Parents will be notified when a suspected infraction has occurred. The Director of Student Affairs, or designee, is the primary investigating officer. Parents will be notified of the investigation.

A. In circumstances, when a student’s presence on campus poses a danger to self, others, or to property or poses an ongoing threat or disruption to the educational process, the student may be immediately suspended from the Academy. In such cases, the hearing will follow as soon as possible.

B. The Director of Student Affairs will meet with all students involved and conduct a thorough investigation. After careful evaluation, the Director of Student Affairs will determine if a harassment or discrimination infraction has occurred. The Director of Student Affairs will make a determination within one business day of completion of the investigation. If the infraction involves an employee of IMSA, the Director of Student Affairs will immediately notify the Principal and the Director of Human Resources, who will follow the Employee Investigation and Hearing Procedures on harassment and discrimination.

C. If a violation has been determined, it will immediately be forwarded to the Assistant Director of Student Affairs, with oral and written notification provided to the student and parent. Along with such notification the student and parent will receive copies of the documents that were relied upon to make the determination, unless they have been previously provided. The violation will then follow all procedures as outlined in Policy JG – Student Discipline.

Adopted: September 17, 2008, Amended: March 19, 2014

POLICY JO – STUDENT RECORDS
Section I - Purpose of Policy - Compliance with Regulations

A. The purpose of this policy is to comply with applicable laws regarding student records (specifically the Family Educational Rights and Privacy Act of 1974 and the Illinois School Student Records Act and the rules promulgated there under); and to provide and make public the regulations governing student records and the rights granted to students/parents/guardians with respect to school student records.

B. The Illinois Mathematics and Science Academy, hereinafter referred to as “IMSA”, shall make public any and all applicable rules and regulations relating to the maintenance of, access to, dissemination of, or challenge to school student records.

C. IMSA shall take reasonable measures to assure that all persons accorded rights or obligations under this policy are informed of such rights and obligations.

1. Upon the initial enrollment of a student, and thereafter on an annual basis, IMSA shall notify the student and the student’s parents/guardians via the Student and Parent Handbook of their rights and obligations.

2. Such notification shall consist of:
   a. The types of information contained in the permanent and temporary records;
   b. The right to inspect and copy permanent and temporary records and the cost of copying such records;
   c. The right to control access and release of school student records and the right to request a copy of information released;
   d. The rights and procedures for challenging the contents of the school student records;
   e. The persons, agencies or organizations having access to student records without parents/guardians consent;
   f. The right to copy any school student record or information contained therein proposed to be destroyed or deleted and the school’s schedule for reviewing and destroying such information;
   g. The categories of information the school has designated as “directory information” and the right of the parents/guardians to prohibit the release of such information;
   h. A statement informing the parents/guardians that no person may condition the granting or withholding of any right, privilege, or benefits or make as a condition of employment, credit or insurance the securing by any individual of any information from a student’s temporary record which such individual may obtain through the exercise of any right secured under law or this policy;
   i. The right of the parents/guardians to inspect and challenge the information contained in a school student record prior to transfer of the record to another school district; and
   j. Any other policies of the school relating to school student records.

D. All notification under this part to parents/guardians of students classified to be of limited English speaking ability shall be in English and can be provide in the family’s primary language upon request for the top five languages represented at IMSA.
E. IMSA shall take all action necessary to assure that school personnel are informed of the provisions of this policy and applicable law.

Section II - Responsible Official

A. The President of IMSA shall designate a person as the IMSA official responsible for the implementation of this policy, and hereafter in this policy that person shall be referred to as the “Responsible Official”, or as “Records Custodian”. All inquiries regarding this policy, including student/parent/guardian requests for inspecting and copying of records, shall be directed to the Responsible Official. The Responsible Official shall prepare documents and perform acts necessary to implement this policy and insure IMSA’s compliance with all applicable laws allowing student/parent/guardian review of student records.

B. The Responsible Official shall be responsible for the maintenance, care, and security of all school student records, and shall take all reasonable measures to prevent unauthorized access to or dissemination of student records.

Section III – Definitions

As used in this policy:

A. “Student” means any person enrolled or previously enrolled in IMSA.

B. “School Student Record” means any writing or other recorded information concerning a student and by which a student may be individually identified, maintained by IMSA or at its direction or by an employee of IMSA, regardless of how or where the information is stored. The following shall not be deemed school student records under this policy:

1. Writings or other recorded information maintained by an employee of IMSA or other person at the direction of IMSA for his/her personal and exclusive use when all such writings and other recorded information are destroyed not later than the student’s graduation or permanent withdrawal from the school. No such records or recorded information may be released or disclosed to any person except a person designated by IMSA as a substitute unless they are first incorporated in a school student record and made subject to all of the provisions of this policy.

C. “Student Permanent Record” means the minimum personal information necessary to IMSA in the education of the student and contained in a school student record. Such information shall consist of:

1. Basic identifying information, including student’s name, gender and date of birth;
2. Academic transcripts, including grades, credits earned, entry dates, exit or graduation dates, and grade level achieved;
3. Test scores of college entrance examinations;
4. Health records and accident reports; and
5. Record of release of permanent record information.

D. “Student Temporary Record” means all information contained in a school student record but not contained in the student permanent record. Such information may consist of:
1. Family background information;
2. Intelligence test scores, group and individual, aptitude test scores;
3. Reports of psychological evaluations, including information on intelligence, personality, and academic information obtained through test administration, observation, or interviews;
4. Any pre-IMSA school student records forwarded from former schools;
5. Participation in extra-curricular activities;
6. Teachers anecdotal records;
7. Disciplinary information;
8. Other verified information of clear relevance to the education of the student;
9. Record of release of temporary record information to individuals not on the IMSA staff.

E. “Parent/Guardian” means a person who is the natural parent or guardian of the student or other person who has the primary responsibility for the care and upbringing of the student.

1. All rights and privileges accorded to a parent/guardian under this policy shall become exclusively those of the student upon his/her eighteenth (18) birthday, graduation from IMSA, marriage, or entry into military service, whichever occurs first.
2. Such rights and privileges shall also be exercised by the student at any time with respect to the student’s permanent and temporary school record.

F. “Employee or Official of IMSA” means:

1. A duly appointed Trustee of the Board of Trustees of IMSA;
2. An administrator or employee in a supervisory position of IMSA;
3. A teacher employed by IMSA;
4. A person employed by IMSA as a temporary substitute for administrative, supervisory, or instructional personnel for the period of his/her performance as a substitute;
5. A person employed by, under contract to, or otherwise engaged by IMSA to perform a special task such as a secretary, clerk, IMSA attorney, or auditor, etc.

G. “Legitimate Educational Interest” means that the person has a need to know in order to:

1. Perform an administrative task required in the school employee’s position description approved by the Board of Trustees;
2. Perform a supervisory or instructional task related to the student’s education;
3. Perform a service or benefit for the student or the student’s family such as health care, counseling, student job placement, or student financial aid.

H. “Directory Information” means that information that may be released to the general public unless a parent/guardian requests that any or all such information not be released on their student. Directory information shall include:
1. Student’s name, address (including email address), telephone number, gender, grade level, date and place of birth, and parents/guardian’s names, addresses (including email address), and telephone numbers;

2. Academic awards and honors;

3. Information in relation to school-sponsored activities, organizations and athletics;

4. Period of attendance in school.

Section IV - Permanent and Temporary Records

A. The official records custodian shall take all reasonable measures to prevent unauthorized access to or dissemination of school student records.

B. Information contained in or added to a school student record shall be limited to information which is of clear relevance to the education of the student.

C. Information added to a student temporary record shall include the name, signature and position of the person who has added such information, and the date of its entry into the record.

D. Student records shall be reviewed, at least, every three (3) years or upon a student’s change in attendance centers, whichever occurs first, to verify entries and to eliminate or correct all out of date, misleading, inaccurate, unnecessary, or irrelevant information.

Section V - Special Condition Records

The following conditions apply to certain records maintained by IMSA:

A. Directory information on students. Any parent/guardian or student adult who wishes to have this information excluded from publication may do so by notifying school officials in writing prior to the first day of school in any school year.

B. Student discipline records and college admission applicants. If a student is disciplined by the Academy for an offense that is determined by the Academy to be sufficiently egregious, as a condition of the student’s disciplinary plan, the student or his or her parents may be required to consent to the disclosure of the discipline, and the reasons therefore, to any colleges, universities, and/or other post-secondary institutions to which the student applies for admission. Offenses that are considered egregious and that may be subject to this requirement include, but are not limited to: theft, assault, possession of a weapon, possession or use of alcohol or an illegal substance, discrimination and/or harassment and academic dishonesty.

In the event of an egregious offense, the Academy is obligated, as required by this policy, to contact the student’s college, university and/or other post-secondary institution(s), in order to either withdraw or withhold official Academy letters of recommendation for the student until consent for such disclosure is received.

In other discipline cases, if the Academy is in receipt of college application materials for any student which request disciplinary information, consent to disclose such information should be obtained from the student or parent prior to disclosure. If the student or parent refuses to consent to such disclosure, the Academy should note that it has not received the required consent to disclose the requested information in the appropriate place on the materials.
In all cases in which student disciplinary records are disclosed, the Academy should keep a
detailed record of the date of the disclosure, a description of what was disclosed, to whom the
disclosure was made, etc., as required by Academy Policy JO, Section VIII.C.

Section VI - Retention and Destruction of School Student Records

A. IMSA shall maintain student permanent records and the information contained therein for not
less than sixty (60) years after the student has transferred, graduated, or otherwise permanently
withdrawn from IMSA.

B. IMSA shall maintain student temporary records and the information contained in those records
for not less than 5 years after the student has transferred, graduated, or otherwise withdrawn
from IMSA. Notwithstanding the foregoing, IMSA may maintain indefinitely anonymous
information from student temporary records for authorized research, statistical reporting or
planning purposes, provided that no student or parent can be individually identified from the
information maintained.

C. Before any school student record is destroyed or information deleted therefrom, the
parent/guardian or student adult shall be given reasonable prior notice and an opportunity to
copy the record and information proposed to be destroyed or deleted.

Section VII - Inspection and Access of School Student Records

A. A parent/guardian or any person specifically designated in writing as a representative by a
parent/guardian shall have the right to inspect and copy all school student permanent and
temporary records of that parent/guardian’s student. A student shall have the right to inspect
and copy his/her school student permanent and temporary record.

B. Whenever access to a school student record is granted, a qualified staff member shall be
present to supervise such inspection and to interpret information contained therein. If the
parent requests the presence of a professional not employed by the school, the parent/guardian
shall bear the cost of that professional.

C. A parent’s/guardian’s or student’s request to inspect and copy records, or to allow a specifically
designated representative to inspect and copy records, shall be in writing and must be granted
within a reasonable time, and in no case later than fifteen (15) school days after the date of
receipt of such request by the official records custodian.

D. IMSA may charge the actual cost of copying the records and any mailing cost, provided that such
fee shall not exceed the cost of $.35 per page. If the fee represents an unusual hardship, the
records custodian may waive such costs.

E. Except as required by law, IMSA may deny copies of records in the following situations:

   1. The student has an unpaid financial obligation to IMSA;

   2. There is an unresolved disciplinary action against the student which warrants the denial of
copies.

F. Nothing contained in this policy shall make available to a parent/guardian or student
confidential letters and statements of recommendation furnished in connection with
applications for admission to a post-secondary educational institution or the receipt of an honor
or honorary recognition, provided such letters and statements are not used for purposes other
than those for which they were specifically intended.
G. Nothing contained in this policy shall be construed to impair or limit the confidentiality of:

1. Communications otherwise protected by law as privileged or confidential, including but not limited to, information communicated in confidence to a physician, psychologist or other psychotherapist; or

2. Information which is communicated by a student or parent/guardian in confidence to school personnel.

H. No person who is prohibited by an order of protection from inspecting or obtaining school records of a student pursuant to the Illinois Domestic Violence Act of 1986, as now or hereafter amended, shall have any right of access to, or inspection of, the school records of that student.

Section VIII - Release of Information: Parties Entitled to Access - Notice to Parent/Guardian - Record of Release – Consent

A. No school student records or information contained therein may be released, transferred, disclosed, or otherwise disseminated, except as follows:

1. To a parent/guardian or student or person specifically designated as a representative by a parent/guardian; pursuant to Section VII.A.

2. To an employee or official of IMSA, or the State Board with current demonstrable legitimate educational or administrative interest in the student, in furtherance of such interest;

3. To the official records custodian of another school within Illinois or an official with similar responsibilities of a school outside Illinois, in which the student has enrolled, or intends to enroll, upon the request of such official or student, provided that the parent/guardian receives prior written notice of the nature and substance of the information to be transferred and opportunity to inspect, copy, and challenge such information:

   a. If the address of the parent/guardian is unknown, notice may be served upon the records custodian of the requesting school for transmittal to the parent/guardian. Such service shall be deemed conclusive, and ten (10) calendar days after such service, if the parent/guardian makes no objection, the records may be transferred to the requesting school;

   b. IMSA shall comply with any such requested copy of a transferring student’s record to the new school within ten (10) days of receipt of said request unless the record has been flagged as belonging to a missing student as provided in section 5 of “An Act In Relation to Children”, in which case the copy shall not be forwarded and IMSA shall notify the Illinois Department of State Police or local law enforcement authority of the request;

   c. However, if a transferring student has unpaid fines or fees, IMSA may elect to include in the student’s record the unofficial record of the student’s grade in lieu of the student’s official transcript of scholastic records. If IMSA so elects, within ten (10) calendar days after the student has paid all of his/her unpaid fines or fees, IMSA shall forward the student’s official transcript of scholastic records to the student’s new school.

4. To any person for the purpose of research, statistical reporting or planning, provided that no student or parent can be identified from the information released and the person to whom the information is released signs an affidavit agreeing to comply with all applicable statutes and
rules pertaining to school student records.

5. Pursuant to a court order, provided that the parent/guardian shall be given prompt written notice upon receipt of such orders of the terms of the order, the nature and substance of the information proposed to be released in compliance with such order, and an opportunity to inspect and copy the school student records and to challenge their contents.

6. To any person as specifically required by State or Federal law.

7. To juvenile authorities when necessary for the discharge of their official duties who request information prior to adjudication of the student and who certify in writing that the information will not be disclosed to any other party as provided under law or order of court. For purposes of this Section “juvenile authorities” means: (i) a judge of the circuit court and members of the staff of the court designated by the judge; (ii) parties to the proceedings under the Juvenile Court Act of 1987 and their attorneys; (iii) probation officers and court appointed advocates for the juvenile authorized by the judge hearing the case; (iv) any individual, public or private agency having custody of the student pursuant to court order; (v) any individual or private agency providing education, medical or mental health service to the student when the requested information is needed to determine the appropriate service or treatment for the minor; (v) any potential placement provider when such release is authorized by the court for the limited purpose of determining the appropriateness of the potential placement; (vii) law enforcement officers and prosecutors; (viii) adult and juvenile prisoner review boards; (ix) authorized military personnel; (x) individuals authorized by court.

8. In connection with an emergency, to appropriate persons if the knowledge of such information is necessary to protect the health or safety of the student or other persons, provided that the parent/guardian are notified as soon as possible of the information released, the date of the release, the person, agency, or organization receiving the information, and the purpose of the release;

   a. Factors to be considered in determining whether records should be released pursuant to this paragraph include:

      1. The seriousness of the threat to the health or safety of the student or other persons;
      2. The need for such records to meet the emergency;
      3. Whether the persons to whom such records are released are in a position to deal with the emergency; and
      4. The extent to which time is of the essence in dealing with the emergency; The requirements and criteria for release of information pursuant to this paragraph shall be strictly construed;

      5. To any person, with the prior specific dated written consent of the parent/guardian designating the person to whom the records may be released, provided that at the time any such consent is requested or obtained, the parent/guardian shall be advised in writing the they have the right to inspect and copy such records, to challenge their contents, and to limit any such consent to designated records or designated portions of the information contained therein;

B. No information may be released pursuant to subparagraphs three (3) and seven (7) of paragraph
A of this section unless the parent/guardian receives prior written notice of the nature and substance of the information proposed to be released, and an opportunity to inspect and copy such records in accordance with Section VII and to challenge their contents in accordance with Section IX; provided, however, that such notice shall be sufficient if published in a newspaper designated as the official State paper or other publication directed generally to the parent/guardian involved where the proposed release of information is pursuant to subparagraph six (6) of paragraph A in this section and relates to more than twenty-five (25) students.

C. A record of any release of information pursuant to this section must be made and kept as a part of the school student record and subject to the access granted by Section VIII. Such record of release shall be maintained for the life of the school student records and shall be available only to the parent/guardian and the official Records Custodian. Each record of release shall also include:

1. The nature and substance of the information released;
2. The name and signature of the official records custodian releasing such information;
3. The name of the person requesting information, the capacity in which such a request has been made, and the purpose of such request;
4. The date of the release;
5. A copy of any consent to such release.

D. Except for the student and his parent/guardian, no person to whom information is released pursuant to this section and no person specifically designated as are representative by a parent/guardian may permit any other person to have access to such information without a prior consent of the parent/guardian obtained in accordance with the requirements of subparagraph nine (9) of paragraph A of this section.

E. Upon graduation or permanent withdrawal of a student with a disability, psychological evaluations, special education files and other information contained in the student temporary record which maybe of continued assistance to the student may, after five (5) years, be transferred to the custody of the parent/guardian or to the student if the student has succeeded to the rights of the parent/guardian. IMSA shall explain to the student and the parent/guardian the future usefulness of these records.

Section IX – Challenges

A. Parents/guardians shall have the right to challenge the accuracy, relevance, or propriety of any entry in the school student records of their student except for academic grades.

B. To make a challenge, the parents/guardians shall make a written request to the responsible official for an informal conference to challenge the contents of a student record, and said written request shall state in specific terms what entries in their student’s record are being challenged or questioned.

C. An informal conference with the parents/guardians and responsible official shall be held within fifteen (15) school days of the receipt of the written request for the conference.

D. If the challenge is not resolved by the informal conference, a formal hearing shall be held within
fifteen school days of the initial conference, unless an extension of time is agreed upon by the parents/guardians and school officials; and shall be heard by the President, who shall notify parent/guardian and school officials of the time and place of the hearing.

1. At that hearing, each party shall have the rights as outlined by law, including the right to present evidence and to call witnesses, the right to cross-examine witnesses, the right to counsel, the right to a written statement of any decision and the reasons therefore, and the right to appeal an adverse decision;

2. A verbatim record of the hearing shall be made by a tape recorder.

E. The President, as hearing officer, shall render a decision within ten (10) school days after the conclusion of the hearing and shall transmit this decision immediately to the parents/guardians and Principal. The decision shall be based solely on the information presented at the hearing and shall result in one of the following:

1. To retain the challenged contents of the student record;
2. To remove the challenged contents of the student record; or
3. To change, clarify, or add to the challenged contents of the school record.

F. The right to appeal an adverse decision to the Board of Trustees shall lapse after twenty (20) school days following transmittal of the decision by certified mail receipt or postmark shall be conclusive proof of transmittal.

G. If the parents/guardians appeal, they shall so inform the Principal and within ten (10) school days, a transcript of the hearing, a copy of the record entry in question, and other pertinent materials shall be forwarded to the Board of Trustees. Upon receipt of such documents, the Board of Trustees shall examine the documents and records to determine whether IMSA’s proposed action in regard to the student’s file is in compliance with applicable law, make findings, and issue a written decision to the parents/guardians within twenty (20) schooldays of the receipt of the appeal documents.

H. If the subject of the appeal involves the accuracy, relevance, or propriety of any entry in special education records, the Board of Trustees should seek advice from special education personnel:

1. Who were not authors of the entry, and
2. Whose special education skills are relevant to the subject(s) of the entry in question?

I. The decision of the Board of Trustees shall be considered a final decision; and the parents/guardians shall be deemed to have exhausted their administrative remedies.

J. A final decision may be appealed to the Circuit Court of Kane County.

K. Parents/guardians shall also have the right to insert in their student’s permanent school student record a statement of reasonable length setting forth their position on any disputed information contained in that record (excluding academic grades). IMSA shall include a copy of such statement in any subsequent dissemination of the information in dispute.

POLICY JECAA – STUDENT RESIDENCY

In order to attend the Illinois Mathematics and Science Academy each year, an Illinois student must be a legal resident of the State of Illinois. In determining residency, the residence of the person who has legal custody of a student is deemed to be the residence of the student. This policy does not apply to non-Illinois students seeking to enroll at IMSA under Admissions-Non-Illinois, Domestic (JA-USA).

Proof of Legal Custody and Residency

No parent or guardian will be considered a resident of the State unless that person maintains a bona fide and permanent primary place of abode within the State and lives in the State of Illinois, except when temporarily absent from the State with no intention of changing legal residence to some other state or country. If the student’s parent/guardian resides in the State of Illinois, then the student shall be presumed to be a resident of the State of Illinois. If the student lives in the State of Illinois with someone other than the student’s parent or guardian the student shall be presumed not to reside in the State of Illinois.

A copy of the student’s birth certificate must be furnished with registration forms prior to the sophomore year. The individual registering the student must establish residency in the State of Illinois and legal custody of the student by the application deadline. The student must also be enrolled in an Illinois school at the time of application. Exceptions to the address of the Illinois school may be made by the President’s designee. The determination of legal custody and residency shall be made in accordance with the following procedures.

Establishment of Residency

Before a student can be registered at the Academy, proof of the student’s residency in the State of Illinois must be established by submitting the required number of documents from each of the following categories below by the registration deadline of May 31 for each enrollment year:

Category I (ONE of the following documents is required prior to sophomore year and in the event of a change of residence)

- Most recent property tax bill (homeowners)
- Most recent mortgage statement (homeowners)
- Signed and dated lease and proof of last two months’ payments if lease is not at its inception (canceled check or receipts required) (renters)
- Letter from manager and proof of last two months’ payments (canceled checks or receipts required) (trailer park residents)
- Housing letter (military personnel)
- An agreement of sale for a residential property located within the State of Illinois’s geographic boundaries, signed by the seller and parent/custodian as buyer, which recites a closing date prior to the date of registration
- Notarized affidavit of residency from the resident owner of property within the State of Illinois where the parent/custodian of the student is living with the owner at no cost.

Category II (TWO documents showing proper address are required EACH year of enrollment)

- Utility or credit card statement (first page of statement w/ name and address)
- Current public aid card
- Current homeowners/renters insurance policy
- Any agreements, judgments, decrees or other documents (e.g., joint parenting agreements)
awarding or giving custody of the student to any person.
The parent/guardian must also complete and sign the online Verification of Residency registration form.

**Establishment of Legal Custody**

In determining residency, the residence of the person who has legal custody of a student is deemed to be the residence of the student. In order to establish legal custody, the individual registering the student must present proof of one of the following:

1. Custody exercised by a natural or adoptive parent with whom the student resides.
2. Custody granted by order of a court of competent jurisdiction to a person with whom the student resides for reasons other than to have access to the educational programs of the Academy.
3. Custody exercised under a statutory short-term guardianship, provided that within sixty (60) days of the student’s enrollment a court order is entered that establishes a permanent guardianship and grants custody to a person with whom the student resides for reasons other than to have access to the educational programs of the Academy.
4. Custody exercised by an adult caretaker relative who is receiving aid under the Illinois Public Aid Code for the student who resides with that adult caretaker relative for purposes other than to have access to the educational programs of the Academy.
5. Custody exercised by an adult who demonstrates that, in fact, they have assumed and exercise legal responsibility for the student and provides the student with a regular fixed nighttime abode for purposes other than to have access to the educational programs of Academy.

The President’s Designee shall make a determination of a student’s residency. In cases of questionable residency or legal custody, the President’s designee will take the following steps:

1. Advise the adult enrolling the student of the necessity for establishing proof of residency and/or legal custody.
2. Have the adult registering the student complete the Verification of Residency Form and an Affidavit concerning Student Residence.
3. Require the student, the parent/guardian, and/or other persons appropriate to the determination of the student’s residency, to submit information relevant to the question of the student’s legal residence, and to respond to a residency questionnaire. Any questionnaire or request for information by the President’s designee shall allow for the submission of such additional information as the person responding believes relevant to the question of the student’s residency. The President’s designee may require the questionnaire and other information to be submitted under oath and within a specific time.
4. Make arrangements for either an employee or agent of the Academy to investigate and report his or her findings to the President’s designee.
5. The President’s designee will then determine the disposition of the case in accordance with the Academy criteria regarding residency. If the student does not meet the Academy criteria regarding residence and if the President’s designee determines the student will be a resident of the State of Illinois by registration day, the President’s designee will continue the residency inquiry until registration day, at which time they will review any additional documentation.
submitted by the parent/guardian and make a determination of the student’s residency.

Students Determined to be Nonresident

If, after being accepted to the Academy, but before the first date of attendance, a student no longer is a resident of the State of Illinois, that student is no longer eligible to attend the Academy.

If, after commencing attendance at the Academy a sophomore student is no longer a resident of the State of Illinois, and if as of the date of the change in residence the student has not completed a period of one academic quarter at the Academy, the student shall be withdrawn from school at the Academy and will not be eligible to attend the following or ensuing years at the Academy.

If, after commencing attendance at the Academy a student is no longer a resident of the State of Illinois, and if as of the date of the change in residence the student has completed at least a period of one academic quarter at the Academy, the student may complete the current school year if that student and/or parent/guardian pays the prorated cost of the student’s tuition, room, board and fees for extracurricular participation at the Academy for the balance of the school year, as determined by the Academy.

Parents/guardians are required to inform the Academy of a change in student residency in writing within seven (7) days of said change. Failure to notify the Academy of a change in residency that causes a student to no longer be a resident of the State of Illinois may be grounds for the student’s immediate dismissal from the Academy.

Appeal of Residency Determination

If the President’s designee determines that a student who is attending or who has attempted to register at the Academy is not a resident of the State of Illinois, the following procedure will be implemented:

1. The President’s designee will notify the person who registered the student of the determination and the reasons therefore. The notice shall be given by certified mail, return receipt requested.

2. Within two (2) business days after receipt of the notice, the person who registered the student may request a hearing with the Principal or designee to review the determination of the President’s designee. The request shall be sent by certified mail, return receipt requested, to the Principal.

3. If a hearing is requested, the student may, at the request of the person who registered the student, continue attendance at the Academy pending a final decision of the Principal or designee following the hearing. However, attendance of that student at the Academy shall not relieve any person who registered the student of the obligation to pay the tuition, room, board, and fees for participation in extracurricular activities if the final decision of the Principal is that the student is not a resident of the State of Illinois.

4. Within five (5) business days after receipt of the request for a hearing, the Principal or designee shall notify, by certified mail, return receipt requested, the person requesting the hearing of the time and place of the hearing. The hearing shall be held no more than ten business (10) days after the notice of hearing is given.

5. The Principal or designee shall conduct the hearing. The Principal or designee and the person who registered the student may be represented at the hearing by representatives of their choice. At the hearing, the person who registered the student shall have the burden of going
forward with the evidence concerning the student’s residency.

6. The Principal or designee shall, within five (5) business days after the conclusion of the hearing, decide whether or not the student is a resident of the State of Illinois, and the consequences of a determination that the student is not.

7. The Principal or designee shall send a copy of its decision to the person who registered the student. This decision shall be final.

8. If a student is determined not to be a resident of the State of Illinois, the student shall be withdrawn from school at the Academy, unless it is determined that the student may continue to attend school at the Academy with the student and/or parent/guardian paying the full cost of the student’s tuition, room, board and fees for extracurricular participation at the Academy.

Fraudulent Registration
A person who knowingly registers or attempts to register in the Academy a student known by that person to be a nonresident of the State of Illinois shall be subject to prosecution for said offense. A person who knowingly or willfully presents to the Academy any false information regarding the residency of a student for the purpose of enabling that student to attend the Academy shall be subject to prosecution for said offense.


POLICY JHCC - STUDENTS WITH CHRONIC COMMUNICABLE DISEASES

The Illinois Mathematics and Science Academy recognizes the possibility that students may develop chronic communicable diseases. In determining a policy for the treatment of those students, it is relevant to consider the importance of the residential component of the educational program at the Academy.

Because part of the Academy’s unique learning environment is its ability to offer students the opportunity to live in a community with others of similar intellect, interests, and aspirations, while contributing to and learning from the group, living at IMSA is a requirement of all students attending the Academy, and is an integral part of educational experience.

Any student who has a chronic communicable disease may attend school at the Academy whenever, through reasonable accommodations, the risk of transmission of the disease to others and/or the risk of further injury to the student is sufficiently remote so as to be outweighed by the detrimental effects of the student’s placement elsewhere. If a student can no longer attend the Academy, other options will be explored for placement of the student.

Reporting Procedures

1. Any report that a student at the Academy has a chronic communicable disease shall be made or forwarded in confidence to the Chief Student Affairs Officer. Any student who suffers from a chronic communicable disease (including but not limited to tuberculosis, hepatitis B, hepatitis C, HIV, or AIDS) must report that fact to the Academy medical staff (Nurse or school counselor) immediately upon learning of the disease. Failure of a student to make such a report may subject the student to disciplinary action, including the possibility of dismissal from the Academy. The Academy medical staff shall report to the Chief Student Affairs Officer whenever the staff has been made aware of a chronic communicable disease in a student, or learned from a student that the student suffers from a chronic communicable disease.
2. The identity of a student who has or is believed to have a chronic communicable disease shall not be revealed by any Academy employee or official to anyone, including other Academy employees, except as is authorized by law and this policy. In cases where the Illinois Department of Public Health (IDPH) or a local health department gives notice to the Principal or Chief Student Affairs Officer of the identity of a student diagnosed as having AIDS, or as having been exposed to HIV or other identified causative agent of AIDS, the Principal shall disclose the identity of the student to the Chief Student Affairs Officer. The Chief Student Affairs Officer may, as necessary, disclose the identity of the student to the Academy medical staff, the teachers in whose classes the student is enrolled, and those persons who, pursuant to federal or state law, are required to decide the placement or educational program of the student. Further, in such cases, the Chief Student Affairs Officer may inform such other persons as may be necessary that an infected student is enrolled at the school so long as the student’s identity is not revealed.

3. The Chief Student Affairs Officer shall notify the IDPH” if any student at the Academy has a condition for which reporting is required by the IDPH.

Investigation and Resolution Procedures

1. Immediately upon receiving information that a student has contracted a chronic communicable disease, the Chief Student Affairs Officer shall notify that student’s parents/guardians and require that a letter from the student’s physician be submitted indicating whether or not the student is able to continue in the educational program without endangering himself or others. The opinion of the student’s physician will be considered but will not be controlling.

2. Upon receipt of the letter from the student’s physician, the Chief Student Affairs Officer shall convene a Review Committee, which shall consist of the Chief Student Affairs Officer, a physician retained by the Academy, and other such persons, if any, as the Chief Student Affairs Officer may designate.

3. The Review Committee shall investigate the student’s case and shall make a determination whether or not the student should be permitted to continue at the Academy. This determination shall be based on the following considerations:
   a. The nature of the risk (how the disease is transmitted);
   b. The duration of the risk (how long is the carrier infectious);
   c. The severity of the risk (what is the potential harm to third parties; what is the affected person’s physical condition, behavior and ability to control bodily functions and secretions);
   d. The probabilities that the disease will be transmitted and will cause varying degrees of harm.

4. Pending the evaluation process and an ultimate determination, the Chief Student Affairs Officer is authorized to temporarily send the student off campus and/or home in order to enhance the student’s recovery and well-being, and to promote infection control. During the time that a student is temporarily off campus, the student shall be permitted to make up any academic work, and the Academy shall provide assistance to the student so that the student can receive his or her education.

5. The Review Committee shall maintain a protocol file for case management purposes, which file shall not become a part of the student’s temporary record, except upon review and decision of the Chief Student Affairs Officer and after consultation with legal counsel. The file shall contain
all recommendations, reports to the Review Committee, and any conclusions or decisions of the Committee. The file shall also contain a list identifying any and all individuals who have been made aware of the identity of a student who has or who is believed to have the contagious disease.

6. If the student remains at the Academy, the Review Committee may designate a person to monitor the student’s condition and behavior and to inform the student’s parent or guardian in the event there is any change in circumstances that warrants further review. The Review Committee may reevaluate the student’s case at any time, but not less than once every six (6) months.

**Appeal**

A student or the student’s parents/guardians may appeal the decision of the Review Committee to the Principal, or designee. The appeal must be in writing and mailed or delivered to the Principal, or designee, within three (3) business days after the student and/or parents/guardians have received the decision of the Review Committee.

Upon the receipt of the appeal notice, the Principal, or designee, shall schedule a meeting with the student and/or parents/guardians within three (3) business days. The Principal, or designee, shall review the Review Committee’s protocol file and decision, and all other information gathered to date, including any other information the student and/or parents/guardians wish to present. The Principal, or designee, shall make a final determination within ten (10) business days after the appeal meeting.

**POLICY JB – STUDENT EXPRESSION**

**Principles**

IMSA believes that each person is responsible for her/his own choices, and that belonging to a group requires alignment of self-interests and the common good. Further, IMSA believes that both the individual student and IMSA, the institution, have rights and responsibilities with respect to student expression. IMSA will not shield individuals from legally protected speech including ideas and opinions they find offensive, indecent, disagreeable, politically charged, or radical except as otherwise specified herein.

**Expectations**

Every student has the right to free expression. However, student expression shall be civil, fair, responsible, honest and respectful. These expectations are meant to help each student find and express his/her own voice – in student publications, performances, exhibitions, and/or in individual expression. For purposes of this policy, the term “expression” means uttering or gesturing; writing, printing, typing, or drawing; speaking, demonstrating, non-disruptive protesting, peaceful assembling, or exchanging of ideas; and the distribution, publication and/or display of any of the above to others. This policy applies at IMSA, during all IMSA sponsored events and programs, including those held off site, and to any form of electronic expression. Students should also refer to IMSA’s ITS Policy (JBID).

**Guidelines**

Nothing in this policy shall authorize or support:

1. Expression that causes or is likely to cause material and substantial disruption of or interference with teaching or the orderly operation and discipline of the Academy or Academy-sponsored activities, or expression that collides with the rights of others;
(2) Expression that is defamatory or fraudulent;
(3) Expression that could result in tort liability to the Academy;
(4) Threats of violence or other intimidating statements, gestures, or symbols;
(5) Expression in Academy sponsored expressive activities, including but not limited to, student newspapers, yearbooks, and plays, that is inconsistent with the habits and manners of civil discourse, including, but not limited to:
   (a) Cursing, profanity, and other vulgar or indecent language, gestures, or symbols;
   (b) Expression that is obscene to minors;
   (c) Insulting or fighting words, gestures, or symbols, the very expression of which injures or harasses other people, including, but not limited to, slurs of another person’s character, family, race, religion, gender, ethnic origin, physical appearance, sexual orientation, intellectual ability or disability;
   (d) Abusive or harassing expression that is sufficiently severe and pervasive as to create a hostile learning environment for any student, including, but not limited to, conduct based on another person’s race, religion, ethnic origin, disability, gender, or sexual orientation;
   (e) Statements, gestures, or symbols reflecting bias or prejudice.
(6) Expression that is likely to cause the commission of unlawful acts such as violations of privacy or confidentiality rights of students.
(7) Academy regulations; and
(8) Expression that is otherwise prohibited by Board policy or the directives of administrators or other staff.

Expression of the nature listed above, especially continued or egregious incidents of such prohibited expression, is unacceptable to the community and may result in informal or formal disciplinary consequences.

Supervision

Students shall be responsible for conducting themselves in a manner that is consistent with the expectations and guidelines specified herein. All IMSA-sponsored activities and publications shall have an IMSA-accountable adult sponsor to oversee student expression and maintain said expectations and guidelines.

Right to Appeal

If there is disagreement between an IMSA staff member and a student organization or an individual student regarding whether proposed expression is prohibited by this policy, the student may appeal the staff member’s decision to the President or designee whose decision shall be final.


POLICY JFL – RIGHTS OF INDIVIDUALS WITH DISABILITIES

It is the policy of the Board of Trustees of IMSA that no otherwise qualified individual shall, by reason of the individual’s disability, be excluded or otherwise denied opportunity for participation in, be denied the benefits of, or be subjected to discrimination under any program or activity sponsored by this Board. It is the further policy of this Board that students with disabilities who are enrolled in IMSA programs will be provided a free appropriate public education regardless of the nature or extent of the student’s disability. As used in this policy and any implementing regulations, the term “disability” means an individual who has a physical or mental impairment that substantially limits one or more of the individual’s major life activities.
and has a record of such impairment or who are regarded as having such an impairment.

Notice of the Board’s policy of nondiscrimination on the basis of disability shall be included in the Board policy manual, posted throughout IMSA, and published in any IMSA statement regarding the availability of employment opportunities, educational services, or IMSA-sponsored programs.

Program Accessibility
The educational programs of and the activities sponsored by IMSA, in conjunction with the instructional programs, shall be operated in such a manner that such programs and activities, when viewed in their entirety and to the maximum extent feasible, shall be readily accessible to and usable by individuals with disabilities, including individuals who use auxiliary aids and other types of assistive technology, including wheelchairs. IMSA will attempt to provide barrier-free access to school facilities with the objective that no individual with a disability is to be denied an opportunity to participate in an IMSA program that is available to non-disabled persons. In some instances, this may require the individual with a disability to travel to or attend an accessible facility other than the facility closest to the person’s residence.

Educational Services
In providing educational and extracurricular services and activities to students with identified disabilities, IMSA will reasonably accommodate the student’s individual educational needs. An IMSA student must be able to care for oneself and live and work independently, with reasonable accommodation, and live and work in an academic residential environment with reasonable accommodations. Educational accommodations will consist of regular or special education and related aids and services designated to meet the individual educational needs of students with disabilities as adequately as the needs of students without disabilities are met.

Enforcement
The Coordinator of Academic Support is designated as the Coordinator for the Americans with Disabilities Act of 1990, Section 504 of the Rehabilitation Act of 1973, Individuals with Disabilities Education Act and Individuals with Disabilities Education Improvement Act.

The Board shall establish grievance procedures to address complaints under (1) the Americans With Disabilities Act and the employment and program accessibility provisions of the Section 504 regulations at 34 C.F.R. Subparts B and C, and (2) the Section 504 provisions set forth in 34 C.F.R. Subpart D with respect to identification, evaluation, and educational placement of students with disabilities. The Education Plan Coordinator shall provide the complainant with a copy of the grievance procedures, which are appropriate to the nature of the complaint.

Complaints with respect to the provisions of either of these statutes or this policy shall be directed to the Coordinator for prompt investigation and equitable resolution. Any person wishing to submit complaints should submit a written statement to the Education Plan Coordinator. The written statement should set forth the specific facts and/or perceived wrongful act (e.g., location, names, dates, times) to be investigated. If a person who is unable to write wishes to file a statement, assistance may be obtained by calling the Education Plan Coordinator at 630-907-5039 or (TT/TDD # if available). All such written statements should be submitted within thirty (30) days after the incident or act which gives rise to the complaint.

The Education Plan Coordinator shall immediately refer any complaint, which relates to the identification,
evaluation, or educational placement of students who, because of disability, receive or may require special instruction or related services, to the Principal for processing. The Coordinator shall promptly investigate all other complaints under the ADA, Section 504, Individuals with Disabilities Education Act and/or Individuals with Disabilities Education Improvement Act.

The Coordinator shall make all reasonable efforts, including but not limited to convening a conference with the complainant to discuss the complaint and the results of the investigation, to resolve the matter informally. In the event that the matter cannot be resolved informally within ten (10) business days after receipt of the written complaint, the Coordinator will advise the complainant of his or her right to a hearing as set forth in the Americans With Disabilities Act, Section 504 of the Rehabilitation Act of 1973, Individuals with Disabilities Education Act and Individuals with Disabilities Education Improvement Act.

All complaints regarding IMSA’s compliance with the Americans with Disabilities Act of 1990, Section 504 of the Rehabilitation Act of 1973, Individuals with Disabilities Education Act and/or Individuals with Disabilities Education Improvement Act shall be received and investigated without reprisal by the Board or, the Board’s employees, or agents.

The filing of a complaint under the procedures described above shall not limit, extend, replace or delay the right of any person to file a similar complaint or charge with any appropriate local, State, or federal agency or court.

Evaluation and Compliance
The Board directs the President to evaluate IMSA’s programs and practices with respect to nondiscrimination, in accordance with existing law and this policy. The President shall report the results of this evaluation to the Board.


POLICY IBA - FREEDOM OF ACCESS TO INFORMATION AND EDUCATIONAL RESOURCES

This Policy relates to information and educational resources provided by the Academy for use by staff and students. The Board recognizes the need for staff and students to access a wide range of information and educational resources for learning experiences and expresses good faith in their accessing information and educational resources that are reasonable and appropriate for those learning experiences. The Board believes that freedom of access to information and educational resources carries with it great responsibility for all staff and students to exercise good judgment in selecting and using resources. The Board expects decisions to be grounded in the mission, beliefs, objectives and learning standards of the Academy and to reflect a commitment to responsible use of the information and educational resources.

By this policy the Academy does not assume the obligation to provide unlimited access to information and educational resources.

This policy cannot be used to appeal a supervisory decision regarding the appropriateness of resources. This policy supports the Board policy on Academic Freedom (IB).

Challenge Procedure
The Freedom of Access to Information Committee for reviewing challenges to information and educational resources provided by the Academy shall be appointed by the President or designee. The President or
designee shall appoint a Committee that will consist of one faculty member, one student life representative, one member of information resources/systems, the President or designee (chair) and an administrator who supervises staff and operations in the area in which the challenge resides.

1) To file a challenge, an individual must submit the challenge in writing to the President or designee stating the specific resources to which the individual objects and stating the reason(s) for the objection.

2) When the written challenge is received, the President or designee will notify the Freedom of Access to Information Committee and other staff as appropriate.

3) Based on this policy and any other applicable institutional policies and guidelines, the Committee will review the challenge, gather additional information as needed, determine the merit of the challenge and decide what action(s) will be taken to resolve the challenge. The Committee’s review will be conducted in a timely manner.

4) The President or designee will inform all involved parties in writing of the Committee’s decision.

5) Any of the involved parties may appeal the Committee’s decision by submitting a written appeal to the President or designee within five business days of receiving the Committee’s decision. The President or designee will review the challenge and the decision of the Freedom of Access to Information Committee and will render a final decision on the matter. The President or designee will inform all involved parties in writing of the final decision.


POLICY JIP – GIP INTELLECTUAL PROPERTY POLICY
SECTION 1 – GENERAL POLICY PROVISIONS

Policy Objectives
The objectives of IMSA’s Intellectual Property Policy are to:

(1) Enable IMSA to foster the free and creative expression and exchange of ideas and comment;
(2) Establish ownership of Intellectual Property
(3) Establish principles and procedures for sharing income derived from intellectual property originating at IMSA;
(4) Enable the public to use and benefit from intellectual property originating at IMSA;
(5) Manage intellectual property in a way that advances the academic missions of IMSA including research and scholarship; and
(6) Assure compliance with applicable laws and regulations in the management of intellectual property.
(7) Enable IMSA President to execute this policy within a fluid innovative and entrepreneurial environment; and
(8) Establish principles for IMSA to benefit from intellectual property associated with The Center for Innovation and Inquiry (IN2) and Student Independent Research (SIR) on-campus programs.

General Policy Statement
It is the policy of IMSA that all intellectual property rights shall remain with the creator/inventor unless the work/invention/discovery is created as a specific requirement of employment or a product of an individual’s employment, is supported by a direct allocation of funds through IMSA for the pursuit of a specific project, makes more than incidental use of IMSA resources or personnel, or is otherwise subject
to contractual obligations. This policy provides exceptions for participants in SIR and IN2 partners as described below in Section 5. This policy requires that IMSA President provide regular updates to the Board of Trustees on the execution and exceptions to this policy per Section 5 below. It is not the intent of this policy to infringe on the academic freedom of faculty or other teaching staff.

Conditions of Employment and Enrollment

This policy, as amended from time to time, is considered a part of the conditions of employment for every employee of IMSA and a part of the conditions of enrollment and attendance at IMSA by students. It is also the policy of IMSA that individuals (including visitors) by participating in a sponsored research project and/or making more than incidental use of IMSA resources thereby accept the principles of ownership of intellectual property as stated in this policy unless an exception is approved in writing by the President or designee.

All faculty, staff, and student employees must sign the **IMSA Copyright and Patent Agreement** acknowledging that they will abide by the terms and conditions of this policy. In addition, non-employees who participate or intend to participate in research projects at IMSA must also sign the **IMSA Copyright and Patent Agreement**.

(1) The President or designee is responsible for notifying new employees of this policy upon hire and is responsible for getting a signed IMSA Patent and Copyright Agreement form from each newly employed individual.

(2) Employees prior to April 11, 2012 when this policy was first adopted, were to submit to Human Resources or designee a signed IMSA Patent and Copyright Agreement form.

(3) IMSA Students and their parent/guardian will be notified of this policy by President or designee, and are responsible for submitting a signed acknowledgment of acceptance of the terms of this policy.

This policy applies only to intellectual property disclosed after the April 11, 2012 when this policy was first adopted. Policy exceptions are detailed in Section 5.

SECTION 2 – COPYRIGHTS

**IMSA Ownership of Copyrights**

(1) Any particular and identifiable work created pursuant to either an oral or written agreement between the creator and IMSA.

(2) Any particular and identifiable work created within an individual’s normal employment responsibility and activity with IMSA or during an individual’s compensated time.

(3) Works specifically commissioned by IMSA. Work that is “commissioned” refers to copyrightable work prepared under an agreement between IMSA and the creator when (a) the creator is not an IMSA employee or (b) the creator is an IMSA employee but the work to be performed falls outside the normal scope of the creator’s IMSA employment. Contracts covering commissioned works shall specify that the creator convey by assignment such rights as are required by IMSA.

(4) Any work created under the terms of a contract or other binding agreement with an entity, other than IMSA, when such contract or agreement requires IMSA ownership of the work.

(5) Any works created or developed with more than incidental use of IMSA resources.

“More than incidental use of IMSA resources” includes:

1) The use of space, facilities, materials (i.e. Makerspace, Granger Lab), equipment, supplies or other resources, provided by IMSA for academic purposes; or
2) Significant use of compensated time by an IMSA faculty member or IMSA support staff.
The occasional and infrequent use of the following would typically not constitute “more than incidental use of IMSA resources”:

(6) Routinely available, office-type equipment, including desktop computers and commercially-available software.

Individuals may not use IMSA resources, including facilities, personnel, equipment, or confidential information, except in a purely incidental way, for any non-IMSA purposes, including outside consulting activities or other activities of personal gain.

**Individual Ownership of Copyright**

IMSA does not claim ownership of copyright in pedagogical, scholarly, artistic, or research works regardless of the mode of expression except as described in this policy. Further, IMSA claims no ownership of copyright in any work created outside the scope of any employment with IMSA except as set forth in this policy. For works created by IMSA faculty, staff members or students in the course of the individual’s employment with IMSA, IMSA may claim ownership as described in this policy.

**SECTION 3 – PATENTS**

**IMSA Ownership of Patents**

This policy is applicable to any intervention or discovery by an individual who made the invention or discovery (or any part thereof):

1. Within his or her normal employment responsibility and activity with IMSA or during an individual’s compensated time;
2. Pursuant or subject to an agreement between IMSA and a third party;
3. Using direct or indirect financial support from IMSA, including support or funding from any outside source awarded to or administered by IMSA; or
4. With more than incidental use of IMSA resources. The phase “more than incidental use of IMSA resources” is defined as set forth in Section 2.A.
5. Pursuant to an exemption under Section 5 of this policy.

Individuals subject to this policy may not assign, license or otherwise transfer rights in inventions and discoveries that are subject to this policy to any other party.

**Individual Ownership of Patents**

IMSA does not claim ownership of inventions or discoveries made outside the scope of Employment at IMSA or outside of the scope of an individual’s normal employment responsibility and activity with IMSA except as set forth in this policy. For inventions or discoveries or parts thereof created by IMSA faculty, staff members or students in the course of the individual’s employment with IMSA, IMSA may claim ownership as described in this policy.

**SECTION 4 – INTELLECTUAL PROPERTY ADMINISTRATION**

**Intellectual Property Committee**

The IMSA Intellectual Property Policy shall be administered under the oversight of the President or designee. The President or designee shall appoint a standing Intellectual Property Committee.

1. Advise faculty, staff members, students, SIR Partners, and IN2 Partners regarding intellectual property matters including, but not limited to, the resolution of disputes arising from the application of this policy:
2. Evaluate intellectual property to determine whether IMSA has an ownership interest in the
intellectual property;
3. Make determinations as to what IMSA resources, if any, were used in the creation of intellectual property and whether more than an incidental use of IMSA resources was used in the creation of intellectual property;
4. Evaluate contractual commitments and make recommendations to the President regarding protection, commercialization and/or disposition of intellectual property;
5. Set and administer rules for determining the creator’s or inventor’s share of revenues, if outside the parameters outlined in this policy; and
6. Publish procedures, including reviewing and revising the IMSA Copyright and Patent Agreement, and take such other administrative actions as are necessary and consistent with the provisions expressed in this policy.

Dispute Resolution
The Intellectual Property Committee, created by the IMSA President or designee, shall resolve Intellectual Property disputes in consultation with legal counsel and others. Disagreements regarding the resolution of disputes concerning ownership and/or other intellectual policy rights arising out of this policy and any related procedures shall be resolved by binding third party arbitration.

With regard to disputes arising with former employees and certain non-employees, IMSA owns intellectual property created, discovered or invented by a former employee if the intellectual property meets any of the conditions set forth in Sections 2.A or 3.A and was created, discovered or invented during activity directly relating to and closely following employment.

Disclosure of Intellectual Property
The creator of any intellectual property in which IMSA may have an ownership interest must promptly disclose the intellectual property in writing to the Intellectual Property Committee on the Disclosure Form provided by the Committee as soon as the individual believes or has reason to believe, based on his or her own knowledge or upon information from others, that the intellectual property may be subject to copyright or patent protection regardless of whether the work, invention or discovery is complete or final. Certainty about copyright or patent protections is not required before a disclosure is made and individuals subject to this policy should err on the side of disclosure. The creator(s) or inventor(s) shall furnish such additional information and execute such documents from time to time as may be reasonably requested.

Individuals covered by this policy are expected to apply reasonable judgment as to whether intellectual property must be disclosed.

Evaluation and Commercialization of Intellectual Property
After evaluation of the intellectual property and review of applicable contractual commitments, IMSA may at its discretion and consistent with the public interest:

1. Develop the property through licensing;
2. Release it to the sponsor of the research under which it was made (if contractually obligated to do so);
3. Release it to the creator(s) or inventor(s) if permitted by law and under the terms of this policy;
4. Place the property in the public domain; or
5. Take such other actions considered to be in the public interest.
IMSA will inform creators or inventors of its substantive decisions regarding protection, commercialization and/or disposition of intellectual property which they have disclosed. However, specific terms of agreements with external parties may be proprietary business information and subject to confidentiality restrictions.

Assignment/Licensing
Creators and inventors subject to this policy shall confer to IMSA their entire right in the intellectual property. IMSA reserves the right to transfer its rights in any intellectual property to the IMSA Fund for Advancement of Education or another entity as permitted by law. Creators and inventors shall provide reasonable assistance to IMSA or another entity designated by IMSA in obtaining copyright and patent protection and in licensing and/or assigning the copyright and patent rights to others. IMSA will diligently pursue the best opportunities to optimize the value of intellectual property consistent with the missions of IMSA and for the public benefit. IMSA may, at its discretion and consistent with the public interest, license intellectual property. The licensee must demonstrate technical and business capability to commercialize the intellectual property. The license may include clear performance milestones with a provision for recapture of intellectual property if milestones are not achieved. The licensee may be required to assume the cost of statutory protection of the intellectual property.

No assignment, license or other agreement may be entered into or will be considered valid with respect to intellectual property owned by IMSA except by action of the Board of Trustees, unless as specified under Section 5: Exceptions to Policy GIP/JIP.

This section does not apply in any situation where the Illinois Employee Patent Act or other law does not permit IMSA to require that rights be assigned to it. In any situation where the inventor or creator retains rights under this policy, the inventor or creator may offer to assign the invention to IMSA or its designee, upon such terms as may be agreed upon.

If IMSA cannot, or decides not to, proceed in a timely manner to register its copyright and/or patent and/or license or otherwise commercialize intellectual property, it may reassign ownership to the authors or inventors upon request to the extent possible under the terms of any agreements that supported or related to the work.

Income Sharing
IMSA shall receive all payments due under a license or from assignment or sale of intellectual property and shall distribute such earnings under the terms of this policy within 120 days of receipt of funds. Prior to any distribution, IMSA shall recover any out-of-pocket expenses incurred in applying for intellectual property protection, maintaining the intellectual property license, or defending the licensed intellectual property and fees associated with the administration of the intellectual property, including legal fees. Also prior to any distribution under this policy, IMSA shall make any payments to others required by agreements, including but not limited to inter institutional agreements for the management of jointly owned intellectual property. IMSA’s gross earnings, less IMSA’s out-of-pocket expenses, less payments required to others, are designated as "distributable income." Distributable income shall be allocated as follows:

1. 40% of distributable income to faculty and/or staff and/or student inventor(s)
2. 20% of distributable income to the inventor’s unit
3. 40% of distributable income to IMSA to be administered on a discretionary basis by the President.

Special facts or circumstances may warrant a different distribution of proceeds than specified above and such distribution will be determined on case-by-case basis under the authority of the President.
With regard to multiple intellectual properties licensed under a single licensing agreement, IMSA and any third parties with an interest in the revenue from such agreement shall determine allocation of distributable income on a case-by-case basis prior to entering into such an agreement.

When more than one creator or inventor is named on any licensed copyright or patent, the creators and/or inventors will receive equal portions of the share of distributable income allocated to that copyright or patent unless there is a modifying written agreement signed by all creators and inventors and approved by IMSA.

**Sponsored Agreements**

Sponsored agreements shall provide that all intellectual property developed as a result of the sponsored project shall be owned by IMSA unless otherwise specified in writing or as required by law. The sponsor may receive an option to license the resulting intellectual property on terms to be negotiated, with the option to be exercised within a specified period following the disclosure of the intellectual property. When the nature of the proposed project allows identification of a specific area of intellectual property or application which is dictated by and of commercial interest to the sponsor, IMSA may accept agreements with terms which entitle the sponsor to reasonable specific commercial rights within the defined field of interest. Otherwise, the specific terms of licenses and rights to commercial development shall be based on negotiation between the sponsor and IMSA at the time the option is executed by the sponsor and shall depend on the nature of the intellectual property and its application, the relative contributions of IMSA and the sponsor to the work, and the conditions deemed most likely to advance the commercial development and acceptance of the intellectual property. In all cases where exclusive licensing is appropriate, such license agreements shall be executed apart from the sponsored agreement and shall require diligent commercial development of the intellectual property by the licensee. IMSA may also determine, on a case-by-case basis and only if allowed by law, that it is in IMSA’s interest to assign ownership of resulting intellectual property to the sponsor as an exception to this policy when circumstances warrant such action.

**Conflict of Interest**

IMSA employees engaged in external employment including consulting work are responsible for ensuring that agreements emanating from such work are not in conflict with any IMSA policy including this Intellectual Property Policy or with the employee’s contractual commitments with IMSA. Such employees should make their non-IMSA obligations known to the President or designee and should provide other parties to such agreements with a statement of applicable IMSA policies regarding ownership of intellectual property and related rights.

**Authority to Enter into Agreements**

All agreements regarding intellectual property must be executed by the President or designee.

Licenses, options for licenses, assignments and other agreements related to commercialization or exploitation or sale of intellectual property shall be granted in the name of the Board of Trustees of IMSA.

IMSA-owned intellectual property shall be protected by notice in the name of the Board of Trustees of IMSA. Such notice shall be composed and affixed in accordance with applicable law.

**SECTION 5 – EXCEPTIONS TO POLICY GIP/JIP**

i) **General Exception Statement** – While the primary purpose of this Intellectual Property Policy is to provide necessary protection and incentives to both the discovery and development of new knowledge and protect IMSA’s interest in the development and return on investment from
intellectual property, the following exceptions to this policy shall apply to ensure the broadest participation in IMSA, by IMSA, and with IMSA partners for the generation of new knowledge, products and trademarks.

ii) **IMSA Students**—IMSA encourages student innovation and entrepreneurship and grants exceptions to this policy when certain criteria are met. However, these exceptions are only granted as long as the work, invention or discovery does not incorporate, depend upon or is not derived directly from IMSA-owned background intellectual property.

1. **Student Entrepreneurship Activities and/or Project**: A variety of Academy initiatives support student created start-up activities and/or projects by providing limited amounts of funding, space and other resources. For these student initiated and directed start-ups, IMSA will allow the students to retain ownership of their intellectual property resulting from these efforts, even though they utilize limited IMSA facilities and resources.

2. **Student Class Project**: Students that create intellectual property as part of the coursework, retain ownership of the intellectual property resulting from their efforts. The exception applies when the only IMSA facilities used were those routinely made available to all students enrolled in the course.

iii) **Non-IMSA Students**—Students who are not accepted or registered into the Residential Academy and engaged in IN2, SIR, summer programs, or otherwise partnered with IMSA are excluded from this general IP policy and bound to the agreements signed at the time of their registration into their particular program.

iv) **IN2 and SIR Partners**—All external collaborators agree to freely share their ideas with students and members of the IN2 network and or SIR network, unless a signed Letter of Agreement or other written agreement specifies otherwise. An Administrative Oversight Committee composed of each IMSA department head and his/her supervisor is responsible for managing their department’s IP and developing IP agreements with their partners with approval of the IMSA President or designee.

v) **Other External Partners and or Projects**—Joint projects with non-IMSA partners not directly covered by the circumstances described above may create written agreements covering intellectual property prior to the beginning joint projects subject to the approval of the President or designee.

**SECTION 6 – EXPLANATION OF TERMS**

i) **Intellectual Property**—The term “intellectual property” is broadly defined to include inventions, discoveries, know-how, show-how, processes, unique materials, copyrightable works, original data and other creative or artistic works which have value. Intellectual property includes that which is protectable by statute or legislation, such as patents, registered or unregistered copyrights, registered or unregistered trademarks, service marks, trade secrets, mask works, and plant variety protection certificates. It also includes the physical embodiments of intellectual effort, for example, models, machines, devices, designs, apparatus, instrumentation, circuits, computer programs and visualizations, biological materials, chemicals, other compositions of matter, plants, and records of research and experimental results.

ii) **Copyright**—Copyright is a form of protection provided by the laws of the United States to the creators of “original works of authorship,” including literary, dramatic, musical, artistic, and certain other intellectual works. This protection is available to both published and unpublished works. The Copyright Act generally gives the owner of a copyright the exclusive right to do and to authorize others to do the following:

1. reproduce the work in copies or phonorecords;
2. prepare derivative works based upon the work;
(3) distribute copies or phonorecords of the work to the public by sale or other
derivative work or by rental, lease, or lending;
(5) perform the work publicly, in the case of literary, musical, dramatic, and
choreographic works, pantomimes, and motion pictures and other audiovisual
works;
(6) display the work publicly, in the case of literary, musical, dramatic, and choreographic works,
pantomimes, and pictorial, graphic, or sculptural works, including the individual images of a
motion picture or other audiovisual work; and
(9) perform the work publicly (in the case of sound recordings) by means of a digital audio
transmission.

In addition, certain authors of works of visual art have the rights of attribution and integrity.

iii) Patent - A patent is the grant of a property right by the U.S. government to the owner of an
invention. An invention or discovery may be eligible for patent protection if it is a process, a
machine, a manufactured object, a composition of matter, or a new use or improvement of any of
the preceding. Courts have interpreted the patent statute to extend to software-related inventions
when there is some connection to a useful, concrete result, and to biological substances when there
is some evidence of human intervention. New uses of "products of nature" also may be patented, as
may genetic modifications of otherwise natural organisms.

If an invention meets the threshold eligibility conditions for patenting, it still must meet additional
criteria in order to earn a patent. Under U.S. law, a patented invention must be useful, novel, not
obvious, and supported by adequate information.


POLICY JBID: INFORMATION TECHNOLOGY SYSTEM POLICY

Purpose
The purpose of the Illinois Mathematics and Science Academy (IMSA) Information Technology System (ITS)
Policy is to create an environment that maintains the confidentiality, integrity and availability of
information technology resources and data at IMSA. Inappropriate use of information technology resources
exposes IMSA to risks that can compromise those resources (including but not limited to: network systems,
servers, devices, services) and ultimately, data and information vital to fulfilling the mission and goals of
IMSA.

This policy also exists to inform the users of the IMSA computing system of their obligations for protecting
technology resources and Academy data. This policy is extended to include any information technology
solution or systems students are granted access to during their IMSA career and/or while under the
jurisdiction of the Academy. Specific examples include, but are not limited to information technology
solution or systems a student is granted access to as a part of a Student Inquiry and Research (SIR),
internship or mentorship program conducted during the academic year or over the summer. Use of such
solutions or systems are limited to specific tasks or research as directed by the research or mentorship
program.

Authorization
The Board of Trustees of IMSA hereby authorizes the President of IMSA or his/her designee to update the
procedural documents referenced in this policy, annually as appropriate and/or required, in compliance
with industry best practices and as reasonable and practicable at IMSA.

**Scope**
This policy applies to all current IMSA students who access and use information technology resources both on and off campus. This includes information technology resources a student is granted access to by an IMSA partner as a part of SIR, an internship or a mentoring program.

It addresses:

- Privacy
- General policy concerning secure use of the IMSA computing system
- Acceptable use of information technology resources
- Requirements for strong passwords
- Email, Social Networking and Internet Use
- Antivirus requirements
- Security Awareness
- Wireless communications
- Remote access
- Account retention
- Use of external websites

It is not the intention of this policy to detail all issues and system specifics. Separate procedures, standards and guideline documents, viewable on the IMSA main website, provide issue specific and system specific details. These external documents are authoritative and binding.

**Privacy**
IMSA desires to provide secure computing system for users. However, users of IMSA computing and networking resources may not assume an expectation of privacy of data created, transmitted or stored on Academy-owned systems. Information technology resources are subject to monitoring and audit by authorized IMSA personnel.

Data gathered in such an audit may be provided to law enforcement or other officials or used in disciplinary proceedings, if required and appropriate.

In their use of IMSA information technology resources, IMSA students shall maintain the confidentiality of all student information.

**General Policy**
Use of the information technology resources of the Illinois Mathematics and Science Academy is a privilege. IMSA’s information technology resources, and the data contained therein, must only be used in a manner that will preserve and protect their confidentiality, integrity and availability. Failure of users to utilize the resources in accordance with this policy or any administrative procedures, or misuse of the resources, will result in one or more of the following: loss of the privilege of access, referral to law enforcement authorities, and/or disciplinary consequences, up to and including suspension or dismissal.
from educational programs.

Although it is recognized that there should be free and open access to information, (see policy IBA, Freedom of Access to Information and Educational Resources), information technology resources and IMSA data must be protected to ensure the fulfillment of the Academy’s mission and goals.

IMSA reserves the right to block or filter Internet access to technology resources, including the public Internet, when such access is counter to the mission and goals of the Academy, or is otherwise required by law. Filtering devices shall protect against Internet access by adults or students to visual depictions or content that is obscene, pornographic, or harmful or inappropriate for students as defined by state or federal law, or as determined by the President of IMSA or his/her designee. The President of IMSA or his/her designee shall enforce the use of filtering devices and IMSA procedures regarding the use of information technology shall address the following:

• Ensure staff supervision of student access to online electronic networks;
• Restrict access to inappropriate or harmful material;
• Ensure student and staff privacy, safety, and security when using electronic communications;
• Restrict unauthorized disclosure, use, and dissemination of personal identification information, such as names and addresses; and
• Restrict unauthorized access, “hacking,” or other unlawful activities.

If authorized by the President of IMSA or his/her designee, filtering devices may be disabled for bona fide research or other lawful purposes.

By using IMSA information technology resources, account holders agree to accept and abide by all terms and conditions contained in IMSA IT policies, procedures, standards and guidelines.

Acceptable Use of Information Technology Resources

• Users of IMSA information technology resources must:
  • Comply with all federal, state and local laws, as well as all policies, guidelines and procedures of the Academy
  • Use only the information technology resources for which they are authorized
  • Use information technology resources only for their intended purpose
  • Respect the privacy and personal rights of others

Details concerning acceptable and prohibited use can be viewed in the Acceptable Use Procedures document on the IMSA website.

Use and Enforcement of Strong Passwords

• All IMSA accounts must use strong passwords in accordance with current IT best practices.
• All IMSA systems requiring login can only be accessed via encrypted connections in accordance with current IT best practices.

Details concerning password strength and requirements can be viewed in the Use and Enforcement of Strong Passwords document on the IMSA website.
Email, Social Networking and Internet Use
Email, access to social networking sites and Internet access are provided primarily to advance the mission and goals Academy. However, reasonable personal use is allowed when such use does not interfere with the business of the Academy and otherwise complies with acceptable use procedures.

Details concerning Email and Internet use can be viewed in the Email, Social Networking and Internet Use document on the IMSA website.

Antivirus Requirements
All devices including, but not limited to desktop, laptop and tablet computers, connected to the IMSA network are required to have installed software designed to detect and eliminate all spyware, ransomware and malware. Any computer determined to be infected with and/or spreading malware will be disconnected from the IMSA network.

Details concerning antivirus requirements can be viewed in the Antivirus Requirements document on the IMSA website.

Security Awareness
All IMSA students are required to attend a presentation covering security awareness, as it relates to the use of IT resources, before they receive access to their assigned account. In addition, students may be required to take periodic refresher training.

Details concerning security awareness training can be viewed in the Security Awareness document on the IMSA website.

Wireless Communications and Personal Wireless Devices
IMSA offers wireless network access via both secure and insecure connections. Access to the internal IMSA network is only accessible via secure connections, and is provided only to those users with IMSA accounts. Access to the public Internet, and a limited subset of internal IMSA websites, may be available to students via open, insecure wireless networks when their academic needs require it.

Details concerning wireless communications and use of personal devices can be viewed in the Wireless Communications and Personal Wireless Devices document on the IMSA website.

Remote Access
Remote access to IMSA technology resources through Virtual Private Network (VPN) connections enables offsite users to operate as if they were connected to the network on-campus. Secure VPN connections may be provided to those students with IMSA accounts whose academic needs require access from offsite.

Details wireless access can be viewed in the Remote Access document on the IMSA website.

Account Retention
IMSA wishes to encourage continued contact with and involvement of former students, and may facilitate that involvement with limited access to IMSA technology resources. All former students who have not graduated shall be allowed the same level of access if they left the Academy in good standing.

Details concerning account retention can be viewed in the Account Retention document on the IMSA website.

Use of External Sites
The use of external web sites, social networking sites or video sites to communicate, advertise, promote or
otherwise display official IMSA business is permitted, provided that content is approved prior to publishing by Office of Public Affairs or the Coordinator of Campus Activities. Branding of this external content may also be required prior to publishing.

Details concerning the use of external sites can be viewed in the External Sites document on the IMSA website.

**Policy Enforcement**

Any user of IMSA technology resources found to be in non-compliance with this policy is subject to disciplinary action under Policy JG – Student Discipline. Such action may include one or more of the following, as appropriate: loss of privilege of access (through suspension of system privileges or account termination), referral to law enforcement authorities, and/or disciplinary consequences up to and including dismissal from the Academy.

**Exceptions**

Exceptions to this policy can be made only upon case-by-case review by the President of IMSA or his/her designee.


**POLICY BPEE: EQUITY AND EXCELLENCE**

The Academy recognizes and acknowledges the historical underrepresentation and marginalization of culturally, linguistically, and economically diverse groups, both universally, and particularly, in STEM education and professions. These disparities also exist in the representation of the Academy’s workforce. We are committed to advancing equity in STEM education and representation and creating a diverse, inclusive community of global citizens who can realize their full potential, and execute our mission to advance the human condition, through a model of Equity and Excellence.

This Equity and Excellence Model is the intentional integration of Cultural Competence, Diversity, Equity, Equity-Minded Frame, Excellence and Inclusion into every facet of the Academy, with the understanding that it is an active and ongoing process involving structures, processes and people and not an isolated initiative.

**Definitions**

*Cultural Competence:* Demonstrating value for, and relating to, one’s own and others’ cultural identity (e.g., language, heritage, and experiences); effectively communicating and collaborating with diverse individuals and groups; applying positive strategies to address social injustices; and instruction and interaction that allow Culturally, Linguistically, and Economically Diverse (CLED) and Marginalized groups to maintain the integrity of their cultural identity, while succeeding academically, socially-emotionally and/or professionally.

*Culturally, Linguistically, and Economically Diverse:* The historically underrepresented populations at IMSA (Black, Latinx, rural, low-socioeconomic status).

*Diversity:* Individual differences (e.g. personality, learning styles, and life experiences) and group/social differences (e.g. race/ethnicity, gender, sexual orientation, gender identity or expression, country of origin, and ability as well as cultural, political, religious, or other affiliations) that can be engaged in the service of teaching, learning and advancing the human condition. Additionally, it includes tracking the numerical and proportional representation of various racial and ethnic groups among students and employees.
**Equity:** Access for Culturally, Linguistically and Economically Diverse and Marginalized students to differentiated academic and social-emotional supports and interventions that create opportunity for them to participate in educational programs and co-curricular activities that are capable of closing the excellence gaps in student experiences, success and retention. Additionally, with respect to the Academy’s workforce, Equity means differentiated strategies and resources to attract, retain and professionally develop Culturally, Linguistically and Economically Diverse and Marginalized applicants and employees.

**Equity-Minded Frame:** The data-driven outlook and perspectives that call attention to patterns of inequity in access, outcomes and retention as institutional problems, in an effort to develop systemic strategies within the control of the Academy that address these inequities. This includes being willing to have robust discussions about identity-based inequities.

**Excellence:** The expectation and standard that whatever the Academy does in teaching and learning, research, innovation, student and workforce development, institutional functioning, and participation in local and global communities, is of the highest quality, is on the cutting edge, rigorous, nourishes critical and creative thinking, is responsive to stakeholders and advances equity.

**Inclusion:** A proactive, intentional and ongoing fostering and nurturing of a safe, affirming and responsive environment and organizational culture where students and staff, including faculty, feel they have value, the opportunity to contribute their best work and the ability to realize their full potential. This results from the choices we make individually, and collectively, to create a climate and culture where Diversity is not simply tolerated, but encouraged.

**Marginalized:** Those groups who traditionally lack access to rights, resources, and opportunities, and are often socially excluded, including, but not limited to, LGBTQIA+, undocumented, female, and twice-exceptional.

Therefore, the Academy shall pursue Equity and Excellence by:

1. Developing and using an equity lens when considering major policies, programs, practices, or decisions in order to realize more equitable outcomes.

2. Implementing strategies based on the Equity and Excellence Model to recruit, support and retain staff, including faculty, as well as board members and external partners.

3. Providing professional learning that continuously develops the Cultural Competence and equity awareness of staff, including faculty, as well as board members and external partners.

4. Supporting research, scholarship and innovative expression of staff, including faculty as well as external partners that either address or promote the Equity and Excellence Model.

5. Implementing strategies to recruit, support and retain Culturally, Linguistically and Economically Diverse groups and support and retain Marginalized groups.

6. Differentiating resources as necessary to provide every student with access to Culturally Competent pedagogy, curriculum, co-curriculum, support, facilities and other educational resources with an ultimate goal of achieving Excellence.

7. Addressing Culturally, Linguistically and Economically Diverse and gender-based STEM education/career gaps by developing student and professional programs and services, as well as conducting research, that will inform strengthening and diversifying the STEM education to career pipeline.

The President, in collaboration with Academy departments, shall develop action plans with clear accountabilities and metrics, where appropriate, to execute this policy. Updated action plans and progress
shall be reported to the board at least once each academic year, or more frequently as the President otherwise deems appropriate.

Adopted: March 21, 2018