Attendance Manual

Attendance Procedures and Program

Revised July 2018

Okeechobee County School District 700 SW 2nd Ave. Okeechobee, FL 34974

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Policy Statement

It is the position of the Okeechobee County School Board that students must attend school on a regular and timely basis to maximize educational opportunities offered in Okeechobee County Schools. Recognizing this can be achieved successfully through combined efforts of parents and schools, this policy outlines strategies and interventions to maximize student attendance thereby creating more opportunities for student success.

This policy is applicable for all K-12 students in Okeechobee County. The superintendent may approve exceptions to this policy for special programs for enhancement purposes.

Attendance Terms and Definitions

<u>Absence</u>: Absence is the nonattendance of a student on days school is in session. Any student must be counted absent who is not physically present at school or at a school activity as defined under the compulsory attendance law.

<u>Attendance</u>: Attendance is the presence of a student on days school is in session. The student must be actually at the school to which he or she has been assigned or present at an educational activity (prior principal approval) which constitutes part of the approved school program for that student.

<u>Habitual Truant</u>: A student who has fifteen (15) unexcused absences within 90 calendar days, with or without the knowledge or justifiable consent of his or her parent or legal guardian, and who is subject to compulsory school attendance laws.

<u>Membership</u>: Membership is the assignment by a school district of a student to a grade or program in which regular attendance is taken.

I. School Attendance

Florida Statute 1003.21 requires that all students between the ages of six (6) and sixteen (16) attend school regularly. Students who have attained the age of sixteen (16) and who have not graduated are subject to compulsory school attendance until a formal declaration of intent to withdraw, signed by student and parent/guardian, is filed with the district school board. The declaration must acknowledge that terminating school enrollment is likely to reduce the student's earning potential and must be signed by the student and the student's parent. The school district shall notify the student's parent of receipt of the student's declaration of intent to terminate school enrollment. The student's certified school counselor or other school personnel shall conduct an exit interview with the student to determine the reasons for the student's decision to terminate school enrollment and actions that could be taken to keep the student in school. Students are obligated to attend one hundred eighty (180) days of school each year. It is the responsibility of the parent or guardian to see that this law is obeyed.

It is important to note that failure to attend school in a regular and timely fashion hinders the educational process. In addition, truancy and poor performance have a direct relationship to juvenile delinquency and destructive behavior, not to mention the disproportionate percentage of juvenile crime that occurs during school hours. Each parent or legal guardian of a child within the compulsory attendance age is responsible for the child's school attendance as required by law.

Notification of Loco Parentis

In cases in which a student is not residing with his/her parent(s) or guardian(s), the parent of the student must designate, in writing, the adult person(s) with whom the pupil resides who stands in loco parentis, so that the pupil may be admitted to or continue in school. This statement must be notarized and presented to the principal for acceptance.

II. Student Absences – Grades K-12

A. Excused Absences

Absences due to the following reasons will be excused:

- Illness or injury of the student
- Illness or injury to the student's immediate family necessitating the student's absence
- Death to a member of the student's family necessitating the student's absence
- Recognized religious holidays of the specific faith of a student
- Doctor and dental appointments of the student
- Pre-arranged absences of educational value and with the principal's approval
- Subpoena or forced absence by any law enforcement agency
- Major disaster that would justify absence in the judgment of the administration
- Head lice, a maximum of two days per incident

It is the responsibility of the parent(s) or guardian to provide a written statement or oral notification, (oral notifications are to be documented by the school), indicating the reason for the absences within three (3) days of the student's return to school. Denial of an excused absence based on this time frame will require documentation of parental contact to inform the parent that the absence remains unexcused after the three-day period (Refer to Section V). Parent notes are accepted for nine excused absences per semester for high school students and nine excused absences per year for K-8 students. After nine excused absences by parent notes per semester for high school students and nine days per year for K-8 students, doctor documentation is required for the absence to be marked as an excused absence. Without verification the absences will be unexcused and addressed by the truancy policy.

The written statement must include the following information for each absence:

- Date the excuse is written
- Date(s) of the absence(s)
- Full name of the student
- Reason for the absence
- Daytime telephone number of parent or guardian
- Signature of parent or guardian

An excused absence should be coded as an "E" for reporting purposes.

Final determination on whether an absence is excused or unexcused is the responsibility of the principal. Any planned absences, other than medical appointments, must be approved in advance by the principal.

B. Unexcused Absences

- Any absence which is not justified by the parent or guardian according to allowable excuses (see above) or for which the reason is unknown.
- Any note from a parent after a student has nine excused days per semester for high school students or nine excused days per year for K-8 students.
- Not attending class while on a school campus.

An unexcused absence should be coded as a "U" for reporting purposes

Final determination on whether an absence is excused or unexcused is the responsibility of the principal

C. Accumulated Unexcused Tardies and Early Releases – Grades K-8

Punctuality is necessary for a student to take full advantage of available educational opportunities. If a student is not in the classroom when the tardy bell rings, he/she will be classified tardy. An early release is defined as any release prior to the regular dismissal time. Any student in grade K-8, who accumulates any combination of <u>five</u> unexcused tardies and/or unexcused early releases (<u>not including a documented medical/dental appointments or other authorized reasons that constitute an excused absence</u>), shall be deemed absent (unexcused) for one school day. A parent/guardian request for early release or late arrival shall be considered excused with documentation in accordance with procedures for excused absences. Tardies and early releases that are deemed excused will not accumulate towards an absence. An unexcused tardy or early release will be coded as a "1" for reporting purposes.

D. <u>Suspensions</u>

1. Out-of-School Suspension

- When deemed necessary by the principal, a student may be prohibited from attending their home school.
- To maintain academic progress, students are encouraged to make up work even if full credit will not be awarded.

- All make-up work should be completed within one week following return from absence. This
 deadline may be extended with the approval of the teacher or principal.
- All students who are suspended from school may take nine week or semester exams for full credit following the period of suspension.
- Florida Law 984.13 provides authority for a law enforcement officer to take into custody a child who is suspended or expelled and not in the presence of the parent or guardian.
- An out-of-school suspension should be coded as an "O" for reporting purposes.

2. <u>In-School Suspension</u>

- Students in In-School Suspension will be allowed to make up work.
- Students will not be counted absent during In-School Suspension.
- An In-School Suspension should be coded as an "I" for reporting purposes.

E. Field Trips

- A student on a field trip will not be marked absent if approved by the principal prior to trip.
- A field trip should be coded as an "F" for reporting purposes.

F. Homebound

- Students who are on permanent Homebound need to be placed in Homebound homeroom with proper withdrawal (W01) and re-entry (R01) codes.
- Hospital/Homebound (H) student scheduled in a hospital program in another district pursuant to the rule regarding alternately- assigned students, 6A-6.03020(6), FAC.
- Students who have been approved to come to school as they are able (intermittent homebound) code all absences once approved (M).

III. Coding for Absences/Tardies

Use the following codes for reporting purposes:

ТҮРЕ	CODE
Excused Absence	E
Excused – Head lice	E-H
Excused – Court	E-C
Excused – Medical Appointment	E-M
Excused – Illness	E-I
Excused - Death in Family	E-D
Excused – Bus Issue	E-B
Excused – Justified Disaster	E-J
Excused – Planned Absence	E-P
Excused – Religious Holiday	E-R
Unexcused Absence	U
Out of School Suspension	0
In-School Suspension	I
Field Trip (Not counted as an absence)	F
In School Activity	S
Hospital/Homebound	
Permanent	н м
Intermittent	
Excused Tardy	T
Excused Early Release (Checkout)	С
Unexcused Tardy/Early Release	1
Unexcused Absence due to	2
accumulated unexcused tardies/early	
checkouts	

IV. <u>Attendance Procedures for School Sites</u>

A. As prescribed by DOE, the district will define a particular time of the day that daily attendance will be taken.

First Period at OAA, YMS, and OMS
Third Period for OHS and OFC.
Between 8:15 am and 9:30 am for elementary schools

- B. The school attendance clerk or data processor will record the dates and times of students arriving late or leaving early by following procedures set by the principal.
 - A parent or parent designee must sign for a student when checking out.
 - In grades PreK-8, a parent or parent designee must sign-in a child who is arriving tardy. Tardies
 will be determined excused or unexcused. Tardies will be excused according to reasons permitted
 for excused absences.
 - Parents should bring photo identification to sign out their child.
 - No student will be released to individuals other than who is designated in the school's database. Parents may edit in person those in the database.

V. <u>Attendance Interventions</u>

# Days Absent	Action or Intervention	Person(s) Responsible	Attachments
Any absence	 Teacher will ask the student for a parent note. The teacher will submit note to the office. If no note exists, the teacher will staple request letter in student's agenda for Grades K-8 and high school teachers will continue to ask for a note. Teachers are responsible to check agendas for notes and submit copies to office on a daily basis. Contact will be made with the parent if documentation is not provided by the end of 	 Primary or Homeroom Teacher Primary or Homeroom 	Attachment A - Letter Requesting a Parent Note K-8

the third day of the student's	Teacher/Attendance	
return to school.	person	

4 Consecutive Days without school's knowledge of reason 5 Consecutive Days during the first week of school	ALL GRADES: Parent/guardian contact will be made. ALL GRADES: Home visit to inquire of reason for absence	•	School Based Attendance Person Guidance Counselor Homeroom Teacher District Attendance Officer	
5 Unexcused Days	 ALL GRADES: A computer- generated letter is mailed to parent. The school may refer to Director of Student Services for a Truancy Staffing if student has previous history of excessive absences and SIT Meeting. If a district level Truancy Staffing has been held, once the point of a 5-day letter is reached during a new school year, the district may proceed with a truancy court referral. 	•	School Based Attendance Person Guidance Counselor Guidance Counselor notifies Director of Student Services to file Truancy Procedures.	Attachment B - 5 Day Letter
9 Excused Parent Notes	ALL GRADES: A computer-generated letter is mailed to parent.	•	School-Based Attendance Person	Attachment C and D - 9 day letter
10 Unexcused Days	ALL GRADES: • A computer- generated letter is mailed to parent.	•	School Based Attendance Person	Attachment E, F, and G - 10 day letter

	1	1	
	 Contact is made with the parent via personal or telephone conference. 	Principal or designee	
	• A SIT meeting is	Guidance	Attachment J – SIT
	scheduled if for the first	Counselor	Meeting
	time.	Guidance	Attachment K –
	Referral (mandatory) is	Counselor	Referral for District
	made to Director of		Truancy Staffing
	Student Services for a		
	Truancy Staffing if student		
	has previous history of		
	excessive absences and SIT		
	Meeting.		
15 Unexcused	ALL GRADES:	District Staff	Attachment K –
Days	A District Truancy Staffing	School Based	Referral for District
	is conducted with	Staff	Truancy Staffing
	representation from Law		
	Enforcement, School		
	District Personnel, parent,		
	and student		
	A decision may be made to		
	file a petition in truancy		
	court.		
	Procedures for notification		See Learnfare, page
	to DCF of Learnfare	• School	13
	recipients.	Principal	See DHMV, page 14
	• Age 14-17: Student		
	information is sent to		
	Department of Highway		
	Safety and Motor Vehicles.		

Note: This chart is only a guide. The principal, guidance counselor, or district attendance officer, through communication with the student or parent, may schedule a SIT meeting or refer to staffing when current interventions are not improving attendance.

Automated phone system meets the contact requirement ONLY if it results in an actual conversation between parent or guardian and school representative.

VI. <u>Student Information Team (SIT) Meetings</u>

As required by Florida Statute 232, a SIT meeting must be conducted if a student has five (5) unexcused absences within a calendar month or ten (10) unexcused absences within a 90 calendar day period. In addition, a SIT meeting may be called at the principal's discretion.

A. Participants of a SIT Meeting

The meeting should include the student, parents and or guardians, counselor, teachers, and other program specialists if needed.

B. Purpose of a SIT Meeting

The meeting brings together parties that may offer assistance to help improve attendance. The purpose of a SIT meeting is to determine reasons/causes for unexcused absences and to begin interventions to address truancy. School Personnel initiate interventions with the student and the family at the time of the SIT meeting.

Educational interventions resulting from the SIT meeting may include:

- Academic Assessment or Review
- Modification/Change of Curriculum
- Modification/Change of Schedule
- Educational Counseling
- Referral to Service Agencies

Note: Form O-EX-39 should be completed at this meeting

C. <u>Procedures for On-Going Attendance Problems</u>

If a school-level SIT meeting has been held for truancy, once the point of a five-day letter is reached during a new school year or new semester, the school may proceed to a referral for a district-level Truancy Staffing and will not need to repeat the school-based SIT meeting. In an attempt to correct the attendance problem, parent notification is required prior to this referral.

If a district-level Truancy Staffing has been held, once the point of a five-day letter is reached during a new school year or new semester, the district may proceed with a truancy court referral. In an attempt to correct the attendance problem, parent notification is required prior to this referral.

From this point forward, there will be ongoing communication between the Student Services Office and staff at the student's school to review, implement, and revise strategies.

VII. Statute 1003.26 Enforcement of School Attendance Guidelines

It is the policy of the state that each district school superintendent be responsible for enforcing school attendance of all students subject to the compulsory school age in the school district.

If a student subject to compulsory school attendance will not comply with attempts to enforce school attendance, the parent or the district school superintendent or his/her designee shall refer the case to the case staffing committee pursuant to s.984.12. and the district school superintendent or his/her designee may file a truancy petition pursuant to the procedures in s. 984.151.

The judge may:

- Order the parent to participate in parenting classes.
- Order the parent to attend school with the child.
- Order community service hours at the school for child or parent.
- Refer the child/parent for counseling or other services as appropriate.
- Impose fines for each day of school missed in accordance with
- 1003.27(7)(d).

The judge will continue to require the child to be present for hearings periodically until the case is resolved or the child becomes ineligible. Additional sanctions may be ordered for the child or parents if attendance does not improve.

VIII. Learnfare/Habitually Truant

The School Board of Okeechobee County and the Department of Children and Families have a cooperative agreement in place that addresses statutory responsibilities and implements procedures regarding the Learnfare Program. Learnfare allows the sanctioning of parents who receive cash assistance for children if those children are school age and are excessively absent from school.

Section 414.1251(1), Florida Statutes, requires DCF to reduce the temporary cash assistance for an eligible parent's dependent child or for an eligible teenage participant who is not exempt from school attendance requirements and who has been identified as a habitual truant or as a dropout.

Pursuant to section 1003.27 (2) (b), Florida Statutes, a habitual truant is defined as a student who has accumulated 15 unexcused absences within 90 calendar days with or without the knowledge or consent of the student's parent or legal guardian.

School districts will notify DCF when a Learnfare eligible child is either a habitual truant or a dropout. At that time, DCF staff will review the case record to determine if good cause exists for failure to participate. If good cause does not exist, the sanction will be imposed and the parent will receive a notice of case action to reflect that the child's needs have been removed from the benefit amount. If the parent does not agree, DCF procedures allow the parent or guardian of a habitually truant or dropout child to request a fair hearing. The child may be reinstated or added back to the case under the following circumstances: (1) following the truant child's substantially improved attendance during a subsequent grading period; or (2) after the dropout child enrolls in a public school, receives a high school diploma or its equivalent, enrolls in preparation for General Educational Development Tests, or enrolls in other educational activities approved by the district school board.

IX. Department of Highway Safety and Motor Vehicles Notification Procedures

Section 1003.27 (b) Florida Statutes – The district school superintendent must report to the DHSMV habitual truants and dropouts. A truant or dropout may have their driver's license privilege taken away. In addition, the DHSMV may withhold issuing a permit. The following procedures should be followed according to law in referring students to DHSMV for missing 15 unexcused days of school:

- 1. The Administrative Assistant of I.T. will forward the information on students 14 to 17 years old missing 15 unexcused days of school.
- 2. DHSMV will mail an Intent to Suspend letter to the student.
- 3. The student then has 15 calendar days to schedule a hearing to document hardship. The hearing, which will be heard and processed by the principal, must take place within 30 days. The school principal must immediately notify the district contact of a student's request for a waiver. This urgency stems from Florida law stating that the district contact must notify the DHSMV within 24 hours after a student's request for a hearing.
- 4. The hearing must be conducted within 30 days. The principal must notify the district contact of the outcome of the hearing as notification must be given to DHSMV within 24 hours.
- 5. If no response and/or no improvement in attendance have been made, the DHSMV will send an Order of Suspension letter to the truant student.

Students must attend school for 30 consecutive days without an unexcused absence to have their license reinstated. The principal of the school will provide students with a paper document certifying no unexcused absences within the past 30 days. The signature on this document must be notarized or accompanied by the official school seal.

Attachment A Sample Letter Requesting Parent Note Grades K-8

Dear Parent:
Florida Statute 1003.26 states, "each parent or guardian must justify each absence and the school must evaluate each justification based upon policies that define an excused and unexcused absence."
According to our records your child,was absent, and no record of a phone call or note by you was received. Please complete the following and return it to school.
Student's Name: Date of Absence:
Reason for Absence:
Parent/Guardian Signature:
To avoid this extra paperwork, we ask that you please call the school the day your child is absent. If a telephone is unavailable to you please write a note.
Sincerely,

Attachment B Sample 5-Day Letter All Grades

To the Parent or Guardian of:	(Name
(Address)	
(Date)	

Our records indicate that your son/daughter has been absent from school excessively. Five (5) or more of the absences are unexcused. Our records indicate that the school attendance clerk, and/or automated phone service has contacted your home.

Florida Statute 1003.21 mandates compulsory attendance between the ages of 6 and 16. Florida Statute 1003.24 mandates that parents are responsible for the attendance of their school-age children. The superintendent of schools is required by law, F S 1001.53, to enforce the compulsory school attendance laws.

	es of cash assistance from DCF. If your child is a cance received for that child.
at (863-462-5	_) to justify these absences so that no further
	duce the cash assist

Attachment C Sample 9-Day Letter Grades K-8

(Address) (Date)
School board policy states that more than nine days of excused absences by a parent note in a school yea are considered excessive, and a doctor note or court document must be provided after that point. This policy is based upon the belief that we cannot provide the best education possible for children who are

excessively absent from school.

Our records indicate that your child accumulated nine days of excused absences by a parent note in this school year. Therefore, any further absences will require that you provide the school with a doctor's

note, attorney or professional for each absence. Failure to provide medical verification will result in the absence being unexcused.

Please contact me at (863-462-5) to schedule an appointment concerning your child's attendance or the attendance policy.

Sincerely,

To the Parent or Guardian of: (Name)

Principal

Attachment D Sample 9-Day Letter Grades 9-12

To the Parent or Guardian of: (Name))
(Address)	
(Date)	

School board policy states that more than nine days of excused absences by a parent note in a semester are considered excessive, and a doctor note or document from the court must be provided after that point. This policy is based upon the belief that we cannot provide the best education possible for children who are excessively absent from school.

Our records indicate that your child accumulated nine days of excused absences by a parent note in this semester. Therefore, any further absences will require that you provide the school with a doctor note, attorney or professional for each absence. Failure to provide medical verification will result in the absence being unexcused.

Please contact me at (863-462-5) to schedule an appointment concerning your child's attendance or the attendance policy.

Sincerely,

Principal

Attachment E Sample 10-Day Letter Grades K-5

To the Parent or Guardian of: (Name) (Address) (Date)

Our records indicate your son/daughter has ten (10) unexcused absences. Regular attendance is an essential factor in succeeding at school. Please be advised that your child's unexcused absences will impact his/her grades through a reduction in credit earned for missed assignments.

Florida Statute 1003.21 mandates compulsory attendance between the ages of 6 and 16. Florida statute 1003.24 mandates that parents are responsible for the attendance of their school-age children. The superintendent of schools is required by law, FS 1001.53, to enforce the compulsory school attendance laws.

Learnfare: Important notice for parents who are recipients of cash assistance from DCF. If your child is a habitual truant or dropout, DCF may reduce the cash assistance received for that child.

Please contact	at (863-462-5	_) to justify these absences so that no
further action is necessary.		_, ,
Sincerely,		
Principal		

Attachment F Sample 10-Day Letter Grades 6-8

To the Parent or G	Guardian of: (Name)
(Address)	
(Date)	

Our records indicate your son/daughter has ten (10) unexcused absences. Regular attendance is an essential factor in succeeding at school. Please be advised that your child's unexcused absences will impact his/her grades through a reduction in credit earned for missed assignments.

Florida Statute 1003.21(c) requires a student who attains the age of sixteen (16) be subject to compulsory attendance unless he/she files a formal declaration of intent to terminate school enrollment with the district school board. This must be signed by the student's parent. In addition to impacting the student's future earning potential, the Department of Highway and Motor Vehicles may withhold the issuance of or suspend your child's driver's license for non-attendance.

Learnfare: Important notice for parents who are recipients of cash assistance from DCF. If your child is a habitual truant or dropout, DCF may reduce the cash assistance received for that child.

Please contact further action is necessary.	_ at (863-462-5) to justify these absences so that no
Sincerely,		
Principal		

Attachment G Sample 10-Day Letter Grades 9-12

To the Parent or	Guardian	of: (Name)
(Address)		
(Date)		

Our records indicate your son/daughter has ten (10) unexcused absences. Regular attendance is an essential factor in succeeding at school. Please be advised that your child's unexcused absences will impact his/her grades through a reduction in credit earned for missed assignments and, therefore, may result in failure to earn credit for a course.

Florida Statute 1003.21 (C) requires a student who attains the age of sixteen (16) be subject to compulsory attendance unless he/she files a formal declaration of intent to terminate school enrollment with the district school board. This must be signed by the student's parent. In addition to impacting the student's future earning potential, the Department of Highway Safety and Motor Vehicles may withhold the issuance of or suspend your child's driver's license for non-attendance.

In order for a student to earn credit in a course, a student must not be absent more than nine unexcused days per semester. A student who exceeds nine unexcused absences in a course may earn credit in that class by earning a passing grade in at least one of the two nine weeks grading periods, pass a comprehensive semester exam, and earn a passing semester grade for that course.

Learnfare: Important notice for parents who are recipients of cash assistance from DCF. If your child is a habitual truant or dropout, DCF may reduce the cash assistance received for that child.

Please contact further action is necessary.	at (863-462-5) to justify these absences so that no	
Sincerely,			
Principal			

Attachment H Compulsory School Attendance Law

Compulsory School Atte	ndance Law
Florida Statute Chapter	1003.27 (7) (1-2)
who refuses or fails to cosecond degree, punishal consent of the principal tutor who instructs or sl however, the court of the diligent effort to control	r fails to have a child who is under his or her control attend school regularly, or omply with the requirements in subsection (3), is guilty of a misdemeanor of the ble as provided by law. The continued or habitual absence of a child without the or teacher in charge of the school he or she attends or should attend, or of the hould instruct him or her, is prima facie evidence of a violation of this chapter; he appropriate jurisdiction, upon finding that the parent has made a bona fide and keep the child in school, shall excuse the parent from any criminal liability hall refer the parent and child for counseling, guidance, or other needed services.
Delivered to the parent,	guardian grant and the state of
Ву:	School Attendance Officer Date:
	(Parent Copy)

Attachment I

Student's Intent to Withdraw from Secondary School

l,	, age
(Student Name)	
file this as a formal intent to withdraw from sch	nool as of
I acknowledge that I have been provided information	ation of the impact of this action:
and negatively affect my career options.	graduation will likely reduce my potential earnings in the revocation/denial of my driving privileges until
(Signature of Student)	(Date of Birth)
(Signature of Parent)	
(Mailing Address)	
(Signature of School Official)	(Date)

O-SO-27 09/10

Attachment J

Okeechobee County Student Information Team

Da	ate of Mee	ting: [
St	udent's Na	ime:	Student ID#:			
	OB/AGE: irpose:		Grade: School: Other			
			Truancy Academic Needs			
Sc	hool Revi	ew:				
	Has		Has not repeated grade(s) List Grade(s):	-2		
	Does		Does not have academic difficulties. List subjects with difficulties:	-		
	Does		Does not have behavior difficulties. Summary of behavior concerns:	0		
	Does		Does not take medication. List medications/amount:			
M	eeting Not	tes:		-0		
			<u> </u>	-		
				- 3		
				2		
SI	T Team A	Assista	nce:			
Na	me/Title		Name/Title	-		
Name/Title			Name/Title	-13		
Na	me/Title	-	Name/Title			
Na	me/Title)	Name/Title			
	X-39					

Attachment K

Referral for District Truancy Staffing

ESE Program		Truancy Re	Student Services De Regular Program eferral rd Must Be Attached			
Student ID #	School	Grade	Referral Date			
Student Name		_DOB	Race Sex			
Parent/Guardian Address						
Step 1: School Contact: Telephone						
Letters:		Conferences:	(Dates)			
(Dates) Comments/Results:		(Dates)				
Step 2: School Attendance	ce Assistant Conta	ct:				
Comments/Results		(Dates)				
Step 3: School Counselor Curriculum Changes Comments/Results:			as truancy been reso			
Step 4: Educational Revie Comments/Recommenda			-	tion? Yes/no		
Step 5: Joint Staffing Comments/Recommenda	ation:		Date:			
Principal/Designee Signat	ture Date	School Atte	endance Assistant	Date		

Date

Counselor

Date

Parent/Guardian

Attachment L

Referral for Court Truancy Staffing The School District of Okeechobee County/Student Services Department Truancy Referral

(Student Attendance Record Must Be Attached)

School	Grade		Referral Date	
DO	OB	Race		
	Phone #		Work #	
meeting:				
Truancy Court:				
	meeting: Truancy Court:	Phone # meeting: Truancy Court:	Phone # meeting: Truancy Court:	School Grade Referral Date DOB Race Phone # Work # meeting: Truancy Court:

This form should be filed out and submitted to the Director of Student Services. A petition with the courts will be filed on receipt of this referral.

FLORIDA STATUES

1003.21 All children who have attained the age of 6 years or who will have attained the age of 6 years by February 1 of any school year or who are older than 6 years of age but who have not attained the age of 16 years, except as otherwise provided, are required to attend school regularly during the entire school term.

A student who attains the age of 16 years during the school year is not subject to compulsory school attendance beyond the date upon which he or she attains that age if the student files a formal declaration of intent to terminate school enrollment with the district school board. Public school students who have attained the age of 16 years and who have not graduated are subject to compulsory school attendance until the formal declaration of intent is filed with the district school board. The declaration must acknowledge that terminating school enrollment is likely to reduce the student's earning potential and must be signed by the student and the student's parent. The school district shall notify the student's parent of receipt of the student's declaration of intent to terminate school enrollment. The student's certified school counselor or other school personnel shall conduct an exit interview with the student to determine the reasons for the student's decision to terminate school enrollment and actions that could be taken to keep the student in school. The student's certified school counselor or other school personnel shall inform the student of opportunities to continue his or her education in a different environment, including, but not limited to, adult education and high school equivalency examination preparation. Additionally, the student shall complete a survey in a format prescribed by the Department of Education to provide data on student reasons for terminating enrollment and actions taken by schools to keep students enrolled.

1003.24 Parents responsible for attendance of children; attendance policy.—Each parent of a child within the compulsory attendance age is responsible for the child's school attendance as required by law. The absence of a student from school is prima facie evidence of a violation of this section; however, criminal prosecution under this chapter may not be brought against a parent until the provisions of s. <u>1003.26</u> have been complied with.

1003.26 Upon each unexcused absence, or absence for which the reason is unknown, the school principal or his or her designee shall contact the student's parent to determine the reason for the absence. If the absence is an excused absence, as defined by district school board policy, the school shall provide opportunities for the student to make up assigned work and not receive an academic penalty unless the work is not made up within a reasonable time.

- (b) If a student has had at least five unexcused absences, or absences for which the reasons are unknown, within a calendar month or 10 unexcused absences, or absences for which the reasons are unknown, within a 90-calendar-day period, the student's primary teacher shall report to the school principal or his or her designee that the student may be exhibiting a pattern of nonattendance. The principal shall, unless there is clear evidence that the absences are not a pattern of nonattendance, refer the case to the school's child study team to determine if early patterns of truancy are developing. If the child study team finds that a pattern of nonattendance is developing, whether the absences are excused or not, a meeting with the parent must be scheduled to identify potential remedies, and the principal shall notify the district school superintendent and the school district contact for home education programs that the referred student is exhibiting a pattern of nonattendance.
- **1003.27** In each case of non-enrollment or of nonattendance upon the part of a student who is required to attend some school, when no valid reason for such non-enrollment or nonattendance is found, the district school superintendent shall institute a criminal prosecution against the student's parent.
- (b) Each public school principal or the principal's designee shall notify the district school board of each minor student under its jurisdiction who accumulates 15 unexcused absences in a period of 90 calendar days. Each designee of the governing body of each private school, and each parent whose child is enrolled in a home education program, may provide the Department of Highway Safety and Motor Vehicles with the legal name, sex, date of birth, and social security number of each minor student under his or her jurisdiction who fails to satisfy relevant attendance requirements and who fails to otherwise satisfy the requirements of s. 322.091.

The district school superintendent must provide the Department of Highway Safety and Motor Vehicles the legal name, sex, date of birth, and social security number of each minor student who has been reported under this paragraph and who fails to otherwise satisfy the requirements of s. 322.091. The Department of Highway Safety and Motor Vehicles may not issue a driver license or learner's driver license to, and shall suspend any previously issued driver license or learner's driver license of, any such minor student, pursuant to the provisions of s. 322.091.

1001.53 District school superintendent responsible for enforcement of attendance.—The district school superintendent shall be responsible for the enforcement of the attendance provisions of chapters 1003 and 1006. In a district in which no attendance assistant is employed, the district school superintendent shall have those duties and responsibilities and exercise those powers assigned by law to attendance assistants.

5.30 Student Attendance

THE SCHOOL BOARD OF OKEECHOBEE COUNTY Chapter 5.00: Students 5.30*

STUDENT ATTENDANCE POLICY

Policies and procedures regarding student attendance and truancy enforcement are located in the Okeechobee County Schools Attendance Procedures and Programs Manual, the Code of Student Conduct, and the Student Progression Plan. The Attendance Procedures and Programs Manual shall be approved by the Board. The Superintendent will recommend changes in the Attendance Procedures and Programs Manual and other policies for Board approval, as necessary, due to changes in Florida Statutes and State Board of Education rules and to provide a more effective program.

- I. A student who is absent without the principal's approval shall have his/her parent(s), as defined by Florida Statutes, report such absences to the school center in the manner prescribed by the Code of Student Conduct.
 - A. The Code of Student Conduct shall prescribe attendance requirements including, but not limited to, provisions for excused and unexcused absences, opportunities to make up work assignments, and reporting absences.
 - B. Students shall be excused from any examination, study or work assignments for observance of a religious holiday or because the tenets of his/her religion forbid secular activity at such time. The school principal shall implement this provision on an individual basis pursuant to Florida Statutes and State Board of Education rule.
 - C. Students diagnosed with autism spectrum disorder may be excused from school to attend medical appointments necessary to receive therapy for autism spectrum disorder, including, but not limited to, applied behavioral analysis, speech therapy and occupational therapy.
 - D. No adverse or prejudicial effects shall result to any student who exercises their right to observe religious holidays or attend medical appointments.
 - II. Student absences must be tracked on a daily basis and parents contacted as required by law.
 - III. A person designated by the Superintendent or his/her designee shall investigate truancy problems.

STATUTORY AUTHORITY: 1001.41, 1001.42, F.S. LAWS IMPLEMENTED: 1001.43, 1003.21, 1003.23, 1003.24, 1003.26 STATE BOARD OF EDUCATION RULES: 6A-1.044, 6A-1.09514 HISTORY: Adopted: 07/14/1998