

POLICY SO32

Exclusion of Students			
Board Received:	January 27, 2020	Review Date:	February 2024

# **Policy Statement**

The Grand Erie District School Board believes that, in addition to academic excellence, a school promotes responsibility, respect, and civility in an environment that is safe, inclusive, caring and accepting by supporting the use of positive partnerships. In instances where safety of others is a concern, a student may be excluded from school for a period of time. This action maximizes student potential by reducing disruption to the learning environment and encourages a positive school climate for all members of the school community.

# Accountability

- 1. Frequency of Reports Annual
- 2. Criteria for Success Enhanced student and staff safety
  - Increased opportunity for students to focus on their education
  - Improved student performance

# **Purpose**

This document outlines the circumstances under which a student exclusion is appropriate, as well as the procedures and process which must be put in place upon the decision to exclude a student. This document has been created in accordance with the *Education Act*.

Section 265 of the *Education Act* – Duties of the Principal – states: "It is the duty of the principal of a school, in addition to the principal's duties as a teacher, subject to an appeal to the Board, to refuse to admit, to the school or to a class, someone whose presence in the school or classroom would, in the principal's judgment, be detrimental to the physical or mental well-being of the pupils."

Exclusion is used as a temporary measure towards achieving safety and security in school environments. It is not disciplinary in nature. A student's academic needs will continue to be accommodated by use of alternative means during an exclusion. Conditions for re-entry to school will be clearly established, including input from the school, parents, and community.

#### 1. DUTIES AND OBLIGATIONS

#### 1.1 Consultation

Prior to the consideration of exclusion, the Principal – in consultation with the school team, Special Education staff, Safe Schools Team and/or other program staff – will have considered all information and engaged in problem solving in order to mitigate the identified safety risks. As part of this process, the following must be considered:

- 1.1.1 The Principal must have a genuine belief that a student's presence in the school would be detrimental to the physical and/or mental well-being of the students and/or staff.
- 1.1.2 All reasonable accommodations must have been attempted before excluding a student. Examples include, but are not limited to, a review of the behavioural/safety plan, consideration of use of protective equipment, consideration of alternative settings within the school, consideration of further assessments and suggested

strategies, and inclusion of community agencies in case conferences and problem solving.

- 1.1.3 The Principal and school team, in consultation with the Family of Schools Superintendent of Education, as well as the Superintendents of Education responsible for Special Education and Safe Schools, will use a tiered approach to decision making and consider the following:
  - 1.1.3.1 Would suspension/expulsion meet the safety needs?
  - 1.1.3.2 Has a modified day or week schedule been considered?

A modified day or week is a strategy used to support students who struggle to maintain safe behaviour at school for a full day or week. The intent of a modified day/week is to provide an opportunity for the student to end their day or week on a positive note, rather than a negative one, gradually extending their day or week based on success.

When a modified day/week is being considered, parents/guardians will be invited to participate in a meeting to discuss the reasons for considering a modification, how the modification can support their child's success, and the plan for return to full day or full week. The modified day/week will be documented in the IEP, ensuring that a monitoring plan for a return to full day/week is included.

- 1.1.3.3 Would a different space in the school meet the safety needs?
- 1.1.3.4 Would a different school in the board meet the safety needs?
- 1.1.3.5 Would an off-site location in the board meet the safety needs?
- 1.1.3.6 Would Home Instruction be an appropriate option to meet the safety needs?
- 1.1.3.7 Would exclusion be an appropriate option to meet the safety needs?

# 1.2 Duty to Inform

The Principal must make a family aware of the possibility of exclusion as early as that option presents itself; in the interest of cooperation, exclusion must never be a surprise. When the decision to exclude a student has been made, the family must be informed formally with an exclusion letter from the Principal; it would always be preferable to have notified the family beforehand that this decision had been made.

The exclusion letter must contain, but is not limited to:

- the reason(s) for the exclusion
- the conditions for re-entry to a school setting
- the process for appealing the decision to exclude
- the supports that are available to the excluded student
- a suggested timeline for a follow-up meeting to reassess the exclusion

A copy of the exclusion letter is retained in the student's OSR until retirement of the student. Principals are to communicate the exclusion to the student's teachers as soon as possible. Whereby the student continues in an education program through Grand Erie (e.g., Safe Schools), attendance will be recorded by the school from which the student was excluded. Regular progress reports will be communicated to the family.

# 1.3 Provision of Supports

Supports will be provided to the excluded student for the duration of the exclusion and will reflect individual student needs. Examples of supports that may be provided include: specific schoolwork from the excluded student's classes; academic support by the Safe Schools itinerant teacher; counselling supports by the Safe Schools social worker and/or Child and Youth Workers; referrals to community supports; and case conferences to ensure collaboration of supports.

#### 1.4 Re-entry Meeting

Once the conditions for re-entry to a school setting have been satisfied, and the safety risk has been reasonably mitigated, the Principal of the school will conduct a re-entry meeting with the family and any Grand Erie staff who have been involved in the provision of supports during the exclusion, such as Special Education and Safe Schools. Community agency representatives will be included when appropriate.

# 1.5 Right to Appeal:

When a student's parent/guardian, an adult student, or a student 16 or 17 years old and withdrawn from parental control, disagrees with the decision of the Principal to exclude, they may appeal the decision. The full Board of Trustees will hear exclusion appeals, as outlined in s.265(1)(m) of the *Education Act*. The appeal process is outlined in section 3 of this document.

#### 2. ROLES

# 2.1 Principal

The Grand Erie District School Board supports the Principal's authority to maintain proper order and discipline in the school. The Principal has the sole authority to exclude a student.

# 2.2 Family of Schools Superintendent of Education

The Principal must consult with the Family of Schools Superintendent of Education when considering excluding a student. The Superintendent of Education will ensure that the Principal's decision to exclude was made in good faith, that is, only where safety concerns are genuine and that all reasonable interventions and preventative plans were developed and properly implemented, and found to be insufficient to maintain adequate staff and student safety. The Superintendent of Education will attend an exclusion appeal as a resource to the Board.

#### 2.3 Superintendent of Education Responsible for Safe Schools

The Superintendent of Education responsible for Safe Schools will consult with the Principal and the Family of Schools Superintendent of Education to ensure that the decision to exclude complies with all Board policies and procedures related to student behaviour, equity and inclusion, and human rights. The Superintendent of Education responsible for Safe Schools will attend an exclusion appeal as a resource to the Board.

# 2.4 Safe Schools Team

The Grand Erie Safe Schools Team will provide appropriate academic and counselling supports to excluded students, with consent. The Team will also assist families in accessing community supports.

#### 2.5 Director of Education

The Grand Erie District School Board authorizes the Director of Education to receive all exclusion appeals. The Director also plays a prominent role in the exclusion appeal process. The Director may delegate duties related to an exclusion, as appropriate.

#### 2.6 Board of Trustees

The Board of Trustees, as set out in the Education Act, has the authority to hear exclusion appeals and make decisions by majority vote.

#### 2.7 Classroom Teachers

The classroom teachers of the excluded student will coordinate the provision of instructional materials with the Safe Schools teacher.

#### 2.8 Excluded Students

An excluded student, where possible, will participate positively with Safe Schools staff for the duration of their exclusion. Specifically, the student will work toward compliance with the stated goals of the exclusion

# 2.9 Parents (of minors)

The parents of excluded students will collaborate with Safe Schools staff in ensuring their children a positive, meaningful learning experience while on exclusion.

#### 3. EXCLUSION APPEALS:

#### 3.1 General Information

- 3.1.1 An adult student or the parents/guardians of a minor student may appeal an exclusion. (Henceforth in this document, the party appealing an exclusion will be referred to as "the Appellant".)
- 3.1.2 The Appellant must submit written notice of the intention to appeal to the Director of Education (or designate) within 10 days of the commencement of the exclusion, at 349 Erie Avenue, Brantford, On N3T 5V3.
- 3.1.3 An exclusion appeal does not stay the exclusion.
- 3.1.4 The Appellant may argue that rights pursuant to the Ontario *Human Rights Code* have been infringed.
- 3.1.5 A separate right to apply to the *Human Rights Tribunal of Ontario* exists where an Appellant believes their rights pursuant to the Ontario *Human Rights Code* have been infringed.
- 3.1.6 The Board must hear the appeal within 20 school days of receiving the notice of intention to appeal (unless the parties agree to an extension).

# 3.2 Mediation

- 3.2.1 Upon receipt of written notice of the intention to appeal an exclusion, the Director of Education (or designate):
  - 3.2.1.1 Will promptly advise the school Principal of the appeal
  - 3.2.1.2 Will promptly confirm with the Appellant receipt of the notice to appeal
  - 3.2.1.3 Will advise the Appellant that a review of the exclusion will take place and invite the Appellant to contact the Director of Education (or designate) to discuss any matter respecting the exclusion
  - 3.2.1.4 Will review the exclusion with respect to, but not limited to, reason, duration, and mitigating circumstances

- 3.2.1.5 May consult with the Principal, Family of Schools Superintendent of Education, Superintendent of Education responsible for Safe Schools, Superintendent of Education responsible for Special Education, or any other Board resource person regarding modification or repeal of the exclusion
- 3.2.1.6 Will request a meeting with the Appellant and the Principal to try to effect a settlement
- 3.2.1.7 Will provide written notice of the review decision to the Appellant
- 3.2.1.8 Will provide written notice of a date for the appeal

# 3.3 Preparing for the Appeal

- 3.3.1 Where the exclusion is upheld upon review, and the Appellant chooses to continue with the appeal, the Director of Education (or designate) will:
  - 3.3.1.1 Coordinate the preparation of a written report for the Board, which will contain at least the following components:
    - i) A report of the rationale for exclusion of the student
    - ii) A report of the programming currently in place for the student
    - iii) A copy of the original exclusion letter
    - iv) A copy of the letter requesting an exclusion appeal
    - v) A copy of the written notice of the decision of the Director of Education (or designate) regarding the exclusion review.
  - 3.3.1.2 Inform the Appellant of the date of the exclusion appeal, provide a guide to the process for the appeal (Appendix B), and inform the Appellant of the responsibility to provide to the Director of Education (or designate) at least 3 days prior to the Appeal the materials that the Appellant will present to the Trustees.
  - 3.3.1.3 Inform Trustees of the appeal date.
  - 3.3.1.4 Submit to the Appellant at least 5 days prior to the appeal the materials to be presented by the Board at the appeal.
  - 3.3.1.5 Make available to Trustees two hours prior to the appeal an exclusion package, which will include, at minimum, submissions by both parties to the exclusion.
- 3.3.2 The parties in an exclusion appeal to the Trustees shall be:
  - 3.3.2.1 The Principal
  - 3.3.2.2 The Appellant
    - \*\*\* The Appellant may be represented by legal counsel at the appeal and/or be accompanied by an advocate or support person. Notice of the intent to bring legal counsel must be shared by the Appellant with the Director of Education (or designate) at least 5 days prior to the appeal; in such case, the Board will arrange for individual counsel for both the Principal and the Trustees. Failure to provide adequate notice with respect to legal counsel will result in adjournment of the appeal. Notice of the intent to bring an advocate or support person must also be shared by the Appellant with the Director of Education (or designate) at least 5 days prior to the appeal. Failure to provide adequate notice with respect to an advocate or support person could result in adjournment of the appeal.

# 3.4 Procedures at the Appeal

3.4.1 Exclusion appeals will be heard orally, in camera, by the Trustees. The Board Chair will act as Chairperson for the appeal, except in case of a conflict of interest. The

Chair, with consultation with the Board, may grant permission for an advocate to make submissions on behalf of a student.

- 3.4.1.1 The Appellant (or designate) will present first by making oral submissions and/or providing written submissions regarding the reason for the appeal and the result desired.
- 3.4.1.2 The Principal will present after the Appellant, making oral and/or written submissions, including a response to any issues raised in the Appellant's submissions. The Principal may rely on the report prepared for the Trustees.
- 3.4.1.3 The Appellant may make further submissions addressing issues raised in the Principal's presentation that were not previously addressed by the Appellant.
- 3.4.1.4 Trustees may ask questions of clarification of either party or resource person to the appeal.
- 3.4.2 After all submissions have been made, the parties to the appeal will be dismissed, and the Trustees will deliberate the appeal under the direction of the Board Chair.
- 3.4.3 At the conclusion of deliberations, a vote will be taken to determine the result of the appeal. The options for consideration by the Trustees are: (1) uphold the exclusion, or (2) reject the exclusion. In the event of the latter, the Board will direct senior administration to consider other options to exclusion.
- 3.4.4 If, during deliberations, Trustees require additional information from either party to the appeal, it may be necessary to re-convene the appeal at a later date to receive that information.
- 3.4.5 A written decision will be sent to the parties to the appeal by the Director of Education (or designate).

APPENDIX A

Insert School Letterhead

Date

Name of recipient (parent/guardian or adult student) Address of recipient

Dear Recipient:

Re: Name of student (d.o.b.)

Pursuant to s.265(1)(m) of the Education Act, it is my duty to inform you that name of student is excluded from attending name of school, or any other school of the Grand Erie District School Board until further notice. This decision is based upon (give a concise explanation..."the events of such and such a date", "our conversation of such and such a date", etc), whereupon it was determined that (student's name)'s presence at school poses an unacceptable safety risk to students and/or staff.

An exclusion from school is not intended to be disciplinary; rather, it is a temporary strategy to support educational programming and mitigate safety risks. While excluded from school, name of student will be eligible for academic and counselling supports from the Grand Erie Safe Schools Team.

Re-entry to school is the ultimate goal of an exclusion, and will be considered when the following conditions have been met:

Indicate the appropriate conditions, specific to your situation:

- 1. A significant reduction in (student's name) baseline behaviour
- 2. No evidence that (Student Name) is engaging in concerning behaviour
- 3. Evidence that (Student Name) understands the concerns related to the previous behaviour
- 4. That (student name) participates in any assessment recommended by a medical professional, and follows all treatment recommendations
- 5. That (student name) is involved in counselling and there are indications that (student name) is responding positively to this intervention
- 6. Indications that (Student Name) is participating positively with the Grand Erie Safe Schools Team
- 7. An updated risk assessment indicates a reduced, acceptable level of risk for (student name)
- 8. Others specific to your situation.

I would welcome a monitoring meeting with you around choose a date around a month after the start of the exclusion. Please contact me (your phone number) to make that arrangement. At the monitoring meeting, members of the Safe Schools Team and I will provide feedback on the progress of supports put in place, and we would welcome your thoughts and suggestions. We will also plan for future meetings at that time.

You have the right to appeal this exclusion to the Board of Trustees of the Grand Erie District School Board. The process is outlined in the accompanying document (Appendix B of Grand Erie Policy SO32 – Exclusion of Students).

If you have any questions at any point concerning the exclusion, please do not hesitate to contact me or the Superintendent of Education responsible for Safe Schools (519-756-6301, ext. 281149).

Sincerely,

#### Your name

Principal, Your school

cc: Your SO's name, Family of Schools Superintendent of Education Superintendent of Education responsible for Safe Schools

Grand Erie Safe Schools Team Ontario Student Record

Retention: E + 10 years (E = retirement from school)

**APPENDIX B** 



# **Exclusion Appeals**

- 1. An adult student or the parent/guardian of a minor student may appeal an exclusion.
- 2. The person making the appeal is called "the Appellant".
- 3. The parties to an appeal are the Appellant and the school Principal.
- 4. The Appellant must submit written notice of the intent to appeal to the Director of Education within 10 days of the start of the exclusion.
- 5. An appeal does not stay the exclusion.
- 6. An appeal will be held within 20 school days of the commencement of the exclusion, except in extenuating circumstances.
- 7. The Director of Education (or designate) will attempt mediation prior to an appeal. If mediation fails to resolve the matter, an appeal date will be determined and shared with the Appellant.
- 8. The Director of Education (or designate) will provide at least 5 days prior to the appeal all written materials that will be presented by the Board at the appeal. The Appellant will provide at least 3 days prior to the appeal all written materials that will be presented by the Appellant at the appeal.
- 9. The Appellant may be accompanied at the appeal by legal counsel and/or a support person or advocate. If the Appellant intends to bring legal counsel, that information must be shared with the Director of Education (or designate) at least 5 days prior to the appeal; failure to do so will result in the appeal being adjourned. If the Appellant intends to bring a support person or advocate, that information must also be shared with the Director of Education (or designate) at least 5 days prior to the appeal; failure to do so could result in the appeal being adjourned.
- 10. The appropriate Family of Schools Superintendent of Education, as well as the Superintendents of Education responsible for Special Education and Safe Schools will attend the appeal as resource persons.
- 11. The Appellant makes their submission to the Trustees first. Submissions may be oral and/or written. An advocate or legal counsel may make submissions on behalf of an Appellant.
- 12. The Principal makes their submission to the Trustees after the Appellant, including responses to the information presented by the Appellant. The Appellant may respond to new issues raised during the Principal's submission.
- 13. The Trustees may ask questions of the parties to the appeal or to resource persons.
- 14. Trustees will deliberate *in camera* and make a decision by majority vote.
- 15. Written notice of the decision will be sent to the parties to the appeal by the Director of Education (or designate).

APPENDIX C



# Re-entry of an Excluded Student

Date:	
Student:	
Date of Birth:	
School:	
Grade:	
Exceptionality:	
Parent/Guardian:	
Attendees:	
BACKGROUND: On,,	
STATUS UPDATES ON GOALS FOR RE-E Goal	NTRY: Status Update
1.	1.
2.	2.
3.	3.
4.	4.
	OLS TEAM (must include decision re re-entry, school considerations, and parental and/or community supports): includes consent to counselling):
Superintendent – Safe Schools	

**APPENDIX D** 

#### **Insert School Letterhead**

#### Dear Name of Parents or Adult Student

Pursuant to the re-entry meeting of give the date, please be advised that student's name will be eligible for give status – regular/modified attendance at name of school, beginning on give the date.

We look forward to participating in a positive educational experience for name of student.

Should you have any questions, please contact me at give a phone number, or name of FOS Superintendent of Education, Superintendent of Education at give a phone number.

Principal's Name Name of School