



Albany Leadership Charter School for Girls

Board meeting

Date and Time

Tuesday July 23, 2024 at 5:00 PM EDT

19 Hackett Boulevard, Albany, NY

5:00 PM

Albany Leadership Board Meeting

<https://albanyleadership.my.webex.com/albanyleadership.my/j.php?>

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Tuesday, July 23, 2024 5:00 PM | 1 hour 30 minutes | (UTC-04:00) Eastern Time (US & Canada)

Occurs the fourth Tuesday of every month effective 9/26/2023 from 5:00 PM to 6:30 PM, (UTC-04:00) Eastern Time (US & Canada)

Meeting number: 2637 377 1650

Password: vJjJAdmP352 (85552367 when dialing from a phone or video system)

Join by video system

Dial [26373771650@webex.com](tel:26373771650@webex.com)

You can also dial [173.243.2.68](tel:173.243.2.68) and enter your meeting number.

Join by phone

+1-650-479-3208 United States Toll

Access code: 263 737 71650

Agenda

	Purpose	Presenter	Time
I. Opening Items			5:00 PM
A. Record Attendance			1 m
B. Call the Meeting to Order		Sojourner Brice	
C. Approve June Board Minutes	Approve Minutes	Maggie Moree	1 m
II. Accountability			5:02 PM
A. Summer School & End of 2022-23 Academic Data	Discuss	Dale Getto	20 m
III. Finance			5:22 PM
A. June Financial Dashboard/Financial Statements	Discuss	Maggie Moree	10 m
B. Employee Handbook, Electronic Monitoring Notice, Student/Family Handbooks	Vote	Maggie Moree	10 m
IV. Other Business			
V. Closing Items			
A. Adjourn Meeting	Vote		

Coversheet

Approve June Board Minutes

Section: I. Opening Items
Item: C. Approve June Board Minutes
Purpose: Approve Minutes
Submitted by:
Related Material: Minutes for Board meeting on June 25, 2024

APPROVED



Albany Leadership Charter School for Girls

Minutes

Board meeting

Date and Time

Tuesday June 25, 2024 at 5:00 PM

150 New Scotland Avenue Conference Room

Trustees Present

A. Harrison, D. Getto, E. Harris, E. Robertson, J. Celestine, M. Moree, S. Brice, V. Rhodes

Trustees Absent

E. Bowman

I. Opening Items

A. Record Attendance

B. Call the Meeting to Order

E. Robertson called a meeting of the board of trustees of Albany Leadership Charter School for Girls to order on Tuesday Jun 25, 2024 at 5:05 PM.

II. Public Comment

A. Public Comment

No public present; no comments offered.

III. Approve May Board Meeting Minutes

A. Vote May Meeting Minutes

M. Moree made a motion to approve the minutes from Board meeting on 05-29-24.

E. Robertson seconded the motion.

The board **VOTED** unanimously to approve the motion.

IV. Annual Board Actions

A. Election of Trustees for New Terms

D. Getto made a motion to approve Sojourner Brice and Elizabeth Robertson each for new three year terms as board trustees (7/1/14-6/30/27).

J. Celestine seconded the motion.

The board **VOTED** unanimously to approve the motion.

B. Elections of Board Officers for 2024-2025 School Year

E. Robertson made a motion to approve Sojourner Brice as Board Chair for the 2024-25 school year; Margaret Moree as Board Secretary for the 2024-25 school year.

V. Rhodes seconded the motion.

The board **VOTED** unanimously to approve the motion.

C. Elect New Trustees

M. Moree made a motion to approve Tamara Coston as new Board Trustee, effective 7/1/24 for a three year term, effective with CSI approval.

E. Robertson seconded the motion.

Ms. Coston introduced herself to the Board and shared her interests in joining the board.

The board **VOTED** unanimously to approve the motion.

V. Finance

A. Finance Statements and Dashboard (May 2024)

Ms. Moree reviewed the May dashboard with the full Board. Mr. Celestine noted that the P&L statement did not fully align with the dashboard number and asked that the Business Administrator review to clarify the difference.

Ms. Moree provided additional detail on categories of expenses within the consultant line, given that line was over budget by a substantial margin. It was noted that certain expenses were unanticipated, at least one category of expense related to staffing would no longer be in that consultant line, and that the 2024-25 budget would propose a larger budget line.

A discussion ensued on a revised dashboard and consolidated view of the financial statements for the 2024-25 school year. The Business Administrator had noted previously that as she became more facile with the QuickBooks categories previously established, some categories were obsolete and she would be undertaking a more thorough review. It was agreed the Finance Committee would work with the Business Administrator to identify which categories of revenue and expense would be used in the view and which subclasses of detail would or would not be needed for a Board review.

B. 2024-2025 School Budget

J. Celestine made a motion to approve the proposed budget as presented.

S. Brice seconded the motion.

Discussion on what constitutes a material modification to the budget was had, along with the different budgeting for 435 vs 425 students impacts the proposed budget (not the actual expenditures). Certain categories of proposed expense were discussed. in greater detail

The board **VOTED** to approve the motion.

Roll Call

S. Brice	Aye
E. Robertson	Aye
V. Rhodes	Aye
D. Getto	No
E. Bowman	Absent
J. Celestine	Aye
A. Harrison	Aye
E. Harris	Aye
M. Moree	Aye

C. Cafeteria Vendor Contract Awards for 2024-25 School Year

S. Brice made a motion to approved the food service vendors' contracts for 2024-25 school year.

A. Harrison seconded the motion.

The board **VOTED** unanimously to approve the motion.

VI. Governance

A. Annual Board Member Conflict of Interest/Attestation

Trustees were reminded that the annual attestations are required. Each trustee will receive the attestation via email with a DocuSign link making it easier to facilitate submission. Several trustees noted they had already received the material and returned them.

B. School Calendar

D. Getto made a motion to approve the 2024-25 school calendar.

J. Celestine seconded the motion.

Ms. Getto noted that the Accountability Committee had reviewed the calendar for academic days and to ensure that holiday breaks would be designed in a way to minimize academic progress.

The board **VOTED** unanimously to approve the motion.

C. Employee Handbook

S. Brice made a motion to approve the Employee Handbooks to include the Harassment Form.

J. Celestine seconded the motion.

The board **VOTED** to approve the motion.

Roll Call

A. Harrison	Aye
E. Harris	Aye
V. Rhodes	Aye
S. Brice	Aye
M. Moree	Aye
E. Robertson	Aye
E. Bowman	Absent
D. Getto	Abstain
J. Celestine	Aye

D. Student/Parent Handbook

A vote was delayed on this until the July meeting which should provide sufficient time for the red-line version to be received from outside counsel for review.

E. 2024-2025 Board meeting Schedule

Ms. Robertson reviewed the board meeting schedule with trustees. She noted that committees would meet subject to a schedule advanced by each of the chairs. All full board meetings are established in Board on Track.

F. Financial Disclosures

Duplicate agenda item. See agenda item VI (A).

VII. Closing Items

A. Adjourn Meeting

There being no further business to be transacted, and upon motion duly made, seconded and approved, the meeting was adjourned at 6:51 PM.

Respectfully Submitted,
M. Moree

Documents used during the meeting

- May 2024 Financial Dashboard.pdf
- 24-25 Draft Budget in detail.pdf
- Forecasting kitchen bid annual Budget - Sheet1.pdf
- Appendix F_ Disclosure of Financial Interest Form.pdf
- DRAFT 24-25 Calendar (1).pdf
- ALCS 2024-2025 Employee Handbook (BSK Revised June 2024)(17990291.2).docx
- Harassment Reporting Form.docx
- 2024-2025 CODE OF CONDUCT_High School.docx.pdf
- 2024-2025 CODE OF CONDUCT - Middle School.docx

Coversheet

Summer School & End of 2022-23 Academic Data

Section: II. Accountability
Item: A. Summer School & End of 2022-23 Academic Data
Purpose: Discuss
Submitted by:
Related Material: Board Accountability Report - June_2024.pdf
Enrollment Report_2024-2025_071124 copy.pdf

Albany Leadership Charter High School for Girls Board Accountability Report – June 2024

A. Activities, Events, & School Culture



Internal Events

Middle School:

- 8th Grade Brunch
- FAC June MS Event
- Father's Day Celebration
- Juneteenth Recognition
- MS Field Day
- 8th Grade Graduation

High School:

- Senior Prom
- Senior Graduation
- Senior Picnic

External/Organization Events:

- ICAN BBQ

B. Enrollment Dashboard

Grade	PS Total (5/30/24)	Addition	Withdrawal	No Shows	Missing	Showed Up	Graduating	Charter Target	Percent of target
6th	64	0	1	0	0			65	101.5%
7th	56	0	0	0	0			65	86.2%
8th	60	1	0	0	0			65	92.3%
Total:	180	1	1	0	0	N/A	N/A	195	93.3%

Cohort	PS Total (5/30/24)	Additions	Withdrawals	No Shows	Missing	Showed Up	Graduating	Charter Target	Percent of target
2023	51	0	2	0	0			80	61%
2022	62	0	1	0	0			75	81%
2021	61	0	1	0	0			65	92%
2020	30	0	1	0	0			35	83%
Total:	204	0	5	0	0	N/A	N/A	255	78%

Comparison Enrollment by Month: Three Year Trend				
Month	2021-22	2022-23	2023-2024	Difference
September	350	MS=154 HS=263 417	MS=185 HS=208 393	-24
October	342	MS=155 HS=259 414	MS= 181 HS= 209 390	-24

November	342	MS=153 HS=254 407	MS=183 HS=203 386	-21
December	334	MS=150 HS=252 402	MS=183 HS=205 388	-14
January	324	MS=145 HS=249 394	MS=184 HS=210 394	+/- 0
February	325	MS=142 HS=243 385	MS=187 HS=209 396	+11
March	320	MS=134 HS=234 368	MS=185 HS=208 393	25
April	315	MS=132 HS=233 365	MS=181 HS=20 385	20
May	318	MS=131 HS=232 363	MS=180 HS=204 384	21
June	318	MS=131 HS=232 363		

C. Development Dashboard

April 2024 Development Dashboard				
	2023-24 Budget	2023-24 YTD	2023-24 Variance	% To Goal
Corporate Partners	\$20,000	\$6,120.00	(\$13,880)	31%
Special Events/Campaigns	\$5,000	\$2,506.32	(\$2,493.68)	42%
Grants	\$15,000	\$250.00	(\$14,750)	1%
Annual Fund	\$2,500	0	(\$2,500)	0%
Board of Trustees	\$7,500	\$2,350.00	(\$5,150)	31%
In Kind Donations				
Chyna Forney Scholarship		0		
TOTAL	\$50,000	\$11,226.00	\$38,774	22%

Albany Leadership Participation	% of Donors	\$ Amount
Board Giving	55%	\$2,350.00
Leadership Team Giving	1%	\$14.00
Staff Giving	6%	\$152.00

D. Attendance Dashboard – Middle School

Month	2022-23 Daily Attendance Rate	2023-24 Daily Attendance Rate	% Difference from 2022-2023	% Difference from Desired 90% Minimum Attendance
September	88.46%	96.23%	+7.77%	+6.23%
October	90.15%	89.60%	-0.55%	-0.40%

November	82.54%	84.00%	+1.46%	-6.00%
December	83.07%	76.84%	-6.23%	-13.16%
January	83.95%	78.06%	-5.89%	-11.94%
February	82.12%	76.70%	-5.42%	-13.30%
March	84.20%	79.97%	-4.23%	-10.03%
April	88.94%	83.36%	-5.58%	-6.64%
May	86.24%	83.25%	-2.99%	-6.75%
June	88.98%	78.10%	-10.88%	-11.90%
Monthly average	85.86%	82.61%	-3.25%	-7.39%

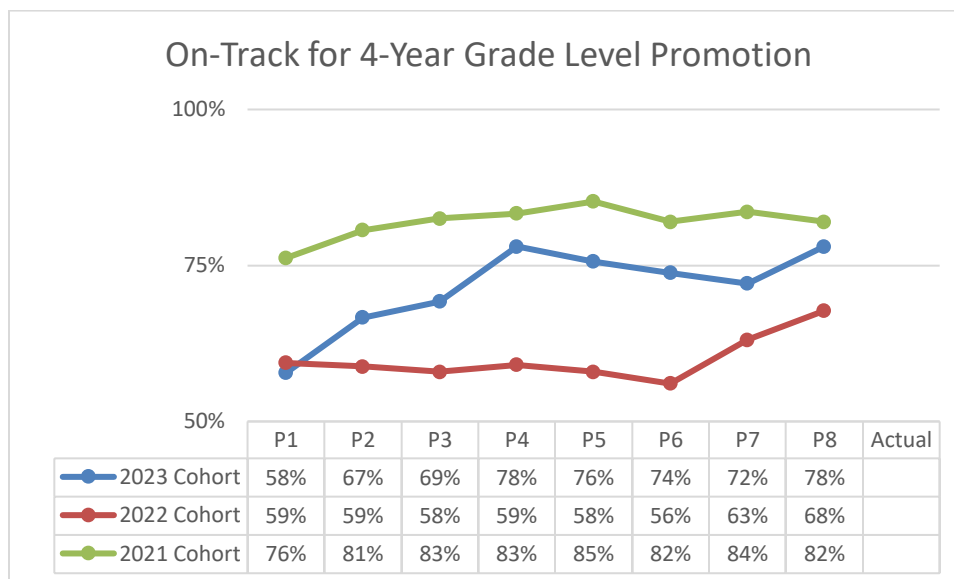
A. Attendance Dashboard – High School

Grade	Sum of ADA	SWD	Sum of ADA	ELL	Sum of ADA
6th	73.77%	SWD	74.29%	ELL	69.05%
7th	81.38%	Not SWD	78.20%	Not ELL	78.92%
8th	79.64%				
Grand Total	78.10%		78.10%		78.10%

Month	2022-23 Daily Attendance Rate	2023-24 Daily Attendance Rate	% Difference from 2022-2023	% Difference from Desired 90% Minimum Attendance
September	82.34%	82.18%	-0.16%	-7.82%
October	81.75%	84.68%	+2.93%	-5.32%
November	81.66%	81.53%	-0.13%	-8.47%
December	76.99%	80.12%	+3.13%	-9.88%
January	79.86%	78.38%	-1.48%	-11.62%
February	74.63%	81.34%	+6.71%	-8.66%
March	81.40%	80.07%	-1.33%	-9.93%
April	81.73%	76.84%	-4.89%	-13.16%
May	79.56%	77.74%	-1.82%	-12.26%
June	72.46%	74.22%	+1.76%	-15.78%
Monthly average	79.23%	79.71%	+0.48%	-10.29%

Cohort	Sum of ADA	SWD	Sum of ADA	ELL	Sum of ADA
2023	71.73%	SWD	69.32%	ELL	74.11%
2022	76.04%	Not SWD	74.50%	Not ELL	74.24%
2021	75.42%				
2020	71.88%				
Grand Total	74.22%		74.22%		74.22%

B. On-Track for Promotion as of PoP #8

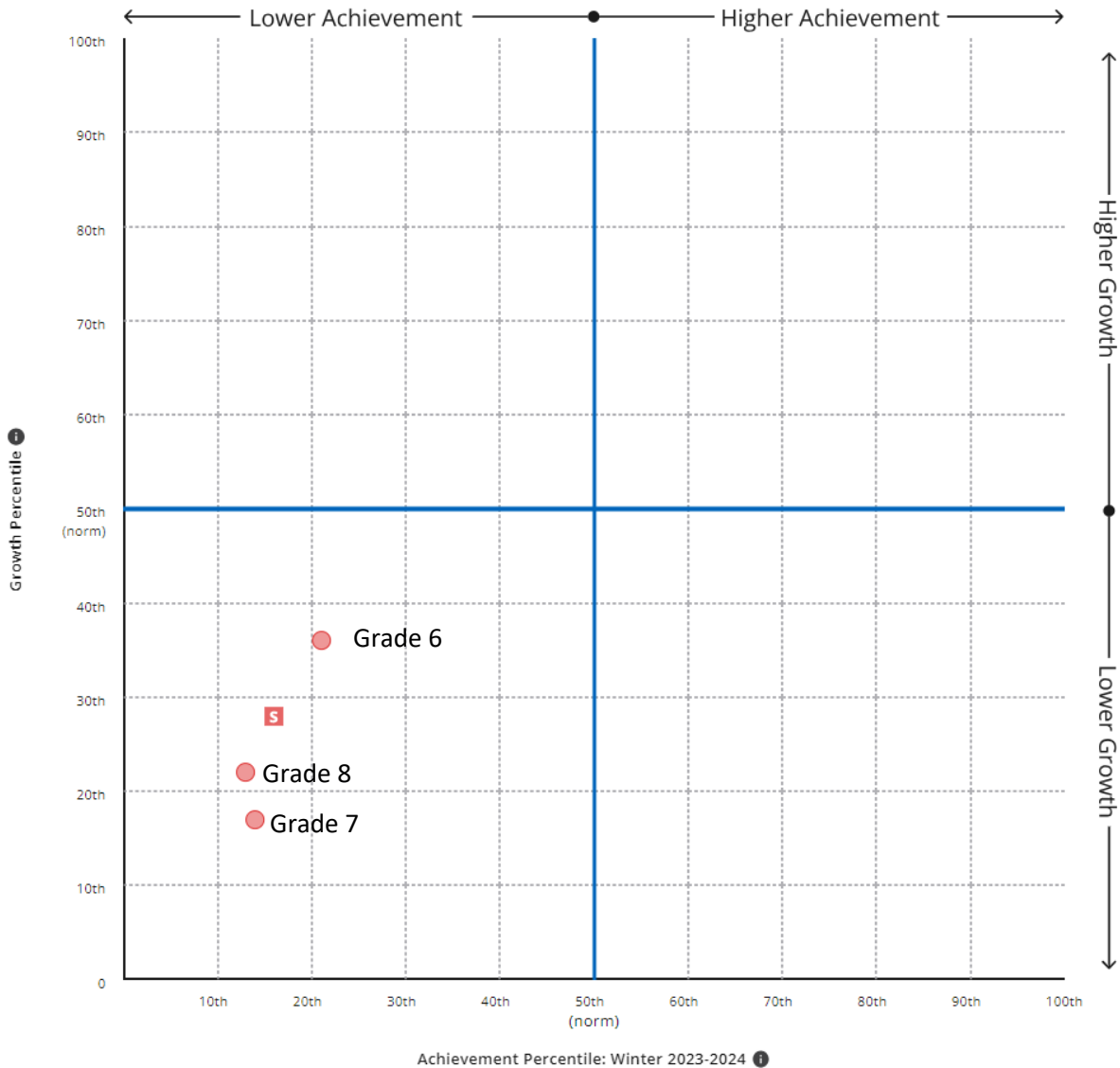


C. PoP #8 Outcomes Dashboard

Achievement by Cohort				
Grade Bin	Grade			Grand Total
	8	7	6	
At Risk (GPA less than 2.0)	7	15	27	49
Low Risk (GPA between 2.0 and 3.3)	42	27	30	99
Honor Roll (GPA between 3.3 and 3.7)	8	7	3	18
High Honor Roll (GPA at least 3.7)	3	7	4	14
Grand Total	60	56	64	180

Achievement by Cohort					
Grade Bin	Cohort				
	2020	2021	2022	2023	Grand Total
At Risk (GPA less than 2.0)	3	18	24	11	56
Low Risk (GPA between 2.0 and 3.3)	26	26	26	24	102
Honor Roll (GPA between 3.3 and 3.7)	2	10	10	4	26
High Honor Roll (GPA at least 3.7)	4	5	1	1	11
Grand Total	35	59	61	40	195

Middle School Math



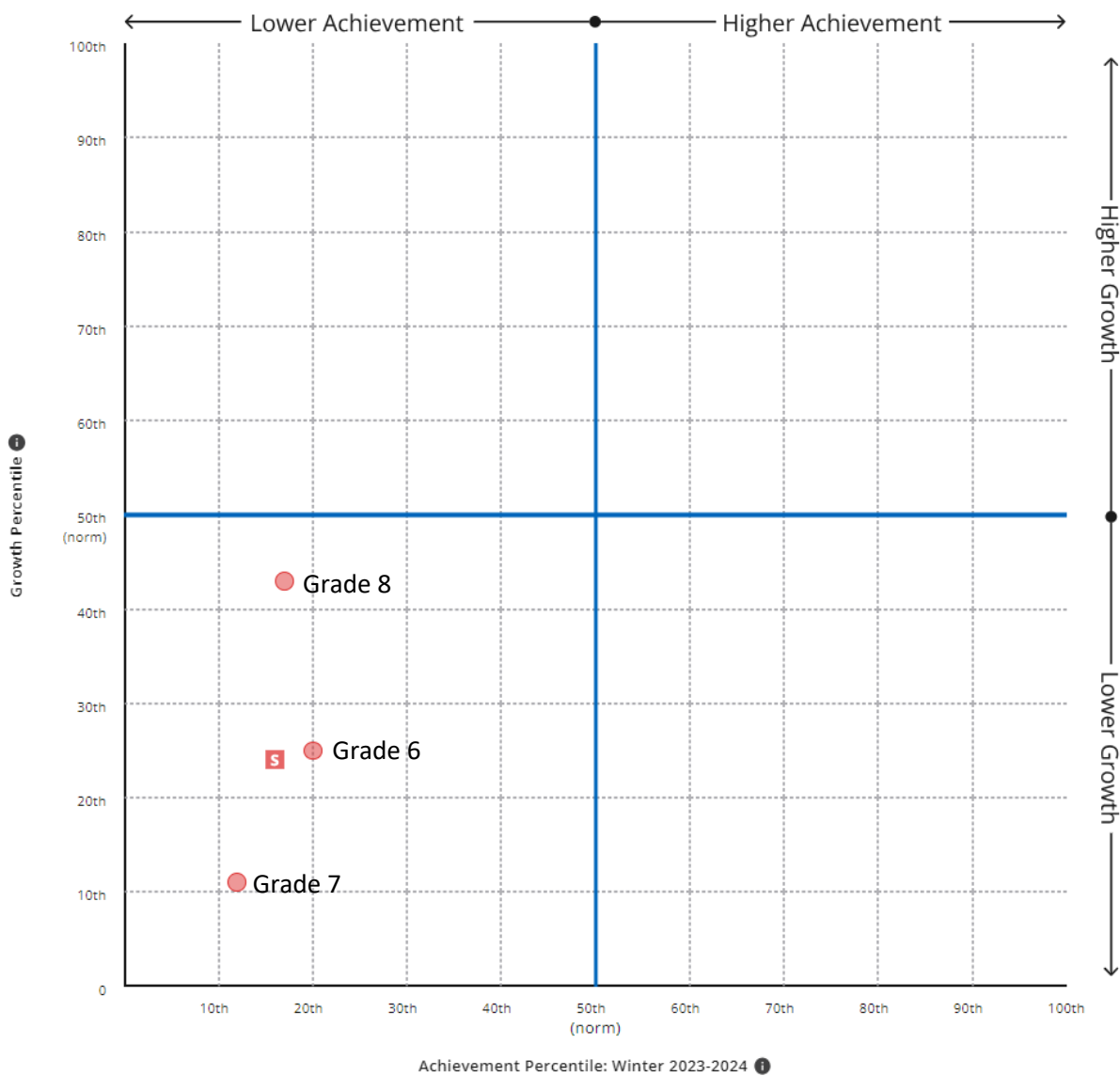
Middle School English Language Arts

School Profile		Growth and Achievement by Grade	
Albany Leadership Charter School for Girls, 6-8 Reading			
Grade ↑		Sort by -- select an option --	Number of Students ⓘ
Grade 6	Growth Median and Distribution	25th 47% 16% 16% 13% 8%	62
	Achievement Fall 2023-2024 Median and Distribution	31st 40% 24% 13% 16% 7%	
	Achievement Winter 2023-2024 Median and Distribution	20th 50% 27% 13% 7% 3%	
Grade 7	Growth Median and Distribution	11th 60% 11% 8% 8% 13%	47
	Achievement Fall 2023-2024 Median and Distribution	25th 45% 28% 21% 4% 4%	
	Achievement Winter 2023-2024 Median and Distribution	12th 64% 21% 4% 4% 7%	
Grade 8	Growth Median and Distribution	43rd 36% 11% 21% 11% 21%	44
	Achievement Fall 2023-2024 Median and Distribution	13th 59% 16% 12% 11% 2	
	Achievement Winter 2023-2024 Median and Distribution	17th 57% 16% 16% 9% 2	

Percentiles Key: ● 1st - 20th ● 21st - 40th ● 41st - 60th ● 61st - 80th ● >80th

More information about this chart ▾

Registered Winter 2023-2024
Tested Fall 2023-2024 - Winter 2023-2024

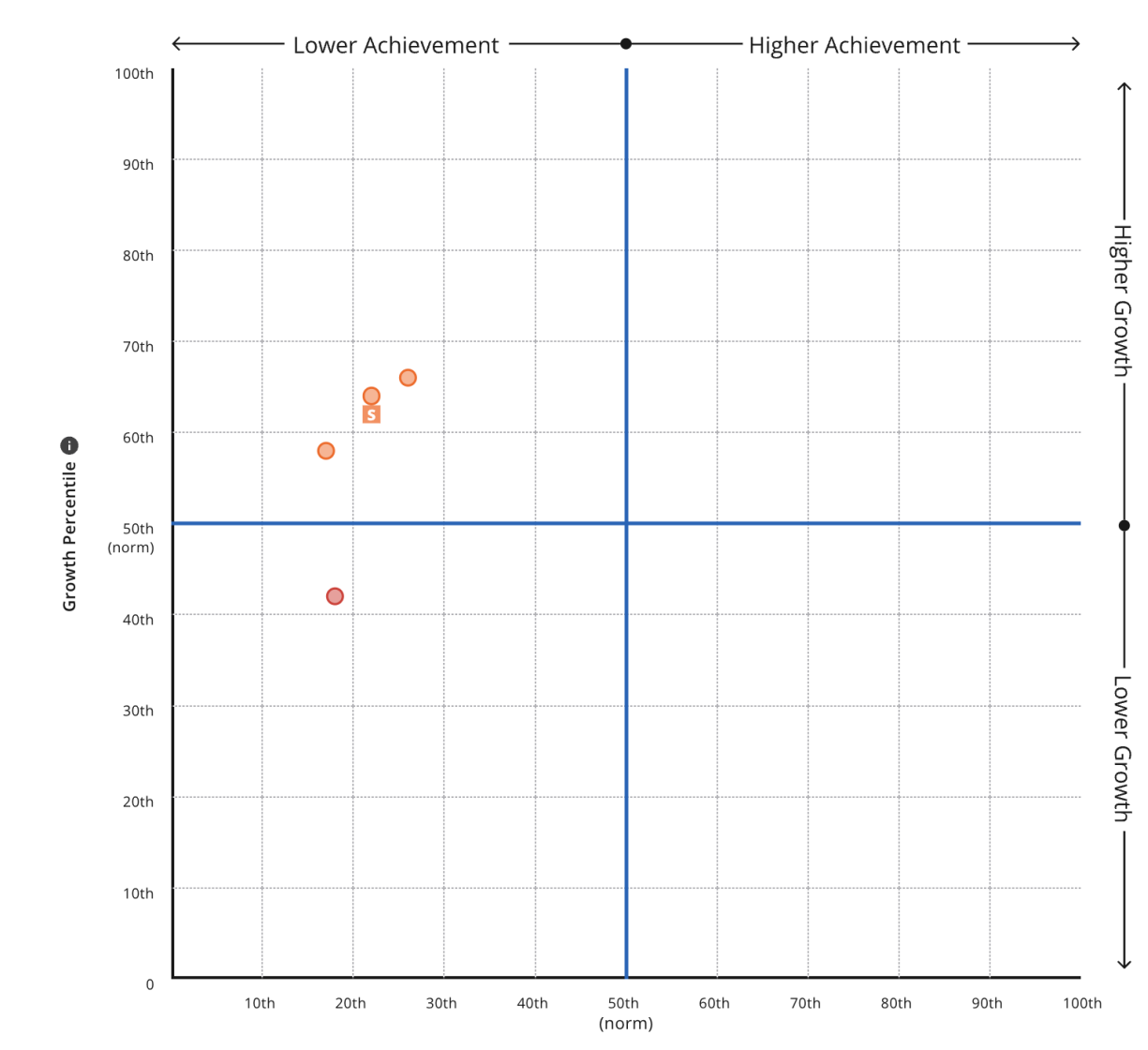


Albany Leadership Charter School for Girls - Board meeting - Agenda - Tuesday July 23, 2024 at 5:00 PM

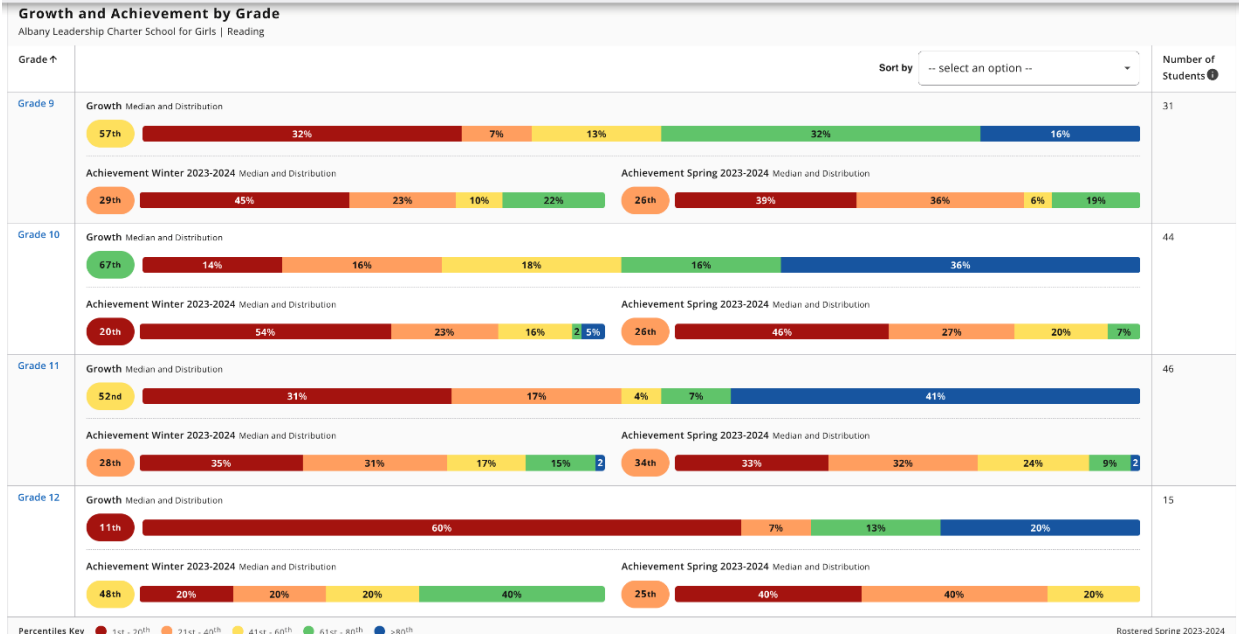
High School Math Spring

Growth and Achievement by Grade		
Albany Leadership Charter School for Girls Math K-12		
Grade ↑	Sort by -- select an option --	Number of Students
Grade 9	<p>Growth Median and Distribution</p> <p>58th (21% 11% 18% 26% 24%)</p> <p>Achievement Winter 2023-2024 Median and Distribution (19th 55% 21% 21% 3)</p> <p>Achievement Spring 2023-2024 Median and Distribution (17th 58% 18% 18% 3 3)</p>	38
Grade 10	<p>Growth Median and Distribution</p> <p>64th (12% 8% 21% 18% 41%)</p> <p>Achievement Winter 2023-2024 Median and Distribution (15th 59% 14% 27%)</p> <p>Achievement Spring 2023-2024 Median and Distribution (22nd 41% 41% 14% 4%)</p>	49
Grade 11	<p>Growth Median and Distribution</p> <p>66th (7% 22% 20% 9% 42%)</p> <p>Achievement Winter 2023-2024 Median and Distribution (22nd 49% 38% 7% 4% 2)</p> <p>Achievement Spring 2023-2024 Median and Distribution (26th 38% 44% 7% 7% 4%)</p>	45
Grade 12	<p>Growth Median and Distribution</p> <p>42nd (34% 33% 33%)</p> <p>Achievement Winter 2023-2024 Median and Distribution (19th 67% 33%)</p> <p>Achievement Spring 2023-2024 Median and Distribution (18th 67% 33%)</p>	3

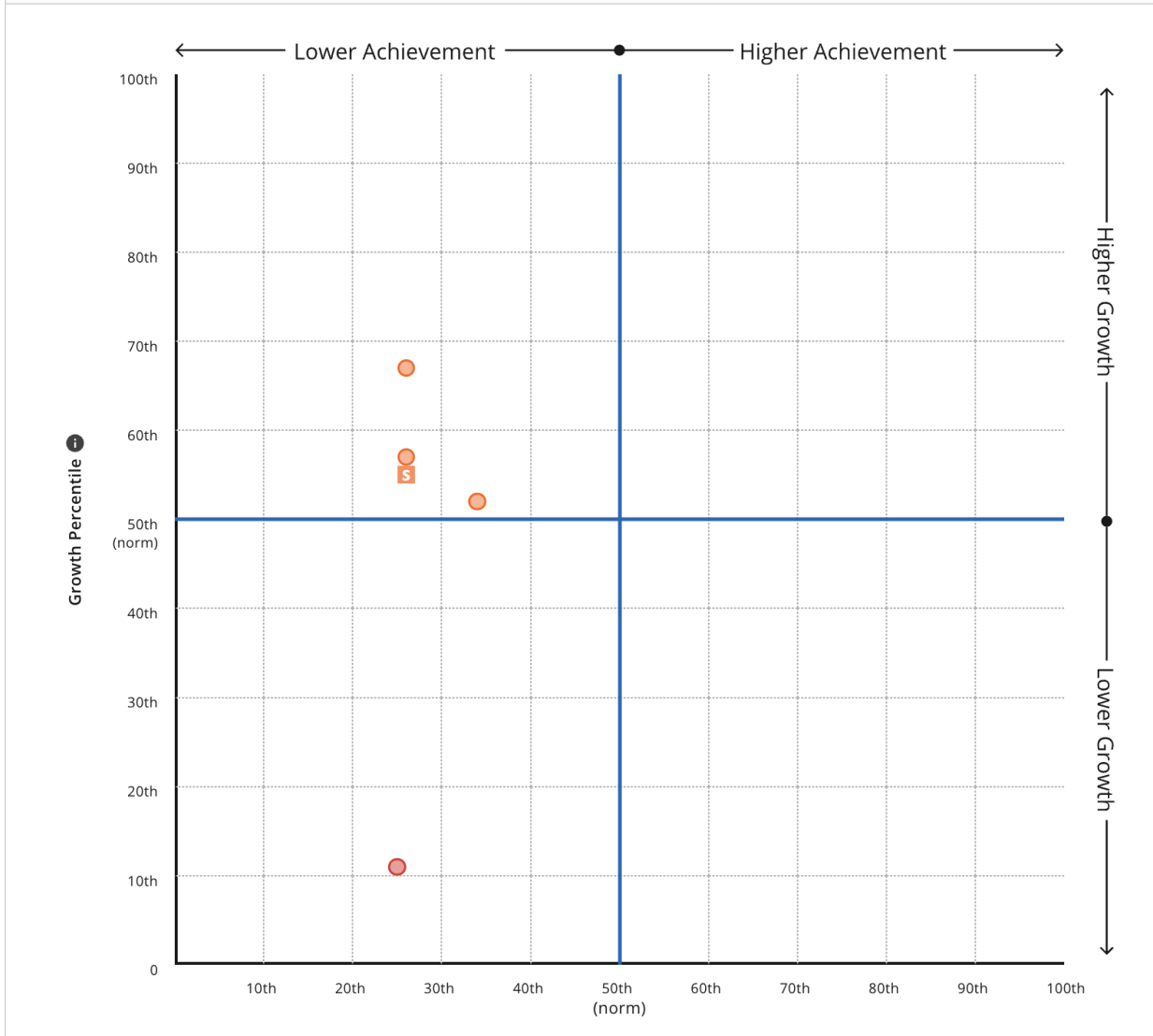
Albany Leadership Charter School for Girls | Math K-12



High School English Language Arts Spring



Albany Leadership Charter School for Girls | Reading



E. Cohort 2020 College Applications and Acceptance Dashboard

Seniors – 34 enrolled Seniors

Seniors applied – 28(82.35)

Seniors accepted – 27(96%)

Seniors entering Trade School – 3 (8.82%)

Seniors entering Military –1 (2.94%)

Schools Cohort 2020 accepted to:

- HVCC
- Sienna College
- SUNY Buffalo
- SUNY Oneonta
- SUNY Cobleskill
- Russell SAGE
- Mercy College
- LIU
- LIU-Brooklyn
- SCCC
- Maria College

F. Alumni Dashboard

- Alumni Tracking and Association Overview

G. Teacher Retention Dashboard

Middle School April 2024 Teacher Retention				
Content Area	Total teachers	Total teachers retained	Percent of teachers retained	Reason/Notes
6 th Grade Humanities	2	2	100%	
6 th Grade STEM	2	2	100%	
ELA 7/8	1	1	100%	
Social Studies 7/8	1	0	50%	
Math 7/8	1	1	100%	
Science 7/8	1	1	100%	
Encores	4	4	100%	
Resident Teachers	1	0	50%	Resident Teacher moved to encore teaching position.
SPED/MTSS/ ENL	3	1	67%	SpEd Co-Teacher left for personal reasons.

				Math MTSS Interventionist left for personal reasons
Total	16	13	81%	
High School April 2024 Teacher Retention				
Content Area	Total teachers	Total teachers retained	Percent of teachers retained	Reason/Notes
ELA	4.5	4.5	100%	
Social Studies	4	4	100%	
Math	4	3	75%	
Science	3	2	67%	L.E - no reason provided for resignation.
Encores	7.5	7.5	100%	
Resident Teachers	2	1	50%	Thomas transfer to SPED
SPED/MTSS/ ENL	6	5	83%	Bonds- Went to the middle school
Total	31	27	87%	

H. 6-8 Accountability Dashboard

Grade 6-8 Assessment Results – Spring 2023

	Level 1	Level 2	Level 3	Level 4	Tested	Not Tested
Grade 6 ELA	20	16	10	7	53	1
Grade 6 Math	24	7	3	0	34	20*
Grade 7 ELA	23	15	9	2	49	3
Grade 7 Math	27	11	7	0	45	7
Grade 8 ELA	11	12	3	0	26	3
Grade 8 Math	21	3	1	0	25	4

*Includes 17 students disqualified through administrative error (calculators were accidentally distributed to students)

I. 9-12 Accountability Dashboard

2020 Cohort:

Area	Metric	SED Target	CSI Target	As of 7/1/2024
Student Academic Achievement	Composite Performance Index	> 10th percentile	N/A	MS <10th percentile HS between 10th and 50th percentile (2022-23)
Academic Progress	ELA	PI > School MIP 146.6	65% score 4+ 80% score 3+ PI > STATE MIP	5/38 4+ = 13.1% 24/38 3+ = 63.1% 25/38 3+E = 65.7%
	Math	PI > School MIP 120.5	65% score 4+ 80% score 3+ PI > STATE MIP	0/38 4+ = 0% 7/38 3+ = 18.4% 32/38 3+E = 84.2%
English Language Proficiency	ELP	TBD	N/A	Based on NYSESLAT, Level 2 from 2022-23

Chronic Absenteeism	CA	> 10th percentile (~44%)	N/A	68.3% (HS) 59.8% (MS)
Graduation Rate	4-Year	70.0%	75%	26/42 = 61.9% 37/42 = 88.0% (potential)
	5-Year	75.6%	95%	47/55 = 85.4%
	6-Year	75.6%	N/A	50/55 = 90.9%
College, Career, and Civic Readiness	CCCRI	PI >	75% of grads demonstrate college readiness	20/26 = 76.9% PI ≈ 150

J. ESSA Accountability Status

December 2023 – NYSED continued to identify ALCS as a CSI (Comprehensive Support and Improvement) school based on Elementary/Middle School Results from 2022-2023.

Elementary-Middle Subgroup Accountability Status									
All Students	Students with Disabilities	Native American	Asian	Black	Hispanic	White	English Language Learners	Econ. Disadvantaged	Multiracial
CSI	-	-	-	LSI	LSI: PTSI	-	-	TSI	-

High School Subgroup Accountability Status									
All Students	Students with Disabilities	Native American	Asian	Black	Hispanic	White	English Language Learners	Econ. Disadvantaged	Multiracial
LSI	-	-	-	LSI	-	-	-	LSI	-

LSI – Local Support and Improvement (aka Good Standing)

LSI:PTSI – Potential TSI School

TSI – Targeted Support and Improvement

CSI – Comprehensive Support and Improvement

Criteria for CSI/ATSI/TSI Decision Making			
Weighted Avg. Ach. Level	Core Subject Perf. Index Level	English Language Proficiency Level	Chronic Abs. Level
1	1	1	1

Weighted Avg. Ach. Performance				
ELA Ach. Index	Math Ach. Index	Weighted Avg. Ach. Index	Weighted Avg. Ach. Level	Weighted Avg. Ach. Level Details
86.7	34.2	60.7	1	0-10% Statewide

Core Subject Performance				
ELA Core Subject Perf. Index	Math Core Subject Perf. Index	Core Subject Perf. Index	Core Subject Perf. Index Level	Core Subject Perf. Level Details
86.7	40.9	66.0	1	0-10% Statewide

Chronic Absenteeism		
Chronic Abs. Rate	Chronic Abs. Level	Chronic Abs. Level Details
52.6	1	0-10% Statewide

September 2023 – USDE approved NYSED’s ESSA plan updates to rebuild accountability based on 2022-2023 and 2023-2024 school year results.

“Exit Criteria for Comprehensive Support and Improvement Schools

The exit criteria under the USDE approved COVID-19 State Plan Addendum for the 2022–2023 school year will carry over to the 2023–2024 school year based on 2022–2023 school year results and 2024–2025 school year based on 2023–2024 school year results. Schools identified for CSI for the 2022–2023 school year based on 2021–2022 school year results will exit if the school does not meet the criteria for identifying schools for CSI based upon 2022–2023 school year results and meets one or more of the following conditions:

- Weighted Average Achievement Index or Core Subject Performance Index is higher than at the time of identification, based on 2021–2022 school year results.
- Graduation Rate is higher than at the time of identification, based on 2021–2022 school year results.
- For schools identified for having Graduation Rate less than 67%, the Graduation Rate (average 4,5,6) is 67% or higher.

Beginning with 2023–2024 school year results, USDE approved that schools identified for CSI must meet the exit criteria for two consecutive years and do not meet the identification criteria to exit CSI status. **If schools do not exit CSI status based upon 2022–2023 school year results, the next they will be eligible to exit CSI status will be for the 2025–2026 school year only if they meet the exit criteria based upon 2023–2024 and 2024–2025 school year results and does not meet the identification criteria.** As stated previously, there will be no new identifications for CSI until the 2025–2026 school year based on 2024–2025 school year results.”

	Charter #	5/31/24 in seat	Estimated projection for September 2024	Seats Available	Applications Received by 7/11	Registration Completed by 7/11	New Students Registration Completed by 7/11	Returning Students Registration Completed by 7/11
6th Grade	65	64	43	22	59	21	21	0
7th Grade	65	56	63	2	20	30	6	24
8th Grade	65	60	53	12	10	32	3	29
1st Year Cohort	65	50	68	-3	32	47	18	29
2nd Year Cohort	65	62	38	27	10	27	3	24
3rd Year Cohort	65	61	58	7	8	25	3	22
4th Year Cohort	65	30	48	17	4	29	2	26
TOTALS	455	383	371	84	143	211	56	155
Estimated projection for September 2024 is adding the actual # of applications with the estimate of returning students								

Coversheet

June Financial Dashboard/Financial Statements

Section: III. Finance
Item: A. June Financial Dashboard/Financial Statements
Purpose: Discuss
Submitted by:
Related Material: ALCS Financials June 2024.pdf
ALH Financial Dashboard June 2024.pdf

8:44 AM
07/17/24
Accrual Basis

Albany Leadership Charter High School for Girls

Profit & Loss Prev Year Comparison

July 2023 through June 2024

	Jul '23 - Jun 24	Jul '22 - Jun 23	\$ Change	% Change
Ordinary Income/Expense				
Income				
4000 · PER PUPIL REVENUE				
Regular Education	7,023,831.49	6,426,507.49	597,324.00	9.3%
Special Education Revenue	63,617.52	67,478.52	-3,861.00	-5.72%
Total 4000 · PER PUPIL REVENUE	7,087,449.01	6,493,986.01	593,463.00	9.14%
4050 · GRANT - LOCAL ASD Loan Program	7,142.55	0.00	7,142.55	100.0%
4100 · FEDERAL REVENUE (Grants)	1,136,248.72	699,818.04	436,430.68	62.36%
4300 · OTHER GRANTS	0.00	7,495.00	-7,495.00	-100.0%
4400 · CHILD NUTRITION PROGRAM	303,617.00	165,104.00	138,513.00	83.89%
4502 · E-Rate Reimbursement - Income	53,818.68	26,000.00	27,818.68	107.0%
4500 · OTHER REVENUE				
4503 · Miscellaneous Income				
4503-2 · Donations	12,764.36	5,264.36	7,500.00	142.47%
4503-3 · Student Fees	-128.40	-306.90	178.50	58.16%
4503-5 · Student Fundraising	394.40	0.00	394.40	100.0%
4503-10 · National Honor Society	-39.06	0.00	-39.06	-100.0%
4503 · Miscellaneous Income - Other	1,473.40	9,914.60	-8,441.20	-85.14%
Total 4503 · Miscellaneous Income	14,464.70	14,872.06	-407.36	-2.74%
4505 · Interest Income	85,748.62	45,344.34	40,404.28	89.11%
4508 · Facilities Rental	7,320.00	13,625.00	-6,305.00	-46.28%
Total 4500 · OTHER REVENUE	107,533.32	73,841.40	33,691.92	45.63%
Total Income	8,695,809.28	7,466,244.45	1,229,564.83	16.47%
Gross Profit	8,695,809.28	7,466,244.45	1,229,564.83	16.47%
Expense				
5000 · PERSONNEL				
SALARIES				
Administrative	1,739,970.33	1,243,762.42	496,207.91	39.9%
Instructional	2,833,959.74	2,637,254.77	196,704.97	7.46%
Non Instructional Personnel	280,906.98	93,287.47	187,619.51	201.12%
SALARIES - Other	-150.00	0.00	-150.00	-100.0%
Total SALARIES	4,854,687.05	3,974,304.66	880,382.39	22.15%
BENEFITS	816,429.38	798,896.13	17,533.25	2.2%
5000 · PERSONNEL - Other	0.00	2,996.22	-2,996.22	-100.0%
Total 5000 · PERSONNEL	5,671,116.43	4,776,197.01	894,919.42	18.74%
CONTRACTUAL	444,994.76	329,919.58	115,075.18	34.88%
OPERATIONS	809,551.83	1,073,806.54	-264,254.71	-24.61%
FACILITY	1,563,841.41	1,958,508.82	-394,667.41	-20.15%
DEPRECIATION				
6110 · Depreciation Expense	381,925.42	382,918.86	-993.44	-0.26%
Total DEPRECIATION	381,925.42	382,918.86	-993.44	-0.26%
Total Expense	8,871,429.85	8,521,350.81	350,079.04	4.11%

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 Accrual Basis

Albany Leadership Charter High School for Girls

Profit & Loss Prev Year Comparison

July 2023 through June 2024

	<u>Jul '23 - Jun 24</u>	<u>Jul '22 - Jun 23</u>	<u>\$ Change</u>	<u>% Change</u>
Net Ordinary Income	-175,620.57	-1,055,106.36	879,485.79	83.36%
Net Income	<u>-175,620.57</u>	<u>-1,055,106.36</u>	<u>879,485.79</u>	<u>83.36%</u>

Albany Leadership Charter High School for Girls

Balance Sheet

As of June 30, 2024

Jun 30, 24

ASSETS

Current Assets

Checking/Savings

Restricted Bond Accounts

1024 · Custody Account	0.77
1023 · R&R Fund	163,517.56
1022 · Reserve Fund	717,597.86
1021 · Bond Fund	136,367.93
1020 · Project Fund	8,935.57

Total Restricted Bond Accounts	1,026,419.69
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BANK

1065 · Petty Cash	60.00
1000 · M&T Bank OPERATING ACCOUNT	-30,988.94
1050 · M&T PAYROLL ACCOUNT	56,365.63
1055 · Extra Curricular Classroom Acct	13,470.80
1060 · Federal Funds Account	803.45

Total BANK	39,710.94
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1075 · M&T Reserve Savings account	75,431.82
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Total Checking/Savings	1,141,562.45
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Accounts Receivable

1110 · ACCOUNTS RECEIVABLE	1,580,037.87
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Total Accounts Receivable	1,580,037.87
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Other Current Assets	883,294.79
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Total Current Assets	3,604,895.11
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Fixed Assets	8,893,322.91
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TOTAL ASSETS	<u>12,498,218.02</u>
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LIABILITIES & EQUITY

Liabilities

Current Liabilities

Accounts Payable	27,819.63
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Other Current Liabilities	942,909.04
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Total Current Liabilities	970,728.67
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Long Term Liabilities	10,182,868.56
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Total Liabilities	11,153,597.23
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Equity

32000 · Unrestricted Net Assets	1,520,241.36
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Net Income	-175,620.57
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Total Equity	1,344,620.79
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TOTAL LIABILITIES & EQUITY	<u>12,498,218.02</u>
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	Current	1 - 30	31 - 60	61 - 90	> 90	TOTAL
Albany City School District	10,743.92	0.00	5,261.39	0.00	646,643.40	662,648.71
Bethlehem Central School District	0.00	0.00	0.00	0.00	-0.03	-0.03
Cohoes City School District	28,350.40	0.00	0.00	0.00	15,988.39	44,338.79
Green Island School District	0.00	0.00	0.00	0.00	13,828.98	13,828.98
Guilderland Central School District	1,963.20	0.00	0.00	0.00	0.00	1,963.20
Jaguars Volleyball Club	0.00	0.00	2,100.00	0.00	0.00	2,100.00
Lansingburgh CSD	25,541.30	0.00	0.00	0.00	53,494.23	79,035.53
Menands School District	0.00	0.00	0.00	0.00	14,602.17	14,602.17
Niskayuna CSD	0.00	0.00	0.00	0.00	9,952.49	9,952.49
North Colonie School District	0.00	0.00	0.00	0.00	0.00	0.00
Rensselaer City School District	0.00	5,680.50	0.00	0.00	5,679.80	11,360.30
Schenectady City School District	0.00	0.00	0.00	0.00	213,013.52	213,013.52
South Colonie Central School District	45,220.00	0.00	0.00	0.00	-0.08	45,219.92
State of New York	0.00	0.00	0.00	0.00	242,852.57	242,852.57
Troy City School District	0.00	15,466.85	0.00	0.00	50,256.42	65,723.27
UBuntu Academy Legacy Lions	0.00	0.00	0.00	0.00	900.00	900.00
Watervliet City School District	0.00	0.00	0.00	0.00	9,163.35	9,163.35
TOTAL	111,818.82	21,147.35	7,361.39	0.00	1,276,375.21	1,416,702.77

**Albany Leadership Charter School for Girls
Financial Dashboard
Jun-24**

Percentage of Fiscal Year 100%

Revenue	YTD Actual	YTD Budget	Variance	% of YTD Budget	Total Budgeted	% of Total Budget	Notes
School District Tuition	\$ 7,023,831	\$ 7,231,532	\$ (207,701)	97.13%	\$ 7,231,526.00	97.13%	ACSD Billing 6 PMT - mailed on 7/12
Special Education	\$ 63,618	\$ 137,136	\$ (73,518)	46.39%	\$ 137,143.00	46.39%	
Grant Income	\$ 1,143,391	\$ 523,768	\$ 619,623	218.30%	\$ 519,391.00	220.14%	Title, Federal grants, ESSER Funds
Food Service	\$ 303,617	\$ 357,000	\$ (53,383)	85.05%	\$ 357,000.00	85.05%	Impacted by # of meals served (Higher projected enrollment & attendance)
Other Income	\$ 161,352	\$ 101,604	\$ 59,748	158.80%	\$ 105,980.00	152.25%	Donations + E-rate reimbursements +Facility Rentals +Interest Income (sweep account set up for operating account brought in extra income)
Total Revenue	\$ 8,695,809	\$ 8,351,040	\$ 344,769	104.13%	\$ 8,351,040.00	104.13%	

Expense	YTD Actual	YTD Budget	Variance	% of YTD Budget	Total Budgeted	% of Total Budget	Notes
Personnel Services	\$ 5,671,116	\$ 6,042,756	\$ (371,640)	93.85%	\$ 6,042,749.00	93.85%	
Contracted Services	\$ 444,995	\$ 148,584	\$ 296,411	299.49%	\$ 148,580.00	299.50%	Legal, Education Consultant, Business Office Staffing, & other
Operating Expenses	\$ 809,552	\$ 791,928	\$ 17,624	102.23%	\$ 791,928.00	102.23%	
Facility Operation and Maintenance	\$ 1,563,841	\$ 1,354,955	\$ 208,886	115.42%	\$ 1,354,963.00	115.42%	Interest paid on Bond - occurs at end of FY
Depreciation	\$ 381,925	\$ 370,464	\$ 11,461	103.09%	\$ 370,467.00	103.09%	
Total Expense	\$ 8,871,430	\$ 8,708,687	\$ 162,743	101.87%	\$ 8,708,687.00	101.87%	

Change in Net Assets	\$(175,621)	\$(357,647)	\$ 182,026	49.10%			
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Checks over \$5,000

Durham School Services	-24,742.30
AK Cleaning Services, Inc.	-12,300.00
The State Room	-8,015.20
Robert Half	-5,884.97
McCandlish Holton PC	-5,600.00
Total	\$ (56,542.47)

Cash Balance

Operating	-30,988.94
Days of Cash	(1)

Accounts Receivable

Total A/R	1,580,037.87
Allowance	
Net A/R	\$ 1,580,038

Accounts Payable \$ 27,820

Operating balance as of 7/17/24 - \$188,912



Enrollment

2023-2024 Budgeted	435
Billed June FTE	388
In Seat	379

Staff FTEs

6/30/2024	
Staff FTEs Budgeted	91
# of Staff in Building	79

Coversheet

Employee Handbook, Electronic Monitoring Notice, Student/Family Handbooks

Section: III. Finance
Item: B. Employee Handbook, Electronic Monitoring Notice, Student/Family Handbooks
Purpose: Vote
Submitted by:
Related Material:
ALCS 2024-2025 Employee Handbook (BSK Revised June 2024)(17990291.4).pdf
Form 6.17.1 Electronic Communications Agreement (BSK Revised July 2024)(18051999.1).pdf
Sample Electronic Monitoring Notice.pdf
Family Handbook - MS2024-25(18114903.1).docx
Family Handbook - HS2024-25(18114910.1).docx



ALBANY LEADERSHIP

CHARTER SCHOOL FOR GIRLS

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1. INTRODUCTION

1.1 HANDBOOK ACKNOWLEDGEMENT

I hereby acknowledge that I have read and received a copy of the Albany Leadership Charter School for Girls (ALCS) Employee Handbook. I further acknowledge that I have read and understand the policies, procedures, rules, and guidelines set forth in the Employee Handbook, and that I am required and expected to abide by them. I understand and acknowledge that this Handbook supersedes all prior employee handbooks and prior policies.

I understand and acknowledge that this Handbook is not an employment contract, either express or implied, for a specific term or duration. I further understand and acknowledge that nothing in this handbook creates any express or implied promise or guarantee of any continued employment or benefits of any kind, whatsoever.

I understand that I am an at-will employee, and that either ALCS or I can terminate my employment at any time, for any reason, with or without cause or notice. I also understand that no one other than the Board of Trustees has the authority to enter into an agreement with me for employment for a specified period of time, and that any such agreement must be in writing and signed by the Board of Trustees.

I further understand that ALCS may modify, revise, replace, and add to this Handbook at any time, with or without notice.

I certify that I have had ample time to review, discuss, and ask questions about this Handbook and its contents with ALCS representatives.

With this knowledge, I agree to abide by the policies and procedures set forth herein.

Employee's Signature

Employee's Name (Print)

Date

1.2 WELCOME

Welcome to the Albany Leadership Charter School for Girls community! We are excited that you are a part of our team. We know that it takes exceptional talent to prepare our students for life beyond the classroom and we believe that your knowledge, skills and talents make you uniquely able to do just that.

You are joining a team comprised of high caliber professionals from diverse backgrounds who have come together to help students thrive. We are bound together by the common belief that a rich and fulfilling education can provide limitless opportunities for children, their families and the community. What's even more exciting is that being a part of our team is not only about what you can give, but also about what you can get. It is our desire to help guide you on the path to becoming who it is you want to be, both professionally and personally.

Reaching our goals for our students will require a dedicated and focused staff. You will need to be creative in your approach to all parts of your employment. Your work may be demanding, however, the reward of seeing our students succeed will make all of your efforts worthwhile.

As a guide to your employment with Albany Leadership Charter School for Girls, this handbook should provide answers to most of the questions you may have about our benefit programs, policies and procedures. If anything is unclear, please feel free to ask questions.

1.3 ABOUT THIS HANDBOOK

This Handbook supersedes all previous employee handbooks, including any previous versions. Please read this Handbook thoroughly and retain it for future reference. The policies contained in this Handbook are guidelines only. ALCS reserves the right to amend, modify, revise, remove, and add any policies to this Handbook at its sole discretion, with or without notice. From time to time, you may receive updated information concerning policy changes. If you have any questions about any of these policies or about ALCS generally, please ask your supervisor, or the Human Resources/Benefits Administrator. This Handbook is written to comply with applicable federal and state law. To the extent that the Handbook is inconsistent with applicable law or regulations, the law or regulations will govern.

This Handbook is not a contract, express or implied, and it does not guarantee your employment for any specific duration. This Handbook or any of the policies contained herein does not create any promise or guarantee for employee or benefits for any specific duration of time whatsoever.

The policies and procedures in this handbook are applicable to all employees. Employee violations of the policies in this Handbook or applicable laws may result in disciplinary action up to and including termination.

To the extent any of the policies and procedures contained in this Handbook conflict with any provisions contained in an applicable collective bargaining agreement, the collective bargaining agreement controls.

1.4 MISSION

The mission of Albany Leadership Charter School for Girls (ALCS) is to prepare young women to graduate from high school with the academic and leadership skills necessary to succeed in college and the career of their choosing.

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1.5 CONFIDENTIALITY

Upon hire, Confidentiality and Family Educational Rights Privacy Act (FERPA) Agreements must be reviewed and signed by each new employee. Your employment assumes an obligation to maintain confidentiality of the information protected under those Agreements both during and after you leave our employment. These Agreements will be reviewed with the employee each year during summer professional development.

Confidential information includes, but is not limited to all non-public proprietary information, financial records, students' education records, business marketing information, strategic plans, or any non-public information regarding ALCS's procedures. ALCS asks all employees to respect the privacy of the employees of ALCS by not disclosing personnel or payroll information about employees other than yourself.

Employees shall not publish, disclose or use any confidential information about the employer, its activities or the activities of its stakeholders unless it is normally required by their duties, it has been expressly permitted by the Superintendent/CEO or it is within the requirements of applicable Freedom of Information Laws.

No employee shall authorize anyone to publish, disclose or use any confidential information about ALCS, its activities or the activities of its stakeholders unless it is normally required by their duties, it has been expressly permitted by the Superintendent/CEO or it is within the requirements of applicable Freedom of Information Laws.

Confidential information may not be removed from the premises without permission. Employees may not store confidential materials on personal electronic devices.

If someone outside of the school questions you and you are concerned about the appropriateness of giving them certain information, you should not answer. Please refer your request to the Superintendent/CEO.

All confidential materials shall be returned to the School Business Administrator upon resignation or termination of employment.

Notwithstanding the foregoing, an employee shall not be held criminally or civilly liable under any Federal or State trade secret law for the disclosure of a trade secret that (A) is made (i) in confidence to a Federal, State, or local government official, either directly or indirectly, or to an attorney; and (ii) solely for the purpose of reporting or investigating a suspected violation of law; or (B) is made in a complaint or other document filed in a lawsuit or other proceeding, if such filing is made under seal. If an employee files a lawsuit for retaliation by ALCS for reporting a suspected violation of law, a trade secret may be disclosed to their attorney and used in the court proceeding, if the employee (A) files any document containing the trade secret under seal; and (B) does not disclose the trade secret, except pursuant to court order.

Nothing in this policy is intended to, nor will it be interpreted to, limit or interfere with an Employee's rights under Section 7 of the National Labor Relations Act or other applicable labor laws or regulations.

1.6 EQUAL EMPLOYMENT OPPORTUNITY

It is the policy of ALCS to seek and employ the best-qualified personnel without regard to race, color, religion, creed, national origin, citizenship or immigration status, age, sex, pregnancy (including childbirth and related conditions), marital status, sexual orientation, gender identity or expression, status

of being transgender, military or veteran status, disability, predisposing genetic characteristics, domestic violence victim status, familial status, reproductive health decision making, known relationship or association with any member of a protected class, or any other protected classification protected by applicable law. It is further our policy to ensure equal opportunity for the advancement of staff members and equal treatment in all aspects regarding terms and conditions of employment, including, but not limited to, the areas of recruitment, hiring, placement, promotion, termination, layoff, recall, transfer, leaves of absence, compensation and training. ALCS prohibits all employees from engaging in conduct that violates this policy. If ALCS determines that an employee has violated this policy, ALCS will discipline that employee appropriately, up to and including termination of employment.

We have a strong commitment to equal employment opportunity and expect the assistance and support of all employees in obtaining our objective.

1.7 EMPLOYMENT AT WILL

Your employment with ALCS is at will. This means that neither you nor ALCS has entered into a contract (express or implied) regarding the duration of your employment. You are free to terminate your employment with ALCS at any time with or without reason. Likewise, ALCS has the right to terminate your employment, or otherwise discipline, transfer, change your schedule, or demote you at any time, with or without reason, notice, or cause.

No employee of ALCS can enter into any employment contract for a specified period of time or make any agreement contrary to this policy without written approval from the Superintendent/CEO. If your employment is covered by an approved employment contract, nothing in this Handbook or any oral statement shall modify or amend the terms of that agreement.

1.8 WORK EXPECTATIONS

ALCS needs your help in making each working day enjoyable and rewarding. Your first responsibility is to know your own duties and how to do them promptly, effectively and efficiently. Secondly, you are expected to cooperate with management and your fellow employees and to maintain a good team attitude.

How you interact with fellow employees and those whom we serve, and how you accept direction can affect our success. In turn, your performance can impact the entire service offered by ALCS. Consequently, whatever your position, you have an important assignment; perform every task to the very best of your ability.

You are encouraged to grasp opportunities for personal development offered to you. This manual offers insight on how you can perform positively and to the best of your ability to meet and exceed our expectations.

We strongly believe you should have the right to make your own choices in matters that concern and control your life. We believe in direct access to the administration team. We are dedicated to making ALCS a place where you can approach any member of the team to discuss any problem or question. We expect you to voice your opinions and contribute your suggestions in an appropriate manner to improve the quality of our work environment.

1.9 REASONABLE ACCOMMODATIONS

ALCS complies with all relevant and applicable provisions of federal and state law protecting the rights of people with disabilities, including pregnancy-related conditions. ALCS will not discriminate against any qualified employee or job applicant with respect to any terms, privileges, or conditions of employment because of a person's disability or pregnancy-related condition. Consistent with this policy of nondiscrimination, ALCS will also reasonably accommodate qualified individuals with a known disability so that they can perform the essential functions of a job unless doing so causes a direct threat to these individuals or others in the workplace and the threat cannot be eliminated by reasonable accommodation and/or if the accommodation creates an undue hardship to ALCS.

ALCS also complies with all applicable laws, including the Pregnancy Discrimination Act and the Pregnant Workers' Fairness Act (PWFA), regarding reasonable accommodations needed for pregnancy, having a child, or a medical conditions related to pregnancy. Accordingly, ALCS will engage in the interactive process and make reasonable accommodations to known limitations related to pregnancy, childbirth, or related medical conditions for qualified employees or applicants, unless doing so would impose an undue hardship on ALCS. Examples of pregnancy-related accommodations for consideration could include providing frequent bathroom breaks and rest breaks, assistance with manual labor or lifting items, leave of absence, and breaks to express milk. ALCS will not require covered employees to take paid or unpaid leave if another reasonable accommodation is available.

ALCS will also endeavor to provide reasonable accommodations for the sincerely held religious beliefs of its employees to the extent such accommodation does not pose an undue hardship on ALCS's operations.

Employees should contact the School Business Administrator with any questions or to make a request for accommodation. Employees are encouraged to suggest appropriate methods of reasonable accommodation. ALCS will engage in a cooperative dialogue and/or interactive process with the applicant or employee to determine how the individual may be accommodated. ALCS may request the employee or applicant to provide documentation from their medical provider in order to evaluate the request for an accommodation. Any medical information received will be maintained as confidential in accordance with applicable laws and regulations. Disclosure of medical information is restricted to those limited situations where a manager or supervisor has a job related reason for the information.

ALCS will not tolerate discrimination or retaliation against an individual with a known disability, or for requesting or receiving a reasonable accommodation in accordance with this policy and as protected under applicable laws. Any concerns regarding discrimination or retaliation in violation of this policy should be promptly reported to the School Business Administrator.

2. EMPLOYMENT PROCEDURES AND CLASSIFICATIONS

2.1 HIRING

Upon employment by ALCS, all employees are required to complete any and all necessary forms and benefit applications as required by law or deemed necessary by the School Business Administrator or their designee.

Employment qualifications as stated by an employee or prospective employee on an employment application or related information may be checked and verified. Falsification of such information may

jeopardize an employee's standing and result in immediate termination or impact the likelihood of being hired.

All new employees will be notified in writing of their hire and depending on position may be notified annually of continued employment.

Depending on their circumstances, former employees may be considered for rehire, but

will be subject to all regular hiring procedures. To be in consideration for reemployment, the applicant must have been in good standing at the time of their separation.

If employees are granted the use of employer laptops, cell phones, etc., expected conduct will be reviewed at the time of hire.

2.2 IMMIGRATION LAW COMPLIANCE

ALCS is committed to complying with applicable federal laws and regulations regarding the verification of employment eligibility and any corresponding record keeping requirements to demonstrate that employees are lawfully authorized to work in the United States. We do not discriminate on the basis of citizenship or national origin. In compliance with the Immigration Reform and Control Act of 1986, as amended, each new employee, as a condition of employment, must complete the appropriate documents within three (3) business days of their date of hire. This includes completion of an Employment Eligibility Verification Form I-9 and requires current documentation establishing an employee's identity and employment eligibility.

2.3 CERTIFICATION / LICENSURE

If you are working in a capacity that requires teacher certification or other licensure, it is your responsibility to maintain such credentials and notify the School Business Administrator of any restrictions or limitations imposed upon it. Failure to maintain required credentials or licensure can jeopardize continued employment.

While we expect all of our teachers to hold valid New York State Credentials, we have the option of employing a small number of uncertified teachers. In extraordinary circumstances, in order to best meet the needs of our students, we may employ teachers working towards their certification. This decision is solely at the discretion of the Superintendent/CEO. When such exceptions are made, ALCS expects the employee to document steps being taken towards certification.

Employees are also expected to submit academic transcripts as part of the hiring process in addition to documentation of certification.

2.4 BACKGROUND CHECKS

ALCS recognizes the importance of maintaining a safe workplace with employees who are honest, trustworthy, qualified, reliable and non-violent. For purposes of furthering these interests, ALCS reserves the right to investigate an individual's prior employment history, personal references and educational background as well as any other information that is reasonably available. When applicable to your position, ALCS may review an employee's credit report. ALCS will comply with the Federal Fair Credit Reporting Act and all relevant state laws.

Additionally, in compliance with applicable laws, your employment is contingent upon a successful criminal history check that is conducted as part of a conditional offer of employment. An individual may not commence employment until they have successfully completed a criminal background check except under special circumstances as approved by the Board of Trustees or their designee and in compliance with applicable state and federal laws.

ALCS reserves the right to conduct background checks on active employees, in cases where employees may be promoted, moved to a new position, given additional responsibilities or whenever it is deemed appropriate.

2.5 COMPENSATION

It is ALCS's desire to pay all employees' wages and salaries that are competitive with other employers in the marketplace in a way that will be motivational, fair and equitable. Compensation may vary by title because of individual performance or years of experience and will be in compliance with all statutory requirements.

ALCS applies the same principles of fairness to all employees, regardless of organizational level, protected status or any other factor protected by law.

If we choose to pay a bonus, it should be considered a one-time pay out to those employees who are actively employed at the time of the payment and should not be construed as a guarantee for future compensation. If it is determined that funds are available to pay a bonus, it will be paid in accordance with the deferral exception on or before the fifteenth day of the third month of the fiscal year. Bonuses will be paid to those employees who are currently employed at the time of payout and were actively employed in the previous school year.

Bonuses or increases in pay will be subject to fund availability and at the discretion of ALCS.

2.6 CLASSIFICATION OF EMPLOYMENT

Employees will be classified as either an exempt salaried employee or a non-exempt hourly employee based on the criterion detailed in the Fair Labor Standards Act (FLSA) and New York State Labor Law. All employees are designated as either nonexempt or exempt under state and federal wage and hour laws:

Non-exempt: Non-exempt employees are subject to the minimum wage and overtime requirements of the FLSA and/or applicable state law. Pay is based on an hourly rate and the number of hours worked. Employees in these positions are eligible to receive overtime pay of one and a half times their regular rate of pay when they work in excess of 40 hours in a workweek. Non-exempt employees' pay is determined based on their actual hours worked.

Exempt: Exempt employees hold jobs that meet the standards and criteria established under the FLSA by the applicable federal or state law. Exempt employees will generally be paid on a salary basis which is intended to pay for all hours worked during each work week, regardless of the employee's actual hours worked or schedule. Exempt employees are not eligible for overtime pay.

2.7 CATEGORIES OF EMPLOYMENT

Upon hire each employee will receive notification of their employment category. This categorization will determine employee insurance benefit eligibility and allotted time away from work. Employee category will be determined at hire and then continually on an annual basis.

Category 1: Factors that affect insurance benefit eligibility.

- Regular Full Time Employees: These employees are hired to work on a regular basis. They are scheduled to work, and regularly work, a minimum of 30 hours per week. Generally, Regular Full-time Employees are eligible for employer- sponsored benefits, in accordance with official benefit plan documents. Full time employees may be hired on a 10 month or 12 month basis.
- Regular Part Time Employees: These employees are hired to work on a regular basis. They are scheduled to work, and regularly work, 29 hours or less per week. Regular Part-time Employees are not eligible for employer-sponsored benefits, unless otherwise required by applicable law. These employees will have access to pro-rated holiday and personal time.
- Temporary Employees: Temporary employees are those individuals who accept employment for a specified length of time not to exceed six (6) months. As with all other employees, temporary employees remain employees at-will throughout their employment. Temporary employees are not eligible for employer-sponsored benefits, unless otherwise required by applicable law.
- On Call Employees: On call employees are those individuals who do not have a regular schedule, but may be called in on an as needed basis. These employees generally work for a specific period, function and special project or to replace a regular employee that may be absent. On call employees will be subject to benefit eligibility as directed by applicable State and Federal laws.

Category 2: Factors that affect time away from work.

- 10 Month Employees: Full time employees work up to 220 days annually and their presence is not required when the school building is closed. Full time employees have access to personal leave and will follow the academic calendar for time off. Part time employees should see Appendix A to determine how their work category is treated with regards to time away from work.
- 12 Month Employees: Full time employees are working year round and are granted personal leave and holidays in lieu of following an academic calendar for time off. Part time employees should see Appendix A to determine how their work category is treated with regards to time away from work.

2.8 OVERTIME PAY

There will be times when employees will need to work overtime. Employees will be given advance notice when feasible, but this will not always be possible.

Exempt Employees as defined by law are not eligible to earn overtime pay.

Non-exempt employees as defined by the law are eligible to earn overtime pay. Non- exempt employees will receive overtime pay at a rate of one and a half times their regular rate for all hours worked in excess of 40 hours per workweek.

Non-exempt employees should not work overtime hours unless they have been instructed to do so by their Supervisor or they have requested and been granted the ability to work in excess of 40 hours in a work week. Failure to obtain the requisite approval may result in discipline. With respect to counting hours towards overtime pay, leave hours taken will not be used when calculating total hours worked in a week.

2.9 COMPENSATORY TIME

ALCS does not offer compensatory time to any employee in lieu of overtime hours worked. Non-exempt employees will be compensated with overtime pay. Exempt employees will receive their regular salaried rate for all hours worked.

2.10 SALARY PAY / SAFE HARBOR POLICY

ALCS is committed to providing accurate compensation to all employees and complying with all applicable state and federal wage and hour laws. Although exempt employees are generally entitled to their salary for any week in which work is performed, deductions can and will be made when permitted by law. For example, an exempt employee's salary may be reduced for complete days of absence for personal reasons and incomplete initial or final weeks of work. There may also be other occasions when an exempt employee's salary may be reduced.

ALCS is also committed to complying with the salary basis requirements of the Fair Labor Standards Act for exempt employees and protecting employees against improper salary deductions. ALCS prohibits all managers and supervisors from making any improper deductions from the salaries of exempt employees. To ensure that you are paid properly for all the time worked and that no improper deductions are made, you should review your pay stub to make sure it is correct. If you believe an improper deduction has been made or have any questions, please contact the School Business Administrator. Reports of improper deductions will be investigated promptly and if it is determined that an improper deduction has occurred, the employee will be reimbursed promptly for any improper deduction made. ALCS is committed to full compliance with this policy. ALCS will not tolerate any form of retaliation against any individuals who report alleged violations of this policy, or who cooperate in the investigation of such reported violations. Anyone that engages in retaliation in violation of this policy will be subject to discipline, up to and including termination of employment.

2.11 ADJUSTMENTS TO EMPLOYEE STATUS

ALCS may at any time, with proper notice to the employee, adjust the salary, benefits (excluding any benefits to be provided as required by law), paid time off or personal time, titles, privileges or other personnel policies for any employee, either upwards or downwards, within parameters established by the Board of Trustees. Adjustments to employee status may be based upon, but in no way are restricted to, promotions, demotions, changes in job duties, disciplinary actions and performance adjustments.

2.12 EMPLOYEE CHANGE OF INFORMATION

Employees are required to promptly notify the School Business Administrator of any change in name, family status, address, telephone number, emergency contacts, income tax withholding information, or other information affecting personnel data held or used by ALCS.

Certain changes will require supporting documentation, such as updated social security card, certificate of marriage, etc.

In certain cases, if the employer is not notified in a timely manner it may affect the employee's access to benefits in alignment with all applicable laws.

2.13 PERSONNEL INQUIRIES

The task of handling personnel records has been assigned to the School Business Administrator.

When a request is made with regards to the content of an employee's personnel record or performance, no one other than the Board of Trustees, the School Business Administrator or a designee may be authorized to respond either verbally or in writing to inquiries of any type including Freedom of Information Law (FOIL) requests.

2.14 VOLUNTEERS

In order to be classified as a "volunteer" who is not considered an employee and is not subject to minimum wage or other wage-hour requirements, an individual must meet several requirements:

- The service is performed as a public service.
- The services are not ordinarily performed by regular employees.
- There is no expectation of compensation.
- Employees are not displaced by the volunteers.

2.15 INSTRUCTIONAL EMPLOYEE DEFERRED COMPENSATION

10 Month Employees' and 10.5 Month Employees' salaries are paid out bi-weekly over a 12 month calendar period allowing for employees to be paid during the summer months when school is not in session. Employees who start after the first teacher day of the school year will receive a prorated bi-weekly rate of their annual salary which will be spread out over the current school year 12-month calendar period allowing for employees to be paid during the summer months when school is not in session.

Commented [A2]: We should revise this policy to reflect what ALCS decided to do following the conversation with Kirsten.

3. TIMEKEEPING & PAYROLL

3.1 INTRODUCTORY PERIOD

The introductory period gives an employee the opportunity to become familiar with fellow employees, supervisors and job tasks, as well as with policies and with the culture at ALCS. The introductory period is the first 90 days of employment, but may be extended as needed at the discretion of the Superintendent/CEO.

Paid time off will not be granted during the first 90 days of employment, except for sick time used for a New York Paid Sick Leave purpose.

During this period, ALCS will evaluate your suitability for employment. In turn, you should be evaluating your fit to our culture. Please understand, completion of your introductory period does not guarantee continued employment, as employment is always at-will. You are free to terminate your employment at any time, with or without reason, and ALCS can do the same.

At the end of your introductory period your supervisor will discuss your job performance with you and provide feedback similar to a job performance review.

A former employee that is returning is considered an introductory employee upon rehire and is subject to the same stipulations in this policy.

3.2 WORK SCHEDULE

The presence or absence of each employee is of critical importance to the successful operation of ALCS. Therefore, it is expected that all employees be on time, be ready to start work at the beginning of their scheduled day and to work the full allotted time they are assigned each day.

Unless approved by the Superintendent/CEO all regular full time salaried Employees are required to work seven hours and thirty minutes with a half hour paid lunch and all hourly Employees are required to work 8 hours with a half hour unpaid lunch.

Excessive late arrival to work may result in disciplinary action and/or a deduction of the individual's personal time.

3.3 MEAL PERIODS

If an employee works longer than six (6) hours, which extends over the noonday meal period, the employee is required to take a minimum of a half hour unpaid lunch period. This unpaid lunch period will be between the hours of 11:00 a.m. and 2:00 p.m. at a time determined by the employee's supervisor.

An employee who starts their scheduled day prior to 11:00 a.m. and continues later than 7:00 p.m. is required to take an additional meal period of at least twenty (20) minutes between 5:00 p.m. and 7:00 p.m.

Employees are required to take their fully allotted time for meals. Employees are not permitted to perform any work during their regularly scheduled meal breaks. Should an emergency situation arise, the employee's meal period will be rescheduled. If an employee is not provided a meal period as described above, they shall notify the School Business Administrator at their earliest convenience but no later than 24 hours after the end of their workday.

3.4 TIMEKEEPING

All employees are required to keep track of their hours worked.

Upon hire, your Supervisor will communicate with you your exact method of time collection.

Non-exempt employees must record the time they begins and end work, as well as the beginning and the ending time of each meal period. Non-exempt employees must also record any departure from work for any non-work-related reason.

Do not start work early, finish work late, work during a meal break, or perform any other extra or overtime work unless you are authorized to do so and that time is recorded on your time record. Time records must be signed, electronically or with a signature. Records should accurately reflect those hours spent on work related activities less time taken for lunch or leave and should be rounded to the nearest fifteen (15) minute increment.

All records should be submitted at the close of the pay period. Time records that are submitted late will be processed and paid on the next regularly scheduled payday.

You are responsible for accurately recording hours worked. Non-exempt employees should review their paystubs to confirm that they have been paid for all hours worked. No employee may record hours on

another employee's time card. Tampering with another employee's time record is fraud and a violation of this policy. In the event of an error in recording your time, please notify the School Business Administrator immediately.

3.5 PAY PERIODS

Unless otherwise approved by the School Business Administrator, pay periods are two weeks in length (14 calendar days) and run from Saturday through Friday. Depending on the timing of the start date, employees may be subject to a lag payroll equal to one pay period. The standard payday is every other Wednesday.

3.6 PAYCHECK PICK UP AND DIRECT DEPOSIT

Employees may choose to receive a live check or choose to have their paycheck directly deposited into their financial institution.

For employees that wish to receive a live check it is expected that you personally receive that paycheck. Any arrangements to have your paycheck picked up by someone other than yourself will have to be made in advance, with your prior written authorization turned into the School Business Administrator.

While we do accommodate for paycheck pick up, direct deposit is the preferred method of payment for employees. Upon hire, employees that select direct deposit will be asked to complete and submit the Direct Deposit Authorization Form to the School Business Administrator. The Authorization must be accompanied by a voided check or paperwork directly from your financial institution that shows the bank's routing number and your own account number. Employees will not be allowed to select a financial institution for direct deposit unless the account selected is in the employee's name.

After initial set up, changes to deposits may be made at any time. Changes made after payroll has been submitted to our payroll processing company will not be recorded until the following payroll.

Please note that some financial institutions may choose to deposit funds into an employee's account prior to the actual pay date. This is a function of your financial institution and is not condoned by ALCS. Additionally, ALCS does not guarantee any deposit made prior to the actual pay date. Each employee is responsible for managing their own funds in accordance with the pay date that is selected by ALCS.

Each employee, no matter the method of payment selected, will receive a paper or an electronic copy of their pay details as required by state law. All employees enrolled in direct deposit will have access to their pay stub through the Paychex Flex Portal. All employees not enrolled in direct will be able to pick up their stubs in the front office.

3.7 PAYROLL ADVANCES

It is the policy of ALCS not to grant wage or salary advances to any employee.

3.8 PAYROLL ERRORS

Every effort is made to avoid errors in your paycheck. An error can be defined as an overage of pay, an underage of pay or a discrepancy with respect to the deductions made from a paycheck.

If an error in pay is made causing an employee to be shorted pay, the employee should report immediately, and the correction will be promptly addressed and corrected.

3.9 PAYROLL DEDUCTIONS

The law requires that ALCS make deductions from every employee's compensation. These deductions may take the form of mandatory deductions for taxes, authorized deductions for the benefit of the employee or deductions for wage overpayment.

Deductions for taxes are those that are taken for applicable, federal, state and local income taxes. We also must deduct Social Security taxes, state required statutory disability and unemployment from each employee's earnings. Employees are required to fill out New York State and Federal IRS documents to determine the accurate level of tax withholding from pay. These documents will be filled out at hire and then annually, or when an employee requests a change in withholding because of a change in taxable status.

Employees may also authorize the school to make payroll deductions that are for the benefit of the employee and are made for a purpose expressly permitted by the New York Labor Law, including deductions for employee contributions to group health and dental insurances and retirement plans.

Deductions may also be made for the deduction of wage overpayments, in accordance with applicable law. In the event you receive one or more inadvertent wage overpayments due to mathematical or other clerical errors, ALCS may use payroll deductions to recover the amount of the overpayment.

If you wish to contest the overpayment and terms of recovery, and/or to seek a delay in the recovery of this amount, you must follow the procedures contained in the Overpayment Dispute Resolution Process, a copy of which ALCS will provide to you before making deductions. You may also obtain a copy of the Overpayment Dispute Resolution Process from the School Business Administrator at any time. A summary of the process is below.

- Step One: You will receive a Wage Repayment Notice of Intent Form from the school describing the overpayment(s) and terms of recovery.
- Step Two: You must respond in writing to the School Business Administrator within seven calendar days of the date that you receive the school's overpayment Wage Repayment Notice of Intent Form. In that response, you must state clearly the issue(s) you are raising and explain why you are raising each issue.
- Step Three: the school will reply back to you in writing. The school will address the issues raised in your response, will clearly explain its position, will state whether it agrees or disagrees with your position, and will explain why it agrees or disagrees. The reply from the school will also include an invitation and seven- calendar-day window for you to meet with the School Business Administrator to discuss any disagreement that remains regarding the deduction.
- Step Four: Seven calendar days from the date of the meeting or expiration of the seven-day opportunity to meet, the school will provide a written notice of its Final Determination regarding the deduction.

If you have additional questions about these deductions or these procedures, please contact the School Business Administrator.

3.10 WAGE GARNISHMENT

When or if court-ordered deductions are to be taken from your paycheck you will be notified in writing on a Garnishment Notification Form.

ALCS acts in accordance with the Federal Consumer Credit Protection Act, which places restrictions on the total amount that may be garnished from your paycheck.

4. ATTENDANCE AND LEAVE POLICIES

4.1 ATTENDANCE EXPECTATIONS

The presence or absence of each employee is of critical importance to the successful operations of ALCS. We expect all of our employees to be on time, ready to begin work at the beginning of their schedule and to work the full-allotted shift assigned each day.

ALCS possesses an ambitious mission, and as a result, we require our faculty and staff to commit various professional responsibilities that will best support our students. These commitments include primary duties but may also extend beyond traditional responsibilities. We seek to build student-staff relationships and ultimately strengthen our school community.

Middle School Staff

Attendance to and participation in the following events is **REQUIRED** for Building Leadership Team, Instructional Staff and other staff as mandated by their supervisors:

- Parent Teacher Conference Nights
- Back to School Family BBQ
- Open House
- Community Dinner
- Graduation Ceremony

Attendance to and participation in **THREE** of the following events is **REQUIRED** for Building Leadership Team, Instructional Staff and other staff as mandated by their supervisors:

- Science Fair
- National Honor Society Induction
- Athletic Banquet
- Senior Night for Athletics
- Art Show & Poetry Café
- Other School Events as Scheduled

Attendance to and participation in the following events is **REQUIRED** for Building Leadership Team, Instructional Staff:

One Collegial Meetings once per week from 3:30 – 4:30 p.m. ○ Grade Level Meeting ○ Department Meeting

Building Leadership Team and Instructional Staff are REQUIRED to join one Club or Committee and participate in monthly meetings establishing by Building Principals and/or Club lead:

- Family Action
- Health and Wellness
- Social Emotional Learning (SEL)
- Cultural Team
- Non-Stipend Club Advisor *Anime Club, Outdoor Club, Game Club

High School Staff

Attendance to and participation in the following events is **REQUIRED** for Building

Leadership Team, Instructional Staff and other staff as mandated by their supervisors:

- Four Parent Teacher Conference Nights
- Family BBQ
- Open House
- Community Dinner
- Graduation Ceremony

Attendance to and participation in **THREE** of the following events is **REQUIRED** for Building Leadership Team, Instructional Staff and other staff as mandated by their supervisors:

- Senior Night for Athletics
- Science Fair
- National Honor Society Induction
- Athletic Banquet
- Art Show & Poetry Café
- Other School Events as Scheduled

Attendance to and participation in the following events is **REQUIRED** for Building Leadership Team, Instructional Staff:

- One Collegial Meetings once per week from 3:30 – 4:30 p.m.
- Grade Level Meeting
- Department Meeting

Building Leadership Team and Instructional Staff are REQUIRED to join one Club or Committee and participate in monthly meetings establishing by Building Principals and/or Club lead:

- Family Action
- Health and Wellness
- Social Emotional Learning (SEL)
- Cultural Team
- Non-Stipend Club Advisor *Anime Club, Outdoor Club, Game Club

ALCS feels strongly about giving back to our community and participating in community service events. All students are required to complete 100 community service (service learning) hours by the end of their senior year. Throughout the school year, ALCS will be participating in different community service opportunities as a group to help support and give back to our communities. Attendance to and participation in ONE ALCS community service opportunities are REQUIRED for Leadership Team, Instructional Staff, and other staff as mandated by their supervisors.

Please reference the ALCS Calendar for specific dates and times.

4.2 TELECOMMUTING OR WORKING FROM AN OFFSITE LOCATION

Employees are only permitted to work from an offsite location with approval from their immediate supervisor, with an approved Telecommuting Work Arrangement or to attend an approved off site seminars.

Before granting permission for off site work arrangements supervisors should know the specific work to be performed and the projected amount of time expected. Only Exempt employees will be allowed this level of flexibility with their work arrangement, except in specially approved circumstances. It is expected that non-exempt employees leave all work materials at the work site and not engage in work outside of scheduled hours.

Under no circumstances are employees permitted to work at home without prior permission. Any attempt to do so, with or without reporting such time, will be considered a violation of policy.

4.3 AUTHORIZED ABSENCE FROM WORK

ALCS recognizes that from time to time it may be necessary for you to be absent from work. Time off is provided to eligible employee to address time away from work. Leave is granted based upon employment category as detailed earlier in this handbook. Time may be granted as personal or holiday time depending on employee category and will be reviewed in the upcoming sections of this manual. **Authorized absences from work are those that are previously arranged or are due to emergency or illness call in that is accepted and can be verified if requested.**

4.4 REPORTING ABSENCE OR TARDINESS

If you anticipate an absence or tardiness in advance of the date of such absence or tardiness, notify your Supervisor as far in advance as possible to request approval for such absence or tardiness. Followed by emailing all lesson plans and dates of anticipated absences to hscoverage@albanyleadership.org or mcoverage@albanyleadership.org. If you will be absent or tardy due to an emergency, unexpected illness or other unexpected reason, you are expected to contact your supervisor and the person designated to find coverage for you as soon as it is safe for you to do so to report your absence or lateness. Absences or tardiness should be reported by emailing Coverage@albanyleadership.org and employees' direct supervisor by 6:00am. If you are unable to report your absence or tardy yourself due to a serious illness or emergency you may have a relative or medical professional call on your behalf. Provided that your call in is accepted as an authorized absence you will be allowed to use leave. The act of calling in does not guarantee that the absence is authorized.

Failure to report absences in accordance with this policy will be considered a violation of policy, and may subject employees to disciplinary action.

4.5 CONTINUED OR EXCESSIVE ABSENCE

Where an employee's absences are protected under the Family and Medical Leave Act or by other applicable laws, including where the employer grants time off as a reasonable accommodation under the Americans with Disabilities Act ("ADA") and/or New York State Human Rights Law for an employee's disability, such absences are not grounds for discipline, provided the employee complies with their obligations under those laws. This includes the employee's need to respond to the employer's permissible requests for information sufficient to evaluate the employee's entitlement to such leave, and with their obligation to provide notice of such absences in accordance with the Attendance and Leave Policies and applicable laws.

Excessive unexcused absenteeism or tardiness will result in discipline up to and including termination. ALCS will not discipline an employee for absences related to the following:

- **Approved NYS Paid Sick Leave, NYS Paid Family Leave, or FMLA;**

- **Absence provided as reasonable accommodation of known disabilities, sincerely held religious practice or belief, or status as a victim of domestic violence;**
- **Requested and approved time off prior to being scheduled to work; or**
- **Any other legally protected absence.**

4.6 LEAVE APPROVAL

All requests for scheduled paid time off must be submitted in writing a minimum of **one week** in advance and approved by your Supervisor. Every effort will be made to ensure that the employee's time off is at a time of their choosing. To ensure minimum disruption, however, work schedules may need to be coordinated. For 10-month employees, as determined by your supervisor, paid time off (other than time off for a New York State Paid Sick Leave purpose) may not be taken:

- August through the first two weeks of school
- Immediately before or after a holiday or school break, including long weekends
- During professional development days or during professional development Friday afternoons
- On State or Internal Testing Days
- On Parent-Teacher Conference days
- On WeLead Days
- During the month of June

Request for leave is not considered approved until your direct supervisor has approved your request in writing.

Notice of absence from work due to illness must be provided to the Employee's Supervisor or their designee prior to 6:00 a.m.

Employees should only be leaving the building during work hours for their lunch, unless otherwise approved by Building Principals.

Employees may not request paid time off after notice of resignation (other than time off for a New York State Paid Sick Leave purpose).

4.7 PERSONAL LEAVE REIMBURSEMENT

Upon separation from employment, ALCS will payout unused personal time (of up to ten days) for 12-month full time and part time administrative employees, provided that the employee meets the requirements of the resignation policy in this handbook and is an employee in good standing at the time of separation. 10 month, 10.5 month and instructional employees are not eligible for personal leave payout upon separation of employment. All other unused personal time is forfeited upon separation of employment.

The School will not provide pay out for unused holidays.

Employees who are involuntarily terminated are not eligible to be compensated for unused Personal Leave.

No payment will be made as compensation for time off falling after the date of resignation or termination.

4.8 HOLIDAY LEAVE

Unless otherwise provided for as approved by the Superintendent/CEO, holiday leave for 12-month employees will be observed on the following days during which we will be closed and you will not be expected to work.

New Year's Day	Labor Day
Martin Luther King, Jr. Day	Columbus Day
President's Day	Thanksgiving Day
Friday before Easter	Friday after Thanksgiving Day
Memorial Day	Christmas Eve
Juneteenth	Christmas Day
Independence Day	

If a holiday falls on a Saturday, it will be observed on the previous Friday. If it falls on a Sunday, it will be observed on the following Monday.

Regular part time employees will be paid for holidays on a prorated basis.

Regular full time employees who are eligible for holidays, but are working less than 40 hours will receive holiday payment on a prorated basis.

Employees are granted holidays upon hire. Employees are required to take the Holidays listed above on the date designated. Holidays do not carry over from year to year and will not be paid out upon termination.

The Chairman of the Board of Trustees retains the right at any time to declare a "School Holiday" whereby the school will officially be closed.

Employees are not eligible to receive Holiday pay if they are on an unpaid leave of absence.

4.9 PERSONAL LEAVE

Unless otherwise provided for as approved by the Superintendent/CEO, personal leave for eligible employees, is as detailed in Appendix A.

To minimize disruption in the classroom and throughout schools, Instructional Staff must take leave in two-hour blocks, and Administrative/Non-Instructional Staff must take leave in one-hour increments.

10-Month employees are not allowed to use personal leave for vacation purposes. This leave is to be used for personal matters that can't be handled after school hours or for sick days.

Unused leave may be rolled over from year to year, but an employee's use of personal leave will be capped in accordance with Appendix A. Requests to use leave should be made in writing to the staff member's supervisor and granting of such leave is conditional upon approval.

Part time employees will be granted and able to roll over personal leave on a prorated basis.

In cases of extended sickness or justifiable depletion of leave, additional time may be granted at the discretion of the Superintendent/CEO. The Superintendent/CEO retains the right to require the use of leave prior to granting additional leave.

Notice of absence from work due to illness must be provided to the Employee's Supervisor or their designee prior to 6:00 a.m. When possible, in the event of a foreseeable extended illness, 30 days advance notice should be given to the Employee's Supervisor.

A doctor's note *will* be required for absences of three days or more that are for a Paid Sick and Safe Leave purpose, outlined below.

Personal Leave and Paid Time Off will only be paid out to full time and part time 12- month administrative employees who are in good standing at time of separation and who provide the requisite amount of notice. All other categories of employment will forfeit leave at time of separation.

4.10 PAID SICK AND SAFE LEAVE

New York Paid Sick Leave Law (PSL) requires employers to provide paid sick leave for employees, if they meet specific criteria. ALCS's Personal Leave Policy for full-time employees meets or exceeds any leave that an employee would otherwise be entitled to under the New York Paid Sick Leave Law, and therefore personal leave hours are inclusive of PSL hours. Employees who are eligible for personal leave may use personal leave for any purpose, including the NY PSL purposes, as set forth in greater detail below. For recordkeeping purposes, ALCS will track hours separately.

Paid Sick Leave for Employees Who Are Not Otherwise Eligible for Personal Leave

Employees who are not otherwise eligible for personal leave, including part-time, per diem, temporary, and seasonal employees will accrue Paid Sick Leave at a rate of one (1) hour per every thirty (30) hours worked by the employee, up to a maximum of forty (40) hours in each calendar year (January 1 – December 31) ("Paid Sick Leave"). Paid Sick Leave will begin to accrue on an employee's first day of employment. Leave under this section is available for use only for NY PSL, as set forth below. Unused Paid Sick Leave will carryover between calendar years.

NY PSL Purposes

Eligible employees may use up to forty (40) hours of Personal Leave for a PSL purpose per calendar year, and all other employees may use up to forty hours of Paid Sick Leave per calendar year, for the reasons set forth by the NY PSL, which include:

- The mental or physical illness, injury, or health condition of the employee, regardless of whether such illness, injury, or health condition has been diagnosed or requires medical care at the time that such employee requests such leave, as well as the diagnosis, care or treatment of the same, including preventative medical care;
- The mental or physical illness, injury, or health condition of an employee's family member, regardless of whether such illness, injury, or health condition has been diagnosed or requires medical care at the time that such employee requests such leave, as well as the diagnosis, care or treatment of the same, including preventative medical care;
 - "Family member" is defined as an employee's child (including biological child, adopted child, foster child, a legal ward, or a child for whom the employee stands "in loco parentis"), spouse, domestic partner, parent (including biological parent, foster parent, step-parent, adoptive parent, legal guardian, or an individual who stood "in loco parentis" to the employee as a minor child), sibling, grandchild or grandparent, and the child or parent of an employee's spouse or domestic partner.

- An absence from work when an employee or an employee's family member has been the victim of domestic violence, a family offense, sexual offense, stalking, or human trafficking, including leave to:
 - Obtain services from a domestic violence shelter, rape crisis center, or other services program;
 - Participate in safety planning, temporarily or permanently relocate, or take other actions to increase the safety of the employee or the employee's family members;
 - Meet with an attorney or social services provider to obtain information and advice on, and prepare for and participate in, any criminal or civil proceeding;
 - File a complaint or domestic incident report with law enforcement;
 - Meet with a district attorney's office;
 - To enroll children at a new school; and
 - Take any other actions necessary to ensure the health or safety of the employee or the employee's family member, or to protect those who associate or work with the employee.

Effective January 1, 2025, pregnant employees will be entitled to use an additional twenty (20) hours, beyond the forty (40) hours of Paid Sick Leave provided, of paid prenatal leave per calendar year. Paid prenatal leave may be used for physical examinations, medical procedures, monitoring and testing, and discussions with health care providers related to pregnancy.

****An employee who has committed domestic violence, a family or sexual offense, stalking, or human trafficking is not eligible for paid leave for purposes of this policy, nor may this leave be used on behalf of an employee's family member who has engaged in any such conduct.**

NY PSL Definitions

For purposes of employees' use of personal leave for NY PSL purposes and use of Paid Sick Leave by all other employees, the following definitions shall apply:

- *Confidential Information* means individually identifiable health or mental health information, including but not limited to, diagnosis and treatment records from emergency services, health providers, or drug and alcohol abuse prevention or rehabilitation centers. Confidential information also means information that is treated as confidential or for which disclosure is prohibited under another applicable law, rule, or regulation.
- *Domestic Partner* shall have the same meaning as Domestic Partner, as set forth in section 2961(6-a) of the New York Public Health Law.
- *Family Member* means an employee's child (including biological child, adopted child, foster child, a legal ward, or a child for whom the employee stands "in loco parentis"), spouse, domestic partner, parent (including biological parent, foster parent, step-parent, adoptive parent, legal guardian, or an individual who stood "in loco parentis" to the employee as a minor child), sibling, grandchild or grandparent, and the child or parent of an employee's spouse or domestic partner.
- *Family Offense* includes any offense enumerated in section 812(1) of the New York Family Court Act, where such acts are between current and former members of the same family or household, as defined therein.
- *Human Trafficking* means an act or threat of an act that may constitute sex trafficking, as defined in section 230.34 of the Penal Law, or labor trafficking, as defined in section 135.35 and 135.36 of the Penal Law.
- *Mental Illness* shall have the same meaning as mental illness, as set forth in section 1.03(20) of the New York Mental Hygiene law

- *Preventative Medical Care* means routine health care including but not limited to screenings, checkups, and patient counseling to prevent illnesses, disease, or other health problems.
- *Sexual Offense* means any act, or threat of an act, specified within Article 130 of the New York State Penal Law.
- *Stalking* means any act, or threat of an act, that constitutes the crime of stalking as defined by Article 120 of the New York State Penal Law.

Documentation Requirements

Where an employee is absent for three (3) or more consecutive days for a PSL purpose, ALCS may require an employee to provide documentation supporting their need for use of personal leave or Paid Sick Leave for a NY PSL reason, the amount of leave needed, and return date. The documentation required in such instances will be limited to that permitted by applicable law.

Employees will not be required to disclose Confidential Information to use personal leave or Paid Sick Leave for NY PSL purposes.

Notice Requirements

The organization requires notice of employee's need to use personal leave or Paid Sick Leave for NY PSL reasons as soon as possible, but in all cases, notice must be given prior to taking personal leave or Paid Sick Leave. Notice can be given orally or in writing and should follow the organization's generally applicable procedure for requesting time off.

Interaction with Other Types of Leave

personal leave and Paid Sick Leave taken for NY PSL purposes will run concurrently with leave under the Family and Medical Leave Act. The organization will also allow employees to elect to use personal leave or Paid Sick Leave concurrently with leave under the New York Paid Family Leave Act when applicable.

Restoration to Employment

At the conclusion of an employee's personal leave or Paid Sick Leave for NY PSL reasons, the employee will be returned to the employee's previously held position.

Retaliation

Any form of discipline, reprisal, intimidation, retaliation, or discrimination against any individual for requesting personal leave or Paid Sick Leave for NY PSL reasons, or filing a complaint for violations of this policy as it relates to NY PSL is strictly prohibited.

The organization is committed to enforcing this policy and prohibiting retaliation against employees who request personal leave or Paid Sick Leave for NY PSL reasons under this policy, or who file a related complaint. If employees feel that they or someone else may have been subjected to conduct that violates this policy, they should report it immediately to Human Resources.

4.11 PAID FAMILY LEAVE

Albany Leadership Charter School for Girls provides eligible employees with paid family leave. Please see Appendix E, Paid Family Leave, for more details.

4.12 FAMILY AND MEDICAL LEAVE ACT

ALCS provides eligible employees the opportunity to take unpaid, job-protected leave in accordance with the Family and Medical Leave Act ("FMLA") of 1993 for certain family and medical reasons. Please contact your supervisor or the School Business Administrator as soon as you become aware of the need for a family and/or medical leave. The following is a summary of relevant provisions.

Eligibility:

To qualify to take Family and Medical Leave Act ("FMLA") leave under this policy, the employee must meet the following conditions:

- The employee must have worked for ALCS for 12 months. The 12 months need not have been consecutive. For eligibility purposes, an employee will be considered to have been employed for an entire week even if the employee was on the payroll for only part of a week or if the employee is on leave during the week.
- The employee must have worked at least 1,250 hours during the 12-month period immediately before the date when the leave is requested to commence. The principles established under the Fair Labor Standards Act (FLSA) determine the number of hours worked by an employee. The FLSA does not include time spent on paid or unpaid leave as hours worked. Consequently, these hours of leave should not be counted in determining the 1,250 hours eligibility test for an employee under FMLA.

Amount of Leave and Qualifying Reasons:

In accordance with the FMLA, ALCS will grant up to 12 weeks (or up to 26 weeks of military caregiver leave to care for a covered service member with a serious injury or illness) during a 12-month period to eligible employees for any of the following reasons:

- The birth of a child and in order to care for such child, and/or for incapacity due to pregnancy, prenatal medical care or childbirth.
- The placement of a child with the employee for adoption or foster care.
- To care for a spouse, child or parent with a serious health condition (Under the FMLA, a "spouse" means a husband or wife as defined under the law in the state where the employee resides, including same-sex marriages in states that legally recognize such civil unions).
- The serious health condition (described below) of the employee that makes the employee unable to perform the employee's job.
- A "qualifying exigency" (as determined by the U.S. Department of Labor regulations) arising out of the fact that a spouse, son, daughter, or parent is on active duty (or has been notified of an impending call or order to active duty) in the Armed Forces in support of a contingency plan.
- Leave to care for a family member (son, daughter, parent or next of kin) who is a covered military service member. For purposes of this policy, a covered service member is a current member of the Armed Forces, including a member of the National Guard or Reserves, who has a serious injury or illness incurred or aggravated in the line of duty while on active duty that may render the service member medically unfit to perform duties of the member's office, grade, rank or rating for which the service member is undergoing medical treatment, recuperation or therapy; or is in outpatient status; or is on temporary disability retired list. This also includes veterans who are undergoing medical treatment for a serious injury or illness that was incurred or aggravated in the line of duty while on active duty at any time during the five years preceding the date of treatment. An employee who

qualifies for military caregiver leave is entitled to up to 26 weeks unpaid leave for this reason during a 12-month period.

Additional information regarding FMLA is attached to this Handbook as Appendix D.

4.13 DISABILITY LEAVE

If you are absent from work for more than seven (7) days due to a non-work-related injury or illness, you may be eligible for New York State short-term disability benefits under the law. In order to be eligible for short-term disability benefits, you must have become injured or ill while not at work but must be employed, or recently employed, at the time of illness or injury. Additionally, pregnancy is covered as a short-term disability.

To request a disability leave of absence, you should submit a leave request to the School Business Administrator along with a statement of ill health or disability from your health care practitioner. At that time the School Business Administrator will require you to fill out the additional paperwork needed to submit to our insurance carrier.

An approved disability leave may be granted for up to 12 weeks (concurrent with) leave granted under FMLA. An Employee's continued absence from work beyond the leave granted will result in a time period to explore, through an interactive process, reasonable accommodations.

Whenever possible, you are required to give as much notice as possible of your pending need for a disability leave of absence.

In the case of pregnancy, please inform your supervisor as soon as possible of the date you and your health care practitioner anticipates that you will begin your leave. Your job status will be protected in that we will make every effort to hold your position open for up to twelve weeks, or return you to an equivalent position if one is available, for which you may be qualified.

At the time the disability leave begins, any personal leave will be used to supplement your disability payment, not to exceed your regular daily or salaried rate of pay.

Prior to returning from disability leave you may be required to provide a written release from your treating physician specifying that you are physically able to return to your job, and, if applicable, describing any restrictions under which you may work and the length of time those restrictions will be in place.

4.14 BEREAVEMENT LEAVE

Employees may be granted Bereavement Leave, subject to a determination of your supervisor. Bereavement Leave is to be used to attend the funeral or to mourn the death of an immediate family member. For the purposes of this section, "immediate family" is defined as a spouse, domestic partner, child, sibling, parent, grandparent, any other relative permanently residing with the Employee, or any other person as defined by the Superintendent/CEO.

All Employees must request the use of Bereavement Leave your supervisor, and granting of such leave is conditional upon their approval. Employees will be granted *up to* three days to mourn the loss of a loved one. In certain cases the Superintendent/CEO may extend leave.

Employees may be required to provide proof to the employer of the need for bereavement leave.

4.15 JURY DUTY LEAVE

Full-time regular Employees who are called to serve on a jury panel will be eligible to serve and will receive regular full-time pay for the first ten (10) days of jury duty at their regular rate of pay for the hours that the employee was scheduled to work for those days. Thereafter, for the extent of the jury duty, Employees will be granted unpaid leave. All other employees summoned for jury duty will receive the first \$40.00 of their daily wage for the first three days of jury service. Subject to the approval of the Superintendent/CEO an Employee may request the use of leave of any type instead of or in combination with the leave provisions noted in this section. Employees will be paid a supplement to the daily court pay not to exceed the employee's regular daily rate.

Any Employee called to jury duty should present a copy of their jury duty papers to the School Business Administrator as soon as they are received for timekeeping records.

Employees that are dismissed from Jury Duty prior to the end of their workday should report to work until the end of their scheduled day.

4.16 MILITARY DUTY AND MILITARY SPOUSE LEAVE

Employees who serve in Federal and State Military Organizations may take the necessary time off without pay to fulfill this obligation, and will retain all of their legal rights for continued employment under existing laws. These employees may use leave if they wish, but they are not obligated to do so.

In accordance with New York State law, ALCS will grant up to ten days unpaid leave to employees who regularly work 20 or more hours per week and who are spouses of service members if: (1) the employee's spouse is a member of the United States Armed Forces, National Guard or Reserves; and (2) the employee's spouse is on leave from deployment during a time of military conflict.

You are expected to notify your supervisor as soon as you are aware of the dates you will require leave so that arrangements can be made for replacement during this absence.

4.17 BLOOD DONATION LEAVE

ALCS provides leave time to employees who work an average of at least 20 hours per workweek for the purpose of donating blood. Employees will be granted up to three (3) hours of unpaid leave in each calendar year to donate blood off-premises. Employees must provide their supervisor with at least one week of notice of their intent to take leave to give blood. Employees who take leave for off-premises donation will be required to show proof of their donation activity.

4.18 BONE MARROW DONATION LEAVE

Employees who work an average of at least 20 hours per workweek and who need scheduled time off of work to undergo a medical procedure to donate bone marrow are eligible for unpaid leave up to three days, not to exceed 24 hours of leave in combined length during any 12 month period. This leave should be scheduled in advance with the Superintendent/CEO. Employees who take leave for donation will be required to show proof of their donation activity. Employees may use available leave if they wish to be paid for this time.

4.19 VOTING LEAVE

ALCS encourages all employees to exercise their voting privileges in local, state and national elections. If you cannot vote in a public election before or after working hours, then you will be allowed sufficient time off to go to the polls. Employees who have at least four consecutive hours between the opening of the polls and the start of their shift, or the end of their shift and the closing of the polls will be deemed to have sufficient time to vote outside of their working hours. The school will pay for you for up to the first two hours of the absence from regularly scheduled work that is necessary to vote in a public election. Any additional time off for this purpose will be without pay. This leave should be scheduled in advance with the Superintendent/CEO.

Employees may use available leave if they wish to be paid for this time.

4.20 LEAVE DUE TO INCLEMENT WEATHER

ALCS may be closed due to inclement weather, at the discretion of the Superintendent/ CEO. In the case of closure employees will be notified through local media outlets. If classroom time is lost because of inclement weather, classroom days may be added at the end of the school year.

Unless a closing is announced you will be required to report to work as scheduled. In cases when ALCS is not closed, but weather conditions make it impossible for you to travel to and from work, you may make a request to leave from your supervisor, but you will be required to use your own leave time. If you are calling in to work, you should use the same call in procedures required of a sick day. If ALCS is not closed, you will be required to use your leave time.

4.21 VICTIM AND WITNESS LEAVE

In compliance with the New York State Penal Code, ALCS recognizes the employee's right to take unpaid time off to exercise their right as a victim, consult with a District Attorney in regards to a criminal procedure or exercise rights to appear as a witness.

Under the law, victims include the aggrieved party or the next of kin of a deceased aggrieved party, the representative or guardian of a victim, a Good Samaritan (citizen who assists in an arrest or prevents a crime) or someone pursuing an application for an order of protection under Criminal Procedure Law or the Family Court Act.

Employees may use available leave if they wish to be paid for this time.

Time off for court appearances as a party to any civil litigation is not compensated and the employee must arrange for time off without pay or use paid leave for such appearances.

4.22 BREAKS FOR NURSING MOTHERS

ALCS allows break time during the workday to employees who are nursing to express breast milk. An employee is entitled to this unpaid break time for the expression of breast milk for up to three (3) years following the birth of their child. ALCS has designated a room for purposes of lactation. Each room is furnished with a chair, a small table, a nearby sink with clean, running water and a workspace supplied with electricity and an electrical outlet. Employees may use refrigerator for employee use to store breast milk. ALCS is not responsible for ensuring the safekeeping of expressed milk stored in any refrigerator on its premises. Employees are required to store all expressed milk in closed containers and to bring such milk home each evening.

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ALCS will provide thirty (30) minutes of paid break time each time a nursing employee has the reasonable need to express breast milk. Employees will be permitted to use regularly scheduled paid break or mealtime for time used to express breast milk in excess of thirty (30) minutes. An employee may require a different break schedule and, if so, they should notify their supervisor who will work with them to accommodate their needs. The employee may be required to postpone a scheduled break time for no more than 30 minutes if they cannot be spared from their duties until appropriate coverage arrives.

Prior to returning from parental leave, ALCS will send a copy of this policy to the employee (either electronically, by mail to the employee's last known address, or both). Employees should request the need for an accommodation to express breast milk in the workplace by contacting Human Resources/Benefit Administrator. Such request may be made orally or in writing. The employee's supervisor and/or Human Resources/Benefit Administrator will work with the employee to identify a schedule and location for when and where the employee can express breast milk during work in accordance with this policy. ALCS will respond to a request for a lactation accommodation as quickly as possible but under no circumstances will this amount of time exceed five (5) business days.

ALCS understands that an employee's needs with respect to expressing breast milk may change over time. Accordingly, an employee may request a change in any accommodation by contacting School Business Administrator and expressing the need for such change. The employee should identify what the proposed change is in the request to facilitate the interactive process.

ALCS will not discharge, threaten, penalize, or in any other manner discriminate or retaliate against an employee for exercising their rights under this policy and applicable laws with respect to requesting or using reasonable accommodations related to expressing breast milk in the workplace. ALCS will not tolerate any such discrimination or retaliation. If an employee believes they have been subject to discrimination or retaliation in violation of this policy, they should promptly report it to Director of Finance and Administration.

4.24 EMERGENCY RESPONDER VOLUNTEER

Employees who serve as members of volunteer fire departments and volunteer ambulance squads will be permitted to take time off from work when the Governor declares a state of emergency, unless granting such leave would impose an undue hardship on ALCS's business. In general, the leave will be unpaid, but employees may choose to use any form of paid leave to which they would be entitled.

To be eligible for leave, employees must provide prior written documentation regarding their volunteer status or their duties as a volunteer firefighter or member of a volunteer ambulance service must be related to the declared emergency.

Following an employee's return from such leave, an employer may request a notarized statement from the head of the volunteer fire department or volunteer ambulance service, certifying the period of time(s) that the employee responded to an emergency.

4.25 LEAVE FOR VICTIMS OF DOMESTIC VIOLENCE

An employee who is a victim of domestic violence, sex offenses, or stalking will be provided with leave for a reasonable period of time for any of the following qualifying reasons:

- To seek medical attention for injuries caused by domestic violence, including for a child who is a victim of domestic violence, provided that the employee is not the perpetrator of the domestic violence against the child;

- To obtain services from a domestic violence shelter, program, or rape crisis center as a result of domestic violence;
- To obtain psychological counseling related to an incident or incidents of domestic violence, including for a child who is a victim of domestic violence, provided that the employee is not the perpetrator of the domestic violence against the child;
- To participate in safety planning and taking other actions to increase safety from future incidents of domestic violence, including temporary or permanent relocation; or
- To obtain legal services, assisting in the prosecution of the offense, or appearing in court in relation to the incident or incidents of domestic violence.

Employees requesting time off for qualifying reasons under this policy are required to provide ALCS with reasonable advance notice of their need to take leave, unless advance notice is not feasible. If advance notice is not feasible, the employee must provide ALCS with certification for the accommodation as soon as practicable after the returning to work from the absence. A certification may be any of the following:

- Documentation from an employee, agent, or volunteer of a victim services organization, an attorney, a member of the clergy, or a medical or other professional service provider from whom the employee (or the employee's family or household member) has sought assistance in addressing domestic violence, sex offenses, or stalking and the effects of the violence or stalking;
- A police report indicating that the employee or their child was a victim of domestic violence;
- A court order protecting or separating the employee or their child from the perpetrator of an act of domestic violence;
- Other evidence from the court or prosecuting attorney that the employee appeared in court;
- Documentation from a medical professional, domestic violence advocate, health care provider, or counselor that the employee or their child was undergoing counseling or treatment for physical or mental injuries or abuse resulting in victimization from an act of domestic violence; or
- Other corroborating evidence.

Employees requesting to take leave under this policy are required to use all accrued paid time off available (vacation/personal time, sick leave where permissible), prior to taking unpaid leave.

An employee with a physical or mental disability resulting from domestic violence can request reasonable accommodations and will be treated in the same manner as any other employee with a disability.

ALCS will maintain all information received in the strictest confidence, except to the extent the employee requests or consents to disclosure in writing, or where otherwise required by federal, state, or local law.

Employees will not be discriminated or retaliated against for exercising their rights under this policy.

Employees with questions about this policy should contact [APPROPRIATE TITLE].

4.26 GENERAL LEAVE OF ABSENCE

Occasionally, for personal reasons, you may need to be temporarily released from the duties of your position. It is our policy to allow you to apply for and be considered for these leaves.

Each leave request shall provide sufficient detail such as the reason for leave and the expected duration of the leave. General Leave with or without pay may be granted at the discretion of the Superintendent/CEO.

4.27 OTHER EMPLOYMENT WHILE ON LEAVE

If you accept any employment or go into business while on a leave of absence from ALCS, you will be considered to have voluntarily resigned your employment with ALCS as of the day on which you began your leave of absence.

5. SEPARATION OF EMPLOYMENT

5.1 BREAKS IN SERVICE

If an employee voluntarily terminates their position with ALCS prior to one year of service, no time in service will be granted should they be rehired at a later date. If a person with more than one year of service leaves and then returns to regular employment at a later date, credit for prior service per 401(k) plan documents and pay scale equivalents will be given if they return to work within six (6) months of the prior date of termination. Leave will be pro-rated for returning employees.

5.2 ELIMINATION OF POSITIONS

From time to time, it may be necessary to phase out or eliminate certain positions. An orderly process will be established by the Superintendent/CEO to guide such a phase out if necessary.

Administrative staff whose positions are eliminated will be paid for up to two weeks of unused personal leave time as of the exit date. No personal leave will be paid out to Instructional staff. Any employee who is terminated because their position is eliminated or phased out is not entitled to compensation for unused holiday time.

5.3 TERMINATION OF EMPLOYMENT

Both the employee and the employer have the right to terminate employment with or without cause, at any time.

Voluntary termination from employment will generally occur when an employee resigns or retires. 12-month employees that separate on a voluntary basis and meet the required 2-week resignation time period will be paid out for unused personal time as detailed in section four of this handbook. All other time will be forfeited.

Involuntary termination of employment is initiated by ALCS and will result in the discharge of the employee. Employees that are involuntarily terminated forfeit all paid time off (including personal time) and will receive no payout at the time of termination.

Any employee who is terminated or resigns must return all ALCS property that may include but is not limited to keys, identification cards, security codes and passwords, computers or laptops, phones and office materials.

No information or copies of information, including but not limited to, files, memos, contact lists or similar information may be taken by an employee without express permission of the Superintendent/CEO.

5.4 RESIGNATION

An Employee who wishes to resign is required to give written notice prior to the desired resignation date. All employees are required to give a minimum of 30 days advance written notice.

Employees are expected to work through their entire notice period. It is our policy to deny use of leave time during this period (except for leave used for a New York Paid Sick Leave purpose or other protected leave), however in extreme circumstances if unpaid leave time is granted, we may extend the resignation date to meet the requirements of the notice period.

Regular full-time employees who resign in accordance with the provisions of this section may be provided with compensation for unused personal leave as described in section four or deferred compensation as described in section two of this handbook.

If an Employee fails to give proper notice prior to their desired resignation date, that Employee shall forfeit compensation for any unused leave they may have. Such an Employee remains eligible for any salary due.

5.5 EXIT INTERVIEWS

In the event of your separation from employment, the School Business Administrator may conduct an exit interview with you to discuss your reasons for leaving and any other impressions that you may have about us. During the exit interview you will be given the opportunity to provide insights into improvements that can be made at ALCS.

6. COMMUNICATION, EVALUATION & CONDUCT EXPECTATIONS

6.1 OPEN DOOR COMMUNICATIONS

Open communication is an important part of good working relationships. Employees are encouraged to speak informally with their supervisor about any suggestions, questions or concerns they may have. Any information discussed in an open communication meeting will be kept confidential to the extent practicable under the circumstances.

Additionally, ALCS encourages you to professionally discuss any issues that you may have with a co-worker directly if you feel comfortable doing so. For general conflict resolution, employees should first seek to resolve the issue with their peer, and then together utilize the chain of command.

Please remember it is counter-productive to a harmonious workplace for employees to create or repeat rumors. It is more constructive for employees to directly consult the employer to seek resolution.

6.2 CHAIN OF COMMAND

ALCS maintains a "Chain of Command" as it relates to who is in charge in the absence of the building leader and is authorized to make decisions concerning pressing matters. Please refer to the list below. As Leaders are absent, Chain of Command will default to the next position on the list should all of the preceding Leaders be out of the Building.

High School	Middle School	Central Office
Principal	Principal	Superintendent/CEO
Assistant Principal	Assistant Principal	School Business Administrator
School Culture Coordinator	School Culture Coordinator	Director of Advancement

6.3 PERFORMANCE REVIEWS

Because we want you to grow and succeed in your job, ALCS conducts formal reviews of all staff each year. Your supervisor will conduct evaluations with input from the Superintendent/CEO or Superintendent/CEO designee. The evaluation process will include informal check-ins and an annual face-to-face evaluation and a written summary in the third quarter of each school year. The written summary will be placed in the employee’s personnel file and copied to the employee.

The Superintendent/CEO, in collaboration with Executive Leadership, will determine the format of the evaluation.

Positive job performance reviews do not guarantee a pay raise or continued employment. Pay raises and promotions are based on numerous factors, only one of which is job performance. The employee will be notified of any changes in salary that are warranted based upon the results of this evaluation.

6.4 PROBLEM SOLVING PROCEDURES

Any employee wishing to formally file a grievance about a procedure, action, or directive of another employee or supervisor should notify their supervisor or the Superintendent/CEO in writing as soon as possible after such procedure, action, or directive has occurred. Employees should observe the chain of command when filing a grievance where possible. The Superintendent/CEO or designee shall be the investigator and final arbiter of all such grievances.

In the event that the complaint involves a procedure, action, or directive of the investigator or final arbiter, an employee may file a written complaint with the Superintendent/CEO and the Superintendent/CEO shall serve as the final arbiter of the complaint. In the event that the complaint involves the Superintendent/CEO, the employee should submit their complaint to the Chair of the Board.

This procedure only covers active employees and does not apply to terminations and may not be utilized by terminated employees.

6.5 EMPLOYEE DISCIPLINE

ALCS maintains the highest standard of conduct and job performance for all of our employees. Conduct is how an employee behaves on the job and performance is how well an employee completes their job. We value and acknowledge every employee’s effort to meet those standards.

We recognize that on occasion there will be individual lapses in conduct or performance. The principal purpose of employee discipline is to be corrective and not punitive. In general, the employee is provided

with a reasonable opportunity to improve where appropriate. Discipline may be initiated at any time during an employee's service.

The progressive discipline process generally consists of four steps:

1. Verbal Warning
2. Written Warning
3. Final Written Warning (accompanied by suspension without pay or Performance Improvement Plan if warranted by the infraction)
4. Termination of Employment

Some circumstances, such as the commission of a severe transgression, may warrant skipping one or more steps in the process and may result in immediate termination.

Progressive discipline is an ongoing process taking prior instances into account. The discipline process does not start over each time a different problem arises.

All discipline will remain in effect for the period of one year. If there are no further violations during the warning period, the discipline will be retained in the employee's personnel file, but will be considered inactive.

Employees with current discipline on file may not be eligible for promotions or transfers during the warning period. Employees with current final warnings may not be eligible for salary increase or bonuses. This is at the discretion of the Superintendent/CEO.

All employees will be treated in a fair and consistent manner with regard to any discipline taken. Every effort will be made to completely investigate the circumstances prior to taking action. The employee's direct supervisor will be responsible for all disciplinary action relevant to their staff. All disciplinary action will be consistent with applicable laws.

This Employee Discipline policy does not alter or limit the Employer's policy of employment at will. Either you or the school may terminate the employment relationship at any time for any reason, with or without cause or without notice.

6.6 EMPLOYEE APPEAL FOR MEDIATION

Employees involved in steps three or step four of the progressive discipline policy described above may request an appeal to the Superintendent/CEO, or if warranted to the Board of Trustees, to review documentation or any information relevant to an action. Requests should be made in writing and submitted within ten (10) days of the initial discipline. All upheld discipline will be maintained as a part of the employee's personnel file.

6.7 STANDARDS OF CONDUCT

Each individual in the work community has the right to expect certain standards within the workplace including:

- To be treated with respect at all times, even if there are opposing points of view.
- To be in a climate of physical and emotional safety.
- To be viewed as a valued, contributing member of the community.
- To have a personal responsibility and investment in making sure that these rights are supported in our culture.

In accordance with the disciplinary policy and to provide the best possible work environment, ALCS expects all employees to follow certain standards of conduct that will protect the interest and safety of personnel. It is not possible to list all examples of behavior that are considered to be unacceptable in the workplace, but the following are examples of conduct that may result in progressive discipline.

- Insubordination - Refusal to perform or follow reasonable work requests, instructions, directions, or prescribed work procedures
- Theft, embezzlement or unauthorized removal of property or the property of others
- Acts involving dishonesty or breach of trust, such as fraud or pressuring another employer to lie or commit fraud.
- Possession, selling or use of illegal substances, or otherwise engaging in illegal conduct, while on or off duty
- Reporting to work with or working under the influence of intoxicants or drugs that have not been prescribed for medical reasons
- Consumption or position of alcohol on school grounds, this includes any trace amount of alcohol found on a test of the employee's blood alcohol content (BAC)
- Falsification of records and documents, including employment applications, time sheets, etc.
- Abuse, destruction, waste or unauthorized use of equipment, facilities, materials, or programs
- Abusive or vulgar language
- Any unapproved absence or departure from the assigned work area
- Unacceptable job performance
- Engaging in non-work-related activities during working time without prior approval
- Altercations with any stakeholder in the work community
- Failure to observe working schedules, including lunch periods
- Excessive absenteeism or tardiness
- Failure to call in as required or seek necessary authorization to leave work before the end of scheduled hours
- Abusing paid personal leave, including taking unapproved leave in excess of annual personal leave allocations and carryovers without pay
- Sleeping or malingering while on duty
- Participating in horseplay or practical jokes
- Interfering with any student's education
- Making or receiving non-emergency personal calls or texts during working time
- Inappropriate use of the electronic communication systems and the internet while on duty, including use of social media
- Failure to comply with regulatory requirements or safety rules and regulations
- Traffic violations while on authorized work business
- Revealing, disclosing, or making available to unauthorized persons any information classified as confidential
- Failure to provide honest and accurate information when requested, including failure to disclose conflicts of interest
- Failure to cooperate in the investigative process
- Making false statement or misreporting events with regards to harassment and discrimination claims
- Possession, use and distribution of dangerous or unauthorized materials, such as explosives, firearms, knives or other dangerous weapons while on duty or on School premises

- Fighting, threatening violence, intimidation or harassment toward any individual
- Failure to adhere to our policies with regards to diversity, discrimination and harassment
- Smoking on work grounds
- Solicitation of stakeholders in the work community for personal gain and any unauthorized solicitation or sales as provided for in this handbook
- Wearing extreme, unprofessional or inappropriate styles of dress or hair while at work
- Refusal to work mandatory overtime
- Any act that jeopardizes the health, safety, or well-being of a stakeholder of the work community
- Engaging in business transactions or activities for the purpose of personal gain during normal school business hours
- Gambling in the workplace
- Violation of any ALCS policy

This statement of the standards of conduct does not alter or limit the policy of employment at will.

Each employee will be required to sign an attestation that they understand the Standards of Conduct at hire and then annually thereafter.

6.8 ACCEPTANCE OF GIFTS

Employees are not permitted to accept gifts of any kind of a value exceeding fifty dollars (\$50.00) including but not limited to money, goods, food, entertainment, or services directly or indirectly from:

- Individuals, organizations, or companies serving as vendors or potential vendors
- Elected officials or their representatives
- Candidates for public office or their representatives
- Political party officials or their representatives
- Anyone who attempts to coerce you into favorable treatment with regards to your work responsibilities

Exceptions may be made by the Superintendent/CEO, including in instances where such gifts are intended for and to be used by the organization. If an employee receives a gift offer in excess of \$50.00, they must immediately notify the Superintendent/ CEO, even if the employee has already refused the offer.

6.9 PERSONAL APPEARANCE

Employees project an image to the community about the professionalism of ALCS. During business hours and at work-related activities, employees are expected to present a clean, neat professional appearance and to dress according to the requirements of their position. This includes professional appearance with respect to general cleanliness, clothes, shoes, hair, facial hair, jewelry, body jewelry and tattoos.

While we do not seek to stifle individual expression, it is important to communicate that certain environments require a specific standard of dress. In order to convey an atmosphere of dignity and professionalism, personnel shall be well groomed and dressed for an academic or business environment rather than recreational casualness and men are required to wear a collared dress shirt.

Proper presentation is always the expectation while you are a representative of ALCS. Appropriate clothing fits well, is not tight or constricting, meets the traditional norms of modesty, meets the level of safety required for ones job and does not contain graphic or profane images. Employees are expected to

be free from disruptive odor at all times. A list of clothes that may be deemed inappropriate is as follows (please note this is not an all inclusive list):

- Denim clothing (Blue jeans allowed on last Friday of month, with \$5 donation to senior class)
- Leggings / yoga pants (Leggings allowed under a skirt or dress)
- T-shirts without collar (Except for Fridays with ALCS t-shirts)
- Shorts
- Hats / knit caps / bonnet
- No flip flops
- Sweatpants or sweatshirts
- Spaghetti strap tops
- Backless or shoulder-less shirts or dresses
- Tight or ill-fitting clothing
- Any top that shows excessive cleavage
- Skirts need to be no shorter than 3 inches above the knee
- ALCS Gear or college gear worn only on Fridays with professional bottoms

Employees that are not meeting the above stated standard will be informed as soon as it is possible for us to do so. Employees may be asked to leave the workplace until they can return in a manner that is acceptable to the employer.

6.10 CONFLICT OF INTEREST

Employees should be careful to avoid a conflict of interest between themselves and the school(s), its students, suppliers, stakeholders, etc. If an employee finds him or herself in a situation that may be a conflict or may give the appearance of a conflict of interest the employee should immediately notify the Superintendent/CEO. If the conflict of interest involves the Superintendent/CEO, then the employee should immediately notify the Chairperson of the Board of Trustees. All inquiries will be kept confidential unless in violation of Federal or State law.

A conflict of interest can be described as:

- Engaging in business to benefit stakeholders directly or indirectly.
- Using confidential information of the school, their suppliers, or their stakeholders for their own advancement or on behalf of another.
- Using inside information for personal profit, or disclosing such information to outsiders.
- Using ALCS funds, proprietary information or employer property for personal use.
- Exploiting a relationship developed in the course of business for personal benefit or for the benefit of another.
- Accepting special favors or gifts.
- Lending or borrowing money or goods from a supplier.
- Performing services for a supplier or a customer as an independent contractor whether or not remuneration is to be provided.
- Working any second job that conflicts with the interest of the employer or interferes with the employee's fitness for duty.

When it is found that a conflict of interest does exist, employees will no longer be allowed to participate in matters of significance with regards to the conflict.

Documentation will be placed in each employee file with regards to the conflict for future reference.

6.11 FRATERNIZATION

ALCS recognizes that employees may develop personal relationships in the course of their employment. However, in an effort to prevent favoritism, morale problems, disputes or misunderstandings, and potential sexual harassment claims, supervisors are not permitted to date or engage in sexual relationships with subordinate employees.

Violation of this policy may result in discipline, including termination. Furthermore, co-workers are discouraged from dating or pursuing romantic or sexual relationships with each other. Employees that are involved in a relationship should disclose their relationship to the Superintendent/CEO to ensure that no conflict of interest exists within job descriptions.

6.12 FRATERNIZATION WITH STUDENTS

ALCS requires that all employees maintain a professional, ethical relationship with students that is conducive to an effective, safe learning environment; and that all employees act as role models for students at all times, whether on or off school property and both during and outside of school hours. All employees must establish appropriate personal boundaries with students and not engage in any behavior that could reasonably lead to even the appearance of impropriety.

Employees are prohibited, under any circumstances, to date or engage in any improper fraternization or undue familiarity with students, regardless of the student's age and/or regardless of whether the student may have "consented" to such conduct. Further, employees shall not entertain students or socialize with students in such a manner as to create the perception that a dating relationship exists. Similarly, any action or comment by an employee which invites romantic or sexual involvement with a student is considered highly unethical, in violation of policy, and may result in the notification of law enforcement officials and the filing of criminal charges and/or disciplinary action up to and including termination of employment.

Inappropriate employee behavior includes, but is not limited to, flirting; making suggestive comments; dating; requests for sexual activity; giving inappropriate personal gifts; frequent personal communication with a student (via phone, e-mail, letters, notes, etc.) unrelated to course work or official school matters; providing alcohol or drugs to students; inappropriate touching or physical displays of affection; and engaging in sexual contact and/or sexual relations.

Even if the student participated "willingly" in the activity (regardless of the student's age), inappropriate fraternization of employees with students is against policy and may be in violation of professional standards of conduct and New York State Law. Inappropriate employee conduct does not need to rise to the level of criminal activity for such conduct to be in violation of rules and may result in the notification of law enforcement officials and the filing of criminal charges and/or disciplinary action by ALCS up to and including termination of employment.

Any student who believes that they have been subjected to inappropriate employee behavior as described in this policy, as well as students, school employees or third parties who have knowledge of or witness any possible occurrence of inappropriate employee-student relations, shall report the incident to any employee or either the employee's supervisor, the student's Principal or the Board Chair. In all events the allegation will be investigated. Anonymous complaints of inappropriate fraternization of employees with students shall also be investigated to the extent feasible.

Investigations of allegations of inappropriate employee-student relations shall follow the procedures utilized for complaints of harassment with the School. Allegations of inappropriate employee-student

behavior shall be promptly investigated and will be treated as confidential and private to the extent possible within legal and practical constraints.

Any employee having knowledge of or reasonable suspicion that another employee may have engaged in inappropriate conduct with a student that may constitute child abuse (specifically, child abuse in an education setting) must also follow the school's reporting procedures for such allegations; and such information will be reported by the designated administrator as required by state law to law enforcement officials, the State Education Department and/or Child Protective Services as may be applicable.

If a student initiates inappropriate behavior toward an employee, that employee shall document the incident and report it to their Principal or Supervisor.

The school prohibits any retaliatory behavior directed against complainants, victims, witnesses, and/or any other individuals who participate in the investigation of allegations of inappropriate employee-student relations. Follow-up inquiries and/or appropriate monitoring shall be made to ensure that the alleged conduct has not resumed and that all those involved in the investigation have not suffered retaliation. Any act of retaliation is subject to and may result in the notification of law enforcement officials and the filing of criminal charges and/or disciplinary action by the school up to and including termination of employment.

6.13 NEPOTISM

ALCS maintains a policy of limiting spouses and other related family members from working in the same department, division or facility based on reasons of supervision, safety, security and morale. For the purposes of this policy, relatives are defined as spouses, children, siblings, parents or other family members related by marriage.

In the event an exception is made, relatives may be hired if the people involved will not work in a direct supervisory relationship and the employment will not pose difficulty for supervision, security, safety or morale. The Superintendent/CEO must approve exceptions to this policy.

Current employees who marry will be permitted to continue employment provided they do not work in a direct supervisory relationship and the employment will not pose difficulty for supervision, security, safety or morale. If employees are in a supervisory relationship, we will attempt to reassign one of the employees to a position that they are qualified for. If no such position is available, one of the employees may be required to leave employment.

Confidential information may never be shared among family members. Confidential information includes, without limitation, "know how", trade secrets, operational methods, curriculum development, research projects, student records and any other business affairs not generally known to the public.

6.14 EMPLOYMENT OUTSIDE OF WORK

ALCS prohibits outside employment (including self-employment) that conflicts with employment at ALCS, impacts the Employee's work performance or schedule, or affects the business interests. Employees must contact the Superintendent/CEO prior to engaging in any outside employment.

6.15 SOLICITATION

Approaching fellow employees in the workplace during working time regarding outside activities, organizations, or causes, regardless of how worthwhile, important, or benevolent can create unnecessary apprehension and pressures for fellow employees. This conduct is, therefore, inappropriate during working time. ALCS has established rules, applicable to all employees, to govern solicitation and distribution of written material during working time and entry onto the premises and work areas. All employees are expected to comply strictly with these rules:

- No employee shall solicit support or engage in sales for any cause or organization during their working time or during the working time of the employee or Employees at whom the activity is directed.
- No employee shall distribute or circulate any written or printed material – other than printed materials used to perform their job responsibilities – in work areas at any time, during their working time, or during the working time of the employee or employees at whom the activity is directed.
- Under no circumstances will non-employees be permitted to solicit, distribute written material or promote support or sales for any purpose on organization property.
- Employees may not solicit gifts or other forms of personal gain from stakeholders, as this creates a conflict of interest.

As used in this policy, "working time" includes all time for which an employee is paid or is scheduled to be performing services. It does not include break periods, meal periods, or periods in which an employee is not, and is not scheduled to be, performing services or work.

Bulletin boards on employer property are to be used for official purposes only to notify employees about information approved in advance by management. Only those management employees as designated by the employer, may post material on, or remove material from, bulletin boards.

6.16 STAFF AND COMMUNITY RELATIONSHIPS

The success of our entity depends on the quality of relationships between employees, students, parents and the general public. No matter what your position, you are ALCS's ambassador and are expected to help create the community's perception of us. The more goodwill you promote, the more our students, their families and community members will respect ALCS.

Below are several things you can do to help create a strong community relationship and be one of the building blocks for our continued success.

- Deal with parents, students and community members in a courteous and respectful manner.
- Follow up on requests promptly, provide businesslike replies to inquiries and requests and perform all duties in an orderly manner.
- Involve parents and community members in the governance and activities of the school(s), including keeping parents involved in their child's education.
- Be committed to raising the academic achievement of all children.
- Take great pride in your work and enjoy doing your very best.

6.17 COMMUNICATIONS

Successful working conditions and relationships depend upon successful communication. Not only do you need to stay aware of changes in procedures, policies and general information, you also need to

communicate your ideas, suggestions, personal goals or problems as they affect your work and our mission.

In addition to the exchanges of information and expressions of ideas and attitudes which occur daily, make certain you are aware of and utilize all ALCS methods of communication, including this Employee Manual, bulletin boards, discussions with the leaders, memoranda, staff meetings, newsletters, training sessions, and e-mail and intranet correspondence. We are stronger when we work as a team and share information.

While we encourage you to communicate effectively with stakeholders in the work community, we also caution you to be mindful of what you are sharing.

6.18 MEDIA RELATIONS

The Superintendent/CEO will designate employees who are authorized to speak with the media when a request is made for School comment. In the event the media contacts an employee for School comment, the employee should inform the media that ALCS intends to be cooperative, but will need to have the appropriate person return their call. Please do not indicate that we have "no comment" unless you have been directed to do so by the Superintendent/CEO. Please note that this media policy should not be construed to interfere with an employee's right to engage in concerted activities of collective bargaining or other mutual aid or protection as protected by Section 7 the National Labor Relations Act.

When contacted, request the name, phone number, and the name of the media organization represented. The employee should contact the Superintendent/CEO immediately so that prompt return contact can be made.

Additionally, it is expected that if employees are at an event or outing, whether personal or professional, and the media are present, that employee should behave in a professional manner.

6.19 ELECTRONIC COMMUNICATIONS

ALCS provides computers, electronic data storage, Internet services, email and voice mail communications systems as important tools to support employees in performing their job responsibilities. It is the duty of every employee to ensure the communication systems are used primarily for business purposes only and in a fashion that does not improperly disclose confidential, sensitive or proprietary information to unauthorized individuals.

Any information generated by the employee's use of the employer's communications systems, including correspondence, constitutes employer property. By using the employer's communication systems, you consent to the employer's right to intercept, access, monitor, use and disclose, at any time for any purpose, all contents accessed, created, transmitted, received or stored on or via its communications systems.

The communication systems are to be used primarily for business-related purposes.

Any unauthorized use of the communication systems is strictly prohibited. Unauthorized use includes, but is not limited to:

- Any communications or use that violates the non-solicitation, equal employment opportunity, harassment, or non-retaliation policies or any other policy or procedure.
- Utilizing or accessing the communication systems without proper authorization.

- Disabling or otherwise interfering with the communication security or data protections systems, including but not limited to physical abuse.
- Using the communication system to disclose confidential, sensitive, or proprietary information to unauthorized individuals.
- Using the communications systems in a manner that incurs damage or unauthorized costs for the employer.

During the course of employment, employees may be provided with passwords, entry codes and/or access to the communication systems. Employees are strictly prohibited from disclosing these passwords, or entry codes to any person without prior written authorization. Employees are forbidden from providing any unauthorized individuals with access to the communication systems without prior proper authorization. Employees are prohibited from establishing intranet, Internet, or other data connections without prior written authorization.

The electronic mail system is not to be used to create any messages which are threatening, intimidating or harassing in nature or that would otherwise violate the employer's policies against discrimination, harassment or hostility on the account of age, race, religion, sex, ethnicity, nationality, disability, or other protected class, status or characteristics.

In addition, the electronic mail system shall not be used to send (upload) or receive (download) copyrighted materials, trade secrets, proprietary financial information, or similar materials without prior authorization.

ALCS has the right to, but does not regularly monitor voice mail or electronic mail messages. We will, however, inspect the contents of computers, voice mail or electronic mail in the course of an investigation triggered by indications of unacceptable behavior or as necessary to locate needed information that is not more readily available by some other less intrusive means.

Electronic Monitoring

All of ALCS's electronic systems, including computers and telephones, and all communications and information transmitted by, received from, or stored in electronic systems are the property of ALCS, and should not be considered private or confidential. Employees have no right to privacy as to any information or file transmitted or stored through ALCS's electronic systems. Employees are hereby advised that any and all telephone conversations or transmissions, electronic mail or transmissions, or internet access or usage by an employee by any electronic device or system, including but not limited to the use of a computer, telephone, wire, radio or electromagnetic, photoelectronic or photo-optical systems may be subject to monitoring at any and all times and by any lawful means. As a result, all employee communications and use of the Internet that occurs on ALCS's technological resources are not considered private. Therefore, employees should treat all activities as such. ALCS reserves the right to monitor employee use of its technological resources at any time. By using ALCS's electronic systems, you consent to ALCS's right to intercept, access, monitor, use, and disclose, at any time and for any purpose, all content accessed, created, transmitted, received or stored on or via its electronic systems.

6.20 SOCIAL NETWORKING

ALCS recognizes the value of networking and staying connected with friends, family, colleagues, and professional contacts. As a part of professional development it is important to stay connected and network with people who have similar interests.

It is important to understand the appropriate use of such technology as an employee of ALCS. "Social Media" is an umbrella term that defines the various activities that integrate technology, social interaction, and the construction of words, pictures, videos, and audio, and includes blogs, Facebook, Twitter, LinkedIn, MySpace and similar tools. The absence of, or lack of, explicit reference to a specific social networking tool does not limit the extent of the application of this policy.

This policy is not intended to restrict the flow of useful and appropriate information but is instead designed to protect ALCS from the unauthorized disclosure of information and to otherwise protect the employer, its employees, and visitors from any harm that might result through employee misuse of social media.

If you choose to identify yourself as an employee on your website, social networking site, or other social media, you are expected to also make clear that you are not authorized to speak on behalf of the employer, and that the views you express are yours alone and do not necessarily reflect ALCS's views. This may be accomplished by posting the following disclaimer in an "About Me" section of your social networking profile – "I am not authorized to speak on behalf of ALCS and the views expressed on this site are mine alone and do not necessarily reflect the views of my employer."

Do not post or display comments or content about coworkers, supervisors, or other staff or management members that are obscene, vulgar, threatening, intimidating, or harassing in nature, or in a way that would otherwise violate policies against discrimination, harassment, or hostility on account of age, race, religion, sex, ethnicity, nationality, disability, or other protected class, status, or characteristics.

Maintain non-public confidential information of ALCS and the confidential information of those ALCS engages in business with. Do not post internal reports, communications, policies, procedures or other business-related confidential communications.

Employees may not provide references for other current or former employees on Social Media. In accordance with our policy on employment verification and references, only the Superintendent/CEO and the School Business Administrator or their designees may verify employment or provide professional references for a current or former employee.

Employees may not post the logo, trademark, product photos, or other trademarked materials on social media for commercial or other use, other than those protected by the National Labor Relations Act.

Information regarding an applicant's/employee's protected status(es) learned of through social media or any other forum will not be considered in hiring or other employment decisions.

Employees are cautioned that they should have no expectation of privacy while using social media as postings may be viewed by anyone, including ALCS.

If you see unfavorable opinions, negative comments, or criticism about services posted by third parties, do not try to have the post removed or send a reply on behalf of ALCS. Instead, you may forward this information to the Superintendent/CEO.

ALCS does not condone staff maintaining social networking affiliations with scholars until any work related affiliation is more than one year in the past.

If you become aware of a violation of this policy by another employee, you are expected to promptly report it to the Superintendent/CEO.

Nothing in this policy is intended to, nor will it be interpreted to, limit or interfere with an Employee's rights under Section 7 of the National Labor Relations Act or other applicable labor laws or regulations.

6.21 COPYRIGHTS / INTELLECTUAL PROPERTY

Copyrights, payments and/or royalties that occur as a result of a project of any employee or employees of this organization remain the property of the organization. This includes all intellectual property including writings, photos or any discoveries or inventions of an employee while they are on work assignment. The Superintendent/ CEO may assign copyrights, royalties, or other payments to the author or authors or project participants.

6.22 MISUSE OF MATERIAL LICENSURE

ALCS does not condone the illegal duplication of materials or software. The copyright law is clear. The copyright holder is given certain exclusive rights, including the right to make and distribute copies. Title 17 of the U.S. Code states that "it is illegal to make or distribute copies of copyrighted material without authorization". The only exception is the users' right to make a backup copy for archival purposes.

The law protects the exclusive rights of the copyright holder and does not give users the right to copy software unless the manufacturer does not provide a backup copy. Unauthorized duplication of software is a federal crime. Penalties include fines up to and including \$250,000, and jail terms of up to five (5) years.

Even the users of unlawful copies suffer from their own illegal actions. They receive no documentation, no customer support and no information about product updates.

ALCS licenses the use of computer software from a variety of outside companies. We do not own this software or its related documentation and unless authorized by the software manufacturer, do not have the right to reproduce it. With regard to use on local area networks or on multiple machines, employees shall use the software only in accordance with the software publisher's license agreement.

Employees that learn of any misuse of software, materials or related documentation must notify the Superintendent/CEO immediately.

According to the U.S. Copyright Law, illegal reproduction of software can be subject to civil damages and criminal penalties, including fines and imprisonment. Employees who make, acquire or use unauthorized copies of computer software shall be disciplined as appropriate under the circumstances. Such discipline may include termination.

6.23 INVESTIGATIONS OF CURRENT EMPLOYEES

ALCS may occasionally find it necessary to investigate current employees, where behavior or other relevant circumstances raise questions concerning, for example, work performance, reliability, honesty, trustworthiness, or potential threat to the safety of coworkers or others. Employees are required to cooperate with ALCS's lawful efforts to obtain relevant information, and may be disciplined up to and including termination for failure to do so.

Employee investigations may, where appropriate, include credit reports and investigations of criminal convictions. In the event that a background check is conducted, the organization will comply with the Federal Fair Credit Reporting Act and applicable state laws, including providing the employee with any

required notices and forms. Employees subject to an investigation are required to cooperate with the lawful efforts to obtain relevant information.

6.24 CRIMINAL CHARGES

Employees are required to notify the Superintendent/CEO immediately of being arraigned for or charged with any crime. In the event you are charged with or arraigned, failure to report may result in termination of employment. Conviction of crimes that are directly related to the work that you do at ALCS may result in suspension or termination of employment. All reported information will be maintained confidentially to the extent reasonably possible and subject to applicable law.

6.25 PERSONAL USE OF EMPLOYER PROPERTY

In some instances, employees may be allowed to borrow certain equipment for their own personal use while on our premises. In no instance may this be done off our premises, or without prior approval. You understand and agree that ALCS is not liable for personal injury incurred during the use of school property for personal projects. As an employee, you accept full responsibility for any and all liabilities for injuries or losses that occur, or for the malfunction of equipment. You are responsible for returning the equipment in good condition, and you agree that you are required to pay for any damages that occur while using the equipment for personal projects.

6.26 USE OF VEHICLES

All Employees authorized to drive for work purposes, must possess a current, valid driver's license and have an acceptable driving record. In the event that the license status, insurance status or driving record of any Employee whose job responsibilities include driving becomes unacceptable to management or our insurance carrier, the employee may be restricted from driving, reassigned, suspended, or discharged, at management's discretion. Employees must obtain any specific, state-required permits or licenses necessary to operate a vehicle. Any change in license status or driving record must be reported to management immediately. From time to time, the ALCS and its insurance carrier may request reports from the Department of Motor Vehicles regarding the license status and driving record of employees whose job responsibilities include driving. In the event that the license status or driving record of any employee whose job responsibilities include driving becomes unacceptable to management or the ALCS's insurance carrier, that employee may be restricted from driving, reassigned, suspended, or discharged, at management's discretion. It is the responsibility of every employee to drive safely and obey all traffic, vehicle safety, and parking laws or regulations. Drivers must demonstrate safe driving habits at all times.

Driving students is strongly discouraged and may only be done with a parent and the principal's (or their designees) permission.

An employee who is authorized and transports a student in their personal vehicle for any reason accepts full financial responsibility for any liability and/or legal repercussions that may arise as a result of the transportation. The school's insurance will not cover any loss or claim that may occur while an employee is transporting a student.

6.27 STAFF TRANSPORTATION OF STUDENTS

It is not normal (operations or protocol) of Albany Leadership Charter School for Girls to allow a staff member to use their personal vehicle to transport a student to and from a school-sponsored event.

Unforeseen circumstances might call for a need for transporting a student. In the case of a situation where a student cannot get to an event and typical school transportation cannot be obtained the Building Principal or Building Principal's designee can approve a staff member to use their personal vehicle to transport the student. For a staff member to be able to use their personal vehicle the following criteria needs to be complete.

- Parental Consent
- Principal or Principal's designee Consent
- Business Manager Consent
- Proof of employee's auto insurance
- Driver license abstract
- No less than 2 staff members must accompany the students

If an employee of Albany Leadership is found transporting students without all of the above criteria, it will result in disciplinary action.

If a trip is planned in advance but the day of the trip the weather is questionable the trip will be canceled.

6.28 CODE OF ETHICS (TRUSTEES, LEADERSHIP TEAM, AND EMPLOYEES)

The Board of Trustees is committed to avoiding any situation in which the existence of conflicting interests of any Board member, officer, or employee may call into question the integrity of the management or operation of the school. The Board recognizes that sound, ethical standards of conduct serve to increase the effectiveness of ALCS officers and staff as educators in the community. Adherence to a code of ethics promotes public confidence in ALCS and furthers the attainment of ALCS goals.

The Board also recognizes its obligation to adopt a code of ethics setting forth the standards of conduct required of all Board members, ALCS officers and employees under the provisions of the General Municipal Law. Therefore, every Board member, officer and employee of ALCS, whether paid or unpaid, shall adhere to the following code of ethics. Please note; some of these topics are covered in more detail in other sections of this handbook.

Statutory Conflicts of Interest:

It is a conflict of interest for a Board member, officer or employee to benefit personally from contracts made in their official capacity.

- *Contract* is defined broadly to include any claim or demand against ALCS or account or agreement with ALCS, whether expressed or implied which exceeds the sum of \$750 in any fiscal year.
- An *"interest"* is defined as a direct or indirect benefit that runs to the employee as a result of a contract with ALCS.

Code of Ethics:

1. Gifts: A Board member, office or employee shall not directly or indirectly solicit any gift or accept or receive any gift having a value of \$50 or more, whether in the form of money, services, loan, travel, entertainment, hospitality, thing or promise, or any other form, under circumstances in which it could reasonably be inferred that the gift was intended to influence him or her in the performance of their official duties or was intended as a reward for any official action on their part. However, the Board welcomes and encourages the writing of letters or notes expressing

gratitude or appreciation to staff members. Gifts from children that are principally sentimental in nature and of insignificant financial value may be accepted in the spirit in which they are given.

2. Confidential information: A Board member, officer or employee shall not disclose confidential information acquired by him or her in the course of their official duties or use such information to further their personal interest.
3. Disclosure of interest in matters before the Board: A Board member, officer, or employee of ALCS, whether paid or unpaid, must publicly disclose the nature and extent of any interest they or their spouse have, will have, or later acquire in any actual or proposed contract, purchase agreement, lease agreement or other agreement involving the school, including oral agreements, to the Board of Trustees and their immediate supervisor even if it is not a prohibited interest under applicable law. Such disclosure must be in writing and made a part of the official record of the school. Disclosure is not required in the case of an interest that is exempted under Section 803(2) of the General Municipal Law. The term "interest" means a pecuniary or material benefit accruing to an officer or employee.
4. Investments in conflict with official duties: A Board member, officer or employee shall not invest or hold any investment directly in any financial, business, commercial or other private transaction that creates a conflict with their official duties. Exceptions to the conflict of interest law can be found in § 803 of the General Municipal Law.
5. Private employment: A Board member, officer or employee shall not engage in, solicit, negotiate for or promise to accept private employment when that employment or service creates a conflict with or impairs the proper discharge of their official duties.
6. Future employment: A Board member, officer, or employee shall not, after the termination of service with ALCS, appear before the Board in relation to any action, proceeding or application in which they personally participated during the period of their service or employment or that was under their active consideration.
7. Involvement with Charitable Organizations: A Board member, officer, or employee may be involved as a volunteer, officer, or employee in a charitable organization which has a relationship with ALCS. If a Board member is a board member, officer, or employee of the charitable organization the Board member must disclose such relationship in writing to the district, and the Board member must recuse himself or herself from any discussions or votes relating to the charitable organization, which may come before the Board. When participating in the activities of the charitable organization, the Board member, officer or employee shall not disclose any confidential information learned in the course of their official duties or use such information to further personal interests. Additionally, the Board member, officer, or employee shall not make representations on behalf of ALCS unless specifically authorized to do so by the Board.

Distribution of Code of Ethics

The Board of Trustees and School Superintendent/CEO shall cause a copy of this Code of Ethics to be distributed to every member of the Board, every officer and employee of the school district. Each officer and employee appointed thereafter shall be furnished a copy before entering upon the duties of their office or employment. In addition, the Superintendent/CEO shall ensure that a copy of Article 18 of the General Municipal Law shall be kept posted in the building in a place conspicuous to the employees.

7. DIVERSITY, DISCRIMINATION AND HARASSMENT

7.1 SCOPE OF COVERAGE

This policy covers all individuals in the workplace, including applicants, interns (whether paid or unpaid), employees (permanent or temporary), students, guests, vendors, consultants, and other persons providing services in the workplace pursuant to a contract. These individuals include persons commonly referred to as independent contractors, gig workers, and temporary workers.. ALCS strictly prohibits unlawful harassment and discrimination, whether by employees, supervisors, administration and other non-employees who conduct business with ALCS.

7.2 DIVERSITY

ALCS is committed to fostering, cultivating and preserving a culture of diversity and inclusion. Our employees are the most valuable assets we have. The collective sum of the individual differences, life experiences, knowledge, inventiveness, innovation, self-expression, unique capabilities and talent that our employees invest in their work represents a significant part of not only our culture, but our reputation and achievement as well.

We embrace and encourage our employees' differences in age, color, disability, ethnicity, family or marital status, gender, gender identity or expression, language, national origin, physical and mental ability, political affiliation, race, religion, sexual orientation, socio-economic status, veteran status, and other characteristics that make our employees unique.

ALCS's diversity initiatives are applicable, but not limited, to our practices and policies on recruitment, compensation, benefits, professional development, training, promotions, transfers, layoffs, terminations and the ongoing development of a work environment built on the premise of gender and diversity equity that encourages and enforces:

- Respectful communication and cooperation between all employees.
- Teamwork and employee participation, permitting the representation of all groups and employee perspectives.
- Employer and employee contributions to the communities we serve to promote a greater understanding and respect for the diversity.

All employees of ALCS have a responsibility to treat others with dignity and respect at all times. All employees are expected to exhibit conduct that reflects inclusion during work, at work functions on or off the work site, and at all other work sponsored and participative events.

Employees who believe they have been subjected to any kind of discrimination that conflicts with this policy and initiatives should seek assistance from a supervisor or a member of the Board of Trustees.

7.3 HARASSMENT AND DISCRIMINATION

ALCS strives to create and maintain a work environment in which people are treated with dignity, decency and respect. The environment of the company should be characterized by mutual trust and the absence of intimidation, oppression and exploitation.

Employees should be able to work and learn in a safe, yet stimulating atmosphere.

ALCS forbids discrimination and harassment against employees on the basis of race, color, religion, creed, national origin, citizenship, age, sex, marital status, sexual orientation, gender identity or expression, military or veteran status, disability, predisposing genetic characteristics, domestic violence victim status, familial status, associational status, or any classification protected by applicable law. Prohibited harassment includes behaviors such as:

- Verbal or physical conduct designed to threaten, intimidate or coerce
- Verbal conduct such as epithets, derogatory comments or slurs
- Conduct that impairs an employee's ability to perform their job
- Any repeated conduct that creates a hostile work environment
- Physical conduct such as assault, unwanted touching or blocking normal movement
- Retaliation for reporting harassment or threatening to report harassment
- Sexual harassment, which is described in more detail in the following subsection.

Harassment is prohibited in all aspects of the employment relationship including recruitment, hiring, placement, promotion, transfer, training, compensation, benefits, and activities. Such conduct is prohibited in any form at the workplace, and in any work-related setting outside the workplace, whether on or off ALCS premises, and every situation that may impact the workplace including work-related functions, business trips, business meetings, and business-related social events. Similarly, prohibited conduct is unacceptable when it occurs when working remotely from home, on calls, texts, emails, and social media, even if it occurs away from the workplace, on personal devices, or during non-work hours.

This policy prohibits not only behavior that constitutes unlawful harassment, but also other inappropriate or unprofessional behavior that may reasonably be considered offensive or otherwise inappropriate. Such behavior will be subject to disciplinary action, up to and including termination of employment.

In furtherance of ALCS' commitment to maintaining a harassment free workplace, ALCS will provide this policy to all new employees upon hiring, post it prominently in all work locations (to the extent practicable), and provide it to employees during annual training.

7.4 SEXUAL HARASSMENT

Sexual harassment includes harassment on the basis of sex, sexual orientation, self-identified or perceived sex, gender identity or expression, and the status of being transgender and has been defined as unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature when: (1) submission to or rejection of such conduct is made a term or condition of employment; (2) submission to or rejection of the conduct is used as the basis for employment decisions affecting the individual; (3) such conduct has the purpose or effect of unreasonably interfering with the employee's work performance or creating an intimidating, hostile or offensive working environment; or (4) such conduct has the purpose or effect of subjecting an individual to inferior terms, conditions or privileges of employment because of their protected status.. This definition includes many forms of offensive behavior, including, but not limited to, the following:

- Sexual advances or repeated requests for a date;
- Offering employment benefits in exchange for sexual favors;
- Making or threatening reprisals after a negative response to sexual advances;
- Visual conduct such as leering, teasing, making sexual gestures, or displaying sexually suggestive objects, pictures, cartoons, or posters;

- Written conduct, such as authoring threatening, sexually suggestive, or obscene letters or correspondence (including e-mails, text messages (“sexting”) and social media posts), or sharing or sending suggestive or explicit photos;
- Verbal conduct such as making or using derogatory comments, epithets, slurs, sexually explicit jokes, offensive or lewd remarks, inappropriate personal questions, or comments about any Employee's body or dress;
- Verbal sexual advances or propositions;
- Verbal abuse of a sexual nature, graphic verbal commentary about an individual's body, sexually degrading words to describe an individual, or suggestive or obscene letters, notes, or invitations;
- Physical conduct such as touching, pinching or patting, assault, or impeding or blocking movements;
- Repeated requests for dates or romantic gestures, including gift-giving; and
- Retaliation for reporting harassment or threatening to report harassment.

There are two types of sexual harassment, “quid pro quo” and creating a hostile work environment.

Quid pro quo is a form of harassment where submission to that harassment is used as the basis for employment decisions. In this scenario employee benefits such as raises and promotions are directly linked to compliance with sexual advances. Therefore, only someone in a supervisory capacity who has the authority to grant such benefits can engage in quid pro quo harassment.

A hostile work environment is created when the harassment creates an offensive and unpleasant working environment. Hostile work environments can be created by anyone in the work environment including supervisors, peers and outside vendors that are invited into the workplace. Hostile environment are created when verbiage of a sexual nature, unwelcome sexual materials or even unwelcome physical contact become a regular part of the work environment. Texts, emails, cartoons or posters of a sexual nature, vulgar or lewd comments or jokes and unwanted touching or fondling all fall into this category.

Understanding gender diversity is essential to recognizing sexual harassment because discrimination based on sex stereotypes, gender expression and perceived identity are all forms of sexual harassment. The gender spectrum is nuanced, but the three most common ways people identify are cisgender, transgender, and non-binary. A cisgender person is someone whose gender aligns with the sex they were assigned at birth. Generally, this gender will align with the binary of male or female. A transgender person is someone whose gender is different than the sex they were assigned at birth. A non-binary person does not identify exclusively as a man or a woman. They might identify as both, somewhere in between, or completely outside the gender binary. Some may identify as transgender, but not all do. Respecting an individual's gender identity is a necessary first step in establishing a safe workplace.

Sexual harassment can occur between any individuals, regardless of their sex or gender. In investigating reports of sexual harassment, ALCS will ensure due process for all parties, as outlined below.

ALCS strictly prohibits and will take disciplinary action against any person who violates this policy, up to and including termination of employment.

7.5 OTHER PROHIBITED HARASSMENT

Harassment on the basis of race (including traits historically associated with race), color, religion, creed, national origin, marital status, familial status, age, disability, genetic information, predisposing genetic characteristics, military or veteran status, status as a victim of domestic violence, predisposing genetic characteristics or carrier status, reproductive health decision making, citizenship or immigration status,

prior convictions or arrests, known relationship or association with any member of a protected class, and any other characteristic protected by applicable law is also strictly prohibited. This includes behavior similar to sexual harassment, such as: threatening letters or correspondence (including e-mails, text messages and social media posts); threats, epithets, derogatory comments, or slurs; derogatory posters, photographs, cartoons, drawings, or gestures; assault, unwanted touching, or blocking normal movement; and conduct via electronic media such as email, text messages or social media.

Harassing conduct includes, but is not limited to: epithets, slurs or negative stereotyping; threatening, intimidating or hostile acts; denigrating jokes and display or circulation in the workplace of written or graphic material that denigrates or shows hostility or aversion toward an individual or group (including through e-mail).

7.6 BYSTANDER INTERVENTION

Any employee, supervisor or manager witnessing harassment as a bystander is required to report it. In addition, there are several methods of bystander intervention that can be used when anyone witnesses harassment or discrimination and wants to help.

1. A bystander can interrupt the harassment by engaging with the individual(s) engaging in the harassment or the individual being harassed and distracting them from the harassing behavior.
2. A bystander who feels unsafe interrupting on their own can ask a third party to help intervene in the harassment;
3. A bystander can record or take notes on the harassment incident;
4. A bystander might check in with the person who has been harassed after the incident, see how they are feeling and let them know the behavior was not ok; and
5. If a bystander feels safe, they can confront the harassers and name the behavior as inappropriate. When confronting harassment, physically assaulting an individual is never an appropriate response.

Though not exhaustive, and dependent on the circumstances, the guidelines above can serve as a brief guide of how to react when witnessing harassment in the workplace.

7.7 REPORTING POLICY VIOLATIONS

If an individual feels they have been subjected to any conduct that violates this policy, witnesses or otherwise becomes aware of any such conduct, they are required to promptly report such conduct. All personnel must report incidents of student-to-student, staff-to-student and staff-to-staff discrimination or harassment that they are aware of immediately. Employees should report incidents directly to their supervisor. If an employee is uncomfortable reporting the complaint to their supervisor, they may report the complaint to the Superintendent/CEO or the Chair of the Board of Trustees.

If an individual reports a suspected violation of this policy and the person to whom the report is made does not respond in a manner the individual deems satisfactory or consistent with this policy, the reporting individual is required to report the situation to the Superintendent/CEO or another member of management, other than the alleged wrongdoer. Reports may be made verbally or in writing and should be as detailed as possible, including the names of all individuals involved and any witnesses.

A form for submission of a written report is attached to this handbook as Appendix "F" and individuals are encouraged, but not required, to use this form.

Any supervisor who is made aware of becomes aware of potential violations of this policy must promptly report it to the Superintendent/CEO, unless the report involves Superintendent/CEO, in which case the

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information should be conveyed to the Chair of the Board of Trustees. Any supervisor or manager who fails to report suspected violations of this policy or otherwise knowingly allows policy violations to continue will be subject to corrective action up to and including termination, as well as personal liability.

7.8 INVESTIGATING HARASSMENT AND DISCRIMINATION

All reports of discrimination, including prohibited harassment, or other suspected violations of this policy will be investigated. All such investigations will be conducted promptly, objectively, thoroughly and will handle the matter as confidentially as feasible in light of the need to investigate and take appropriate corrective action. We will in no way retaliate against an employee for opposing discrimination or making a good faith report about harassment.

The Chairman of the Board of Trustees, the Superintendent/CEO or their designee who is not involved in the alleged harassment will promptly investigate all reports of workplace harassment.

Employees that are the subject of the investigation may be suspended, with or without pay, pending the outcome of the investigation. When a determination is made regarding the reported conduct, it will be communicated to the individual(s) who made the report, the subject(s) of the report, and to the accused wrongdoer(s), though all details of the action(s) taken may not be disclosed.

Employees that are asked to participate in the investigatory process are expected to comply with the request.

If an investigation confirms that harassment or discrimination has occurred, appropriate and effective remedial action will be taken. Appropriate action will also be taken to deter any future harassment or discrimination. If a complaint of prohibited harassment or discrimination is substantiated, appropriate disciplinary action, up to and including discharge will be taken against individuals who participated in the prohibited conduct.

7.9 PROHIBITION OF RETALIATION

ALCS prohibits retaliation of any kind against anyone who engages in protected activity. For purposes of this policy, "protected activity" includes opposing a discriminatory practice; making or encouraging another to make a good faith report about harassment, discrimination, or other violation of this policy; furnishing information or participating in any manner in an investigation of such a report; filing a complaint or charge of discrimination with a government agency; and testifying, assisting, or otherwise participating in any manner in an investigation, proceeding, or hearing conducted of such report, claim, or charge. Retaliation includes any conduct, whether or not workplace or employment-related, directed at someone because they engaged in protected activity, which might deter a reasonable worker from making or supporting a charge of harassment or discrimination. Any individual found to have engaged in retaliation will be subject to disciplinary action, up to and including termination of employment.

Examples of retaliation may include, but are not limited to:

- Demotion, termination, denying accommodations, reduced hours, or the assignment of less desirable shifts;
- Publicly releasing personnel files;
- Undermining an individual's immigration status; or
- Reducing work responsibilities or passing over for a promotion.

Anyone who believes they have been subjected to retaliation or who is aware of retaliation directed at another employee is expected to report such to their supervisor, or, if not comfortable reporting to their supervisor, to the Board of Trustees.

7.10 LEGAL PROTECTIONS AND EXTERNAL REMEDIES

Harassment is not only prohibited by ALCS, but it is also prohibited by state, federal, and, where applicable, local law.

The internal process outlined in the policy above is one way for employees to report harassment. Employees and covered individuals may also choose to pursue legal remedies with the following governmental entities. While a private attorney is not required to file a complaint with a governmental agency, you may also seek the legal advice of an attorney.

The New York State Human Rights Law (HRL), N.Y. Executive Law, art. 15, § 290 *et seq.*, applies to all employers in New York State and protects employees and covered individuals, regardless of immigration status. A complaint alleging violation of the Human Rights Law may be filed either with the New York State Division of Human Rights (DHR) or in New York State Supreme Court.

For claims arising prior to February 15, 2024, a complaint alleging a violation of the HRL may be filed either with DHR, subject to a one-year statute of limitations (three years for sexual harassment). For claims arising on or after February 14, 2024, a complaint may be filed with the DHR subject to a three year statute of limitations. If an individual did not file with the DHR, they can sue directly in state court under the Human Rights Law, within three years of the alleged harassment. An individual may not file with DHR if they have already filed a HRL complaint in state court. Complaining internally to ALCS does not extend your time to file with DHR or in court. The three years are counted from the date of the most recent incident of harassment. You do not need an attorney to file a complaint with DHR, and there is no cost to file with DHR.

DHR will investigate your complaint and determine whether there is probable cause to believe that harassment has occurred. Probable cause cases receive a public hearing before an administrative law judge. If harassment is found at the hearing, DHR has the power to award relief. Relief varies but it may include requiring ALCS to take action to stop the harassment, or repair the damage caused by the harassment, including paying of monetary damages, punitive damages, attorney's fees, and civil fines.

DHR's main office contact information is: NYS Division of Human Rights, One Fordham Plaza, Fourth Floor, Bronx, New York 10458. You may call (718) 741-8400 or visit: www.dhr.ny.gov. Go to dhr.ny.gov/complaint for more information about filing a complaint with DHR. The website has a digital complaint process that can be completed on your computer or mobile device from start to finish. The website has a complaint form that can be downloaded, filled out, and mailed to DHR as well as a form that can be submitted online. The website also contains contact information for DHR's regional offices across New York State. The Division of Human Rights has a hotline set up specifically for sexual harassment. Individuals can call the sexual harassment hotline at 1(800) HARASS3.

The United States Equal Employment Opportunity Commission (EEOC) enforces federal anti-discrimination laws, including Title VII of the 1964 federal Civil Rights Act, 42 U.S.C. § 2000e *et seq.* An individual can file a complaint with the EEOC anytime within 300 days from the most recent incident of harassment. There is no cost to file a complaint with the EEOC. The EEOC will investigate the complaint and determine whether there is reasonable cause to believe that discrimination has occurred. If the EEOC determines that the law may have been violated, the EEOC will try to reach a voluntary settlement with the employer. If the EEOC cannot reach a settlement, the EEOC (or the Department of Justice in certain cases) will decide whether to file a lawsuit. The EEOC will issue a Notice of Right to Sue permitting workers to file a lawsuit in federal court if the EEOC closes the charge, is unable to determine if federal employment discrimination laws may have been violated, or believes that unlawful discrimination occurred but does not file a lawsuit.

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Individuals may obtain relief in mediation, settlement or conciliation. In addition, federal courts may award remedies if discrimination is found to have occurred. In general, private employers must have at least 15 employees to come within the jurisdiction of the EEOC.

An employee alleging discrimination at work can file a "Charge of Discrimination." The EEOC has district, area, and field offices where complaints can be filed. Contact the EEOC by calling 1-800-669-4000 (TTY: 1-800-669-6820), visiting their website at www.eeoc.gov or via email at info@eeoc.gov.

If an individual filed an administrative complaint with the New York State Division of Human Rights, DHR will automatically file the complaint with the EEOC to preserve the right to proceed in federal court.

Many localities enforce laws protecting individuals from harassment and discrimination. An individual should contact the county, city or town in which they live to find out if such a law exists.

If the harassment involves unwanted physical touching, coerced physical confinement, or coerced sex acts, the conduct may constitute a crime. Those wishing to pursue criminal charges are encouraged to contact their local police department.

7.11 LIABILITY

Any employee who engages in prohibited harassment, including any manager or supervisor who knew about the harassment but took no action to stop it, may be held personally liable. ALCS does not consider conduct in violation of this policy to be within the course and scope of employment or the direct consequence of the discharge of one's duties. Accordingly, to the extent permitted by law, ALCS reserves the right not to provide a defense or pay damages assessed against employees for conduct in violation of this policy.

7.12 WHISTLEBLOWER PROTECTIONS

ALCS strives to provide an environment that nourishes moral and ethical sensitivities. In keeping with this objective, ALCS requires that all employees observe the highest standards of business and personal ethics in the conduct of their duties and responsibilities and that they comply with all applicable laws and regulations.

In accordance with applicable law and as defined in this policy, a whistleblower is an employee who makes a good faith effort to report suspected or actual violations of this policy, including any suspected or known violations of any law, rule, or regulation, or an activity, policy or practice that the individual reasonably believes poses a substantial or specific danger to the public health or safety. The whistleblower is not responsible for investigating the activity or for determining fault or corrective measures.

Some examples but not a complete list of illegal or dishonest activities that are considered to be illegal or dishonest practices include: conduct that is criminal, fraudulent, or violates any federal, state, education or local laws including harassment, discrimination or human rights violations, billing for services not performed or for goods not delivered and other fraudulent financial reporting.

If any employee reasonably believes that any policy, practice, or activity of ALCS violates any law, rule, regulation, or a clear mandate of public policy or if any employee becomes aware of any illegal or dishonest activity or other misconduct involving the School's financial or business affairs, they should promptly report such concern to the Superintendent/CEO. If the situation involves the Superintendent/CEO, the employee should immediately notify the Chairperson of the Board of Trustees.

Concerns may be submitted directly by an employee or on an anonymous basis. All communications will be confidential to the extent reasonably possible. All complaints received pursuant to this policy will be investigated. While ALCS encourages submitting their concerns or report in writing, verbal reports will also be investigated. Upon receipt of a complaint, ALCS will make a written record of all such reports and perform or facilitate an investigation of all credible allegations. Reports should be based on reasonable, good faith belief that the conduct complained of constitutes a violation of this policy. The privacy and reputation of individuals involved will be maintained to the extent possible, however complete confidentiality cannot always be guaranteed. However, identity may have to be disclosed in order to conduct a thorough and fair investigation and to comply with applicable law.

This policy is intended to encourage employees to raise concerns for investigation and appropriate action, but employees must exercise sound judgment to avoid baseless allegations. With this goal in mind, no employee who, in good faith, reports a concern shall be subjected to retaliation as a result of that report. The right of a whistleblower for protection against retaliation does not include immunity for any personal wrongdoing that is alleged and investigated.

8. EXPLANATION OF BENEFITS

8.1 RESERVATION OF RIGHTS

ALCS has established a variety of employee benefit programs for eligible employees.

ALCS reserves the right to amend, modify or terminate, in whole or in part, any or all of the benefits plans described herein. Each employee will be notified of any changes or discontinuations as soon as practical.

If any information contained in this handbook contradicts any of the information contained in the Summary Plan Documents (SPD), or in these master contracts or master plan documents, the SPDs, master contracts, or master plan documents, as the case may be, shall govern in all cases.

8.2 ELIGIBILITY FOR BENEFITS

As a full-time employee you are eligible for all of the benefits offered by ALCS, provided you meet the eligibility requirements for each particular benefit. Coverage is available to you and your dependents as defined in the benefit explanation materials.

Part-time employees working less than 30 hours per week on a regular basis will be eligible only for those benefits specifically outlined by the school and as required by law. Temporary employees may be eligible for benefits depending upon the amount of hours they work, in accordance with applicable law and benefit plan documents.

Under the Patient Protection and Affordable Care Act (PPACA), a full-time employee is defined as someone who averages at least 30 hours of service per week or 130 hours per month. Under the shared responsibility provisions of the PPACA, large employers must offer full-time employees and their dependents affordable, minimum essential health care coverage.

If ALCS is uncertain whether an employee will have on average at least 30 hours of service per week or 130 hours per month, we will use a "standard measurement period" of 12 months to make this determination. A standard measurement period is a designated period used to ascertain whether an ongoing variable or seasonal employee is full-time and eligible for health care coverage. All employees

will be measured for eligibility prior to open enrollment each year, but no later than 07/31. The employer will look at the previous year from 07/01 through 06/30 to determine benefit eligibility.

8.3 INSURANCE PLANS

ALCS offers a Section 125 Plan that enables employees to contribute to certain types of benefits through pretax deductions from their wages. The employee's costs for the selected benefits are deducted prior to federal, state and local income taxes, and prior to deductions for Social Security and Medicare taxes. These benefits are "use it or lose it." Unused amounts at the end of the year will be lost.

The Superintendent/CEO and the Board of Trustees will select insurance plans that the organization will provide to each eligible Employee, which may include more than one option of provider or provider network.

Employee deductions for coverage will be required and will vary depending upon the level of coverage selected by the Employee (individual, individual plus spouse, family, etc.). Employee contributions toward insurance coverage will be withheld automatically from the employee's paycheck, in an amount in accordance with a schedule maintained by the School Business Administrator and disclosed at hire, during open enrollment and when an employee has a qualifying event. Employees will be required to sign a deduction approval form prior to withholdings being made from the employee's paycheck. Employees will be presented with summary plan documents at hire, during open enrollment and as requested.

To review insurance and benefit options offered by the ALCS, please see Appendix B and refer to the summary plan description for each benefit.

Employee questions regarding all insurance plans should be directed to the School Business Administrator.

8.4 QUALIFYING LIFE EVENT

For plans governed by the rules of Section 125 of the Internal Revenue Code, you cannot change your plan elections during a calendar year unless you or your dependent(s) experience a Qualifying Life Event. Please notify the School Business Administrator as soon as possible, but no later than 30 days from the date of the event that you will need to make a change to your benefit structure. Documentation of the event will be required in order to process the change.

Qualifying Life Events as defined by IRS Section 125 include but are not limited to:

- Change in your legal marital status
- Change in your number of tax dependents
- Birth of a child or date you adopt a child, or placement for adoption
- Death of a dependent
- Change in your dependent's eligibility
- Change in employment status that affects eligibility for health insurance benefits

A dependent is anyone you claim on your Federal Income Tax return or someone who jointly files a Federal Income Tax return with you or who is your child under the age of

26. If you or your dependents experience an event, you may enroll or change your current election, however, your requested change must be consistent with the event that prompted the election change.

Please refer to the Summary Plan Description for more details.

8.5 UNEMPLOYMENT INSURANCE

ALCS pays taxes to provide state-mandated income protection for employees in certain circumstances, subject to all applicable federal and state laws, rules and regulations, if they should become unemployed.

8.6 WORKERS' COMPENSATION INSURANCE

Injuries resulting from accidents that occur while performing official duties are covered by Workers' Compensation Insurance. ALCS will carry all applicable coverage to protect employees as required by law.

Any employee who suffers a work related injury must report such injury to their supervisor immediately and submit a NYS Workers' Compensation Board Form C-3 to the School Business Administrator within ten (10) days.

The employee must seek medical treatment and follow up care if required.

All paperwork will promptly be submitted to the Workers' Compensation Insurance Board. Similarly, employees are expected to complete documentation required for claims in a timely manner.

Any person who knowingly makes or presents a false statement or representation or fails to disclose a material fact for the purpose of influencing any determination regarding the payment of benefits, whether for oneself or for any other person is guilty of a felony.

8.7 DECLINATION OF BENEFITS

Any employee who wishes not to accept any of the insurance benefits offered is required to submit a declination in writing to the School Business Administrator at the time of hire and during open enrollment.

8.8 COBRA

If you or your covered dependents lose group health insurance coverage (or of any other benefit that is covered by COBRA as defined by the law) as a result of your termination of employment, reduction in hours of employment, death, divorce or cessation of dependent status (a "qualifying event"), each of you is eligible to temporarily continue coverage at your own cost. This continuation is commonly referred to as the Consolidated Omnibus Budget Reconciliation Act or COBRA Benefits. Please notify the School Business Administrator within 60 days of a qualifying event that involves birth, death, divorce or cessation of dependent status. You will be notified of your rights to receive COBRA benefits at the time of the qualifying event and will have 60 days to elect coverage. Please refer to the "General Notice of COBRA Continuation Rights" provided to you when you first became enrolled in our group health plan.

9. REIMBURSEMENTS

9.1 GENERAL REIMBURSEMENT

Employees are eligible for reimbursement from ALCS for expenses reasonably incurred while conducting official business. To be eligible for any expense reimbursement, your activity must be approved in writing

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by the Superintendent/CEO or their designee prior to the event, which you are purchasing for, is taking place. All prior requests for reimbursement must be submitted to the Superintendent/CEO or their designee for approval at least five (5) business days prior to the event causing the need for reimbursement.

No employee should spend their personal funds on any items for ALCS without receiving approval to do so.

9.2 TRANSPORTATION & LODGING REIMBURSEMENT

ALCS does reimburse for previously approved costs incurred by the employee with transportation to and from offsite locations for overnight stay while at approved offsite events. When traveling, the most reasonable mode, lodging and class of travel (considering factors such as cost, time efficiency and convenience) should be selected by each employee at all times and will be reimbursed at the federally approved rate. If air travel or hotel stay is required, all costs should be approved by the School Business Administrator prior to arrangements being finalized. All expenses must be accompanied by receipts, listed on the Reimbursement Form and submitted to the School Business Administrator to receive reimbursement.

ALCS will not reimburse for phone calls made associated with lodging.

Employees are expected to use cell phones to make calls while traveling.

ALCS will not reimburse for hotel amenities above and beyond basic room fees. Employees may choose additional amenities during their stay, but should not submit those items for reimbursement.

9.3 MEAL REIMBURSEMENT

ALCS will reimburse the employee for reasonable previously approved meal expenses incurred by the Employee while in approved travel status. For the purposes of this policy, the employee will be expected to pay for meals that they would normally pay for during the course of their normal employment. For example, employees generally are responsible for providing their own lunch during the course of a normal day, so they will still be expected to follow through with this practice while in travel status. Meals above and beyond this guideline will be considered for reimbursement.

The amount that the employer is willing to reimburse will be based upon federal guidelines. All expenses must be accompanied by receipts, listed on the form provided by the organization and submitted to the School Business Administrator to receive reimbursement. All expenses should be reasonable and appropriate.

9.4 MILEAGE REIMBURSEMENT

Employees are eligible for reimbursement from the organization for business use of their personal vehicle while in travel status and on official business for the organization. To be eligible for reimbursement, travel status must be approved and granted by the Superintendent/CEO. Regular commuting time and mileage are not to be reimbursed. Some positions do require travel between other Charter Schools within the City of Albany.

This also will not be reimbursed, as it is an expectation of your job to work collaboratively. Additionally, employees will only be reimbursed for travel that is required by their position and not those events that are of the employee's choosing to attend. Authorized travel will be reimbursed at the federal rate. All

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travel should be listed on the form provided by the organization and be submitted to the School Business Administrator for reimbursement.

10. SAFETY

10.1 GENERAL SAFETY

The health and safety of employees and others on organization property are of critical concern to ALCS. To this end, we must rely upon employees to ensure that all areas are kept safe and free of hazardous conditions. Employees should report any unsafe conditions or potential hazards to a supervisor immediately, even if the problem appears to be corrected.

Periodically, ALCS may issue rules and guidelines governing workplace safety and health. All employees should familiarize themselves with these rules, as strict compliance will be expected.

10.2 BUILDING HOURS

For safety reasons, employees are only allowed in the building during approved hours that are between 7:00 a.m. and 10:00 p.m. on weekdays. The front office is open to the public from 7:00 a.m. to 4:00 p.m. Monday-Friday. The building is closed on weekends. When school is not in session, but the building is open the approved hours are between 7:00 a.m. and 10:00 p.m. The gym stairwell closes at 5:00 p.m.

10.3 PARKING LOT SAFETY

You are encouraged to use the parking areas designated for our employees. Remember to lock your car every day and park within the specified areas. Always be aware of your surroundings and mindful of your own personal safety when walking alone.

Courtesy and common sense in parking will help eliminate accidents, personal injuries and damage to your vehicle and to the vehicles of other employees. If you should damage another car while parking or leaving, immediately report the incident, along with the license numbers of both vehicles and any other pertinent information you may have, to the School Business Administrator. If necessary, contact the local authorities to have a police report taken in case of possible insurance activity.

ALCS cannot be and is not responsible for any loss, theft or damage to your vehicle or any of its contents.

All employees are required to identify their vehicles with an ALCS parking hangtag. There is limited parking onsite and students are not permitted to park in the lot. Properly displaying a hangtag allows the School to determine who is authorized to park in the lot.

In addition to parking spots in the School parking lot, spaces have been made available to you at St. Paul's Episcopal Church adjacent to the School. For liability reasons, vehicles without hangtags may not park in the church lot and will be subject to towing.

Staff may not park in the spaces marked "visitor" and may only park in a handicapped spot if they has acquired the proper hangtag to do so.

10.4 GENERAL HOUSEKEEPING

Neatness and good housekeeping are signs of efficiency. You are expected to keep your space neat and orderly at all times. It is a required safety precaution.

If you spill a liquid, clean it up immediately. Do not leave materials, or other objects on the floor that may cause others to trip or fall. Keep aisles, stairways, exits, electrical panels, fire extinguishers, and doorways clear at all times.

Easily accessible trash receptacles and recycling containers are located throughout the building. Please put all litter and recyclable materials in the appropriate receptacles and containers. Keep sharp objects and dangerous substances out of trashcans. Items that require special handling should be disposed of in approved containers.

Please report anything that needs to be repaired or replaced to the School Business Administrator immediately.

10.5 ACCIDENT PREVENTION

Accident prevention and the safety and health of our employees are a priority. We recognize our responsibility to provide a safe and healthy environment. Please help us by keeping your workspace clean and neat at all times, avoid lifting anything that appears too heavy, learn the fire safety plan and always keep exits clear of obstructions. Most importantly, use common sense when you encounter a situation that is dangerous or presents harm.

All accidents, injuries, potential safety hazards, safety suggestions and health and safety related issues must be reported immediately to the School Business Administrator. If you or another employee is injured in a manner that requires emergency medical attention, you should contact outside emergency response agencies.

The school is required to keep records of all occupational illnesses and accidents. OSHA provides for your right to know about any health hazards that might be present on the job. Should you have any questions or concerns, contact the School Business Administrator for more information.

10.6 FIRE PREVENTION

Know the location of the fire extinguisher in your area and make sure it is kept clear at all times. Notify the School Business Administrator if an extinguisher is used or if the seal is broken. Keep in mind that extinguishers that are rated ABC can be used for paper, wood, or electrical fires. Make sure all flammable liquids, such as alcohol, are stored in approved and appropriately labeled safety cans and are not exposed to any ignition source.

If you are aware of a fire, you should follow R.A.C.E. protocol.

- **Rescue:** When you discover a fire, rescuing people in immediate danger is top priority. Follow evacuation procedures when leaving the building.
- **Alarm:** Sound the fire alarm, call 911 immediately and notify leaders in the building.
- **Confine:** Confine the fire. Close all doors and windows. If possible put damp towels under doorways to ensure that smoke does not seep out of the confined area.
- **Extinguish:** Small fires may be smothered or extinguished by employees who are knowledgeable in the correct use of fire extinguishers.

Regular drills will take place to ensure that all employees fully understand all fire safety protocol and in alignment with Section 807 of the Education Law.

Section 807 of the Education Law must appear in all Employee Handbooks and is as follows:

1. It shall be the duty of building principals or other person in charge of every public or private school or educational institution within the state, other than colleges or universities, to instruct and train the pupils by means of drills, so that they may in a sudden emergency be able to respond appropriately in the shortest possible time and without confusion or panic. Such drills shall be held at least twelve times in each school year, eight of which required drills shall be held between September first and December thirty-first of each such year. Eight of all such drills shall be evacuation drills, four of which shall be through use of the fire escapes on buildings where fire escapes are provided or through the use of identified secondary means of egress. Four of all such required drills shall be lock-down drills. Drills shall be conducted at different times of the school day. Pupils shall be instructed in the procedure to be followed in the event that a fire occurs during the lunch period or assembly, provided however, that such additional instruction may be waived where a drill is held during the regular school lunch period or assembly. Four additional drills shall be held in each school year during the hours after sunset and before sunrise in school buildings in which students are provided with sleeping accommodations. At least two additional drills shall be held during summer school in buildings where summer school is conducted, and one of such drills shall be held during the first week of summer school.

1-a. In the case of after-school programs, events or performances which are conducted within a school building and which include persons who do not regularly attend classes in such school building, the principal or other person in charge of the building shall require the teacher or person in charge of such after-school program, event or performance to notify persons in attendance at the beginning of each such program, event or performance, of the procedures to be followed in the event of an emergency so that they may be able to respond in a timely, orderly manner.

2. It shall be the duty of the board of education or school board or other body having control of the schools in any district or city to cause a copy of this section to be printed in the manual or handbook prepared for the guidance of teachers, where such manual or handbook is in use or may hereafter come into use.

3. It shall be the duty of the person in charge of every public or private college or university within the state, to instruct and train the students by means of drills, so that they may in a sudden emergency be able to leave the college or university building in the shortest possible time and without confusion or panic. Such drills shall be held at least three times in each year, one of which required drills shall be held between September first and December first of each such year. In buildings where summer sessions are conducted, one of such required drills shall be held during the first week of such summer session. At least one of such required drills shall be through use of the fire escapes on buildings where fire escapes are provided. At least one additional drill shall be held in each year during the hours after sunset and before sunrise in college or university buildings in which students are provided with sleeping accommodations.

4. Neglect by any principal or other person in charge of any public or private school or educational institution to comply with the provisions of this section shall be a misdemeanor punishable at the discretion of the court by a fine not exceeding fifty dollars; such fine to be paid to the pension fund of the local fire department where there is such a fund.

10.7 EMERGENCY PROCEDURES

In the case of an emergency, the Building Principal or their designee will be responsible for calling the appropriate authorities. If you are advised to evacuate the building, you should stop all work immediately and follow that directive. Make sure all individuals are accounted for and proceed to your designated exit. It is critical to the safety of all employees and students that we know who is in the building and who should be accounted for in case of an emergency. The School Business Administrator or their designee will be responsible for the headcount when outside the building. Exit quickly, but do not run. Do not stop for personal belongings. Be present and accounted for during roll call. Do not re-enter the building until instructed to do so.

In certain emergency situations, it will be necessary not to evacuate, but to shelter in place. This means to take immediate shelter where you are. It may also mean to seal the room or in other words, take steps to prevent outside air from coming in. This could be because of danger in the building or because of chemical or radiological contaminants. It is important to listen to directives to understand whether we wish you to merely remain indoors or to take additional steps for protection. The Dean of Students will be responsible for the direction of staff during lockdowns, shelter in place incidents and once employees have successfully evacuated the building.

10.8 SAFETY INSPECTIONS

In order to ensure safety and security, ALCS reserves the right to question and inspect or search any employee or other individual entering onto or leaving the premises according to the law. The inspection or search may include any packages or items that the individual may be carrying, including briefcases, handbags, knapsacks, and shopping bags. These items are subject to inspection and search at any time, with or without prior notice. We may also require employees while on the job or on the premises to agree to reasonable inspection of their personal property or their person. The individual may be requested to self-inspect their personal property or person by displaying the contents of any packages and/or turning out their pockets in the presence of a representative, typically a management employee of the same gender. We will not tolerate an employee's refusal to cooperate in these procedures.

10.9 VIOLENCE IN THE WORKPLACE

Acts of violence will not be tolerated. Any instances of violence must be reported to the Superintendent/CEO immediately. Complaints will be fully investigated and we will promptly respond to any incident or suggestion of violence

ALCS believes it is important to establish a clear policy that addresses weapons in the workplace. All persons who enter our property are prohibited from carrying a handgun, firearm, knife, or other weapon of any kind regardless of whether the person is licensed to carry the weapon or not. Weapons are strictly prohibited on employer property.

The only exception to this policy will be police officers, security guards or other persons who have been given written consent to carry a weapon on the property.

10.10 CHILD ABUSE REPORTING

New York State laws require that certain professionals, including school officials, teachers, mental health professionals, social workers, and psychologists must report suspected cases of child abuse and neglect when the child coming before them in their professional capacity presents information, which, if true,

would cause that child to be an abused or neglected minor. The law also extends to situations in which information regarding suspected abuse or maltreatment stems solely from parental disclosures in the absence of the child coming before the staff member of the School. The latter is a common manner in which information regarding suspected child abuse or maltreatment reaches the attention of an employee.

When it is necessary to make a report, such report shall be submitted without regard to whether the parent (or child) consents to such reporting. All suspected cases are to be reported in accordance with the procedures outlined in the following policy statement.

In compliance with New York State law, mandated reporters of child abuse in New York State, must directly report suspicions of child abuse to the

Statewide Central Register for Child Abuse and Maltreatment to 1-800-3423720. Mandated reporters need not seek consent or approval before making a report.

In accordance with the law, we will not take retaliatory personnel action against an employee who believes that they have reasonable cause to suspect that a child is an abused or maltreated child and then makes a report in accordance with the law.

Persons reporting in good faith with concern for the welfare of a child shall be granted immunity from any civil or criminal liability.

Failure to report a suspected case of child abuse or maltreatment constitutes a Class A misdemeanor. Knowingly and willfully failing to report is cause for civil liability for damages proximately caused by such failure.

NYS Social Services Law defines abuse and maltreatment. Below is a summary of those definitions. This is not an all-inclusive list. Please contact the Statewide Central Register if you suspect child abuse, but the particular situation is not explicitly detailed below.

- Physical abuse is defined as inflicting or allowing to be inflicted physical injury by other than accidental means or creating or allowing to be created a substantial risk of physical injury to such child by other than accidental means.
- Sexual abuse is defined as a child less than 18 years of age whose parent or other person legally responsible for the child's care commits or allows being committed a sex offense against such child, as defined in the penal law. (Corroboration requirements in the penal law no longer apply.)
- Maltreatment is defined as the failure of a child's parent or other legal guardian to exercise a minimum degree of care resulting in the impairment of physical, mental or emotional condition of a child.
- Sexual maltreatment is defined as the sexual abuse of a child or failure to exercise a minimum degree of care or when a child is exposed to sexual activity or exhibitionism for the purpose of sexual stimulation or gratification of another.
- New York State law is silent on the issue of reporting past incidents of child abuse or maltreatment. However, the spirit of the law is to protect the child and to prevent abuse or maltreatment. If there good reason to believe based on a past history that there will be a future act of child abuse or maltreatment, the situation should be reported.

10.11 DRUG AND ALCOHOL USE

Consistent with our efforts to promote health and safety and protect the interests of our employees and the organization, we cannot allow anyone to use, possess, distribute, manufacture, purchase, or be under the influence of alcohol or illegal drugs, intoxicants, or controlled substances at any time on organization premises, in organization vehicles, or while on business. Accordingly, the use of alcohol and the illegal use of drugs, intoxicants, or controlled substances (including marijuana or cannabis) while on ALCS property or while working on business are strictly prohibited. Consequently, ALCS strictly prohibits the following conduct:

- The use, possession, purchase, sale, or distribution of any illegal drug, alcohol, intoxicant, marijuana or other cannabis product, or non-prescribed controlled substance while on the job or on ALCS- owned or occupied premises;
- Driving a vehicle on ALCS business while under the influence of alcohol or an illegal drug, intoxicant, marijuana or other cannabis product, or controlled substance;
- Distributing, selling, manufacturing, or purchasing--or attempting to distribute, sell, manufacture, or purchase--an illegal drug, intoxicant, marijuana or other cannabis product, or controlled substance during working hours or while on ALCS-owned or occupied premises;
- Testing positive on a required or requested drug or alcohol test or screen;
- Refusing either to take or to release information regarding a required or requested drug or alcohol test or screen; and
- Violating any ALCS rule or policy regarding alcohol and drug use.

ALCS may require drug or alcohol testing when a reasonable suspicion exists that any employee is under the influence of alcohol or any illegal drug, intoxicant, or controlled substance while on the job, or is otherwise in violation of this policy. Reasonable suspicion means suspicion based on information regarding the appearance, behavior, speech, attitude, mood, and breath odor of any employee. Additionally, we may require testing when any employee is found in possession of alcohol or any illegal drug, intoxicant, or controlled or when required by a state or federal law or regulation. Test results will be kept as confidential as possible, will only be disclosed to those having a business need to know and will be used only in serving the valid interests of ALCS in properly administering this policy.

Employees suspected of possessing alcohol, illegal drugs, intoxicants, or controlled substances are subject to inspection and search, with or without notice.

Any employee who is using prescription or over-the-counter drugs that may impair their ability to safely perform the job or may affect the safety or well being of others should inform their Human Resources/Benefits Administrator that they are taking such medication and may be asked to submit a physician's statement addressing the impact of the medication on the employee's ability to perform their job, as well as the expected duration of use. The employee is not required to identify the medication or the underlying illness. Nothing contained in this policy is intended to violate or interfere with individual rights under the law.

When in accordance with applicable law, ALCS will take corrective action, up to, and including, termination for violations of this policy. Employees who violate this policy may also be removed from the workplace immediately. The appropriate law enforcement authorities may also be notified.

In accordance with applicable law, ALCS will not discriminate against, terminate, discipline, or refuse to hire or employ individuals solely because they lawfully use and/or possess marijuana or other cannabis products. However, if an employee is impaired by the legal use of marijuana or other cannabis products (as may be defined by applicable law) ALCS may remove the employee from work and/or customer or

ALCS property and/or discipline the employee, up to and including termination of employment. Determinations of impairment will be made by a supervisor or a member of management, in accordance with applicable law. ALCS may also discipline an employee for possessing marijuana on ALCS property and/or using marijuana during work time (which includes all breaks). ALCS will not take disciplinary action against employees solely for certified medical use of marijuana. However, like all other employees, employees who are certified patients may be subject to disciplinary action if they are under the influence of drugs on the job, on ALCS premises, on ALCS business, or are otherwise in violation of this policy. Nothing in this policy requires ALCS to commit any act that would cause it to be in violation of federal law, or which would result in the loss of a federal contract or federal funding. Moreover, nothing in this policy prohibits or limits ALCS from taking action as required by state or federal statute, regulation, ordinance, or other governmental mandate.

We will have occasion that students in our care may need to receive prescription or over the counter medications. A Registered Nurse should administer all medications to students with written parental consent. Employees should not condone or knowingly allow students to receive a medication that does not expressly follow this policy. If you are aware that this is going on, it must be reported to the Building Principal immediately.

ALCS complies with all standards as defined by the Americans with Disabilities Act and the New York Human Rights Law, and other applicable laws and protects and makes reasonable accommodations for Employees with chemical dependencies if they voluntarily wish to seek treatment or rehabilitation. Employees in need of accommodation should contact or be referred to the Human Resources/Benefits Administrator.

10.12 DRUG FREE WORKPLACE ACT COMPLIANCE

ALCS is covered by the Federal Drug-Free Workplace Act, and seeks to maintain a drug-free workplace. As a covered employer, we must certify to the contracting government agencies that we will provide a drug-free workplace in connection with the performance of its government contracts.

ALCS strictly prohibits the unlawful manufacture, distribution, dispensation, possession or use of a controlled substance. Employees who violate this rule will be subject to discipline, up to and including termination. This policy applies to all employees, including, but not limited to managers, supervisors, full-time, part-time and temporary employees.

In accordance with the Drug-Free Workplace Act of 1988, ALCS will provide a drug-free workplace by ensuring employees are aware of and will abide by the following:

- Employees must, as a condition of employment, report any conviction under a criminal drug statute for violations occurring in the workplace. A report of a conviction must be made to the Principal within five days of the conviction.
- Within ten days of learning about an employee's conviction, ALCS will notify the contracting or granting agency of the employee's criminal drug statute conviction.
- After learning of an employee's conviction, ALCS will promptly, in its sole discretion, either:
 - Discipline the employee, up to and including termination of employment; or
 - Require the employee to satisfactorily participate in and complete a drug abuse assistance or rehabilitation program approved for those purposes by Federal, State, or local health, law enforcement, or other appropriate agency.
- Each employee, as a condition of employment, shall sign an Employee Notification Statement that sets forth the requirements of the Drug-Free Workplace Act.

Employer maintains a Drug-Free Awareness Program to educate employees about the policy of maintaining a drug-free workplace, the dangers of drug abuse, available drug counseling and rehabilitation programs, and penalties that may be imposed on employees for drug abuse violations. Employees will be provided information about the Drug-Free Awareness Program on an annual basis.

ALCS will make ongoing good faith efforts to maintain a drug-free workplace by implementing the above requirements. Any questions regarding our drug-free workplace compliance efforts should be directed to the School Business Administrator.

10.13 VISITORS AT WORK

All visitors to the workplace should sign in as guests upon their arrival. If an employee encounters a person who is unfamiliar and unaccompanied, the employee should ask them whom they are there to see and then accompany the person to the front desk.

Employees who wish not to approach the unaccompanied person should report the person's presence to the front desk.

Occasionally, family members may have the need to visit you at work. For the safety of all individuals, visits should be brief. Parents may not care for or watch their own children while they are on duty. Children may not visit for extended periods of time during work hours.

10. 14 AIRBORNE INFECTIOUS DISEASE EXPOSURE PREVENTION PLAN

In compliance with the New York Health and Essential Rights Act (NY HERO Act), ALCS's HERO Act policy protects employees against exposure and disease during an airborne infectious disease outbreak. ALCS's HERO Act policy becomes effective when an airborne infectious disease is designated by the New York State Commissioner of Health as a highly contagious communicable disease that presents a serious risk of harm to the public health. When designated, ALCS will provide a copy of the adopted airborne infectious disease exposure prevention plan and post the same in a visible and prominent location within each worksite. Employees may view the HERO Act policy attached as Appendix G.

APPENDIX A
2024-2025 SCHOOL YEAR
 Paycheck Timing / Personal Leave

		Paycheck Timing	PTO Accruals	Positions Covered	
Regular Full Time	Month	Non-Instructional	Receive Paychecks for 10 Months	<p align="center">8 Personal Days</p> Used in 1 Hour Increments Follows school calendar for Holidays (if regularly scheduled)	Cultural Leaders *Please Note: Staff may be expected to work days beyond the school calendar
		Instructional	Receive Paychecks for 10 months	<p align="center">8 Personal Days</p> Used in 2 Hour Increments Follows school calendar for Holidays (if regularly scheduled)	Building Substitutes, Tutors, Teaching Assistants, Classroom Aides, Resident Teachers, Home School Coordinators
		Instructional	Receive Paychecks for 12 Months	<p align="center">8 Personal Days</p> Used in 2 Hour Increments Follows school calendar for Holidays (if regularly scheduled)	Teachers Guidance Counselor Social Worker *Please Note: Guidance Counselor & Social Worker may be expected to work days beyond the school calendar.
	Month	Administrative	Receive Paychecks for 12 Months	<p align="center">30 Personal Days</p> Used in 1 Hour Increments <p align="center">11 Paid Holidays</p> Employees do not follow school calendar	Principal, Assistant Principal Dean of Students, Dir. of CIA, Business Admin., Director of Advancement, Office Employees, Cafeteria Staff

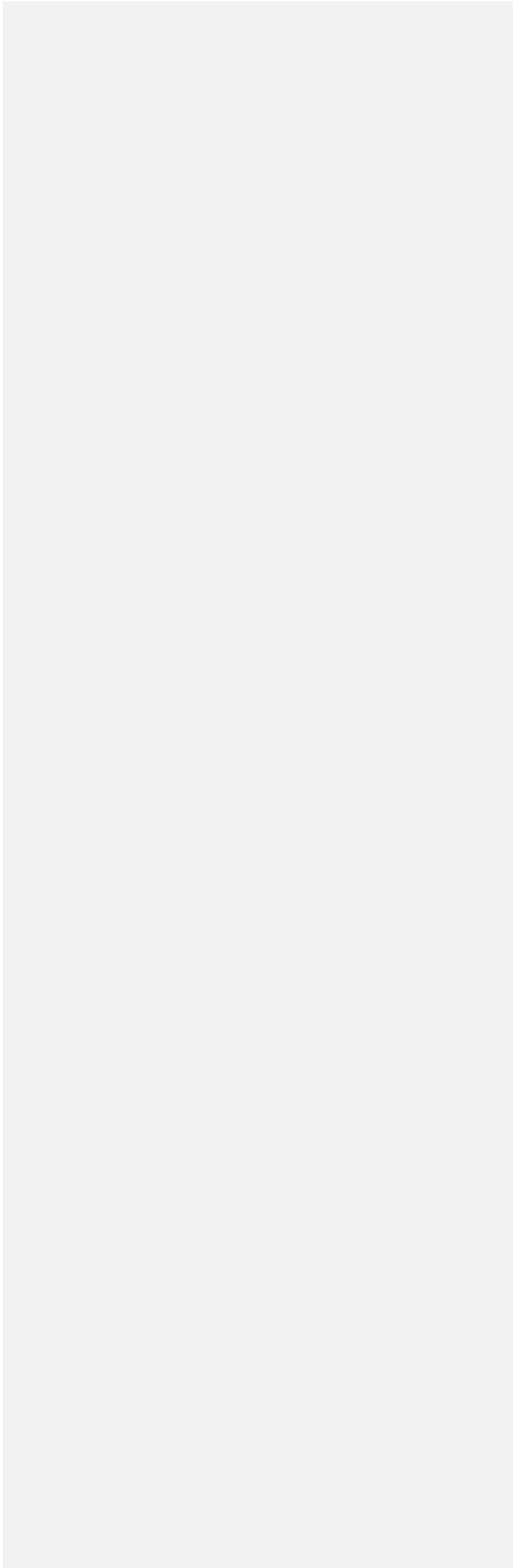
Regular Part Time (<30 hours per week)	Month	Administrative	Paid as Hours are Worked	<p>8 Personal Days, Prorated</p> <p>Used in 1 Hour Increments</p> <p>Maximum Carryover = 5 Days</p> <p>Follows school calendar for Holidays (if regularly scheduled - will be pro-rated)</p>	<p>Cultural Leaders</p> <p>Cafeteria Staff</p> <p>Office Employees as designated</p>
		Instructional	Paid as Hours are Worked	<p>8 Personal Days, Prorated</p> <p>Used in 1 Hour Increments</p> <p>Maximum Carryover = 5 Days</p> <p>Follows school calendar for Holidays (if regularly scheduled - will be pro-rated)</p>	<p>Teachers</p> <p>Tutors</p>
	Month	Administrative	Paid as Hours are Worked	<p>30 Personal Days, Prorated</p> <p>Used in 1 Hour Increments</p> <p>Maximum Carryover = 5 Days</p> <p>11 Holidays (if regularly scheduled, prorated)</p> <p>Employees do not follow school calendar</p>	<p>Office Employees as designated</p>
Temporary	As Needed	N/A	Paid as Hours are Worked	<p>Paid Sick and Safe Leave: 1 hour for every 30 hours worked, up to 40 hours in accordance with Paid Sick and Safe Leave</p>	<p>As Needed</p>

APPENDIX B 2024-2025 SCHOOL YEAR BENEFIT INFORMATION

	Plan Information	Plan Details	Employee Per Pay Period Cost / Employer Contribution
Health Insurance Option 1	<p>CDPHP - HDEPO 421 EPO Plan year: 8/1/24 - 7/31/25</p> <p>\$6,900 Individual Out of Pocket</p> <p>\$13,800 Family Out of Pocket</p>	<p>Up to \$1500 indiv/\$2250 family, 100% coverage</p> <p>Over \$1500 indiv/\$2250 family, copay required After Out of Pocket is reached, 100% coverage</p> <p>Sample Co-Pays:</p> <p>\$25 Co-Pay Primary Care Physician</p> <p>\$40 Co-Pay Specialist; \$250 Inpatient Hospital</p> <p>\$10 / \$40 / \$80 Rx Co-pay</p>	<p>Employee - \$64.88</p> <p>Employee + Spouse - \$194.63</p> <p>Employee + Child - \$165.44</p> <p>Family - \$277.35</p>
Health Insurance Option 2	<p>CDPHP - HDEPO 426 HMO Plan year: 8/1/24 - 7/31/25</p> <p>\$8,550 Individual Out of Pocket</p> <p>\$17,100 Family Out of Pocket</p>	<p>Up to \$1500 indiv/\$2250 family, 100% coverage</p> <p>Over \$1500 indiv/\$2250 family, copay required After Out of Pocket is reached, 100% coverage</p> <p>Sample Co-Pays:</p> <p>\$25 Co-Pay Primary Care Physician</p> <p>\$40 Co-Pay Specialist; \$250 Inpatient Hospital</p> <p>\$10 / \$40 / \$80 Rx Co-pay</p>	<p>Employee - \$54.63</p> <p>Employee + Spouse - \$163.90</p> <p>Employee + Child - \$139.31</p> <p>Family - \$233.55</p>
Dental Insurance	Guardian Dental Plan	<p>Preventive Service - 100%</p> <p>Basic Services - 80%</p> <p>Major Services - 50%</p> <p>Annual Max - \$2,000</p> <p>Deductible - \$50 single / \$150 family</p>	<p>Employee - \$0.87</p> <p>Employee + Spouse - \$1.82</p> <p>Employee + Child - \$2.04</p> <p>Family - \$3.08</p>
Life Insurance	Guardian Life Insurance	1X annual salary up to \$100,000	No Cost to Employee
Vision Insurance	Guardian Vision	<p>\$10 In-Network Copay - annual eye exam</p> <p>\$25 Copay for Lenses</p> <p>\$100 annually for frames/contacts, then 20% off remaining balance after \$25 Copay</p> <p>\$25 Copay for Contact Lenses</p>	<p>Employee - \$0.16</p> <p>Employee + Spouse - \$0.28</p> <p>Employee + Child - \$0.28 Family - \$0.45</p>
Short Term Disability	Guardian Short Term Disability	<p>7 Day Elimination Period</p> <p>\$1,000 Maximum weekly benefit</p> <p>12 Week Duration</p>	No Cost to Employee

Long Term Disability	Guardian Long Term Disability	90 day Elimination Period 60% of Monthly Income up to \$5,000	No Cost to Employee
Retirement Plan	American Funds	2024-2025 Match for Years of Service 1st year - 0%; 2nd year - 2% 3rd year - 4%; 4th year - 6% More than 4 years of service - 6% *The Board retains the right to change Employer match should conditions warrant	Participation Determined by Employee Employer match is determined by years of service, not years of participation.
HRA	The Preferred Group \$7,150 Individual Out of Pocket \$14,300 Family Out of Pocket	First \$1,750 indiv/\$2,500family provided in full by HRA outright via debit card. Thereafter, HRA coverage provided in full after employee pays a copay until Out of Pocket maximum is reached. Claim must be submitted. \$25 Co-Pay Primary Care Physician \$40 Co-Pay Specialist; \$250 Inpatient Hospital \$10 / \$40 / \$80 Rx Co-pay	No Cost to Employee

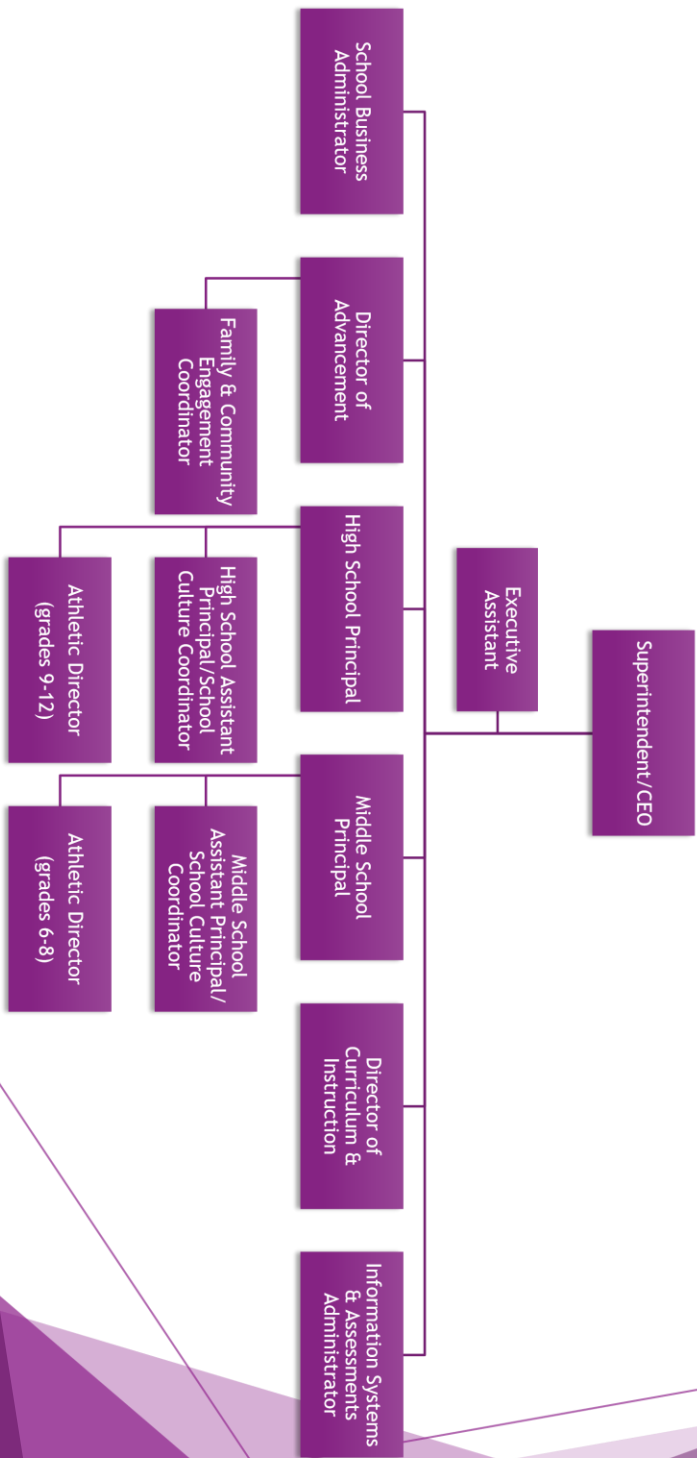
APPENDIX C
Organizational Chart





ALBANY LEADERSHIP CHARTER SCHOOL FOR GIRLS

A 6-12 Academy of Excellence



APPENDIX D: FAMILY AND MEDICAL LEAVE

Definition of Serious Health Condition – A serious health condition is an illness, injury, impairment or physical or mental condition that involves either an overnight stay in a medical care facility or continuing treatment by a healthcare provider for a condition that either prevents an employee from performing the functions of their job, or prevents the qualified family member from participating in school or daily activities.

Family or Medical Leaves of Absence will be granted for a period of up to twelve weeks during a 12-month period. A 12-month period begins on the date of the Employee's first use of Family or Medical Leave. Successive 12-month periods commence on the date of an Employee's first use of family and medical leave after the preceding 12month period has ended.

Under some circumstances, Employees may take family and medical leave for their own serious health condition or the serious health condition of a spouse, child, or parent intermittently or by reducing their normal weekly or daily work schedule. Employees, however, must make reasonable efforts to schedule treatment and care so ALCS operations are not disrupted. No intermittent or reduced leave is permitted for parental leaves except with ALCS express permission. Intermittent or reduced leaves are also available during Active Duty or service member caregiver leave.

Requesting Leave:

Employees may request an FMLA Leave by providing the School Business Administrator with a written notice of their need for leave. Where foreseeable, this notice must be given at least 30 days prior to the first day of anticipated leave. If it is not possible to give 30 days' notice, the employee must give as much notice as is possible, generally on the day of learning of the need for leave or the next business day, and must comply with ALCS normal call-in procedures. Calling out "sick" without providing the reason for the needed leave will not be considered sufficient notice for FMLA leave under this policy. For foreseeable leave due to a qualifying exigency, notice must be provided as soon as practicable, regardless of how far in advance such leave is foreseeable.

An employee undergoing planned medical treatment is required to make a reasonable effort to schedule the treatment to minimize disruptions to operations. To that end, the employee is required to consult with ALCS when arranging the date(s) of treatment to identify dates on which absences will not unduly disrupt operations, subject to the approval of the health care provider.

Certification of Need for FMLA Leave:

If the need for leave is your own serious health condition or the serious health condition of a member of your immediate family, you may be required to submit a medical certification from a health care provider. The employee is required to provide the certification within 15 days of the school's request, or be able to demonstrate that it is not possible to do so under the circumstances, despite the employee's diligent, good faith efforts. If deemed necessary, the Company may ask for a second opinion. The Company will pay for the employee to get a certification from a second doctor, which the Company will select. If there is a conflict between the original certification and the second opinion, the Company may require the opinion of a third doctor. The Company and the employee will jointly select the third doctor, and the Company will pay for the opinion. The third opinion will be considered final.

ALCS may request recertification for the serious health condition of the employee or the employee's family member when circumstances have changed significantly, or if the employer receives information casting doubt on the reason given for the absence, or if the employee seeks an extension of their leave. Otherwise, ALCS may request recertification for the serious health condition of the employee or the employee's family member every six months in connection with an FMLA absence or as otherwise permitted by law.

Medical certification of fitness for duty before returning to work may be required if the leave was due to the employee's own serious health condition.

Failure to comply with the foregoing requirements may result in delay or denial of leave, or disciplinary action, up to and including termination of employment. Providing false or misleading information or omitting materials information in connection with an FMLA leave will result in disciplinary action, up to and including termination.

Health Insurance and Other Benefits:

ALCS will maintain, for up to a maximum of 12 work weeks of FMLA leave, any group health insurance coverage that you were provided before the leave on the same terms as if you had continued to work. Employees will continue to be responsible for their portion of the premium payment. Employees who fail to return after a leave may be required to reimburse ALCS for the entire cost of health insurance premiums. If ALCS grants an employee an extension beyond 12 weeks of leave, the employee will maintain the same insurance coverage beyond the 12 weeks (or 26 weeks for military caregiver leave).

Employees will be required to use any accrued paid leave time (i.e. personal time) concurrently with FMLA leave, unless the employee is receiving disability or workers' compensation benefits. If the employee receives disability or workers' compensation benefits, they may elect, but are not required, to use accrued paid time off to bring them to 100% of compensation. Any leave taken pursuant to an applicable disability or workers' compensation law will run concurrently with FMLA leave provided the reason for the absence is due to an FMLA-qualifying serious illness or injury.

While an employee is using accrued paid leave, the employee continues to accrue paid time off. If the employee is not utilizing accrued paid time off, the Employee will not accrue paid leave time during the leave of absence.

During FMLA Leave, employees may, depending upon the reason for the leave, be eligible for short-term disability payment and/or workers' compensation benefits consistent with state law. All employees eligible for NYS Disability or Workers' Compensation are required to submit the appropriate forms to the School Business Administrator.

Medical Extension:

If your FMLA Leave entitlement expires and you remain medically unable to return to work because of your physical or mental disability, ALCS will attempt to accommodate you and may provide additional leave beyond the 12 weeks of FMLA leave. An employee should contact the School Business Administrator to request such accommodation.

Return to Work:

Employees on FMLA Leave should provide the organization with at least one week written notice of their intended return to work. A doctor's note may be required to ensure that an employee may safely return to work.

Most employees returning to work will be reinstated to your previous position or to an equivalent job with equivalent pay, benefits, and other employment terms and conditions as the law allows. However, upon return from a Family or Medical Leave, you have no greater right to reinstatement than if you had been continuously employed rather than on Leave.

Your use of Family or Medical Leave will not result in the loss of any employment benefit that you earned or were entitled to before using Family or Medical Leave.

Should the employee fail to return to work after the leave period, the employee may be required to remit to ALCS the costs of the health premium paid by ALCS. Any accrued, unused time will be forfeited in the event the employee terminates employment without returning for work and working the required notice period.

If, upon return, you require reasonable accommodations due to a disability, notify the School Business Administrator and ALCS will engage in an interactive process with you to help us determine whether reasonable accommodations can be provided to enable you to perform the essential functions of your job.

Additional Information:

ALCS and applicable law prohibit any interference with, restraint, or denial of any right provided under the FMLA and prohibit discrimination against any person for opposing any practice made unlawful by the FMLA or for involvement in any proceedings under or relating to FMLA.

ALCS encourages you to bring any concerns or complaints about compliance with the FMLA to the attention of the School Business Administrator immediately. You may also file a complaint with the U.S. Department of Labor or file suit.

For further information or clarification about FMLA leave, please contact the School Business Administrator.

APPENDIX E: PAID FAMILY LEAVE

New York's Paid Family Leave provides job-protected, paid time off so you can:

- Bond with a newly born, adopted or fostered child,
- Care for a close relative with a serious health condition, or
- Assist with family situations when a family member is deployed abroad on active military service.

You can continue your health insurance while on leave and are guaranteed the same or comparable job after your leave ends. If you contribute to the cost of your health insurance, you must continue to pay your portion of the premium cost while on Paid Family Leave.

Payroll Deduction

Paid Family Leave is 100 % funded through employee payroll contributions that are set each year to match the cost of coverage. The rate of employee contributions is reviewed annually and is subject to change by New York State's Department of Financial Services.

New York Paid Family Leave is insurance that may be funded by employees through payroll deductions. In 2024, the contribution is 0.373% of an employee's gross wages each pay period. The maximum annual contribution is \$333.25.

Employees earning less than the current Statewide Average Weekly Wage (SAWW) of \$1,718.15 will contribute less than the annual cap of \$333.25 consistent with their actual wages.

Waivers

If an employee does not expect to work long enough to qualify for Paid Family Leave, the employee may opt out of paying Paid Family Leave payroll contributions by completing a waiver of benefits form. This waiver is optional, and an employer may not require that an employee sign a waiver. Employees who complete a waiver will not contribute to Paid Family Leave through payroll deductions and will not be eligible to take Paid Family Leave. If the employee's schedule changes and will be expected to qualify for Paid Family Leave, the waiver is automatically revoked and the employee is responsible for paying any required Paid Family Leave contributions from the first day of employment.

Benefits -- Time

Eligible employees can take Paid Family Leave for up to twelve (12) weeks in 2024. Leave can be taken either all at once or in full-day increments. You may take the maximum time-off benefit in any given 52-week period.

Benefits -- Pay

Paid Family Leave pay benefits also phase in over four years. Benefits are a percentage of your average weekly wage, capped at that same percentage of the New York State Average Weekly Wage, as calculated annually by New York State's Department of Labor. These benefits are 67% of your average weekly wage for 2024, capped at 67% of New York State's Average Weekly Wage capped at \$1,718.15.

Eligibility

All eligible employees are entitled to participate in Paid Family Leave.

- Full-time employees: Employees who work a regular schedule of 20 or more hours per week are eligible after 26 consecutive weeks of employment.
- Part-time employees: Employees who work a regular schedule of less than 20 hours per week are eligible after working 175 days, which do not need to be consecutive.

Employees are eligible regardless of citizenship and/or immigration status. In the event that an employee also collects New York State Disability Leave Benefits (“DBL”) for their own disability, the maximum amount of time that can be taken for both DBL and PFL can total no more than 26 weeks during a 52-week time period.

ALCS will not permit more than one employee to use PFL to care for the same family member at the same time. For example, if both spouses work for ALCS, ALCS may deny PFL to one spouse if both employees have requested to take PFL during the same period of time to bond with the same child. However, both spouses could take PFL at different times to bond with the same child.

Relationship with other types of leave

Relationship between *NYS Paid Family Leave (PFL)*, the federal *Family and Medical Leave Act (FMLA)*, short-term disability and Workers’ Compensation is as follows:

- FMLA: Paid Family Leave can be taken by employees who are eligible for time off under the provisions of the FMLA. PFL will run concurrently with designated FMLA leave when the reason for leave qualifies under both PFL and FMLA. Eligible employees must then apply for both PFL and FMLA.
- Short-term Disability: You may not receive short-term disability and Paid Family Leave benefits at the same time. You may not take more than 26 combined weeks of short-term disability and Paid Family Leave in a 52-week period.
- Workers Compensation: If you are unable to work and qualify for Workers’ Compensation Benefits, you may not use Paid Family Leave benefits at the same time as you are receiving Workers’ Compensation benefits. If you are receiving reduced earnings, you may be eligible for Paid Family Leave. Please check with the Director of Finance and Operations.

Impact on Leave Accruals

Time spent on paid sick or personal days can be counted toward an employee’s eligibility determination. These days off will count as qualifying work days for eligibility for Paid Family Leave. Employee contributions will continue to be collected during periods of paid time off. Employees are not allowed to use accrued time with PFL benefits in order to receive full pay during their absence.

Qualifying Events

- New Child: You can take Paid Family Leave during the first 12 months following the birth, adoption, or fostering of a child. Expectant mothers cannot take Paid Family Leave for their own pregnancy. Paid Family Leave for the birth of a child begins after the birth. It is not available for prenatal conditions. Company policy allows only one employee at a time to receive PFL to bond with the same child.

- **Serious Illness:** You can take Paid Family leave to care for a close relative with a serious health condition. These relatives can live outside of New York State and even outside the country. You cannot take Paid Family Leave for your own health condition. Company policy allows only one employee at a time to receive PFL to care for the same family member.
 - A serious health condition is an illness, injury, impairment, or physical or mental condition that involves:
 - Inpatient care in a hospital, hospice, or residential health care facility, or
 - Continuing treatment or continuing supervision by a health care provider.
 - A close relative includes:
 - Spouse
 - Domestic partner
 - Child and stepchild
 - Parent and stepparent
 - Parent-in-law
 - Sibling
 - Grandparent
 - Grandchild
- **Military Active Service Deployment:** You can take Paid Family Leave to assist with family situations arising when your spouse, domestic partner, child, or parent is deployed abroad on active military service or has been notified of an impending military deployment abroad. You cannot use Paid Family Leave for your own qualifying military event.

Your Rights and Protections

You have job protection, ensuring you can return to the same job (or a comparable one) when you return from Paid Family Leave. You can keep your health insurance while on leave. If you contribute to the cost of your health insurance, you must continue to pay your portion of the premium cost while on leave. Your employer is prohibited from discriminating or retaliating against you for requesting or taking Paid Family Leave. You do not have to take all of your sick and/or vacation time before using Paid Family Leave.

Taking Paid Family Leave

1. **Notify your supervisor and the Director of Finance and Operations:** When you want to take Paid Family Leave, you must notify your supervisor and the Director of Finance and Operations at least 30 days before your leave will start if it's foreseeable. Otherwise, notify your supervisor and the Director of Finance and Operations as soon as possible.
2. **Obtain required forms:** Contact the Director of Finance and Operations, Albany Leadership's insurance carrier (The Hartford), or visit ny.gov/PaidFamilyLeave to obtain the required forms.
3. **Complete and submit forms:** Fill out the *Request for Paid Family Leave (Form PFL-1)* following the instructions on the cover sheet, and submit it to the Director of Finance and Operations. The Director of Finance and Operations must fill out their section of the form and return it to you within three business days. If the Director of Finance and Operations fails to respond, you may proceed to the next step below and submit all materials directly to Albany Leadership's Paid Family Leave insurance carrier, The Hartford.

4. Obtain and attach supporting documentation: The specific documentation or additional forms required for each type of leave are described on the request for Paid Family Leave and at ny.gov/PaidFamilyLeaveApply.
5. Submit your request forms and supporting documentation: Submit to Albany Leadership's
6. Paid Family Leave insurance carrier, **The Hartford**. You can submit your claim before or within 30 days after the start of your leave. The insurance carrier must pay or deny your request within 18 calendar days of receiving your completed forms.

Commented [A3]: We have conflicting carriers listed. Is it Guardian or the Hartford?

Employee Documentation

When filing a Paid Family Leave claim, an employee must submit supporting documentation to the insurance carrier, as detailed here:

Childbirth

The documentation requirement for a claim for Paid Family Leave to bond with a newly born child depends on whether the applicant is the birth mother or the second parent.

The birth mother must submit a birth certificate, if available, or documentation of pregnancy or birth from a health care provider. The document must include the mother's name and the child's due date or birth date. The second parent must submit, if available, a birth certificate naming them as a parent. If a birth certificate naming the second parent is not available, the second parent may submit a Voluntary Acknowledgment of Paternity or a Court Order of Filiation naming them as a parent.

If those documents are not available, the second parent can submit birth documentation from the birth mother's health care provider and either a marriage certificate or evidence of a civil union or domestic partnership to demonstrate the relationship to the birth mother.

If none of these documents are available, the second parent may submit other documentary evidence of parental relationship to the child, to be evaluated on a case-by-case basis by the carrier.

Foster Care

A claim for Paid Family Leave to bond with a fostered child requires the submission of a letter of placement issued by a county or city department of social services or local voluntary agency. If a second parent is not named in documentation, a copy of the document plus a document verifying the relation to the parent named in the foster care placement will be needed.

Adoption

A claim for Paid Family Leave to bond with an adopted child requires a court document finalizing adoption, or, for Paid Family Leave taken before the adoption is complete, a document showing that the adoption process is underway. Examples of proof of a pending adoption include a signed statement from an attorney, adoption agency or adoption-related social service provider that the employee is in the process of adopting a child. If the second parent is not named in that document, they must also file documentation verifying the relationship to the parent named in the adoption.

Serious Health Condition

A claim for Paid Family Leave to care for a family member with a serious health condition requires a medical certification, completed by the care recipient's health care provider. An authorization for personal health disclosure form is required by the HIPAA Privacy Rule and must be completed by the care recipient and retained on file with the health care provider in order to submit the required medical information.

Active Military Duty Deployment

A claim for Paid Family Leave to assist loved ones when a family member is deployed abroad on active military duty generally requires either a PFL-5 "Military Qualifying Event" certification or a US Department of Labor "Certificate of Qualifying Exigency for Military Family Leave." Those forms include (1) military documentation of the family member's deployment or impending deployment (active duty orders or other notice from the military), and (2) documentation of the reason for leave.

Paid Family Leave Process and Contacts

At Albany Leadership Charter High School for Girls, requests for Paid Family Leave forms and forms submissions should be directed to the Director of Finance and Operations. Our Paid Family Leave insurance carrier is: Guardian.

Disputes

If your Paid Family Leave claim is denied, the insurance carrier will provide you with information about how to request arbitration. A neutral arbitrator will decide claim-related disputes.

Contact: Insurance carrier - Guardian P.O. Box 14332
Lexington, KY 40512 800-268-2525

Discrimination Complaints

Employees are protected from discrimination and retaliation for requesting or taking Paid Family Leave. If Albany Leadership Charter High School for Girls terminates your employment, reduces your pay and/or benefits, or disciplines you in any way as a result of you requesting or taking Paid Family Leave, send the Director of Finance and Operations a formal request for job reinstatement using the *Formal Request for Reinstatement Regarding Paid Family Leave (Form PFL-DC-119)*, which can be found in the forms section of ny.gov/PaidFamilyLeave. File the completed form with the Director of Finance and Operations and send a copy to: Paid Family Leave, P. O. Box 9030, Endicott, NY 13761-9030

If Albany Leadership fails to comply with the request for reinstatement within 30 days, you may file a Paid Family Leave discrimination complaint with the Workers' Compensation Board using *Paid Family Leave Discrimination Complaint (Form PFL-DC-120)*, which is also available on the Paid Family Leave website. Once your complaint is received, the Board will assemble your case and schedule a preliminary hearing in front of a Workers' Compensation Law Judge.

For more information on Paid Family Leave, please visit ny.gov/PaidFamilyLeave or contact the Director of Finance and Operations.

APPENDIX F

Harassment and Other Discrimination Reporting Form

This form is designed to assist individuals making a report under Albany Leadership Charter School for Girls (“ALCS”) Diversity, Discrimination and Harassment Policy (the “Policy”). If you believe you are being or have been subjected to conduct in violation of the Policy, or witness or otherwise become aware of such conduct, you are expected to report such, either verbally or in writing. It is ALCS’s policy to promptly and thoroughly investigate such reports.

If you wish to make a written report, you may use this form to do so. After completing this form, you should submit it to *[person or office designated]* at *[contact information for designee or office]* via *[how the form can be submitted]*. If you are more comfortable reporting verbally or in another manner, you are welcome to do so. For information concerning alternate avenues of reporting, please refer to the Policy.

ALCS prohibits retaliation against any individual who opposes a discrimination practice, makes a good faith report or encourages an individual to make a report of discrimination or harassment, or who participates in an investigation of such a report. Your cooperation in truthfully completing this form and providing as much accurate information as possible will enable us to investigate and respond to these matters more efficiently.

INFORMATION ABOUT YOU

Name: _____

Home Address: _____

Work Address: _____

Home Phone: _____ Work Phone: _____

Job Title: _____ Email: _____

Select Preferred Communication Method: Phone Email In person

INFORMATION ABOUT YOUR SUPERVISOR

Immediate Supervisor’s Name: _____

Title: _____

Work Phone: _____ Work Email: _____

Work Address: _____

Commented [A4]: To avoid having to use a specific individual’s email address (requiring we update this form every time there is a change in the person holding the relevant title), you may want to consider establishing an email account for those identified as an avenue of complaint using titles rather than names (e.g., CHRO@employer.com) and then have emails sent to those addresses forwarded to the incumbent in those positions? (Not required, just a suggestion.)

Commented [A5]: Please update

INFORMATION CONCERNING SUSPECTED POLICY VIOLATION

1. Your report concerns:

Name: _____ Title: _____

Work Phone: _____ Work Email: _____

Work Address: _____

Relationship to you: Supervisor Subordinate Co-Worker

Other: _____

2. Please describe the conduct or incident(s) that is/are the basis of this report and how the conduct is affecting you and your work. Describe each act or incident separately including dates, times, locations and your reaction and/or action(s) taken in response. Please use additional sheets of paper if necessary.

3. Why do you believe the conduct or incident(s) described above violate(s) the Policy?

4. Is the conduct continuing? Yes No

5. Please list the name and contact information of any witnesses or individuals that may have information related to your report:

6. Are there any documents or other evidence of the conduct or incident? If so, please describe and/or attach.

7. What is your desired outcome of the investigation?

Upon receipt of this notification, Human Resources will contact you. Every effort will be made to assure that confidentiality will be maintained throughout the investigatory process to the extent consistent with adequate investigation and appropriate corrective action. For additional information, please refer to the Policy.

The information provided in this report is true, accurate and complete.

Signature: _____

Date: _____

APPENDIX G

Airborne Infectious Disease Exposure Prevention Plan

Commented [A6]: Please review to ensure all names and titles listed are up to date.

Introduction

The purpose of this plan is to protect employees and students against exposure and disease during an airborne infectious disease outbreak. This plan goes into effect when an airborne infectious disease is designated by the New York State Commissioner of Health as a highly contagious communicable disease that presents a serious risk of harm to the public health. This plan is subject to any additional or greater requirements arising from a declaration of a state of emergency due to an airborne infectious disease, as well as any applicable federal standards. Employees should report any questions or concerns with the implementation this plan to the designated contact.

This plan applies to all “employees” as defined by the New York State HERO Act, which means any person providing labor or services for remuneration for a private entity or business within the state, without regard to an individual’s immigration status, and shall include part-time workers, independent contractors, domestic workers, home care and personal care workers, day laborers, farmworkers and other temporary and seasonal workers. The term also includes individuals working for digital applications or platforms, staffing agencies, contractors or subcontractors on behalf of the employer at any individual work site, as well as any individual delivering goods or transporting people at, to or from the work site on behalf of the employer, regardless of whether delivery or transport is conducted by an individual or entity that would otherwise be deemed an employer under this chapter. The term does not include employees or independent contractors of the state, any political subdivision of the state, a public authority, or any other governmental agency or instrumentality.

Responsibilities

This plan applies to all employees of Albany Leadership Charter School for Girls. Any questions or concerns regarding this policy can be directed to the following individuals:

Name	Title	Location	Phone
		Central Office	
		High School	
		Middle School	

Commented [A7]: Please update title.

Health Screening:

- All individuals entering the building must be screened for symptoms of an airborne infectious disease.
- Health Screenings will consist of a temperature check and (if applicable) a completion of a health questionnaire.

Temperature Checks:

- Temperature checks are required by everyone entering the building (staff, students, and visitors).
- A non-touch - walk up scanning thermometer will be used to take temperatures to reduce close contact between students and staff.

- Individuals with a temperature of 100° Fahrenheit or above will not be granted entry into the building. Temperature records will be maintained. Individual temperatures will not be recorded. Only pass / fail will be recorded.

Health Questionnaire:

- The health questionnaire is required by all staff and visitors and will periodically be issued to students
- The health questionnaire must be completed by all employees or visitors before entering the building.
- The health questionnaire is an electronic form managed by Auscura.
- Staff will receive a daily email with a link to complete the health questionnaire (including weekends).
 - Staff only need to complete the questionnaire on days they are working in the building.
- It is strongly recommended that staff complete the questionnaire on a smart phone so that the entry pass can easily be accessed.
- Staff will only have to take the health questionnaire once per day.
- The health questionnaire helps identify if an individual has symptoms of an airborne infectious disease or has been exposed to an airborne infectious disease.
- All information placed in the questionnaire is stored separate from any employment records and is stored in compliance with HIPAA.
- Staff are strongly encouraged to complete the health screen PRIOR to coming to school.
- Staff that do not pass the health questionnaire will receive a message that they have not passed the health questionnaire and are not to come to school.
 - Should this occur, **staff must inform the Main Office by 6:30am** that they will not be in school for the day and must inform their immediate supervisor. Staff must also inform their direct supervisor of their absence and follow any directions communicated by the direct supervisor.
 - Staff will be contacted by the Human Resources or their supervisor concerning actions they must take to safely return to the building.
- If the staff member is cleared to come to work (via the health screen questionnaire) the staff member will be provided with a link to obtain a daily entry pass.
- The entry pass must be shown to Mr. Smith or designee upon entry to the building.

Individuals With Positive Health Screens At School

- Any individual that arrives to the building with a positive health screen (i.e. a temperature reading of 100° Fahrenheit or higher, and/or did not pass the health questionnaire) will not be permitted to enter the building.
- *Staff arriving to school with positive health screens* (a temperature reading of 100° Fahrenheit or higher, and/or did not pass the health questionnaire) will consult with Mr. Smith and/or the Nurse. The staff member will be sent home and provided with instructions on what to do to safely return to work.
- Students arriving to school with positive health screens (a temperature reading of 100° Fahrenheit or higher) will be escorted to the ALCS's quarantine / isolation area. The student will remain in the quarantine / isolation area until dismissed by the parent/guardian or emergency contact.

- o It is ALCS's expectation students will be dismissed within one hour of parent/guardian notification.
- o If the parent requires the student to take public transit, the student will be provided with a face mask (if needed) and instruction on how to ride public transit safely.

Quarantine / Isolation Area Location

- Gym Entrance Breezeway

Visitors

- Visitor access will **only** be permitted to visitors who cannot conduct business remotely (for example, contractor, vendor, social services).
- All visitors must go through the health screen process.
- Visitor policies, as outlined, in the Parent/Guardian Handbook & Code of Excellent Conduct (www.albanvleadershiphigh.org/wp-content/uploads/2020/08/2020-2021-Student-Code-of-Conduct-and-Parent-Handbook-converted-Final.pdf) still apply.

Building Occupancy

- Per the Daily Synchronous Model, ALCS is reducing student occupancy in the building.
- All staff are required to report to work unless they have been approved to work remotely.

School Schedule

Where the situation warrants, ALCS may use a Daily Synchronous Learning Model. The chart below identifies the days student groups would report to school. When students are not in school they would attend their scheduled class remotely.

Week	Monday	Tuesday	Wednesday	Thursday	Friday
	Group D (Remote)				
	Group C				
1	Group A	Group B	Group A	Group A	Group B
2	Group A	Group B	Group B	Group A	Group B

ALCS will have three in-person groups, one remote group:

Group A - General Education population, last name A-K

Group B - General Education population, last name L-Z

Group C - Special Populations (ENL, SWD) and students from families requesting daily in-school instruction (pending availability)

Group D - Seniors with permission, and students from families requesting daily out-of-school instruction

Groups A and B will rotate attendance on Wednesdays.

Group A Group B: In-person learning on two consistent days per week; synchronous remote learning for out-of-school days

Group C: In-person learning daily, working with assigned co-teachers

Group D: Synchronous remote learning, or asynchronous remote learning for certain admin-designated classes (e.g. dual enrollment classes)

Social Distancing

- To the extent possible, everyone in the building is expected to practice social distancing. Social distancing means keeping a 6-foot distance from one and other.
- The school has taken many steps to promote social distancing. This includes, but is not limited to, reducing building capacity, altering hallway procedures, and distancing students in classrooms.
- Teachers and staff are always expected to enforce social distancing guidelines in the building and model social distancing.

Classroom Occupancy

- Classroom occupancy will be reduced to approximately 2-12 students per classroom.
- Students participating in in-person instruction will be seated 6 feet apart in classrooms.
- At the teacher's discretion, students will be assigned a desk for each class. If assigned a desk, students are required to sit at their assigned desk.
- Signage and floor stickers will be placed in each classroom to assist in social distancing.

Arrival & Dismissal

Staff Arrival

- Staff can arrive, to work between 7:00am-7:30am. Staff must arrive to work NO LATER than 7:30am.
- Staff must enter through the Main Entrance.
 - Staff fobs are restricted and will only work at the Main Entrance.
- Staff must participate in the Health Screen process (as described above). While waiting to enter the building, staff must practice social distancing.
- Only 3 staff members can be in the Main Entrance Vestibule.
- Students will not be permitted entry into the building UNTIL all staff are present at their first period location.

Student Arrival

- Students can begin entering the building at 7:40 am.
- Students arriving to school prior to 7:40 am will be required to wait outside.
- Students will enter the building at the Main Entrance via two socially distanced lines.
- SST team members will be assigned duties to support student arrival.
 - After clearing the health screen (as described above) students will proceed to their scheduled class.

Student Dismissal

- Student dismissal will be staggered.
- Student dismissal will be from 2:50pm-3:00pm. The dismissal schedule will be as follows:
 - The Isolation Room will dismiss at 2:50pm via the Isolation Area entrance.

- The first floor (Main Office, 102G, & Classrooms 103-107) will dismiss via the Main Entrance between 2:50pm & 2:51pm (after Isolation area clears)
- Rooms 201-207 & 215-218 will dismiss via the Main Entrance at 2:55pm.
- Rooms 208-214 will dismiss via the Main Entrance at 3:00pm.
 - A member of the SST team will inform teachers when it is safe for students to dismiss. Teachers are not to dismiss students until notified by an SST team member.
 - Students are required to immediately leave the building. Students cannot congregate outside.
 - After school activities, including in-person Flex are suspended. Flex will be remote. Students may participate in Flex on days they are learning remotely.
 - Students that need to collect personal items and/or turn in a uniform, will report the Union. Staff will dismiss these students via the Union exit.
 - Students waiting for rides or busses, will be required to wait outside and remain socially distanced. Students will be required to wear face masks while waiting for busses.

Staff Dismissal

- Staff may leave the building at the conclusion of their shift (see supervisor for specific time). Staff may dismiss out of the Main Entrance or South Stairwell Exit.
- Staff must ensure that exterior doors close and lock.
- Staff can report any exterior door concerns to Mr. Arno or Mr. Smith.

Hallway Procedures

- Students must practice social distancing in the hallways (i.e. distance of 6 feet) to the extent possible.
- Students must wear a face mask while in the hallway.
- Students will be required to walk in designated lanes and maintain social distancing.
- Staff will monitor the hallways to ensure compliance.
- Due to classroom cleaning, students will be required to wait outside of the classroom in a socially distanced line until the classroom is cleaned.
- Staff that are not cleaning classrooms are required to monitor the hallways.
- Bathroom and locker use are prohibited.

Student Bathroom Procedures

- Access to bathrooms will be at arrival, dismissal, and during class via the school's hall pass system.
 - Students will not be permitted to use the bathroom during the first/last 10 minutes of class.
- Bathroom access will be restricted to no more than 3 individuals in multiple person use bathrooms.
- Students will only have access to the hallway bathrooms. (Basement, first floor, 2nd floor).
- The Student Union bathroom will be reserved for kitchen staff only.
- SST staff will monitor bathroom use on the 1st and 2nd floor.
- PE teachers will monitor bathroom use in the basement.
 - The basement bathroom will be reserved for students in PE.

Prayer Room

- The prayer room will be located in room 210 or in the home team locker room.
- Sister Sharifa will supervise the prayer room if it is located in 210.
- A member of the SST team will supervise the prayer room if located in the home team locker room.
- Social distancing must be maintained in the prayer room.

Student Meal Procedures

Breakfast

- Breakfast is grab & go. Students will be provided a hot meal & beverage in the lobby each morning from 7:40am-8:00am. After 8:00am through the conclusion of 1st period, students will be provided with a breakfast bar in the lobby.
- Breakfast may be consumed in the classroom between 7:40am-8:00am.
 - if students are not eating, they must be wearing a face mask.
- Students arriving after 8:00am will be provided approximately five minutes to eat their breakfast outside of the classroom. Culture Leaders will monitor breakfast eating in the hallway.
- Students are permitted to bring outside food to school.
- Outside food can only be consumed in the classroom during 7:40am-8:00am.
 - Students are permitted to carry outside food in their bags.
- The janitorial crew will collect garbage during 1st period from the classrooms.
- Additional garbage cans will be placed in the hallway for student arrival.

Lunch

- Lunch will be consumed in the Union.
- Lunch will be supervised by the SST team and teacher that do not have classes during the lunch periods.
- Students will sit and eat lunch at individual desks (spaced 6 feet apart).
- Upon arrival to the Union, students will report to their assigned desk (desks will be chosen during orientation).
- Students will be directed to enter the lunch line by row.
- At approximately 2 minutes before the conclusion of the lunch period, staff will direct students to dispose of trays and prepare to leave the Union.
- Students will be led out of the Union prior to the sound of the bell and escorted to their classes.
- Students will wait outside of the class until the bell rings and it is safe to enter the room.
- Union desks will be cleaned between lunch periods. The Culture Leader, SST member, and Janitor will clean the desks prior to the arrival of students.

Staff Lounge

- Capacity will be limited to 5 staff members.

Hand & Respiratory Hygiene

- Enclosed documents provide directions on how to properly wash hands and prevent the spread of germs through coughing and sneezing.
- Hand sanitizer is available in all classrooms, offices, and common spaces (i.e. hallways, cafeteria, and building entrances).
- ALCS community members are encouraged to wash and sanitize hands often.
- ALCS staff must wash hands prior to eating, prior to putting on PPE, and after using the bathroom.
- ALCS staff must sanitize hands upon entry to the building and before using common touch areas (i.e. copier).
- Students will be directed to wash/sanitize hands prior to meals, placing PPE on, and upon building/classroom entry.

Personal Protective Equipment:

- ALCS has secured PPE for all staff and students. Specifically ALCS has secured:
 - Disposable face masks for students, staff, and visitors.
 - Reusable face masks for students and staff.
 - Face shields for staff requiring close contact with students and for students and staff that cannot wear a face mask (official documentation may be required).
 - N-95 ventilating masks for staff that are in contact with suspected an airborne infectious disease positive cases.
 - Protective Nitrite gloves for staff.
 - Gowns for staff that are required to be in close contact with individuals.
- In addition, ALCS has installed plexiglass in high traffic areas and installed hand sanitizing stations in all classrooms and throughout the building.
- ALCS has also purchased Nanoseptic products which are self-cleaning adhesive material. These products will be placed on many common touch surfaces, such as door handles.
- Staff needing specific PPE or additional PPE must contact Mr. Arno or Mr. Smith.

Face Mask Protocol

- Face masks must always be worn except during meals and mask breaks.
- Failure to wear a face mask by anyone can result in disciplinary action and/or immediate dismissal from the building.
- Mask Breaks: Teachers can allow students to have a mask break during first or last 5 minutes of class.
- To have a mask break students MUST:
 - Be socially distanced
 - Facing the same direction
- Please refer to the enclosed document "Facemask Dos and Don'ts" on how to wear a face mask

Face Mask Cleaning Instructions

Per CDC guidelines, reusable face masks must be cleaned regularly.

Airborne Infectious Disease Symptoms

Staff must be aware of and report if they or others in the community are presenting symptoms of an airborne infectious disease.

Emergency Warning Signs Of Airborne Infectious Disease

- ALCS will call 911 for emergency transport for any student or staff member showing any of these emergency warning signs of MIS-C or an airborne infectious disease or other concerning signs:
 - trouble breathing
 - pain or pressure in the chest that does not go away
 - new confusion
 - inability to wake or stay awake
 - bluish lips or face
 - severe abdominal pain

Procedures for Reporting and Responding to Symptoms of An Airborne Infectious Disease

Individual with Symptoms at Home

- If a student or staff member screens positive for a symptom of an airborne infectious disease at home, prior to leaving for school, the individual cannot report to school.
- The staff member must follow the procedures outlined in the "Health Screening" section.
- The parent/guardian of the student must contact the Main Office and report the symptom.
- The information will be evaluated by the Nurse or designee. The Nurse, or designee, will contact the individual to assess the symptom and obtain information (such as when symptoms began, when the individual was last in school, potential contacts, etc.) to determine next steps to be followed by the school.
- If the school determines that the individual needs to be seen by a health care provider, ALCS will follow the procedures outlined the "Return to School After Illness" section.

Individual Exposure to an Airborne Infectious Disease

- ALCS requires that all students and staff immediately report if they have been exposed to an airborne infectious disease. Should this occur, per CDC guidance, individuals will not be permitted to return to the building until they have been symptom free for the requisite period of time or can provide a negative an airborne infectious disease test.

Individuals with Symptoms in School

- Should students and staff present an airborne infectious disease symptoms while at school, or at point of entry after waiting in a school line, the individual will be immediately isolated and evaluated by the Nurse.
 - Note: Common sense must be used when identifying symptoms. For example, if a student is consuming water and it "goes down the wrong pipe", that student will cough until the issue subsides. In this instance, a student would not need to be sent to the Nurse
 - Note: It is strongly recommended that the teacher call the Nurse prior to sending a student with the above symptoms to the health office. It is imperative that the Nurse,

- or designee, be aware of a possible an airborne infectious disease issue with a student so that they can properly isolate the student and obtain the proper PPE.
 - Students and staff with an airborne infectious disease symptoms will be dismissed.
 - Refer to "Return to School After Illness" section for information on when students or staff with symptoms of an airborne infectious disease may return to the building.
 - Students that cannot immediately leave the building will remain in the isolation area until they can be dismissed by a parent/guardian.
- If a parent/guardian cannot be immediately reached, an emergency contact will be contacted.
 - Staff and students with symptoms must review:
 - CDC's Stay Home When You Are Sick guidance
 - www.cdc.gov/flu/business/stay-home-when-sick.htm
 - Follow up with a health care provider.
 - Review the emergency warning signs of an airborne infectious disease
 - ALCS will alert and coordinate with the Albany County Health Department (ACHD) or other local health department.
 - Based on health department guidance, an interview will be conducted with the individual demonstrating the symptom to gather contact information and to provide information to the health department.
 - Based on health department guidance, affected individuals and those that are considered contacts will be notified and informed that they should begin quarantine while waiting for the further instructions from the health department.
 - ALCS will follow health department guidance regarding the appropriate notification to the school community. The purpose of the notification is to inform the impacted individuals of a potential or positive case of an airborne infectious disease and the next steps the individual should take.
 - ALCS will clean and disinfect all involved spaces (per NYSDOH and CDC guidelines).
 - If guidance cannot be obtained by the health department, ALCS will close the building and transition all students to remote learning. ALCS will remain closed until the school has received guidance from the ACHD or local health department and the school has been cleaned and disinfected (per NYSDOH and CDC guidelines).

Confirmed or Suspected Case

If ALCS receives notification that any student, staff, or visitor has tested positive for an airborne infectious disease or has a suspected case of COVID 19, the school will collaborate with the ACHD or local health department and take the following actions:

- Close school (in accordance with "School Closures" section) for at least 24 hours. Students will transition to remote learning.
- ALCS will alert and coordinate with the ACHD or other local health department.
- Based on health department guidance, an interview will be conducted with the individual with the confirmed or suspected case to gather contact information and to provide information to the health department.
- Based on health department guidance, affected individuals and those that are considered contacts will be notified and informed that they should begin quarantine while waiting for the further instructions from the health department.
- ALCS will follow health department guidance regarding the appropriate notification to the school community. The purpose of the notification is to inform the impacted individuals of a

confirmed or suspected case of an airborne infectious disease and the next steps the individual should take.

- If guidance cannot be obtained by the health department, ALCS will remain closed the building and students will transition to remote learning.
- ALCS will clean and disinfect all involved spaces (per NYSDOH and CDC guidelines).
- ALCS will remain closed until ALCS has received guidance from the ACHD or local health department and the school has been cleaned and disinfected (per NYSDOH and CDC guidelines).

Return to School After Illness

ALCS will comply with CDC guidance for allowing a student or staff member to return to school after exhibiting symptoms of an airborne infectious disease and/or testing positive for an airborne infectious disease.

- If a student or staff member is not diagnosed by a health care provider for an airborne infectious disease ALCS will permit a student or staff member to return to school under the following conditions:
- A health care provider has provided documentation that it is safe for the individual to return to school.
- Negative an airborne infectious disease testing.
- Symptom resolution.
- The individual has no fever, without the use of fever reducing medicines, for 24 hours.
- The individual has felt well for 24 hours.
- The individual has been diagnosed with another condition and has a healthcare provider written note stating they are clear to return to school.
- If an individual is diagnosed with an airborne infectious disease by a healthcare provider based on a test or their symptoms or does not get a an airborne infectious disease test but has had symptoms, the individual cannot be in school and will stay at home until:
- It has been at least ten days since the individual first had symptoms;
- It has been at least three days since the individual has had a fever (without using fever reducing medicine); and
- It has been at least three days since the individual's symptoms improved, including cough and shortness of breath.
- Per CDC guidance, individuals that have been exposed to an airborne infectious disease will not be permitted to return to the building until they have been symptom free for 14 days or can provide a negative an airborne infectious disease test.

Airborne Infectious Disease Testing

- ALCS will comply with CDC guidance and not conduct an airborne infectious disease testing, however ALCS will screen for an airborne infectious disease Symptoms as detailed in the "Health Screening Section."

School Closures

- Should there be a confirmed case of an airborne infectious disease in the school, ALCS may close in accordance with CDC, NYDOH, and/or NYDOE guidelines.
 - Per NYSED Guidance, ALCS will collaborate with the ACDH and NYSDOH to determine if there is a need to close the school for an extended period of time.
 - ALCS will remain closed until ALCS has received guidance from local or state health departments and the school has been cleaned and disinfected (per NYSDOH and CDC guidelines).
- ALCS will continuously monitor warning signs that positive an airborne infectious disease cases may be increasing beyond an acceptable level (i.e. increased absenteeism or increased illness in school community). If infection rates rise, ALCS may modify operations or close to reduce risk of infection.
- If the infection rate rises above 5%, ALCS may modify school operations for medically vulnerable students and staff participating in in-person instruction.
- Per NYSED Guidance, ALCS will monitor absentee rates of students and staff. Should absentee rates impact the ability of the school to operate safely, ALCS will close and all students will transition to remote learning.
- Should ALCS see an increase in student absentee rates (both in person and remote), ALCS will consult with local health officials to determine if there is a need to close the school.
- As directed by Governor Cuomo, ALCS will also monitor infection rates in considerations for reopening in September and in evaluating the potential need for additional short- or long-term closures during the school year. ALCS will close if:
 - The regional infection rate rises over 9% after Aug. 1.
 - The seven-day rolling average of the infection rate is above 9%.
 - The 14-day average is below 5%.
 - ALCS will reopen if the Capital Region remains in Phase 4 and if the daily infection rate remains below 5% using a 14-day average, unless otherwise directed by the ACHD. ALCS can remain open even if the rate continues to rise above 5% until it reaches 9% for the seven-day average.
 - ALCS will communicate school closures in accordance with the school's School Closing procedures as outlined in the Albany Leadership Charter High School for Girls Parent/Guardian Handbook.

Transportation

- ALCS does not own school busses or manage school bus staff. A small percentage of ALCS students are transported by yellow school bus, a service which is provided by a student's home district. Some school busses transport non-ALCS students and ALCS students at the same time. To reduce the spread of infection, ALCS highly encourages parents/guardians to drop off their students. Non-ALCS students are prohibited from disembarking school busses on ALCS property.
- ALCS is keeping open communication with bus companies and districts to identify practices bus companies are implementing to ensure student safety. To the extent possible, ALCS will partner with bus companies to promote student safety and social distancing on school busses.
- ALCS students will be required to wear face coverings on the school bus (unless medical reasons prohibit mask wearing) and socially distance from other riders (unless the riders live in the same household). When students disembark, staff will confirm with the driver that ALCS

students complied with all school bus safety regulations. ALCS will evaluate safety violations by students to determine if it is safe for the student to enter the school.

- Parents/guardians of ALCS students riding the school bus are required to screen their students for an airborne infectious disease symptoms. Students with a 100° Fahrenheit or higher temperature or with an airborne infectious disease symptoms cannot go on the bus or enter the school. ALCS will provide information about bus policies and riding requirements to parents.
- SST staff will supervise the loading and unloading of school busses at school. Social distancing and the wearing of face coverings will be required during the loading and unloading of school busses.

Cleaning and Disinfection

- ALCS will continue routine cleaning during day and evening hours.
- ALCS will frequently disinfect common touch areas throughout the business day: bathrooms, railings, door handles, desks, etc. The janitorial crew and SST team will assist in this routine cleaning.
- Teachers and staff are required to disinfect classroom desks, chairs, and phones at the conclusion of class. A cleaning schedule will be provided.
- Staff will be required to clean their individual workspace (desk, phone, white boards, etc.) at the conclusion of their shift.
- Nanoseptic self-cleaning materials will be installed on high touch areas (door handles, railings, etc.) and replaced every two months.

Student Expectations

- Students are required to abide by all safety expectations (i.e. face mask wearing, social distancing, sitting in assigned seats, etc.).
- Students that fail to comply with safety expectations will be managed by the Student Support Team and referred to the disciplinary system.
- Actions that can occur for students failing to abide by safety expectations include, but are not limited to:
 - Removed from the classroom and placed in the isolation area.
 - Parent/guardian meeting.
 - Removed from in-person instruction and placed in fully remote instruction.

Medically Vulnerable/High-Risk Groups

- ALCS recognizes that there are community members who may be or have family members at increased risk for an airborne infectious disease and may need added provisions for social distancing.
- Reasonable accommodations for these individuals will be evaluated on an individual basis and in consultation with health care providers, school officials, and/or parents/guardians.
 - Accommodations may include, but are not limited to, fully remote learning or work, additional PPE, or increased social distancing measures.

Albany Leadership Charter School for Girls
Form 6.17.1 – Electronic Communications Agreement

ELECTRONIC COMMUNICATIONS AGREEMENT:

I acknowledge that I have received a copy of the [Albany Leadership Charter School for Girls' \("ALCS"\) Electronic Communications Policy](#) and I understand my responsibilities with regards to Internet access and all applicable forms of electronic communication. I agree ~~to that I~~ read the policy thoroughly, and agree that if there is any policy or provision in the policy I do not understand, I will seek clarification from my Supervisor.

[I acknowledge and understand that any and all telephone conversations or transmissions, electronic mail or transmissions, or internet access or usage by an employee by any electronic device or system, including but not limited to the use of a computer, telephone, wire, radio or electromagnetic, photoelectronic or photo-optical systems \("Employee Activity"\), may be subject to monitoring at any and all times and by any lawful means. Electronic devices used for ALCS business pursuant to ALCS policy may be monitored, reviewed, intercepted, or disclosed to the extent such device is used for any Employee Activity. Such devices include but are not limited to ALCS-owned devices as well as personal devices, internet access provided by ALCS \(including WiFi\), email accounts, computers, servers, and networks \("Information Technology System"\).](#)

~~In particular,~~ I understand that the Information Technology System and all information transmitted by, received from, or stored in that system are the property of ALCS and I have no expectation of privacy in connection with the use of the Information [Technology](#) System or with the transmission, receipt, or storage of information in that system.

~~I understand that my use of Information Technology constitutes my consent to all the terms and conditions of that policy.~~

[I further acknowledged that use of ALCS Information Technology System \(including but not limited to computers, phones, internet \(including WiFi\), email, accounts, systems, databases, servers, printers, scanners, hard drives, networks\), constitutes consent to the ALCS's monitoring, reviewing, interception, access, and disclosure of any and all Employee Activity as well as any communications, files, information, or data created, stored, accessed, downloaded, transmitted, sent, or received via or with the use of any ALCS Information Technology System.](#)

~~I acknowledge and consent to the monitoring my use of the Information Technology at any time at its discretion, including printing and reading all E-mails entered, leaving, or stored in the system.~~

Employee Signature

Print Name

Date

Revised ~~08/10/21~~[07/02/24](#)

ELECTRONIC MONITORING NOTICE

In accordance with a recent amendment to New York's Civil Rights Law, this notice is to inform you that, as an employee of [EMPLOYER NAME], any and all telephone conversations or transmissions, electronic mail or transmissions, or internet access or usage by an employee by any Company-owned electronic device or system, including but not limited to the use of a Company-owned computer, telephone, wire, radio or electromagnetic, photo-electronic or photo-optical systems may be subject to monitoring at any and all times and by any lawful means.

Employees should understand that their activities involving Company-owned computer equipment and computer and/or electronic documents, data and communications, including e-mail and internet usage, may be accessed, intercepted, monitored, recorded, reviewed and disclosed. Employees should be aware that the fact that a document, data or communication has been "deleted" by the employee does not mean that the item cannot be accessed, monitored or retrieved and reviewed.

THIS NOTICE SHALL BE POSTED IN A CONSPICUOUS PLACE WHICH IS READILY AVAILABLE FOR VIEWING BY EMPLOYEES

Commented [A1]: This notice must also be provided to new employees upon hiring.

SAMPLE



Albany Leadership Charter School for Girls

Parent/Guardian Handbook and Conduct and Discipline Policy 2024-2025

Middle School

75 Park Ave., Albany, New York 12202

www.albanyleadership.org

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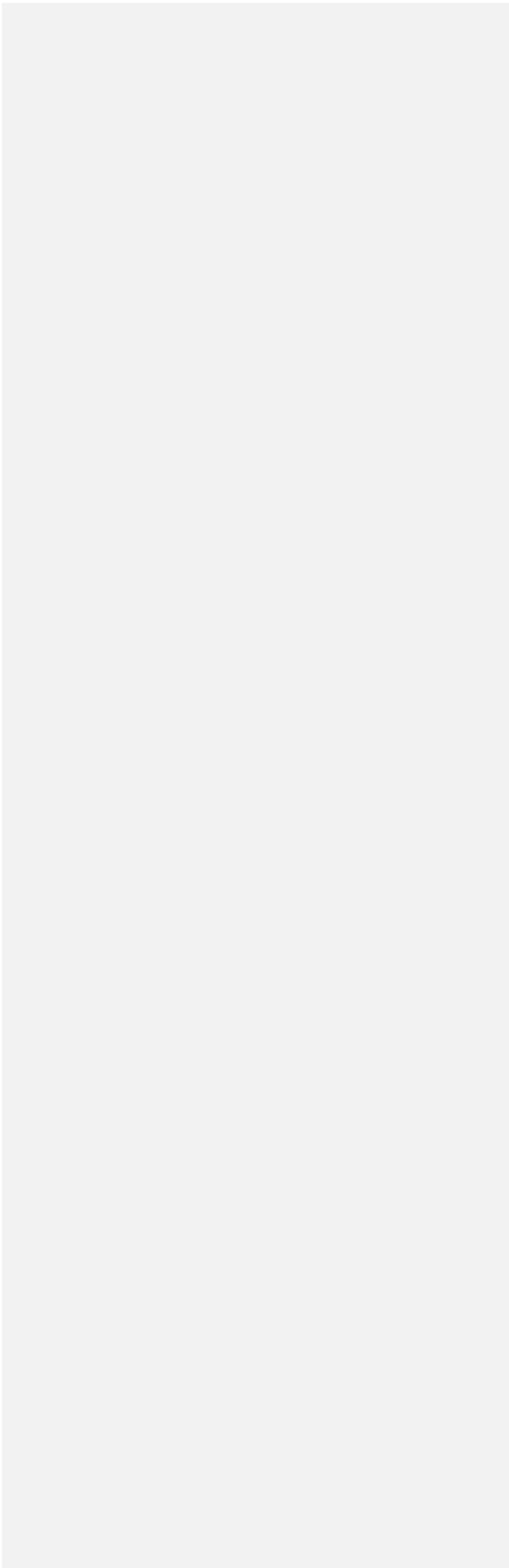
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INTRODUCTION

School Overview: Mission, Vision, Purpose and Core Values

School Mission

Albany Leadership Charter School for Girls (ALCS) prepares young women to graduate from high school with the **academic** and **leadership skills** necessary to succeed in college and the career of their choosing.

School Vision

Albany Leadership Charter School for Girls will be a **recognized leader in single-sex secondary education for young women**. It will foster a **community of scholars** dedicated to life-long learning and committed to improving their communities through their pursuit of post- secondary endeavors.

School Purpose

Girls in urban America have been **negatively affected by a mediocre educational system, low expectations, and high drop-out rates**. Albany Leadership Charter School for Girls's charge is to eliminate this historical reality with the support of the ALCS Board of Trustees, faculty, staff, students, families, and the community at large, whose core values influence student **success**.

Commented [A1]: Ms. Woods will take a new picture so that the middle school picture here does not include "high school"



**ALBANY LEADERSHIP
CHARTER HIGH SCHOOL FOR GIRLS**

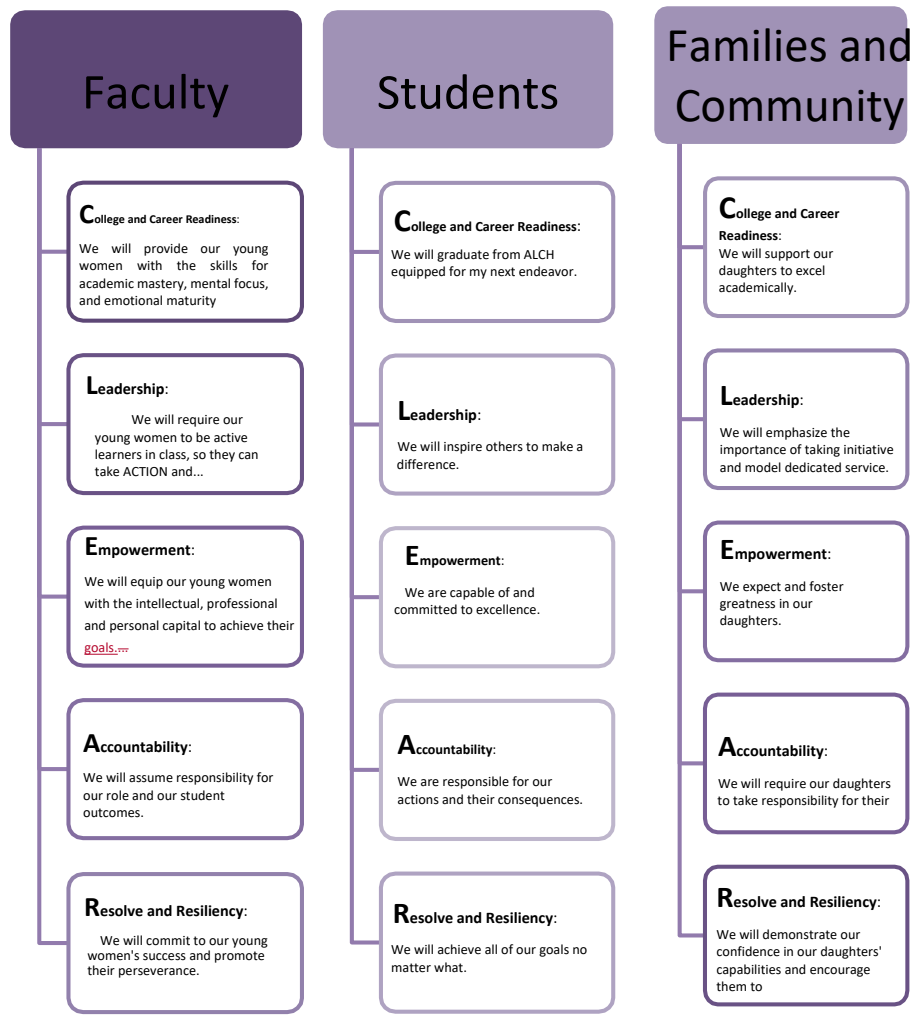
We Lead in the Classroom

College & Career Ready	<ul style="list-style-type: none">■ I can demonstrate mastery of skills.■ I can contribute to discussions in a meaningful way.
Leadership	<ul style="list-style-type: none">■ I can listen and respond appropriately to peers.■ I can be my Sister's Keeper.
Empowerment	<ul style="list-style-type: none">■ I can demonstrate self-confidence.■ I can communicate effectively using respectful language and tone.
Accountability	<ul style="list-style-type: none">■ I can be in my seat and prepared at the bell.■ I can respect others space and belongings.
Resolve and Resiliency	<ul style="list-style-type: none">■ I can work through challenges and disagreements.■ I can ask questions.

Core Values

The ALCS CLEAR Values: Our high academic and behavioral standards are embedded in our *Core Values*. These values are the foundation upon which every administrator, faculty member, student, family, and community member must acknowledge and practice in order to achieve our mission: The ALCS CLEAR Values approach can only be achieved when all stakeholders understand their role in our school community.

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Roles and Expectations

Students' Role in the ALCS Community

ALCS expects students to honor and embody the CLEAR core values. Moreover, we require students to come to school on time each day, prepared and ready to learn. In addition to our high expectations for academic performance and respectful conduct, ALCS also obligates each student to take a proactive role in making ALCS a better place. Students are expected to be engaged participants in **service learning** to ensure they learn the true meaning of leadership while strengthening and improving the local community.

To maintain our high academic, cultural, and college-bound standards, ALCS students must:

1. Respect all members of the ALCS community.
2. Honor and practice ALCS' CLEAR values.
3. Adhere to all ALCS policies including the dress code, food/beverage, attendance/tardiness.
4. Attend school daily, arriving on time and remaining in school for the entire day.
5. Be prepared for every class by arriving with the necessary tools to successfully participate.
6. Focus on learning and leadership-development in every class.
7. Complete all assignments with academic honesty and integrity.
8. Reject and report any act of bullying.
9. Refrain from using electronic devices (except School-issued Chromebooks) in the building during school hours.
10. Practice "I am my sister's keeper".

Families' Role in the ALCS Community

ALCS needs the support of parents/guardians to successfully achieve our mission and to provide our students the maximum opportunity to succeed. We realize that ALCS is a demanding place, not only for students but also for parents/guardians, and ask that families remember that every rule, every policy, and every decision is grounded in the mission, vision, and purpose of ALCS. Therefore, we need families to respect and support the school's values and edicts. ALCS promises to keep an open relationship with parents/guardians by communicating via letters, emails, phone calls, and meetings.

Faculty's Role in the ALCS Community

ALCS employs competent, passionate, and hard-working educators who are equipped with the necessary skills and expertise to ensure that the ALCS mission is accomplished. They are committed to each scholar's success and seek a partnership with families to maximize each student's potential.

Leadership Team's Role in the ALCS Community

ALCS employs an experienced, passionate, and competent leadership team with strong pedagogical, practical, and public education experience to ensure that each ALCS member is supported and held accountable for the academic success of every student enrolled at ALCS as our mission is achieved.

Non-Discrimination Policy and Equity Statement

ALCS, in accordance with its non-discrimination policy, does not discriminate in its programs, activities, facilities, employment, or educational opportunities on the basis of race, color, age, disability, sex, religion, national origin, or sexual orientation, or any other basis protected by federal or state law and

does not tolerate any form of discrimination, intimidation, threat, coercion, and/or harassment that insults the dignity of others by interfering with their freedom to learn and to work.

We further consider LOW ACADEMIC AND/OR BEHAVIORAL EXPECTATIONS based on race, color, disability, sex, religion, national origin, or sexual orientation a form of discrimination. We believe all our students can succeed in college, regardless of their background. Our commitment to our CLEAR core values means that all students are expected to succeed academically and adhere to the Conduct and Discipline Policy.

ALCS has a solid commitment to ensuring that every single student has the opportunity to succeed. In meeting this goal, ALCS also understands there is no “one size fits all” approach to addressing students’ needs, and therefore operates the school through an equity lens. This means not all students are treated equally; rather students are treated with fairness in an equitable manner in that she gets what she needs to succeed. However, what your daughter receives will not always be equal to that received by others. For example, she may not receive the same exact supports another student receives by way of consequence or incentive. ALCS discourages students from engaging in the “sin of comparison” because it dissuades them from taking responsibility for their actions and impedes their ability to recognize what it is that they, individually and solely, must address or change within themselves to optimize their school’s experience. By enrolling your child at ALCS, you agree to understand and respect this framework, particularly when a question arises about how your daughter has been treated as compared to another individual. Moreover, ALCS administration respects the privacy of individual students and their families and is prohibited from discussing another student’s actions, circumstances or consequences with you or share any information about another student. Our primary goal is to partner with you to ensure that your child receives the support she needs to succeed.

SCHOOL YEAR AND DAY

2024-25 **Calendar**

Commented [A3]: Insert new calendar here.

School Day Schedules

Regular School Days

The school day begins at 7:50 am and ends at 3:30 pm on Mondays, Tuesdays, Thursdays, and Fridays. Flextime/tutoring is offered for 30 minutes after school on regular school days and concludes at 3:30 pm. Breakfast is from **7:10 am – 7:40 am**. The kitchen closes at 7:40 am and students are dismissed from the Student Union to class at **7:40 am**.

Wednesdays – Professional Development Days

On most Wednesdays, the school day begins at 9:50 am and ends at 3:00 pm (for weekly faculty professional development (PD)). The calendar indicates which Wednesdays follow a regular school day schedule and which ones follow a modified PD Day schedule.

Half-Days

Half-days are generally held on {insert here}. The school day begins at 7:50 and ends at noon.

C.L.E.A.R. DAYS

C.L.E.A.R. Days are days when {insert description here}. On these days, the school day begins at 7:50 and ends at 3:30, but students have a modified class period schedule.

Bell Schedule

Regular School Day		PD Wednesday/2-hour delay		Half-Day of School		C.L.E.A.R Day	
							7:50-8:47
1	7:50 – 8:40	1	9:50 – 10:25	1	7:50 – 8:19	1	8:50 – 9:32
2	8:43 – 9:36	2	10:28 – 11:06	2	8:22 – 8:51	2	9:35 – 10:21
3	9:39 – 10:29	3	11:09 – 11:44	3	8:54 – 9:23	3	10:24 – 11:06
4	10:32– 11:24	4	11:47 – 12:24	7	9:26 – 9:55	4	11:09 – 11:54
5	11:27 – 12:19	5	12:27 – 1:04	8	9:58 – 10:27	5	11:57 – 12:42
6	12:22 – 1:14	6	1:07 – 1:44	4	10:30 – 10:58	6	12:45 – 1:30
8	2:10 – 3:00	8	2:25 – 3:00	6	11:32-12:00	7	1:33 – 2:15
Flex	3:00 – 3:30	Flex	3:00 – 3:30			8	2:18 – 3:00
						Flex	3:00 – 3:30

School Closures

ALCS may be closed at any time due to inclement or dangerous weather, or due to a local condition that prevents our operating ALCS safely. In the event that ALCS closes for any reason, including, for example, utility problems, ice, environmental threat, etc., notification and updates will be made via our One-Call System, the school website: www.albanyleadership.org, social media platforms, and local media news stations.

ACADEMICS

Reporting Student Progress

Standards-Based Grading

ALCS has a research-driven, New York State Learning Standards-based grading system, which is used to represent each student’s content knowledge, skill sets, and levels of proficiency. “Standards” means the expectations for what students should know and be able to do.

Standards-based grading provides students with a score by standard for each assessment. Students will receive their overall course grades via eight Periods of Progress, or POPs, every five weeks. A final year-long (Y1) grade will be calculated after the 8th POP.

Throughout the year, teachers provide support to students based on targeted course standards through intervention periods, spiral review, and flex time (after school). Advanced students are provided opportunities to enhance course grades by tutoring peers in structured learning environments and/or completing extension activities.

Standards are:

- Aligned to each course
- Research & evidence based
- Clear, understandable, & consistent
- Aligned with college & career expectations
- Based on rigorous content & the application of knowledge through higher-order thinking skills
- Built upon the strengths and lessons of current state standards
- Informed by top-performing countries to prepare all students for success in our global economy and society

Grading Guidelines

Period of Progress (POP)	POP’s reflect cumulative standards covered throughout the year to date. The grade at the end of the POP indicates the proficiency level that a student has demonstrated on the standards assessed.
Score vs. Grade	Score: Number scores (1-5) are assigned to each standard on a given assessment based on demonstrated level of proficiency. Grade: Converted scores on all cumulative standards assessed throughout the year to date.
Levels of Performance	In the standards-based grading system, a standard score, and subsequent POP grade, represents the proficiency level based on student demonstration of understanding of the knowledge, skills, and concepts in the subject area, as well as the student’s ability to apply that understanding to a variety of performance tasks. 5 – Mastery 4 – Proficient 3 – Partially Proficient 2 - Below 1 – Far Below
Amelioration	- Students will track their own progress on each standard assessed for their courses; thus, students will know which standards they have mastered and which standards they need to improve knowledge and understanding - Teachers will provide amelioration opportunities during class and flex time; scores will be updated accordingly.

Body of Evidence	POP grades are based on the evidence collected during the POP, (typically 3 pieces of standards-aligned assessments) or cumulatively throughout the year.
Current Learning Trend	Averaging by standard is the default grade in the system; however, teachers will use the student’s more recent, most consistent level of performance to determine a student’s POP grade. Teacher comments will support grades.
Interval Assessments	Interval Assessments are cumulative and occur three times a year. These assessments are also scored by standard. Students will track interval standard proficiency and receive a “Grade Level Comparison Score” so students can track minimum standard obtainment.

Grading Scale

GRADES EARNED	GPA VALUE (UNWEIGHTED)	ACHIEVEMENT LEVEL
89-95	4.0	MASTERY
86-88	3.7	MASTERY
83-85	3.3	PROFICIENT
79-82	3.0	PROFICIENT
76-78	2.7	PROFICIENT
73-75	2.3	PARTIALLY PROFICIENT
70-72	2.0	PARTIALLY PROFICIENT
69 and Below	0	BELOW/FAR BELOW

Grade Point Average (GPA)

GPA is calculated using the 4-point scale and is calculated based on credit-bearing classes, factoring in any appropriate weighting. Pass/Fail classes will not be calculated into the GPA.

Pass/Fail Classes

For “pass” or “fail” classes, students must demonstrate a minimum proficiency in the course’s standards in order to pass for the year. However, teacher and administrative discretion can be used to grant credit based on extenuating circumstances and the submission of additional work and/or exceptional performance on cumulative assessments/NYS Regents examinations.

Honor Roll and High Honor Roll

Honor Roll determinations are made eight times per year at the end of each POP. Students who receive a 3.3 through 3.69 GPA in any even-numbered Period of Progress (POP) will receive Honor Roll recognition. Students who receive a 3.7 and above GPA in any even-numbered POP will receive High Honor Roll recognition.

Grade Promotion and Retention – Expectations and Policies

Homework

Homework includes, but is not limited to, a review of skills and concepts students have learned that day in school and is an extension for further learning. This helps students move toward mastery of the skills and concepts they encounter. All students are provided with an ALCS-issued Student Planner and are expected to utilize this support tool to record assignment due dates and improve their time management skills to become college and career ready. We strongly encourage parents/guardians to check the Student Planner on a daily basis so they can support their child's academic success. Student Planners are also required to be used as a hall pass.

Completing homework is not optional at ALCS. It is essential that all of our student's complete homework regularly to both reinforce what they are learning at school and to equip them for the increased demands of college. Students are expected to submit all homework assignments ON TIME! Homework assignments include, but are not limited to, worksheets, readings, informal research, written responses, practice assessments and other assigned tasks that are expected to be completed by the next school day/class. For formal assignments, including research papers, group projects, and independent study, students are given firm due dates and are expected to submit assignments on time in class. Students jeopardize both their class grade and their promotion status if they do not complete AND submit their assignments on the due dates.

*Teachers reserve the right to assign students mandatory Flex Time if they do not hand in homework or a formal long-term assignment on time.

Flex Time

Flex Time takes place every day after the 8th period until 3:30 pm. This is the space where opportunity meets responsibility. Teachers are available for our scholars every day after school to receive additional academic assistance, to improve previously submitted work and/or to make up missed work (due to either excused or unexcused absences from class). Teachers are empowered to ASSIGN Flex Time for students whom they believe are in NEED of serious remediation or support. Students who fail to attend assigned Flex Time (without a legitimate excuse) will be informed that any academic consequences for their negligence will not be negotiated or changed in the future. Should a student choose to be disruptive, disrespectful or disengaged in the mini lesson within Flex Time, she will be asked to leave and will serve the appropriately designated consequence based on the egregiousness of the offense.

Assessments

Frequent assessment is a central component of ALCS's instructional program. Assessments in every subject are used to (1) adjust instruction and inform tutoring and enrichment programs to meet the needs of every student; (2) hold students, faculty and staff accountable for student learning outcomes; and (3) track growth and progress so that every student is prepared to succeed and graduate from college. ALCS

uses the data from assessments on a daily, weekly, quarterly and annual basis. Assessments take many forms, including but not limited to, daily quizzes and homework, weekly tasks and projects, portfolios and presentations, unit assessments, interval assessments, mock Regents exams and New York State and national norm-referenced exams.

Student attendance and participation in the assessment program is essential in order to fully understand each student's academic standing.

Students who are absent for assessments are required to make up the assessment during school, after school, or on a designated Saturday. ALCS provides multiple opportunities and communication tools for parents/guardians to have their daughter's most current assessment outcomes.

Promotion and Retention Policy

Middle school academically prepares students to achieve success in high school. Promotion/retention should be considered from the point of view of what is in the best interest of the child. ALCS's Middle School Promotion/Retention Policy encourages personal responsibility and accountability by the student, family, and school community. Every middle school course is important to the social, emotional, and academic development of that child.

The full-year subjects include: English, mathematics, social studies, science, and foreign language. A student must meet the following minimum requirements for promotion to the next grade level:

- The passing grade for a course is 70 percent.
- One core course failure: it is recommended the student attend summer academy.
- Two or three core course failures: the student is required to attend summer academy in order to be promoted to the next grade level.
- Four or more core course failures: the student is retained and required to repeat the grade level the following school year.

All final grade level placement decisions rest with the administration.

STUDENT RESPONSIBILITIES

Academic Honesty

ALCS students are expected to complete assignments and assessments based only on what they know. Academic honesty is required to ensure students are ready for and successful in college. "Cheating" is defined as receiving or giving unauthorized help on any assignment. "Plagiarism" means copying another's work without proper permissions and/or citations and is a form of cheating.

Examples of cheating include, but are not necessarily limited to:

- Copying another person's work during an exam or assessment, or while completing an assignment including homework;
- Allowing someone to copy work on an exam, quiz, assessment or assignment, including a "Do Now" or "Exit Ticket";
- Using any unauthorized materials not specifically approved by the faculty member during any exam or for any academic assignment; including but not limited to the use of spark notes, cliff notes, grade saver and classic notes;

- Providing assistance to another student on any individual assignment, including homework, quizzes, tests, papers or projects, without the direct permission of the faculty member;
- Stealing, reproducing, circulating, or otherwise gaining access to examination materials prior to the time authorized by the faculty member;
- Citing a source that does not exist, falsely attributing ideas and information to a source, or citing a source when the source was not consulted;
- Inventing data or statistical results to support conclusions; and
- Asking fellow students for answers without teacher permission.

Examples of plagiarism include, but are not necessarily limited to:

- Copying another student's work and submitting it as one's own work;
- Using any other person or organization to prepare work and then submitting it as one's own;
- Quoting or paraphrasing the thoughts of another writer without acknowledgement;
- Changing the words another writer wrote but still conveying the same thought without acknowledgement; and
- Copying and using information from websites or other sources without properly citing the source.

Procedures for cheating violations:

1. A staff member initially meets with the student regarding the potential cheating violation and contacts the parent/guardian if the teacher determines cheating occurred. The teacher may request a conference.
2. The student may receive a new or modified assignment or may receive no credit for the assignment, which may ultimately impact the student's ability to pass a course.
3. The incident will be documented in the student's educational records.
4. The staff member may collaborate with the Principal/Principal's designee on appropriate consequences.
5. If cheating/plagiarism becomes a chronic offense, progressive discipline maybe applied in accordance with the Conduct and Discipline Policy.

Attendance Policy and Procedures

Attendance Policy and Procedures

One of the greatest barriers to learning is absenteeism. For this reason, ALCS maintains a strict attendance policy and expects every student to be at school every day. ALCS tracks daily and class period attendance, and any absences are marked as either excused or unexcused.

Sometimes students and/or families experience unique or extenuating circumstances that create barriers to attendance. In these instances, the student or parent/guardian should contact the Principal for assistance. If families are experiencing homelessness, please contact the homeless liaison, [insert name, email, and phone number here]. The role of the liaison is to assist families with ensuring their child has necessary resources and supports to get to school each day and be successful.

Notice

- To ensure that students, parents/guardians, teachers and administrators are notified of and understand this policy, the following procedures shall be implemented:

- The attendance policy will be viewable on the ALCS website and will be reviewed with students at the start of the school year.
- Parents/guardians will receive a copy of this policy in the Family Handbook.
- ALCS will provide a copy of the attendance policy and any amendments thereto to faculty and staff. New faculty and staff will receive a copy upon their employment.

Excused and Unexcused Absences and Tardies

Excused absences require either a doctor’s note (in the case of a medical appointment causing tardiness or absence of three or more days due to illness) or a parent/guardian’s note (in the case of a medical appointment causing tardiness, 1–2-day absence for illness, and all non-medical reasons). All written excuses are subject to verification. For homeless students, the homeless liaison will assist the student in providing or obtaining documentation if needed. Students are tardy if they are not in class at 8:01 a.m. Parents/guardians are required to call the school each morning prior to 7:50 a.m. that a student will be absent or tardy and state the reason. The parent/guardian must leave a message stating the student’s name, the reason for missing school, a phone number where a parent/guardian can be reached, and a convenient time to call. Alternatively, the parent/guardian can provide a note which must be brought to the main office at drop-off or return to school. The absence or tardy will be noted and considered “unexcused” until such time as the required documentation is received by the main office.

Excused absences and tardies include:

- Illness, quarantine, or serious physical injury requiring medical treatment
- Death of a family member (parent, sibling, grandparent, aunt, uncle, or cousin)
- Impassable roads or weather
- College visit
- Court appearance
- Medical or psychological test with note from evaluator
- Religious holy days
- Other extraordinary situations approved by the Principal

Unexcused absences and tardies include:

- Being sick at home without providing the required documentation
- Babysitting
- Lack of transportation
- Family vacation
- Personal travel, including travel for religious reasons
- Job interviews
- Extension of a religious or cultural holiday beyond the designated day or days on the school calendar and/or beyond the customary requirements of the religious observance (as applicable).
- Any other absence not approved by the Principal as excused

Commented [A4]: HS: see handbook - list is in there. Job interviews are not excused.

Students arriving late to school, but prior to second period {insert time}, can pick up breakfast bars at the late sign in station and then immediately report to class.

If a student has an *unexcused* absence on the day of a school function or event, the student may not participate in that event or in any extracurricular activity that day. Please refer to the athletic handbook for additional information around attendance in reference to sporting events.

Commented [A5]: Some schools also have a rule that students cannot arrive at school past a certain time on these days (without a written excuse) or they are also prohibited from attending the event.

Chronic Tardiness and/or Absenteeism

Commented [A6R6]: HS - if students arrive past 10am -if unexcused, they cannot participate. MS - this only applies to unexcused.

The following chart explains the general action steps the administration takes to communicate and work with parents and families to ensure students attend school every day:

Cumulative Number of Absences/Tardies (in a school year)	Action Steps	School Point Person
3 Unexcused Absences or 5 Unexcused Tardies	Phone call and conversation with parent/guardian. Review attendance policy.	School Attendance Officer
5 Unexcused Absences or 10 Unexcused Tardies	Phone call, letter sent home	School Culture Coordinator
8 Total Absences (Excused + Unexcused) or 15 or more Total Tardies (Excused + Unexcused)	School Culture Coordinator will work with family to create an attendance plan Parent/guardian given warning about educational impact.	School Culture Coordinator
10 Total Absences (Excused + Unexcused)	Parent/guardian is contacted for a meeting with Principal/designee. Attendance plan is updated or revised.	Principal/Designee
15 Total Absences (Excused + Unexcused)	Parent/guardian is contacted for meeting with Principal. Attendance plan is updated or revised.	Principal/Designee
20+ Total Absences (Excused + Unexcused)	The individualized attendance plan will be revisited.	Principal/Designee

If students are not in school at the beginning of the day, and the school has not already been notified of an absence, parents/guardians will receive a phone call from the school.
If we cannot contact you to schedule a meeting, after 3 attempts, you and your child will move to the next action step.
If concerning patterns are noted, the Principal reserves the right to accelerate certain actions and consequences. For example, if a student has 5 absences in a row, a parent meeting may be called to resolve the situation. If a student is absent for several days without parent communication, the school may conduct a home visit or other investigation.

Reporting Chronic Absenteeism

School attendance is both a student right and a parent/guardian responsibility in the State of New York. The compulsory education requirements in New York State require parents/guardians to ensure their child is enrolled in school through the end of the school year in which they turn 16 years old. ALCS is required by New York State law to report student chronic absenteeism. Because you have chosen to enroll your child at ALCS, she is expected to be in attendance regularly regardless of age and through graduation.

Students who are absent two or more days per month or are absent 10% or more of the school year are considered chronically absent. Administrative interventions may be taken to address students that are chronically absent. These interventions may include meetings with the parent and student, home visits, recommending services from partner agencies, or referrals to the County Department of Social Services for prevention or child protective referrals.

Early Dismissal

For students who must leave early while school is still in session, parents/guardians are required to sign-out students from the Main Office. At ALCS, an early dismissal constitutes any pickup prior to the official school dismissal time. A child will be dismissed early only to a parent/guardian or a properly authorized, and identified, adult. A letter from you authorizing another adult to pick up your child is required, if you did not previously list that adult as an authorized adult. Please do not request to pick up students within 30 minutes of regular dismissal time.

If you need to pick up your student early for a scheduled appointment, please aim to do so prior to 2:30pm. After 2:30pm, our focus will be on managing traffic flow, ensuring students get on the correct buses, checking in and moving the car rider line, and securing the campus for dismissal.

Procedure for changing your child's dismissal plan: Parents/guardians are asked to send in a note on the day a change to their child's dismissal plan is needed. If a note isn't possible (something arises after school has already started), parents/guardians should call the school before noon with the updated information.

Skiping Classes

Skiping class is an egregious offense at ALCS. If a student skips a class OR is intentionally late in order to miss class time, her family will be contacted, and the student will be administered progressive disciplinary action by the Principal/Principal's designee. If a student exhibits a pattern of habitually skipping class or intentionally missing class via tardiness, a student will be administered more intense disciplinary action by the Principal/Principal's designee.

Dress Code

All Albany Leadership Middle School students are required to wear the complete uniform every day. In keeping with our commitment to excellence, the dress code helps students come to school every day ready to grow their brains and take their education seriously. At the beginning of the day students must be in proper uniform. Upon exiting the building students are required to leave in full uniform unless they are in a work uniform. Students are not permitted to go to any classes if they are not in proper uniform. Student uniforms must be neat and tidy. This means that clothing is clean and pressed; shirts are tucked in; socks, if worn, are always pulled up, and stockings/pantyhose do not have holes or tears.

Commented [A7]: Is this accurate and currently implemented?

Commented [A8R8]: This is correct for both MS and HS. At HS, if they aren't able to provide a size, etc. there may be an exception to this, in which case the student will receive a wristband which signals that the student is allowed to be in class while the wristband is on.

If a student is not in dress code, the parent/guardian is called and ALCS works with parents/guardians to determine whether there are barriers to dress code compliance. ALCS also confiscates and sends home any accessory or article of clothing that becomes a distraction with a note. Students who re-wear confiscated articles are cited for dress code violations and the Conduct and Discipline Policy applies. Students are not permitted to wear non-dress code clothing that is visible under their uniforms. The Principal/Principal’s designee reserves the right to determine the appropriateness of students’ dress with respect to the dress code in support of the commitment to preserving a distraction-free environment. Failure to adhere to the dress code can result in students sitting in the main office or Alternative Learning Center until someone brings appropriate uniform attire to school. There will be no exceptions. If a student chronically comes to school out of uniform compliance, the student will be administered progressive disciplinary action by the Principal/Principal’s designee.

The ALCS Dress Code requirements are as follows:

Commented [A9]: Is all of this accurate and currently implemented this way?

Commented [A10R10]: This is correct for the MS; at the HS, there is a uniform closet and students are given a uniform to change into.

Albany Leadership Charter School for Girls Dress Code			
ITEM	ACCEPTABLE STYLE	COLOR	NOT ALLOWED
Pants	ALCS-issued only	Gray	·Unhemmed pants
Skirts	ALCS-issued only	Gray	·Non-ALCS-issued skirts, skirts hemmed or rolled at the top to a length shorter than 1 inch above the knee.
Polo	ALCS-issued only	Yellow/6th Grade	·Unbuttoned and/or untucked shirt. ·Tight or short top exposing midriff. ·Blouses worn inside out or half on and half off. ·Logos or designs visible beneath ALCS shirt. ·Any long-sleeved shirt color other than black, white, and gray under short-sleeved shirt.
Black Sweater/ALCS Fleece	ALCS-issued only	ALCS black fleece or black sweater	·Unkept/unclean ALCS sweaters. ·Jackets/coats, sweatshirts, hoodies ·Any sweater/fleece NOT issued by ALCS
Shoes, Sneakers, Boots	Any appropriate sneaker, shoe, or boots.	Student choice	·Shoes/boots with spikes or sharp, protruding gems/designs. ·Open-toed or open-back shoes, flip-flops, sandals, slip-on, slippers/slides, or crocs. ·Heels more than 2 inches high.

Accessories	Socks, stockings, pantyhose, headbands, and/or ALCS -issued book bag.	Solid Black, White, or Grey ONLY	<ul style="list-style-type: none"> ·Fishnet, lace-designed or multi-colored. ·Footless tights ·Weather or athletic headgear ·Bandanas, head scarves, durag, or bonnets.
Physical Education Uniform	Shorts, yoga pants, or sweatpants T-shirt	Student choice	<ul style="list-style-type: none"> ·Skin-tight, see-through or inappropriately fitting and/or revealing. ·Anything with logos, profanity, inappropriate pictures and/or references.
Hijab	ALCS-issued or one of the designated colors	Solid white, black, grey, or purple	<ul style="list-style-type: none"> ·No patterns or designs
Abaya	Any appropriate abaya	Solid black, grey or purple	<ul style="list-style-type: none"> ·No patterns or designs ·Black or gray leggings underneath ONLY.

Hairstyles/Makeup/Perfume/Toiletries

ALCS complies with the CROWN Act provisions of the Dignity for All Students Act (DASA) which prohibits discrimination based on hair texture and protective hairstyles. ALCS students have a right to self-expression through hairstyle. At the same time, hair should be groomed appropriately for the professional setting of ALCS.

Hair products and appliances (i.e., hair grease, flat irons, hair dryers, etc...) are not to be used during school hours. The use of combs and brushes is permitted only in the restrooms. Likewise, personal products like lotion, Vaseline, lip gloss, body sprays and other toiletries may not be used or taken out of backpacks in classrooms.

Cell Phones and Electronics

All classrooms are cell phone-free zones. ALCS believes that students having phones off and away, so the phones are physically off the students, is best practice. All cell phones, smart watches, and all other communication devices are placed in a secure cell phone box during the beginning of homeroom/AVID class and are collected by students at the end of the day. These items remain there for the entire school day.

If a student needs to make an urgent call, she may do so on an ALCS phone. Please contact the school with any messages or emergency information.

Should a student violate the policy, the phone/device will be confiscated, and the student will be administered progressive disciplinary action by the Principal/Principal’s designee. This could include that

the phone or device is held at the school until an adult family member comes to the school to sign for its return. If a student refuses to relinquish the cell phone/electronic device to any staff member, the student will be subject to disciplinary action. A meeting between the family, student and Principal/Principal's designee may need to take place.

Money/Valuable Property

ALCS Middle School students do not need money for school purchases unless parents/guardians are informed of an event/activity in advance. Students are encouraged to leave all money and other valuable property, including electronic devices, at home. ALCS assumes NO responsibility for the loss or theft of such items and is not obligated to conduct any searches, should such articles be presumed stolen.

ALCS assumes no responsibility for the loss or theft of personal items. ALCS does not investigate allegations of loss/theft when a student leaves her locker unsecured or has shared her locker and/or lock combination with other students.

ALCS students are solely responsible for any possessions stolen due to their own negligence by leaving items unattended and unsecured. The school is not responsible for books, clothing, or valuables left in lockers. A student shall not place or keep in a locker any article or material which is of a non-school nature and may cause or tend to cause the disruption of the mission of the school. ALCS officials will not unlock one student's locker for another student or parent/guardian to retrieve items

Food/Drinks/Candy/Toys

Students may not bring or eat food, including candy and gum, in ALCS classrooms. Only clear or ALCS water bottles, with only water in them, are permitted in classrooms Toys, games, stuffed animals, virtual pets, cameras, iPods, blankets of any type, etc. are not allowed in school without advance permission of the Principal/Principal's designee.

Lockers/Backpacks

Every student is assigned a locker with a built-in combination lock in order to secure her belongings. Students are always expected to keep their locker secured with their assigned lock. Outside locks are not permitted. Should a student use an outside lock to secure her locker, ALCS shall remove the lock and discard it.

Students are NOT allowed to utilize backpacks throughout the day. Students are only allowed to go to their lockers during passing time and between periods. Students are not permitted to go to their lockers during class time.

STUDENT SERVICES

Student Enrollment and Contact Information

Required Enrollment Paperwork

To ensure that ALCS satisfies all mandates of the New York State Education and Health Departments, students must submit ALL required documentation before they are enrolled at ALCS and officially start school. Students who fail to submit any of the below documents are prohibited from attending school until following paperwork is turned in and approved by ALCS:

- Proof of Residency
- Proof of Immunizations
- Community Eligibility Provision (CEP) Provision 2 non-base year Household Income Eligibility Form (Child Nutrition Lunch Form)
- Student Emergency (Blue) Card with Current Contact Information
- Parent Password Sign Off

Contact Information

Each family must be diligent in providing the school with a list of current, working phone numbers – including cellular phones – for when the school needs to contact a student’s parent/guardian. Please update us of any changes immediately to ensure proper and necessary communication.

Student Support Services Team

The SST is a student-centered team, and its members include knowledgeable staff and teachers who problem-solve the needs of any student who might have academic or behavioral concerns that interfere with her academic success. Any teacher, staff member, or parent/guardian may refer a student to the SST through the Multi-Tiered System of Supports (MTSS) protocol. Should parents/guardians wish to refer their daughter to MTSS, they should contact the Middle School Assistant Principal to schedule a meeting. The team reviews all referrals and collects data, develops a plan of action that includes a timeline for review, informs appropriate staff and teachers of the plan, and determines the need for future interventions. Parents/guardians are notified if the SST deems it necessary to create a plan of action and are invited to participate in future meetings. A plan of action may include, but not be limited to, academic or behavioral modifications within the classroom, mentoring, tutoring, counseling, crisis intervention, or other special services of either a temporary or permanent nature.

Multi-Tiered System of Supports (MTSS)

MTSS is a school-wide intervention model addressing the academic and behavioral concerns of a student. There are three *tiers* within the model.

Tier One includes school-wide intervention strategies using research-based curriculum and instruction in core classes. It also includes school-wide behavioral expectations for all students.

Tier Two is used for students who continue to struggle academically or behaviorally even with *Tier One* interventions and supports. These students are moved into *Tier Two* based on MTSS protocol. Examples of Tier Two interventions include small-group instruction and targeted/customized behavioral strategies.

Tier Three is for students who require more support than what is offered in *Tier Two*. Instruction at this level is still evidence-based but is provided on a more individualized level for at least 27 minutes four days per week *in addition to regular classroom instruction and Tier 2*. Tier 3 behavioral interventions may include student-specific behavior support plans and, for students with IEPs, a functional behavior assessment and behavior intervention plan.

Progress of all students at every tier is monitored regularly.

Students with Disabilities

Commented [A11]: Add description of programs and services, as well as referral procedures and contact information.

English Language Learners

Commented [A12]: Same as above.

Student Safety

Searches

ALCS conducts daily scanning of students upon entry to the building. Students should expect to be required to empty their pockets and open their bookbags for scanning every day upon entry to the school building. All prohibited items are immediately confiscated, and students may be subject to discipline. In some instances, law enforcement and/or the County Department of Social Services may be contacted.

Student lockers and desks are not private and remain the property of the school. Students have no right to or reasonable expectation of privacy in their desks or lockers. ALCS may inspect desks and lockers without prior notice or student consent at any time, per the school's discretion.

At any time after a student has entered the school building for the day, a student and/or the student's personal belongings may be searched by a school official if the official has a reasonable suspicion to believe that a search of the ALCS student or her personal belongings will result in evidence that the student violated the law or a school rule. Personal belongings include, but are not limited to cell phones, backpacks, pockets, water bottle contents, and shoes.

Release of Students

ALCS Middle School only releases a student to someone other than the student's parent/legal guardian in accordance with the prior written Blue Card instructions of the parent/guardian. In these instances, the identity of the person requesting the release/picking up the student is verified against the list of names provided by the student's parent/guardian at the time of the child's enrollment in the school and updated on the student's Blue Card.

Commented [A13]: Parent can call and give name of the person who will be picking up the student, even if that name isn't on blue card.

Students may not be released to someone whose name has not previously been listed by the parent/guardian unless the parent/guardian has contacted the school and provided required information in advance and the Principal/Principal's designee approves the release. This procedure, however, does not apply to the release of a student under the protective custody of the Social Services Law and the Family Court Act Education Law.

Students are released to either legal parent/guardian, regardless of marital status, student residency, or living arrangements. Only in instances where a parent/guardian has provided a certified copy of a court order indicating a non-custodial parent does not have the right to pick their child up from school will ALCS decline to release a student to a parent/guardian. It is the sole obligation of the parent/guardian to ensure the school has on file the most recent version of such orders before the school will place any limitations on another parent/guardian.

Child Abuse and Mandated Reporting

Every ALCS staff member is required to report suspected child abuse and neglect to the County Department of Social Services. ALCS requires staff to strictly abide by the laws governing mandated reporting. ALCS fully cooperates with, and complies with the directives of, law enforcement and the Social Services.

Student ID Badges

To enhance school safety and security for our school, we have implemented a school-wide identification (ID) badge system. ID badges provide a safe and orderly learning environment for our school community and allow everyone to identify official members of our school, provide emergency personnel the ability to quickly identify students in an emergency, and ensure students are in correct locations. ID badges and lanyards are issued to all students. Students are required to wear their school ID badges while in school and must present their ID badges when requested by a school official.

Food Services

ALCS participates in the Community Eligibility Program for school breakfasts and lunches, and students receive free breakfasts and free lunches on each school day. In addition, students who participate in after-school tutoring or other programs, such as Flex, are provided with free snacks.

Medical Services

ALCS has a full-time, on-site nurse to assist students who are ill or injured. Parents/guardians are notified whenever a student has been referred to the nurse's office and requires medical attention.

The school nurse can be reached at [insert email and phone number here]. Parents/guardians and students should keep the nurse informed of any concerns/changes in hygiene, nutrition/diet, substance abuse, medical conditions, allergies, and/or child abuse or neglect. Students may request medical accommodations by providing the nurse with a note from the student's healthcare provider. The school reviews requests to determine whether it is a necessary and reasonable accommodation.

If a child becomes ill or injured during the school day and is not well enough to stay in class, the parent/guardian will be called to pick the child up. If the person picking up the child is not the parent/guardian of the child, the school confirms the person is listed on the student's Blue Card. Only in emergency circumstances will a student be released to an adult who is neither the parent/guardian nor listed on the Blue Card. Any such determination is within the sole discretion of the Principal.

Medication

ALCS strongly encourages families to dispense both temporary and maintenance medications outside of school hours. Ask your physician for a medication schedule that will accomplish this. In those few cases where this is not possible, please bring in the medication to the main office.

Medication may not be given without the completion of the Medication Administration Form (MAF), which must be completed by a healthcare provider. Families can obtain a MAF by calling or stopping by the school. All medications, including all other over-the-counter medicines as well as prescriptions require a MAF.

All medication must be in the original container with the appropriate prescription label (including the name of the student, the name of the medicine, the date, the dosage information, and directions for administering the medication).

Medication is stored in a secure location and may not travel back and forth to school. Once medication is provided to the school, it must remain at school until it needs to be refilled or the nurse is provided with a note of discontinuance from a healthcare provider. Therefore, we strongly encourage you to ask for two separate prescriptions when at the doctor's office with your child.

Commented [A14]: Is there any food (e.g., desserts, vending machines) that students can buy? If no, you might add: "Parents/guardians should not send their child to school with money for food to be purchased at school." Or, "No food is available for purchase at school."

Commented [A15R15]: MS - No vending machines;
HS - students cannot use vending machines while they are in class and there may be time restrictions placed on the times the vending machines can be accessed. (Cannot use during times school is providing meals.) Are the rules different is the snacks in the vending machine are healthy?

Aside from the nurse, ALCS staff are not authorized or permitted to administer medication except in life-threatening emergencies. With limited exceptions, students are not allowed to have medication (prescription or non-prescription) of any kind in their possession at school, including but not limited to in bookbags, lockers, lunch boxes, and jacket pockets. Parents/guardians are responsible for bringing medications to the Main Office along with the MAP in the beginning of the year or as soon as a medication that must be or could need to be administered at school is prescribed.

Independent Students and Self-Administration:

Students who can self-administer their own medications without any assistance are considered Independent Students. These students' medications are kept in the health office for the student to obtain and administer to themselves. This is due to the school's need to ensure the safety of students and to account for and document when the student takes their medication.

In some situations, Independent Students are permitted to carry their medication with them because the medicine needs rapid administration. Students who require rescue medications for respiratory conditions, allergies, or diabetes are permitted to self-carry and self-administer their medications if they have a healthcare provider order authorizing them to self-carry and self-administer their medications and written parent/guardian consent. The healthcare provider's medication order must attest that the healthcare provider has determined the student is able to self-administer their own medication effectively.

Medical Emergencies

As a school, the safety of all of our students, staff members and families is of the utmost importance. If an emergency arises that requires urgent medical attention which the nurse cannot attend to, we will call 911. We will immediately then call all contacts on the emergency contact list until we are able to speak with someone who can meet us at the school or the hospital. If a family member cannot make it to the school, a staff member will accompany the student to the hospital and will remain with them until the family member arrives. ALCS is not financially liable for any emergency medical services.

Substance Use Assessment

A student may be subject to a Substance Use Assessment should the student's behavior, including their demeanor, actions, and/or physical appearance, warrant reasonable suspicion that the student is under the influence of alcohol, marijuana, or illegal drugs, including a controlled substance ("drugs") The assessment is performed by the school nurse to gauge the student's vital signs, orientation, and coordination. The Principal/Principal's designee may also search a student's bag, locker, and/or pockets if there is reasonable suspicion that the student is in possession of drugs.

If this primary assessment indicates that the student is under the influence, the parent/guardian and the department of social services are immediately notified. Law enforcement may be notified. The student may be subject to disciplinary action. The student may not remain in school for at least the remainder of that school day.

Accidents

The school nurse will administer initial treatments for minor injuries. The student's emergency contact will be notified immediately by phone whenever medical treatment is administered to a student, and an Incident Report will be kept in the student's permanent file. In such cases, it is especially crucial that ALCS has working phone numbers for a student's parents/guardians and for alternative contacts if a parent/guardian is unavailable.

Transportation Services

The Albany City District provides transportation to students who reside in Albany City limits and live 1.5 miles or greater from ALCS via CDTA (public transportation). These students receive a CDTA Swiper Card if the parent/guardian has submitted a transportation application to the school district each year by April 1st for the following school year. Students residing less than 1.5 miles from ALCS or outside of Albany City limits are not eligible for a CDTA Swiper Card.

Students who live in a suburb of Albany within 15 miles of ALCS are eligible to receive transportation from their district of residence if a transportation request form is submitted to the district by April 1st.

ALCS does not oversee or have control over transportation provided by school districts. Students are required to follow the rules of the district that provides the transportation while waiting for, riding on, or exiting buses. A student's bus privilege can be restricted at any time at the discretion of CDTA and/or school district administration. Disruptive behavior by students, parents or guardians that jeopardizes the safety and/or the comfortable ridership of others can result in a suspension or removal of transportation.

If a student's bus privileges are taken away, it is the parent's/guardian's responsibility to provide transportation to and from school. Additionally, the Principal/ Principal's designee may require parents/guardians to secure transportation for students should any safety issues arise during the school day.

To replace your school issued Swiper Card, there will be a \$15 replacement fee.

Specialized Transportation

Occasionally, students with Individualized Educational Plans or Section 504 Plans require specialized transportation. In these instances, ALCS works with the student's school district to ensure the student receives the legally mandated transportation. Parents/guardians must immediately notify the school if they believe their child is entitled to specialized transportation but is not receiving it.

Athletic Programs

ALCS offers interscholastic sports programs in the fall, winter, and spring. Participation in, and eligibility for, these programs is determined first by academic and behavioral standing. Once the student has satisfied these requirements, she must obtain medical clearance via a sports physical. Lastly, the student must try out for the team.

The Athletic Department posts schedules for all athletic events, including tryouts, by sports season, throughout the school building. The athletic programs offered at ALCS include the following:

- Volleyball (fall)
- Basketball (winter)
- Outdoor Track and Field (spring)

Off-Campus Events

Students at school-sponsored, off-campus events shall be governed by all the policies and guidelines of the school and are subject to the authority of ALCS school officials. Failure to obey instructions of school officials shall result in a loss of eligibility to attend school-sponsored, off-campus events and may result in additional disciplinary measures in accordance with the Conduct and Discipline Policy.

Educational Events

Students are required to attend all educational events including field trips and college visits that are part of the School's curricula. Students who are absent from educational events must comply with the Attendance Policy.

Extracurricular Events

Extracurricular events, including off-campus events are a privilege and students who are not in good academic/behavioral standing at ALCS will not be allowed to off-campus events.

In order to be in good standing for purposes of attending extracurricular events, a student MUST:

- Not have been found in violation of a school policy 30 days prior to the event
- Not have an unexcused absenteeism rate over 10%
- Not have a grade of less than 70% in any one of their classes
- Have all school forms/permission slips turned in on time
- Attend school the day before and day of the event
- Meet any additional eligibility requirements (which are communicated in advance)

Administration reserves the right to adjust the participation requirements at their discretion.

Parent/Guardian Conferences

Parent/guardian meetings are conducted to communicate student concerns or needed supports to families. Typically, parent/guardian meetings are conducted by the SST team for:

- Discipline
- Academic Performance
- Attendance
- Social-Emotional Concerns

For the success of their child, it is vital that parents/guardians attend meetings scheduled by the school. If a parent/guardian cannot physically attend a meeting, alternative arrangements are made. A parent's/guardian's failure to attend a parent/guardian meeting may result in administrative actions by the school such as:

- The meeting is rescheduled.
- Home visit.
- For student discipline matters, the student may be assigned to LABS until the parent/guardian meeting is held.
- Referral to county services or partner agencies.

Mediation

Mediation is a restorative practice and is often used before a conflict occurs, during a conflict, or following completion of consequences that resulted from misconduct. Mediations are designed to resolve conflict between two or more students, or between a student and a teacher. They are held in a neutral location and are voluntary – they are only conducted when all involved parties agree to actively

participate.

Generally, only those directly involved in the conflict work with the mediator (e.g., one-on-one). Mediations are scheduled between 1st period and 8th period during times that do not negatively impact student academics.

When possible, the parent/guardian of the involved student(s) is notified by the mediator or staff member prior to the mediation. Parents/guardians may be invited to attend a mediation where ALCS believes it is appropriate.

Most mediations are successful. However, if an agreement cannot be reached or the participants cannot abide by the mediation expectations the mediator may end a mediation early. In those instances, students are separated, not immediately permitted to return to class, and the mediator works with the School and Community Safety Coordinator to determine whether it is safe for both students to remain in school.

- *If it is safe for both parties to remain in school:*
 - The students sign an agreement of No Contact.
 - Students return to class.
 - The parent/guardian of the involved parties are informed of the unsuccessful mediation.
- *If there are safety concerns:*
 - The students sign an agreement of no contact which applies to both in and out of school conduct (including social media; texting; etc.)
 - The parent/guardian or emergency contact of the involved parties are informed of the unsuccessful mediation and are required to pick up the student.

If a student violates a mediation agreement following a mediation, the student may be asked to participate in another mediation, be disciplined in accordance with the Conduct and Discipline Policy, and/or be asked to sign a “no contact” agreement.

PARENT/GUARDIAN/FAMILY/VISITOR POLICIES AND PROCEDURES

Family Engagement – The Family Action Committee (FAC)

“It takes a village to raise a child” is an African proverb that means an entire community of people must be present, active, and accountable in children’s lives for those children to experience and grow in a safe and healthy environment. A successful student has many advocates. Our “village” calls itself the Family Action Committee and we invite you to become a part of it. It is our goal to support our students in whatever way possible through academics and social and emotional development.

Members of the Family Action Committee regularly meet and discuss membership, student needs, recruitment, fundraising and all things ALCS! Believing that every member of our village can be of value, we ask that you take an active role in the support we try to provide to “our” daughters. Meeting dates and times are determined at the first meeting of the school year, typically held in September. The Family Action Committee generally meets monthly. Parents/guardians are strongly encouraged to join the Family Action Committee as a way to get together to discuss parents’/guardians’ concerns and share ideas on how to better ALCS life for our scholars.

School Visitation

Parent/Guardian Class Observation

Parents and guardians may request to observe their child's class. Requests to observe a class must be made two school days in advance. If these visits are reasonable in frequency and duration, and do not interfere with any students' learning or specific classroom activities, permission will be granted as determined by the Principal. Parents/guardians who visit classrooms are expected to respect the confidentiality rights of other students and may not share information they gather or learn as a result of their visit(s) about other students with others (with the exception of a school official where the parent/guardian believes there is a safety risk to a student/others).

Prospective Students

ALCS invites prospective students to spend a half or full day visiting Albany Leadership Charter School for Girls. A visit is a great way for students to see what it would be like to attend our school. Prospective students will be matched with a host student who will take them to classes, introduce them to other students and faculty members, and answer their questions. Visits can be scheduled on the ALCS website or calling the Main Office at 518-694-5300.

Visitor Parking

There is very limited parking available at 75 Park Ave. To avoid paying for parking, park either in the loop or in Lincoln Park.

Visitor Conduct

Parents/guardians are visitors and are required to follow the school's Conduct and Discipline Policy while on school property and attending school-sponsored events. Any parent/guardian who violates a school policy may be barred from school property and/or school events and law enforcement may be contacted.

Custody Rights and Responsibility

In the absence of a court order to the contrary, ALCS does not manage or mediate custody and/or visitation arrangements. Parents/guardians are required to work with Family Court if they have concerns that impact their child's education. No parent/guardian is denied the ability to pick their child up from school, visit classrooms, participate in FACs, or otherwise be excluded by ALCS from carrying out their parental rights and obligations unless ALCS is directed by a court with proper jurisdiction to do so.

PINS Petitions

A PINS Petition is a referral to Family Court that may be submitted by ALCS when a student does not attend school or engages in conduct which makes them "ungovernable, or habitually disobedient and beyond lawful control of the school". ALCS only pursues PINS after all school-based and outside (human resources agencies) intervention measures have been exhausted with the student and her family. The Student Support Team is responsible for determining whether ALCS needs to request Family Court intervention via the PINS process. The school social worker is generally the point of contact for the probation department, child welfare, Family Court, and police departments.

Education Records and Student Data Privacy

Annual Notification of Rights under FERPA and Education Law §2-d, Notification Regarding Limited Disclosure of Directory Information and Notice of Disclosure to Military Recruiters

Commented [A16]: There is no one-hour parking at MS; only Lincoln Park loop is available (or parents have to pay for parking). Parking within Lincoln Park is free.

The Family Educational Rights and Privacy Act (FERPA) and New York State Education Law §2-d affords parents and students who are 18 years of age or older (“eligible students”) certain rights with respect to the student’s education records. These rights are:

1. The right to inspect and review the student's education records within 45 days after the day the School receives a request for access.

Parents or eligible students who wish to inspect their child’s or their education records should submit to the [ENTER TITLE] a written request that identifies the records they wish to inspect. The School 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 education records that the parent or eligible student believes are inaccurate, misleading, or otherwise in violation of the student’s privacy rights under FERPA.

Parents or eligible students who wish to ask the School to amend their child’s or their education record should write the Program Administrator, clearly identify the part of the record they believe should be changed, and specify why it should be changed. If the School decides not to amend the record as requested by the parent or eligible student, the School will notify the parent or eligible student of the decision and of their right to a hearing regarding the request for amendment. Additional information regarding the hearing procedures will be provided to the parent or eligible student when notified of the right to a hearing.

3. The right to provide written consent before the School discloses personally identifiable information (PII) from the student's education records, except to the extent that FERPA authorizes disclosure without consent. (See below)
4. The right to file a complaint with the U.S. Department of Education concerning alleged failures by the School to comply with the requirements of FERPA. The name and address of the Office that administers FERPA are:

Student Privacy Policy Office
U.S. Department of Education
400 Maryland Avenue, SW
Washington, DC 20202

The School is required to have a Parent’s Bill of Rights for Data Privacy and Security. The Bill of Rights may be accessed here: [INSERT WEB ADDRESS]

Disclosures Without Prior Written Consent

FERPA permits the disclosure of PII from students’ education records, without consent of the parent or eligible student, if the disclosure meets certain conditions found in the FERPA regulations. Except for disclosures to school officials, disclosures related to some judicial orders or lawfully issued subpoenas, disclosures of directory information, and disclosures to the parent or eligible student, the FERPA regulations require the School to record the disclosure. Parents and eligible students have a right to inspect and review the record of disclosures. The School may disclose PII from the education records of a student without obtaining prior written consent of the parents or the eligible student –

- To other school officials, including teachers, within the educational agency or institution whom the School has determined to have legitimate educational interests. This includes contractors, consultants, volunteers, or other parties to whom the School has outsourced institutional services or functions, provided that the conditions listed in the statute are met.

A school official typically includes a person employed by the School as an administrator, supervisor, instructor, or support staff member (including health or medical staff and law enforcement unit personnel) or a person serving on the school board. A school official also may include a volunteer, contractor, or consultant who, while not employed by the school, performs an institutional service or function for which the School would otherwise use its own employees and who is under the direct control of the School with respect to the use and maintenance of PII from education records, such as an attorney, auditor, medical consultant, or therapist; a parent or student volunteering to serve on an official committee, such as a disciplinary or grievance committee; or a parent, student, or other volunteer assisting another school official in performing his or her tasks. A school official typically has a legitimate educational interest if the official needs to review an education record in order to fulfill his or her professional responsibility.

- To officials of another school, school system, or institution of postsecondary education where the student seeks or intends to enroll, or where the student is already enrolled if the disclosure is for purposes related to the student's enrollment or transfer, subject to certain statutory requirements.

Upon request, the School discloses education records without consent to officials of another school or school district in which a student seeks or intends to enroll, or is already enrolled if the disclosure is for purposes of the student's enrollment or transfer.

- To authorized representatives of the U.S. Comptroller General, the U.S. Attorney General, the U.S. Secretary of Education, or State and local educational authorities, such as the State educational agency (SEA) in the parent or eligible student's State. Disclosures under this provision may be made, subject to the requirements of § 99.35, in connection with an audit or evaluation of Federal- or State-supported education programs, or for the enforcement of or compliance with Federal legal requirements that relate to those programs. These entities may make further disclosures of PII to outside entities that are designated by them as their authorized representatives to conduct any audit, evaluation, or enforcement or compliance activity on their behalf, if applicable requirements are met.
- In connection with financial aid for which the student has applied or which the student has received, if the information is necessary for such purposes as to determine eligibility for the aid, determine the amount of the aid, determine the conditions of the aid, or enforce the terms and conditions of the aid.
- To State and local officials or authorities to whom information is specifically allowed to be reported or disclosed by a State statute that concerns the juvenile justice system and the system's ability to effectively serve, prior to adjudication, the student whose records were released, subject to certain statutory requirements.
- To organizations conducting studies for, or on behalf of, the School, in order to: (a) develop, validate, or administer predictive tests; (b) administer student aid programs; or (c) improve instruction, if applicable requirements are met.

- To accrediting organizations to carry out their accrediting functions.
- To parents of an eligible student if the student is a dependent for IRS tax purposes.
- To comply with a judicial order or lawfully issued subpoena if applicable requirements are met.
- To appropriate officials in connection with a health or safety emergency, subject to certain statutory limitations.
- If the information has been designated by the School as “directory information” (if certain statutory requirements are met).

Directory Information Notice

The School has designated the following information as directory information: student’s name, address, email address, telephone number, photograph/image, participation in officially recognized activities and sports, and honors and awards received.

The School may disclose appropriately designated “directory information” without written consent if the School determines the disclosure would not be harmful or an invasion of privacy if released, unless you have advised the School to the contrary in accordance with its procedures. The primary purpose of directory information is to allow the School to include information from your child’s education records in certain school or School publications. Examples include: social media, the annual yearbook, honor roll or other recognition lists, graduation programs, and activity sheets and information.

Directory information can also be disclosed to outside organizations without a parent’s prior written consent, such as companies that manufacture class rings or publish yearbooks. In addition, two federal laws require local educational agencies receiving assistance under the Elementary and Secondary Education Act of 1965, as amended to provide military recruiters, upon request, with the following information – names, addresses and telephone listings – unless parents have advised the LEA that they do not want their student’s information disclosed without their prior written consent.

School by law will disclose directory information, including students’ names, addresses, and telephone listings, to military recruiters upon request.

If you do not want the School to disclose any or all of the types of information designated above as directory information from your child’s education records without your prior written consent, you must notify Carina Cook, CEO/Superintendent, 19 Hackett Boulevard, Albany, New York 12208, in writing, prior to September 1, 2024. You may use the following form:

Opt-Out Request Form:

Dear Ms. Cook,

We DO NOT want the School to disclose DIRECTORY INFORMATION from our child’s education records.

Full Name of Child:

Teacher/Classroom: _____ School: _____ (Homeroom if secondary)

Parent/Guardian Name: _____ Phone Number: _____

Address:

Parent/Guardian Signature: _____ Date: _____

Note: The School is not responsible for media coverage of school events that are open to the public.

- To an agency caseworker or other representative of a State or local child welfare agency or tribal organization who is authorized to access a student’s case plan when such agency or organization is legally responsible, in accordance with State or tribal law, for the care and protection of the student in foster care placement.
- To the Secretary of Agriculture or authorized representatives of the Food and Nutrition Service for purposes of conducting program monitoring, evaluations, and performance measurements of programs authorized under the Richard B. Russell National School Lunch Act or the Child Nutrition Act of 1966, under certain conditions.

Complaint Policy

Informal Complaint Procedures

An informal complaint is a complaint that does not concern the alleged violation of law or charter (examples include, but are not limited to, the following: a concern about an academic grade, the school’s uniform policy, the school’s cell phone policy, or the bus schedule, etc.). If you have an informal complaint, you are encouraged to contact the appropriate staff member at the School by telephone. All staff members are committed to responding promptly to informal complaints, either in person, by telephone, or in writing. If an informal complaint is not responded to and resolved promptly or satisfactorily, you may contact the Principal to discuss the matter. The Principal shall respond in person, by telephone, or in writing.

Formal Complaint Procedures

If you are not satisfied with the outcome or decision pertaining to the informal complaint, and if your complaint alleges a violation of the school’s charter or law, you may file a formal complaint in writing to the Chair of the School’s Board of Trustees. The contact information for the School’s Board of Trustees designee can be obtained in person at the School’s main office. Upon receipt of a formal complaint, the Chair of the Board of Trustees shall appoint a designee to review the complaint. After reviewing the

complaint, the designee(s) will respond in writing to the complainant within a reasonable amount of time (within forty-five (45) days from the date of receipt of the complaint by the Board of Trustees).

If you are not satisfied with the response from the Chair of the Board of Trustees and/or the Chair's designee, you may submit a formal complaint to the School's authorizer, the SUNY Charter Schools Institute. Instructions on how to submit a complaint to the SUNY Charter Schools Institute can be found in the Institute's grievance guidelines available at www.newyorkcharters.org/contact/. The Charter Schools Institute, acting on behalf of the Board of Trustees of the State University of New York, will investigate and respond. If, after presentation of the complaint to the Charter Schools Institute, you determine that the Charter Schools Institute has not adequately addressed the complaint, you may present the case to the State Education Department, acting on behalf of the Board of Regents, which shall investigate and respond. The Charter Schools Institute and the State Education Department each has the power and the duty to take remedial action to resolve the complaint, as appropriate.

If you elect to follow the informal complaint procedures to resolve a formal complaint, you shall be permitted at any time to stop the informal complaint procedures and initiate formal complaint procedures. If an individual or group voices a complaint at a public meeting of the School's Board of Trustees or to individual trustees, trustees shall not respond to the substance of the complaint, but instead shall thank the individual or group for their time and direct them to the relevant complaint procedures.

CONDUCT AND DISCIPLINE POLICY

The Conduct and Discipline Policy has been established to promote a safe and respectful learning environment. The Conduct and Discipline Policy identifies behaviors that are prohibited at ALCS. Students enrolled at ALCS are required to abide by the Code of Excellent Conduct. Parents/guardians and families are given a copy of the Conduct and Discipline Policy at the September Open House, and a copy is available on the ALCS website.

Responses are restorative practices and consequences designed to restore safe and positive learning environments, deter repeat violations, assist those impacted by misconduct, reaffirm community expectations, and provide educational and reflective opportunities for students.

This Policy, including the examples of misconduct and lists of consequences in Tiers 2-4, are not intended to be exhaustive but to provide a guide and framework for the School and community to understand expectations. Consequences are assigned based on the nature and gravity of the violations, the student's age, and disciplinary history. Consequences assigned by ALCS are additive and cumulative, thus, future violations of school policy typically result in more significant consequences, especially for the same or similar repeated conduct.

Scope of Authority

The Conduct and Discipline Policy applies to all students while on school property and at off-school property school-sponsored events beginning from the time the student applies to ALCS until the actual awarding of a degree or when a student withdraws or is dismissed from ALCS. This includes, at the discretion of the school, during school break periods and periods of suspension.

Restorative Practices

Restorative practices means strategies, systems and programs designed to repair harm caused by misconduct with the goal of maintaining a safe and supportive learning environment. ALCS uses restorative practices as part of all student discipline interventions. Examples of restorative practices include peace circles, mediations, and parent/guardian conferences, and they may be used at all Tiers prior to, during, or after the misconduct occurs.

Prohibited Conduct and Responses

ALCS uses a Four-Tiered System to progressively align prohibited conduct (behavior) with interventions and penalties. Tier 1 behaviors are considered low level and can be managed outside of the traditional student discipline process. Tiers 2, 3, and 4 and repeated Tier 1 behaviors are managed via the student discipline process. Examples of prohibited conduct are outlined under each Tier.

Tier 1 Prohibited Conduct

Minor acts of misconduct that interfere with the orderly operation of a classroom, school building, or school activity. Tier 1 Prohibited Conduct includes but is not limited to:

- Loud or inappropriate language or gestures
- Abuse of hall or bathroom privileges
- Teasing
- Being in an unauthorized area without permission
- Interfering with the behavior of others
- Unauthorized use of electronic devices, or misuse of computers
- Careless, unauthorized use of, loss of, or damage to school property and facilities
- Recurring failure to be prepared with class materials, supplies
- Minor disruptive behavior
- Failure to comply with the dress code
- Unexcused tardiness to class
- Cutting class (skipping)
- Statements or actions, written, verbal or electronic, that disrupt the educational process
- Littering
- Failure to comply with teacher instructions (i.e. sitting in assigned seat)

Tier 1 Responses

Tier 1 behaviors are typically managed by the teacher (or staff member). When these behaviors are displayed, teachers address the behavior with the student in a manner that is least disruptive to the academic environment. Interventions a teacher may use to address the student include, but are not limited to:

- Talking with the student outside of class
- Talking with the student after class
- Redirecting the student
- Providing a student with a break

If the student's behaviors are not corrected as a result of the teacher's/staff's interventions, the teacher/staff:

- If the desired outcome is not achieved, the teacher may call a Student Support Team Member (SST) for assistance.
- Upon the Student Support Team member's arrival, the teacher is expected to provide the SST with the nature of the incident, the student's response, and all interventions applied.
- The SST member will ascertain the steps that are appropriate to the given situation. These can include, but are not limited to:
 - Discussion with the teacher and student outside of the classroom.
 - Private conversation between the Student Support Team Member and the student.
 - Private conversation between another member of the Student Support Team Member and the student.
- At the conclusion of the incident, the Teacher and SST member will complete the call to the student's parent(s)/guardian(s) by the end of the business day.

If the student fails to meet the expectations or it is determined by the teacher and SST member that the student cannot return to the classroom, Tier 2 Responses, below, are used.

Tier 2 Prohibited Conduct

Tier 2 Prohibited Conduct includes but is not limited to:

- Cheating, plagiarism, copyright infringement
- Repeated teasing
- Unauthorized distribution or posting of any written material, pamphlets, posters or other inappropriate material without prior approval of the Principal or designee
- Unauthorized use of school property, logo, or school name
- Repeated cutting of classes (skipping)
- Cutting detention
- Possession or use of tobacco, nicotine products such as e-cigarettes (vaping) or any paraphernalia products on school grounds or at school functions (regardless of where such event or activity takes place)
- Threat or harassment/intimidation/bullying
- Throwing or propelling objects that can result in physical injury
- Trespassing or unauthorized entry, presence, or use of school facilities

Tier 2 Responses

- A member of the SST will respond to the behavior via the Continuum of Care.
- When members of the SST respond, their primary responsibility is to maintain safety, which may include calling for additional support.
- Typically, when responding to these behaviors the responding SST member(s):
 - Remove the student(s) of concern from the classroom or incident location.
 - Separate the involved students.
 - Meet and gather information from all involved parties (respondent, complainant, teacher, etc.), and obtain a written referral from the teacher.
 - Escort involved the student(s) to a safe location.
 - Contact the Assistant Principal.
- The Assistant Principal or designee will:
 - Evaluate all information, including information from the respondent.
 - Assign the consequence.
 - Inform all parties of the resolution in accordance with school policies.

Commented [A17]: I think you should explain what this term means. Because it is capitalized, it suggests there is some sort of formally-named program....

- Contact involved students' parent(s)/guardian(s).
- Document incident and resolution.

Tier 2 consequences can include but are not limited to:

- Parent/guardian meeting
- Loss of school privileges
- Mandatory participation in flex
- Detention
- Alternative Learning Center placement
- Mandatory or administrative flex time
- Detention
- Behavioral contract
- Suspension from extra-curricular and/or interscholastic activities
- In-school suspension

Tier 3 Prohibited Conduct

Tier 3 misconduct typically involves serious or disruptive acts directed against people or property that can or do endanger the health or safety of oneself or others.

Tier 3 Prohibited Conduct includes but is not limited to:

- Repeated Tier 2 Prohibited Conduct
- Abusive or disrespectful language (verbal or written) towards a teacher or staff member.
- Ongoing bullying, as defined by DASA (though the bullying need not be based on a covered status)
- Cell phone violation
- Coercion
- Failure to comply with directives of school officials
- Extortion
- Harassment, including but not limited to harassment based on a person's actual or perceived: race, color, weight, national origin, ethnic group, religion, religious practice, disability, sex, sexual orientation, or gender (including gender identity and expression) or other protected class, or other violations of the Dignity for All Students Act ("DASA") and policy (see below)
- Insubordination
- The unauthorized possession or misuse of prescription medication or any over the counter medication
- Theft
- Vandalism or destruction of personal property or school property

Tier 3 Responses

- A member of the SST will respond to the behavior via the Continuum of Care.
- When members of the SST respond the primary responsibility is to maintain safety, which may include calling for additional support.
- Typically, when responding to these behaviors the responding SST will:
 - Remove the student(s) of concern from the classroom or incident location.
 - Separate the involved students.

Commented [A18]: See above.

- Meet and gather information from all involved parties (respondent, complainant, teacher, etc.), and obtain the written referral from the teacher.
- Escort involved the student(s) to a safe location.
- Contact the Assistant Principal.
- Students who exhibit behaviors that can result in an out of school suspension will meet with the Assistant Principal, or designee.
- The Assistant Principal or designee will:
 - Evaluate all information, including information from the respondent.
 - Assign the consequence.
 - Inform all parties of the resolution in accordance with school policies.
 - Contact involved students' parent(s)/guardian(s).
 - Document incident and resolution.

Tier 3 Consequences can include but are not limited to:

- Parent/guardian Meeting
- Alternative Learning Center placement
- Mandatory Flex
- Detention
- Loss of school privileges
- Mandatory or administrative flex time
- Detention
- Behavioral contract
- Suspension from extra-curricular and/or interscholastic activities
- In-school suspension (LABS)
- Short-term out of school suspension (suspension lasting no more than 10 school days)
- Long-term out of school Suspension (suspension lasting greater than 10 school days)
- Off-site tutoring
- Modified school schedule
- Expulsion

Tier 4 Prohibited Conduct

Extremely serious or disruptive acts directed against people or property that can cause significant danger the health or safety of oneself or others.

Tier 4 Prohibited Conduct includes but is not limited to:

- Repeated Tier 3 Prohibited Conduct
- Arson
- Attempted or actual sale, distribution, or manufacture of alcohol, marijuana, illegal substances, prescription drugs or drug paraphernalia on school property or at a school function.
- Possession, use of alcohol, marijuana, illegal substances, or drug paraphernalia on school property or at school functions.
- Intoxication or impairment due to the misuse of prescription or over the counter medication.
- Endangering the safety of oneself or others with the intent to inflict harm (e.g., throwing desk, chairs, objects)
- Assault with intent to or that causes physical injury
- Committing an act of violence upon a school employee

- Fighting
- Displaying what appears to be or is a weapon, while on school property or attending a school sponsored event
- Possession of a weapon at school, or any device that could be potentially detonated or exploded on school grounds or at school function, (e.g., live ammunition, fireworks, etc.)
- Threatening to use a weapon, while on school property or attending a school sponsored event
- Participating in the planning of or making a bomb threat or other threat to cause harm to the school community, regardless of whether the threat is intended to cause distress to others
- Tampering with or creating a false fire alarm

Tier 4 Responses

- A member of the SST will respond to the behavior via the **Continuum of Care**.
- When members of the SST respond the primary responsibility is to maintain safety, which may include calling for additional support.
- Typically, when responding to these behaviors the responding SST will:
 - Remove the student(s) of concern from the classroom or incident location.
 - Separate the involved students.
 - Gather information from all involved parties, including a referral from the teacher
 - Escort involved student(s) to safe location.
 - Contact the Assistant Principal.
- The Assistant Principal or designee will:
 - Gather any additional information.
 - Evaluate all information, including information from the respondent.
 - Assign the consequence.
 - Inform all parties of the resolution in accordance with school policies.
 - Contact involved students' parent(s)/guardian(s).
 - Document Incident and resolution.

Commented [A19]: See above.

Tier 4 Consequences may include but are not limited to:

- Parent/guardian meeting
- Alternative Learning Center placement
- Loss of school privileges
- Mandatory or administrative flex time
- Detention
- Proposed behavior contract
- Suspension from extra-curricular and/or interscholastic activities
- In-school suspension
- Short-term out of school suspension (suspension lasting no more than 10 school days)
- Long-term Out of school suspension (suspension lasting greater than 10 school days)
- Off-site tutoring
- Modified school schedule
- Expulsion
- Law enforcement involvement/referral

Procedures for Disciplinary Consequences

Proposed Behavior Contract

School staff may develop and propose written agreements between the school and students subject to punishment under this policy. The purpose of a behavior contract is to identify target behaviors, define expectations, and describe consequences that may be imposed if the student violates the contract. While the decision to enter into a behavior contract is voluntary, if the parent/guardian declines, other disciplinary action may be imposed.

Suspension from Transportation:

Transportation is not provided by ALCS. Students who use school district transportation may be subject to discipline by the school district and/or ALCS. ALCS has no decision-making authority for school-district-imposed discipline relative to transportation, and parents/guardians seeking information related to such disciplinary action should contact the transportation department of their school district.

If a student is suspended from transportation, the parent/guardian is responsible for providing alternative transportation during the period of suspension. Absences of students who do not attend school because they are suspended from transportation are considered unexcused.

Classroom Removal

Students may be removed from class as a result of their misconduct. Removals are typically short-term (e.g., for a cooling-off period). Parents/guardians are not notified of one removal but are notified if there is a pattern of removals (e.g., three removals within a short period of time, such as one instructional day or within one week for similar behaviors). The student and parent/guardian shall be given an opportunity to meet informally with the Principal/Principal's designee, however the removal will not be delayed pending such meeting.

Loss of School Privileges

Loss of school privileges means a student is suspended from participation in one or more activity that ALCS considers a *school privilege*, which includes any or all extracurricular activities and interscholastic sports. Students who lose school privileges are informed via letter home. The student and parent(s) or guardian(s) have the opportunity to meet informally with the Principal/Principal's designee if so requested. While the meeting is held as soon as possible, loss of school privileges is enforced as administered. In other words, a student will not be permitted to participate pending the outcome of the meeting. If a student is suspended from school privileges multiple times, the student may lose privileges for the remainder of the year or another specified period based upon the level and frequency of infractions.

Assignment to Learning and Behavior Supports (LABS)

Students assigned to Alternative Learning report to the building's Learning and Behavior Support Center (LABS). While in LABS, students are permitted to enter the LABS facility but are prohibited from attending their scheduled class and/or school-sponsored activities, including college tours and class trips. Instead, students report to LABS to complete their assignments in a smaller, more focused space with a Teaching Assistant. The duration of LABS time is determined by the Principal or principal's designee.

Short-Term Suspension

A short-term suspension is the removal of a student from school for a period of ten or less school days. The Principal shall determine the period of suspension on a case-by-case basis. Before imposing a short-term suspension, the Principal shall explain the alleged misconduct to the student and, if the student denies or disagrees with the information, the Principal shall provide an explanation of the evidence in support of the finding that the misconduct occurred. The student will also be provided with the opportunity to present their version of events.

Before imposing a short-term suspension the Principal/Principal's designee shall notify the parent/guardian that the student may be suspended from school. Written notice shall be provided by personal delivery or express mail delivery within 24 hours of the decision to impose the suspension. The notice will be sent to the address on file in the dominant language or mode of communication of the parent/guardian. Parents/guardians are given the option to receive communications via email at the beginning of each year, in which case notice will be sent via email. Wherever possible, notice shall also be provided via telephone call.

Written and telephone notice shall: (1) include a description of the incident(s) for which the suspension is proposed; and (2) inform the parent/guardian of their right to request an informal conference with the Principal/Principal's designee. The Principal/Principal's designee shall schedule an informal conference as soon as possible. The informal conference shall be provided in the dominant language or mode of communication of the parent/guardian.

If the student's presence on school grounds pending notice poses a danger to persons or property or an ongoing threat of disruption to the educational process, the short-term suspension may be imposed prior to the informal conference.

If a parent/guardian disagrees with the decision of the Principal/Principal's designee, the parent/guardian may file a written appeal to the Board of Trustees via the Principal within five business days of the date of the decision. The appeal to the Board will be handled by the Board's designee, the CEO, or his/her designee.

Long-Term Suspension or Expulsion

A long-term suspension is the removal of a student from school for a period of more than ten days; and an expulsion is the permanent removal of a student from ALCS. When the Principal believes a long-term suspension or expulsion may be warranted, the Principal shall impose a ten-day suspension and refer the student to the CEO for further disciplinary action. The CEO or designee shall serve as the hearing officer and a formal long-term suspension/expulsion hearing shall be held. Prior to imposing a long-term suspension, the following steps shall be taken:

1. If the student poses a danger to persons or property or an ongoing threat of disruption to the educational process, the student shall be immediately removed from class and/or school.
2. Once the Principal has determined s/he is going to refer the student for a long-term suspension/expulsion, the Principal shall inform the student that s/he is being suspended and is being referred to the CEO for consideration for a long-term suspension/expulsion, and explain the reasons for that referral.
3. The parent/guardian shall be notified of the referral in writing by personal delivery or express mail delivery within 24 hours of the decision to refer the student for a long-term

suspension/expulsion. Where possible, the notice shall also be provided by telephone call. The notice shall be in the dominant language/mode of communication of the parent/guardian.

4. The notice shall:
 - a. include a description of the incident or incidents which resulted in the suspension;
 - b. indicate that a formal disciplinary hearing will be held on the matter;
 - c. include the date, time, and location of the hearing;
 - d. notify the parent/caregiver of the student's right to representation by counsel or a non-attorney advocate of the parent's/guardian's choosing, the right to present evidence, and the right to call and/or question witnesses;
 - e. the right to request a record of the hearing (via audiotape); and
 - f. state that a written decision will be provided.
5. The hearing officer (the CEO or designee) shall oversee the hearing and the hearing shall be recorded. The hearing officer will listen to both sides and ask clarifying questions as needed. The hearing officer shall issue a written decision that includes the findings of fact related to the charges and the disciplinary decision reached. The written decision shall be sent to the parent/guardian within seven school days after the hearing.
6. If the hearing officer is a designee, and the student is found to have engaged in misconduct, the hearing officer may make a recommendation to the CEO related to the penalty. The CEO shall determine the appropriate penalty and notify the parent/guardian of such in writing within seven school days of the determination. The CEO shall consider the student's prior disciplinary history when determining the penalty.

Appeals from Long-Term Suspensions/Expulsions

If a parent/guardian disagrees with a long-term suspension/expulsion, they may appeal the decision in writing to the Board of Trustees. The appeal must be received by the Board within three weeks of the date on the written decision. On appeal, the Board or a group of three board members appointed by the Board Chairperson will review the "record." The record includes any written statements relied on as part of the decision to suspend the student, the suspension letters to the parent/guardian, and any written summary of the reasons for the appeal from the parent/guardian. For long-term suspensions/expulsions, the record also includes the audio-recording of the hearing and any tangible evidence (e.g., hearing exhibits) presented at the hearing. The Board may elect to ask questions of the parent/guardian and/or CEO, but the parent/guardian does not have a right to present any oral argument or attend the Board's deliberations of the matter. The Board will consider the appeal at its next regularly scheduled meeting and issue a written decision within seven school days of the meeting. The Board's decision may be further appealed to the School's authorizer pursuant to the Complaint Policy, which can be found on p. [redacted] and the School's website..

Alternative Instruction

Students who are removed from school as a result of out-of-school suspensions are entitled to receive alternative instruction. Alternative instruction should begin on the first day of the student's suspension or as soon as practicable. "Alternative instruction" means instruction which is substantially equivalent to the school program and ALCS will develop an alternative instruction plan designed to meet this requirement, recognizing it may be different for each student. Alternative instruction usually begins by the second day of suspension, and is provided for approximately two hours per day, generally between the hours of 3:30 PM and 6:00 PM, Monday through Friday). Students who are expelled are no longer enrolled at ALCS and are not entitled to alternative instruction as of the effective date of the expulsion.

Procedures for Disciplining Students with Disabilities:

In addition to the disciplinary procedures applicable to all students, ALCS follows all federal laws applicable to students with disabilities. A student not specifically identified as having a disability but whose school district of residence or ALCS, prior to the behavior which is the subject of the disciplinary action, has a basis of knowledge that a disability exists may request to be disciplined in accordance with these provisions.

ALCS shall maintain written records of all suspensions and expulsions of students with disabilities including the name of the student, a description of the behavior engaged in, the disciplinary action taken, and a record of the number of days a student has been suspended or removed for disciplinary reasons.

For penalties that do not constitute a disciplinary change in placement (10 days or less), students with disabilities shall be subject to the same disciplinary policy as students without disabilities. Students will receive the same legally required alternative instruction as other students.

Manifestation Determination and Cooperation with the School District of Residence

Whenever a suspension of a student with an IEP or a student suspected of having an education-related disability exceeds ten days in a school year (either through a series of short-term suspensions for a pattern of behavior or a referral for a long-term suspension that will exceed ten days), ALCS shall notify the student's district of residence of the need for a manifestation determination review (MDR). In the event a MDR determines that the conduct of a student with a disability is attributable to that disability, the student shall immediately be permitted to return to the school, in lieu of beginning or completing the period of suspension. If a student's behavior is not a manifestation of the disability, the student shall be disciplined in the same manner as the school's general education students.

Students with Section 504 Plans

Students with 504 plans are subject to the same disciplinary processes as students with IEPs, except that in the case of a change in placement totaling more than 10 days, the student shall not be referred to the CSE. Instead, ALCS will conduct its own meeting to determine whether the behavior is a manifestation of the student's disability.

Gun-Free Schools Act:

Federal law requires the suspension from school for at least one calendar year of a student who is determined to have brought a firearm to school or to have possessed a firearm at school. The CEO may modify this requirement on a case-by-case basis, including imposing an expulsion. Any modification must be in writing in accordance with the Federal Gun Free Schools Act of 1994.

Title IX Sexual Harassment

ALCS complies with Title IX of the Civil Rights Act, which prohibits sexual harassment of students. If you believe your child has been sexually harassed, please contact the Title IX Coordinator, [\[insert here\]](#) for assistance. The Title IX Coordinator will provide you with a copy of the Title IX policy and assist you with understanding the process for filing a formal complaint.

Dignity for All Students Act ("DASA") Policy

In accordance with New York State’s Dignity for All Students Act (“DASA”), ALCS is committed to providing its students, Employees, volunteers and visitors with an educational and working environment that is safe and secure, promotes respect, dignity and equality, and is free from bullying, discrimination or other forms of harassment or intimidation.

Bullying

Bullying is strictly prohibited on school property and at any school function, as well as any other place or time when the effects of such conduct would reasonably be expected to impact the educational process or create a risk disruption within the school environment.

“Bullying” is defined as harassment, aggressive behavior or other intentional action, whether verbal or physical, which is intended, or could reasonably be expected, to cause emotional harm, distress, fear, ridicule, humiliation and/or intimidation.

Bullying can be face-to-face, or carried out by phone, over the internet and other ways directed at another person through the "posting" of sensitive and/or private information, including cyberbullying.

“Cyberbullying” means bullying through any form of electronic communication, such as email, text, and social media (e.g., Facebook, Twitter, TikTok, Snapchat, and Instagram).

Bullying can take many forms, such as slurs, jokes, innuendos, demeaning comments, cartoons, pranks, gestures, and physical attacks (“Intentional action” refers to the individual’s choice to engage in the act rather than the ultimate impact of the action(s).) This policy includes Bullying of students (by other students, employees, volunteers and visitors) and by students (of employees, volunteers and visitors). Bullying by students will result in discipline, up to and including expulsion. Bullying by employees will result in disciplinary action, up to and including termination of employment.

Harassment and Discrimination

All students are entitled to a learning environment free from harassment and discrimination. No student or employee shall be subjected to discrimination or harassment by other students, employees or visitors on the basis of physical, cultural or even social differences, including, without limitation based on their actual or perceived race, color, weight, national origin, ethnic group, religion, religious practice, disability, sexual orientation, sex, gender identity, or gender. “Harassment” includes any action (verbal or physical) which tends to create a hostile environment (including bullying and cyberbullying) and has substantially interfered with a student’s educational opportunities or benefits or the terms and conditions of an employee’s employment, reasonably causes a student or employee to fear for their physical safety, or reasonably poses a risk to a student’s or employee’s physical or emotional well-being. Just like bullying, harassment that occurs off school property is prohibited when the effects of such conduct would reasonably be expected to impact the educational process or create risk of disruption within the school environment. Harassment by students will result in discipline, up to and including expulsion. Harassment by employees will result in disciplinary action, up to and including termination of employment. ALCS values and embraces its inclusive and diverse school communities and strives to provide a welcoming, safe and supportive environment for all students and families regardless of their race, color, ethnicity, religion, gender, disability, sexual orientation and gender identity. If a student or their family would like to explore a particular accommodation based upon cultural or religious practices, or due to one’s disability, sexual orientation, or gender identity, the student or the student’s families or guardian should contact the Principal to schedule a meeting to discuss a plan to address the student’s particular circumstances and needs.

Reporting and Investigation of Complaints

Any staff member who witnesses, receives an oral or written account of, or otherwise reasonably suspects the occurrence of, any act constituting harassment, discrimination or bullying must promptly notify the Principal and Dignity for All Students Act (DASA) Coordinator of such occurrence as soon as reasonably practicable, but no later than one school day of witnessing or receiving a report of harassment, discrimination or bullying. Such staff member is required to file a written report with the Principal and DASA Coordinator no later than two school days after such oral report or notification. Reporting forms are available in the Main Office.

The ALCS Middle School DASA Coordinator is: [insert name, title, email, and phone number here.] The DASA Coordinator is trained to handle human relations in the areas of race, color, weight, national origin, ethnic group, religion, religious practice, disability, sex, sexual orientation, gender and gender identity. The DASA Coordinator will be accessible to students and staff members for consultation and advice. All students, families/guardians, visitors and others are strongly encouraged to report any such conduct. Retaliation or reprisal by any staff member, student or family/guardian against any individual who, in good faith, reports or assists in the investigation of harassment, discrimination or bullying is strictly prohibited (and, for students and staff members, will result in severe discipline).

All complaints will be treated in a confidential manner to the maximum extent possible. Please note that anonymous reports may limit the school's ability to effectively and efficiently respond to the complaint. The Principal or DASA Coordinator will lead or supervise the prompt and thorough investigation of all such reports. If such investigation results in a finding of a violation of the school's policies, the school will take prompt action, reasonably calculated to end the harassment/discrimination or bullying, eliminate any hostile environment, prevent recurrence of the behavior, and ensure the safety and educational opportunities of the student(s) or staff member(s) against whom such behavior was directed.

ALCS applies the same disciplinary framework to misconduct covered by DASA as it does to other misconduct. ALCS reserves the right to notify an appropriate law enforcement agency when it is believed that any harassment/discrimination/bullying may constitute criminal conduct. Material incidents of discrimination and harassment will be reported to the State Education Department as required by law.



Albany Leadership Charter School for Girls

Parent/Guardian Handbook and Conduct and Discipline Policy 2024-2025

High School

19 Hackett Blvd., Albany, New York 12208

www.albanyleadership.org

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INTRODUCTION

School Overview: Mission, Vision, Purpose and Core Values

School Mission

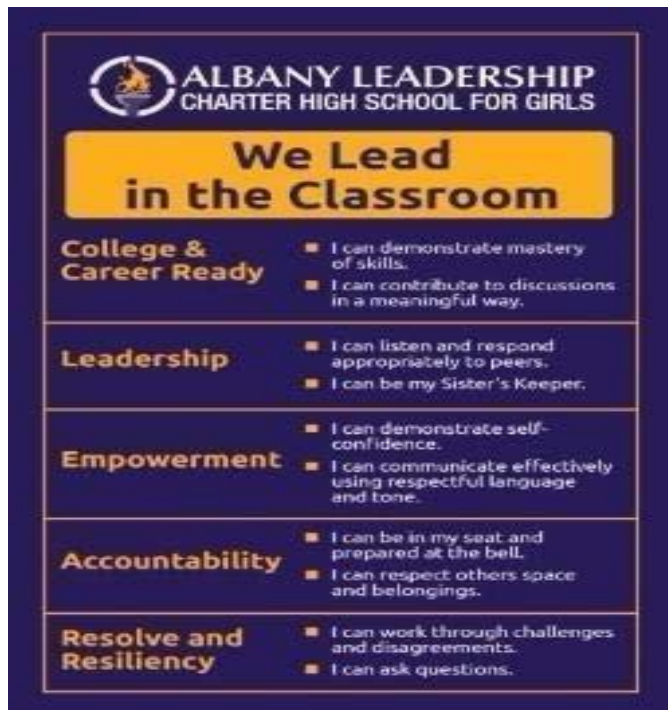
Albany Leadership Charter School for Girls (ALCS) prepares young women to graduate from high school with the **academic** and **leadership skills** necessary to succeed in college and the career of their choosing.

School Vision

Albany Leadership Charter School for Girls will be a **recognized leader in single-sex secondary education for young women**. It will foster a **community of scholars** dedicated to life-long learning and committed to improving their communities through their pursuit of post- secondary endeavors.

School Purpose

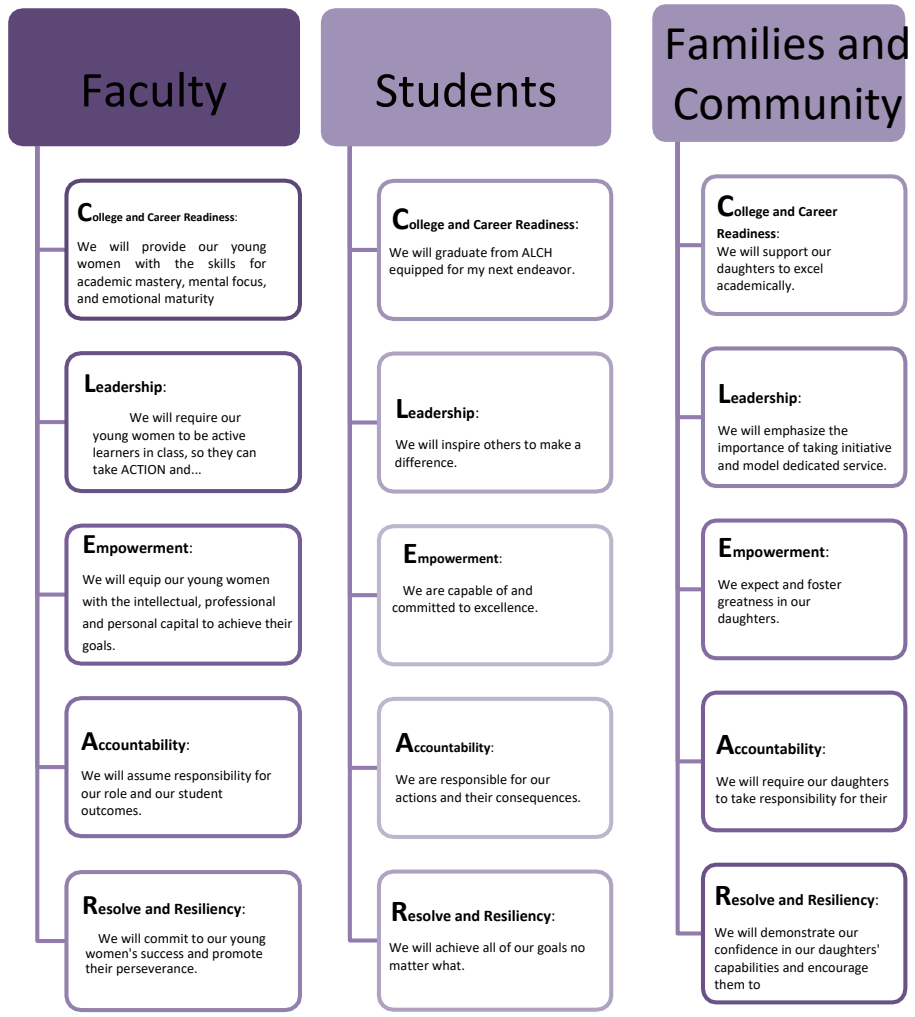
Girls in urban America have been **negatively affected by a mediocre educational system, low expectations, and high drop-out rates**. Albany Leadership Charter School for Girls's charge is to eliminate this historical reality with the support of the ALCS Board of Trustees, faculty, staff, students, families, and the community at large, whose core values influence student success.



Core Values

The ALCS CLEAR Values: Our high academic and behavioral standards are embedded in our *Core Values*. These values are the foundation upon which every administrator, faculty member, student, family, and community member must acknowledge and practice in order to achieve our mission: The ALCS CLEAR Values approach can only be achieved when all stakeholders understand their role in our school community.

Commented [A1]: There are two boxes that are missing text: (1) Faculty - Leadership; and (2) Families and Community - Resolve and Resiliency. Please ask Darius for missing information.



Roles and Expectations

Students' Role in the ALCS Community

ALCS expects students to honor and embody the CLEAR core values. Moreover, we require students to come to school on time each day, prepared and ready to learn. In addition to our high expectations for academic performance and respectful conduct, ALCS also obligates each student to take a proactive role in making ALCS a better place. Students are expected to be engaged participants in ***service learning*** to ensure they learn the true meaning of leadership while strengthening and improving the local community.

To maintain our high academic, cultural, and college-bound standards, ALCS students must:

1. Respect all members of the ALCS community.
2. Honor and practice ALCS' CLEAR values.
3. Adhere to all ALCS policies including the dress code, food/beverage, attendance/tardiness.
4. Attend school daily, arriving on time and remaining in school for the entire day.
5. Be prepared for every class by arriving with the necessary tools to successfully participate.
6. Focus on learning and leadership-development in every class.
7. Complete all assignments with academic honesty and integrity.
8. Reject and report any act of bullying.
9. Refrain from using electronic devices (except School-issued Chromebooks) in the building during school hours.
10. Practice "I am my sister's keeper".

Families' Role in the ALCS Community

ALCS needs the support of parents/guardians to successfully achieve our mission and to provide our students the maximum opportunity to succeed. We realize that ALCS is a demanding place, not only for students but also for parents/guardians, and ask that families remember that every rule, every policy, and every decision is grounded in the mission, vision, and purpose of ALCS. Therefore, we need families to respect and support the school's values and edicts. ALCS promises to keep an open relationship with parents/guardians by communicating via letters, emails, phone calls, and meetings.

Faculty's Role in the ALCS Community

ALCS employs competent, passionate, and hard-working educators who are equipped with the necessary skills and expertise to ensure that the ALCS mission is accomplished. They are committed to each scholar's success and seek a partnership with families to maximize each student's potential.

Leadership Team's Role in the ALCS Community

ALCS employs an experienced, passionate, and competent leadership team with strong pedagogical, practical, and public education experience to ensure that each ALCS member is supported and held accountable for the academic success of every student enrolled at ALCS as our mission is achieved.

Non-Discrimination Policy and Equity Statement

ALCS, in accordance with its non-discrimination policy, does not discriminate in its programs, activities, facilities, employment, or educational opportunities on the basis of race, color, age, disability, sex, religion, national origin, or sexual orientation, or any other basis protected by federal or state law and does not tolerate any form of discrimination, intimidation, threat, coercion, and/or harassment that insults

the dignity of others by interfering with their freedom to learn and to work.

We further consider LOW ACADEMIC AND/OR BEHAVIORAL EXPECTATIONS based on race, color, disability, sex, religion, national origin, or sexual orientation a form of discrimination. We believe all our students can succeed in college, regardless of their background. Our commitment to our CLEAR core values means that all students are expected to succeed academically and adhere to the Conduct and Discipline Policy.

ALCS has a solid commitment to ensuring that every single student has the opportunity to succeed. In meeting this goal, ALCS also understands there is no “one size fits all” approach to addressing students’ needs, and therefore operates the school through an equity lens. This means not all students are treated equally; rather students are treated with fairness in an equitable manner in that she gets what she needs to succeed. However, what your daughter receives will not always be equal to that received by others. For example, she may not receive the same exact supports another student receives by way of consequence or incentive. ALCS discourages students from engaging in the “sin of comparison” because it dissuades them from taking responsibility for their actions and impedes their ability to recognize what it is that they, individually and solely, must address or change within themselves to optimize their school’s experience. By enrolling your child at ALCS, you agree to understand and respect this framework, particularly when a question arises about how your daughter has been treated as compared to another individual. Moreover, ALCS administration respects the privacy of individual students and their families and is prohibited from discussing another student’s actions, circumstances or consequences with you or share any information about another student. Our primary goal is to partner with you to ensure that your child receives the support she needs to succeed.

SCHOOL YEAR AND DAY

2024-25 Calendar

Commented [A2]: Insert 2024-25 calendar here.

School Day Schedules

Regular School Days

The school day begins at 7:50 am and ends at 3:00 pm on Mondays, Tuesdays, Wednesdays and Thursdays. Flextime/tutoring is offered for 30 minutes after school on regular school days and concludes at 3:30 pm. Breakfast is from 7:10 am – 7:45 am. The kitchen closes at 7:40 am and students are dismissed from the Student Union to class at 7:45 am.

Fridays – Professional Development Days

On most Fridays, the school day begins at 7:50 am and ends at 12:00 pm (for weekly faculty professional development (PD)). The calendar indicates which Fridays follow a regular school day schedule and which ones follow a modified PD Day schedule.

<i>Regular School Day</i>	
1	07:50 – 08:37
2	08:40 – 09:27
ADV	09:30 – 10:00
3	10:03 – 10:50
4	10:53 – 11:40
4A	10:53 – 11:15
4B	11:18 – 11:40
5	11:43 – 12:30
5C	11:43 – 12:05
5D	12:08 – 12:30
6	12:33 – 01:20
6E	12:33 – 12:55
6F	12:58 – 01:20
7	01:23 – 02:10
8	02:13 – 03:00

<i>Friday Half School Day</i>	
1	07:50 – 08:16
2	08:19 – 08:45
ADV	08:48 – 09:03
3	09:06 – 09:32
7	09:35 – 10:01
4	10:04 – 10:31
5	10:34 – 11:01
6	11:04 – 11:31
8	11:34 – 12:00

School Closures

ALCS may be closed at any time due to inclement or dangerous weather, or due to a local condition that prevents our operating ALCS safely. In the event that ALCS closes for any reason, including, for example, utility problems, ice, environmental threat, etc., notification and updates will be made via our One-Call System, the school website: www.albanyleadership.org, social media platforms, and local media news stations.

ACADEMICS

Four-Year Leadership Culture and C.L.E.A.R. Values Matrix

ALCS works to instill leadership qualities in each of our students. Throughout their high school career, students will be exposed to age-appropriate activities and be asked to meet specific expectations that will help them to learn these skills and prepare them to graduate with the leadership skills necessary to go on to the college and career of their choosing.

	9 th	10 th	11 th	12 th
College & Career Ready	Earned 5 credits Passed 2 Regents 1 CCR Regents	Earned 11 credits Passed 4 Regents 2 CCR Regents	Earned 16.5 credits Passed 5 Regents 3 CCR Regents	Earned 22 credits Completed 1+ college courses
Leadership	Complete 25 hrs of Service Learning	Complete 25 hrs of Service Learning	Complete 25 hrs of Service Learning	Complete 25 hrs of Service Learning
Empowerment	1 extra-curricular activity	1 extra-curricular activity	1 extra-curricular activity	1 extra-curricular activity
Accountability	Transcript Audit	Transcript Audit	Transcript Audit	Transcript Audit
Resolve & Resiliency	Amelioration	Amelioration	Amelioration	Amelioration

Courses by Grade Level

The following charts outline the courses by subject area students take at each grade level:

	9 th grade	9 th Honors	10 th grade	10 th grade Honors	11 th grade	11 th grade Honors	12 th grade	12 th grade Honors
ELA	<i>ELA I</i> 1.0 credit	<i>ELA I Honors</i> 1.0 credit	<i>ELA II</i> 1.0 credit	<i>ELA II Honors</i> 1.0 credit	<i>ELA III</i> 1.0 credit	<i>AP English Language</i> 1.0 credit	<i>ELA IV</i> 1.0 credit	<i>Sage Writing in Community/ Introduction to Literature</i> 1.0 credit
ELA Block	<i>Writing Foundations I</i> 1.0 credit		<i>Writing Foundations II</i> .5 credits		<i>Writing Foundations III</i> .5 credits		<i>Writing Foundations IV</i> .5 credits	
Math	<i>Algebra I</i> 1.0 credit	<i>Algebra I Honors</i> 1.0 credit	<i>Geometry</i> 1.0 credit	<i>Geometry</i> 1.0 credit	<i>Algebra 2</i> 1.0 credit	<i>Algebra 2 Honors</i> 1.0 credit	<i>Sage Personal Finance</i> 1.0 credit	<i>HVCC Precalculus</i> 1.0 credit

Math Block	<i>Math Foundations I</i> 1.0 credit		<i>Math Foundations II</i> .5 credits		<i>Math Foundations III</i> .5 credits		<i>Math Foundations IV</i> .5 credits	
Science	<i>Living Environment</i> 1.0 credit	<i>Living Environment Honors</i> 1.0 credit	<i>Earth Science</i> 1.0 credit	<i>Earth Science Honors</i> 1.0 credit	<i>Core Chemistry or Environmental Studies</i> 1.0 credit	<i>Chemistry</i> 1.0 credit	<i>Core Chemistry or Environmental Studies</i> 1.0 credit	<i>AP Biology</i> 1.0 credit
Social Studies	<i>Global History & Geography I</i> 1.0 credit	<i>Global History & Geography I Honors</i> 1.0 credit	<i>Global History & Geography II</i> 1.0 credit	<i>Global History & Geography I Honors</i> 1.0 credit	<i>United States History</i> 1.0 credit	<i>United States History Honors</i> 1.0 credit	<i>Economics & Government</i> 1.0 credit	<i>Economics & Government</i> 1.0 credit
Physical Education/ Health	<i>Physical Education</i> .5 credits	<i>Physical Education/ Health</i> 1.0 credit	<i>Physical Education/ Health</i> 1.0 credit	<i>Physical Education/ Health</i> 1.0 credit	<i>Physical Education</i> .5 credits	<i>Physical Education</i> .5 credits	<i>Physical Education/ Health</i> 1.0 credit	<i>Physical Education/ Health</i> 1.0 credit

World Language		<i>Spanish I</i> 1.0 credit	<i>Spanish I</i> 1.0 credit	<i>Spanish II</i> 1.0 credit		<i>Spanish III</i> 1.0 credit	<i>Spanish III</i> 1.0 credit	<i>HVCC Spanish 100/101</i> 1.0 credit
Encore	<i>First Year Seminar/AVID 9</i> .5 credits 1.0 credit-AVID 9	<i>Studio Art/First Year Seminar</i> .5 credits	<i>Career and Financial Management/AVID 10/ Studio Art/ Photography I</i> .5 credits 1.0 credit AVID 10	<i>Career and Financial Management/AVID 10/ Studio Art/ Photography</i> .5 credits	<i>Studio Art/Photography/AVID 11</i> .5 credits 1.0 credit AVID 11	<i>Studio Art/Photography</i> .5 credits	<i>Career and Financial Management/AVID 12/ Studio Art/ Photography</i> .5 credits 1.0 credit AVID 12	<i>HVCC Business Courses/ Studio Art/ Photography</i> .5 credits

2024-2025 College Pathway Course List

Albany Leadership Charter School for Girls partners with SUNY Albany’s University in the High School (UHS) Program and Hudson Valley Community College (HVCC) to offer college courses to our girls in the college pathway of our scholars’ choices.

Liberal Arts/ Humanities Pathway	Business Administration Pathway
<p><i>Potential careers in this pathway may include, but aren’t limited to: Art History, Communications, Education, English, History, Journalism, Law, Media, Political Science, and Psychology</i></p>	<p><i>Potential careers in this pathway may include but are not limited to: Accounting, Advertising, Entrepreneurship/ Small Business, Financial Advising/ Consulting, Financial Analyst, Management, Marketing, and Sales, Health/Medical Administration</i></p>
<ul style="list-style-type: none"> • HVCC SPAN 100: Spanish Language & Culture I • HVCC SPAN 101: Spanish Language & Culture II • Sage POL 101: U.S. Government and Politics • Sage WRT 101: Writing in Community • Sage ENG 154: Introduction to Literature • Sage CRM 248: Special Topics in Criminal Justice • UHS PSY 101: Intro to Psychology • UHS SOC 115: Intro to Sociology • UHS HIS 158: The World in the 20th Century • AP English Language & Composition • AP United States History 	<ul style="list-style-type: none"> • HVCC ENTR 110: Intro to Entrepreneurship • HVCC MATH 170: Precalculus • HVCC BADM 200: Business Communications • Sage BUS 209: Mathematics for Finance • Sage PED 225: Concepts of Fitness & Wellness • AP Biology

Reporting Student Progress

Standards-Based Grading

ALCS has a research-driven, New York State Learning Standards-based grading system, which is used to represent each student’s content knowledge, skill sets, and levels of proficiency. “Standards” means the expectations for what students should know and be able to do.

Standards-based grading provides students with a score by standard for each assessment. Students will receive their overall course grades via eight Periods of Progress, or POPs, every five weeks. A final year-long (Y1) grade will be calculated after the 8th POP.

Throughout the year, teachers provide support to students based on targeted course standards through intervention periods, spiral review, and flex time (after school). Advanced students are provided opportunities to enhance course grades by tutoring peers in structured learning environments and/or completing extension activities.

Standards are:

- Aligned to each course
- Research & evidence based
- Clear, understandable, & consistent
- Aligned with college & career expectations
- Based on rigorous content & the application of knowledge through higher-order thinking skills
- Built upon the strengths and lessons of current state standards
- Informed by top-performing countries to prepare all students for success in our global economy and society

Grading Guidelines

Period of Progress (POP)	<p>POP’s reflect cumulative standards covered throughout the year to date.</p> <p>The grade at the end of the POP indicates the proficiency level that a student has demonstrated on the standards assessed.</p>
Score vs. Grade	<p>Score: Number scores (1-5) are assigned to each standard on a given assessment based on demonstrated level of proficiency.</p> <p>Grade: Converted scores on all cumulative standards assessed throughout the year to date.</p>
Levels of Performance	<p>In the standards-based grading system, a standard score, and subsequent POP grade, represents the proficiency level based on student demonstration of understanding of the knowledge, skills, and concepts in the subject area, as well as the student’s ability to apply that understanding to a variety of performance tasks.</p> <p>5 – Mastery 4 – Proficient 3 – Partially Proficient 2 - Below 1 – Far below</p>

Amelioration	Students will track their own progress on each standard assessed for their courses; thus, students will know which standards they have mastered and which standards they need to improve knowledge and understanding. Teachers will provide amelioration opportunities during class and flex time; scores will be updated accordingly.
Body of Evidence	POP grades are based on the evidence collected during the POP, (typically 3 pieces of standards-aligned assessments) or cumulatively throughout the year.
Current Learning Trend	Averaging by standard is the default grade in the system; however, teachers will use the student’s more recent, most consistent level of performance to determine a student’s POP grade. Teacher comments will support grades.
Interval Assessments	Interval Assessments are cumulative and occur three times a year. These assessments are also scored by standard. Students will track interval standard proficiency and receive a “ Grade Level Comparison Score ” so students can track minimum standard obtainment.

Grading Scale

GRADES EARNED	GPA VALUE (UNWEIGHTED)	ACHIEVEMENT LEVEL
89-95	4.0	MASTERY
86-88	3.7	MASTERY
83-85	3.3	PROFICIENT
79-82	3.0	PROFICIENT
76-78	2.7	PROFICIENT
73-75	2.3	PARTIALLY PROFICIENT
70-72	2.0	PARTIALLY PROFICIENT
69 and Below	0	BELOW/FAR BELOW

Course Credit

Credit units are granted once a student successfully completes that course with a “70” or higher. Students who receive a final grade of less than 70% do not earn unit credit unit for that course. If a student fails any “core classes” (those required for graduation), she is REQUIRED to attend summer school (so long as she fulfills the ALCS Summer School eligibility requirements); otherwise, she will likely have to

repeat the course in the next year.

Partial credit units are not granted to a student who leaves ALCS midyear or who transfers to another class midyear; however, a student who transfers to another class or who leaves the charter school has already completed a course or has completed enough work to obtain a passing grade via the standards-based grading system and meets the ALCS attendance policy, then a student may be awarded credit.

Courses with Weighted Credit

A student who chooses to take an Honors or Advanced Placement (AP) level course will be weighted in recognition of the extra effort needed to meet their requirements. Consequently, Honors courses will receive an additional 0.2 GPA points, and AP and college courses will receive an additional 0.5 GPA points.

Students who Transfer from Other Institutions

Students transferring to ALCS may be able to carry their former institution's credits over. Students who transfer to ALCS mid-year will have their exit grades considered for course placement.

Students who Transfer to Other Institutions

Albany Leadership Charter School for Girls does not give credits for incomplete courses to students who transfer at any time during the year. We will forward an exit grade summary via the most recent Period of Progress for that school year once the formal withdrawal form has been submitted to the Director of Advancement.

Grade Point Average (GPA)

GPA is calculated using the 4-point scale and is calculated based on credit-bearing classes, factoring in any appropriate weighting. Pass/Fail classes will not be calculated into the GPA.

Pass/Fail Classes

For "pass" or "fail" classes, students must demonstrate a minimum proficiency in the course's standards in order to pass for the year. However, teacher and administrative discretion can be used to grant credit based on extenuating circumstances and the submission of additional work and/or exceptional performance on cumulative assessments/NYS Regents examinations.

Honor Roll and High Honor Roll

Honor Roll determinations are made eight times per year at the end of each POP. Students who receive a 3.3 through 3.69 GPA in any even-numbered Period of Progress (POP) will receive Honor Roll recognition. Students who receive a 3.7 and above GPA in any even-numbered POP will receive High Honor Roll recognition.

Grade Promotion and Retention – Expectations and Policies

Homework

Homework includes, but is not limited to, a review of skills and concepts students have learned that day

in school and is an extension for further learning. This helps students move toward mastery of the skills and concepts they encounter. All students are provided with an ALCS-issued Student Planner and are expected to utilize this support tool to record assignment due dates and improve their time management skills to become college and career ready. We strongly encourage parents/guardians to check the Student Planner on a daily basis so they can support their child's academic success. Student Planners are also required to be used as a hall pass.

Completing homework is not optional at ALCS. It is essential that all of our student's complete homework regularly to both reinforce what they are learning at school and to equip them for the increased demands of college. Students are expected to submit all homework assignments ON TIME! Homework assignments include, but are not limited to, worksheets, readings, informal research, written responses, practice assessments and other assigned tasks that are expected to be completed by the next school day/class. For formal assignments, including research papers, group projects, and independent study, students are given firm due dates and are expected to submit assignments on time in class. Students jeopardize both their class grade and their promotion status if they do not complete AND submit their assignments on the due dates.

*Teachers reserve the right to assign students mandatory Flex Time if they do not hand in homework or a formal long-term assignment on time.

Flex Time

Flex Time takes place every day after the 8th period until 3:30 pm. This is the space where opportunity meets responsibility. Teachers are available for our scholars every day after school to receive additional academic assistance, to improve previously submitted work and/or to make up missed work (due to either excused or unexcused absences from class). Teachers are empowered to ASSIGN Flex Time for students whom they believe are in NEED of serious remediation or support. Students who fail to attend assigned Flex Time (without a legitimate excuse) will be informed that any academic consequences for their negligence will not be negotiated or changed in the future. Should a student choose to be disruptive, disrespectful or disengaged in the mini lesson within Flex Time, she will be asked to leave and will serve the appropriately designated consequence based on the egregiousness of the offense.

Assessments

Frequent assessment is a central component of ALCS's instructional program. Assessments in every subject are used to (1) adjust instruction and inform tutoring and enrichment programs to meet the needs of every student; (2) hold students, faculty and staff accountable for student learning outcomes; and (3) track growth and progress so that every student is prepared to succeed and graduate from college. ALCS uses the data from assessments on a daily, weekly, quarterly and annual basis. Assessments take many forms, including but not limited to, daily quizzes and homework, weekly tasks and projects, portfolios and presentations, unit assessments, interval assessments, mock Regents exams and New York State and national norm-referenced exams.

Student attendance and participation in the assessment program is essential in order to fully understand each student's academic standing.

Students who are absent for assessments are required to make up the assessment during school, after school, or on a designated Saturday. ALCS provides multiple opportunities and communication tools for parents/guardians to have their daughter's most current assessment outcomes.

Promotion and Retention Policy

Students need a certain number of credit units before they can advance to the next grade level. The cumulative minimum credit units needed to advance per grade level are:

- Grade 9: 5 units
- Grade 10: 11 units
- Grade 11: 16.5 units
- Grade 12: 22 units

All final grade level placement decisions rest with the administration.

Summer School

In July of each year, ALCS will offer limited Summer Credit Recovery Courses for those students who have failed courses and need to recover credit. Should ALCS not offer a course a student needs, credits from other accredited area schools will be accepted. Students will receive credit only if they receive a passing grade. This applies to students who attend either ALCS's program or another school's summer program. Summer school is a *privilege*- NOT a right. ALCS reserves the right to enroll students based on individual needs and circumstances.

Service Learning

To participate in ALCS's graduation, all students are required to complete 100 hours of Service Learning.

The Service-Learning Program is a partnership between ALCS and various non-profit organizations where opportunities are extended to our students to complete direct or indirect service, advocacy, and awareness related to civic issues. Our partners invite our students to learn about various aspects of their agency's field, responsibilities, and impact on the community, all while getting hands-on experience through volunteerism. This opportunity allows our students to build a stronger sense of identity through community action while making a positive impact.

Students are only permitted to earn service-learning credit during the school day at outside agencies if they have a free period in their schedules, which will allow service to take place without the disruption of learning.

For students to be able to satisfy the 100-hour requirement, students must engage with the community. Examples of accepted service opportunities include, but are not limited to:

- Habitat for Humanity
- Community clean-ups
- Charity walks and runs
- Regular service assistance to a member(s) of the community
- Independent project that speaks to the needs of the school or community organization
- Leadership courses
- Tutoring practicum

Students are required to obtain clearance from the Service-Learning Coordinator after completing the proper paperwork if they are to receive approved hours for their service-learning efforts. The Service-Learning Coordinator must receive time sheets with reflections and records of all service worked for the

student to receive credit for their service. The Service- Learning program sets to encourage students to become civic minded, respectful, responsible, critical thinkers, and proud of their identities.

STUDENT RESPONSIBILITIES

Academic Honesty

ALCS students are expected to complete assignments and assessments based only on what they know. Academic honesty is required to ensure students are ready for and successful in college. "Cheating" is defined as receiving or giving unauthorized help on any assignment. "Plagiarism" means copying another's work without proper permissions and/or citations and is a form of cheating.

Examples of cheating include, but are not necessarily limited to:

- Copying another person's work during an exam or assessment, or while completing an assignment including homework;
- Allowing someone to copy work on an exam, quiz, assessment or assignment, including a "Do Now" or "Exit Ticket";
- Using any unauthorized materials not specifically approved by the faculty member during any exam or for any academic assignment; including but not limited to the use of spark notes, cliff notes, grade saver and classic notes;
- Providing assistance to another student on any individual assignment, including homework, quizzes, tests, papers or projects, without the direct permission of the faculty member;
- Stealing, reproducing, circulating, or otherwise gaining access to examination materials prior to the time authorized by the faculty member;
- Citing a source that does not exist, falsely attributing ideas and information to a source, or citing a source when the source was not consulted;
- Inventing data or statistical results to support conclusions; and
- Asking fellow students for answers without teacher permission.

Examples of plagiarism include, but are not necessarily limited to:

- Copying another student's work and submitting it as one's own work;
- Using any other person or organization to prepare work and then submitting it as one's own;
- Quoting or paraphrasing the thoughts of another writer without acknowledgement;
- Changing the words another writer wrote but still conveying the same thought without acknowledgement; and
- Copying and using information from websites or other sources without properly citing the source.

Procedures for cheating violations:

1. A staff member initially meets with the student regarding the potential cheating violation and contacts the parent/guardian if the teacher determines cheating occurred. The teacher may request a conference.
2. The student may receive a new or modified assignment or may receive no credit for the assignment, which may ultimately impact the student's ability to pass a course.
3. The incident will be documented in the student's educational records.
4. The staff member may collaborate with the Principal/Principal's designee on appropriate consequences.

5. If cheating/plagiarism becomes a chronic offense, progressive discipline maybe applied in accordance with the Conduct and Discipline Policy.

Attendance Policy and Procedures

One of the greatest barriers to learning is absenteeism. For this reason, ALCS maintains a strict attendance policy and expects every student to be at school every day. ALCS tracks daily and class period attendance, and any absences are marked as either excused or unexcused.

Sometimes students and/or families experience unique or extenuating circumstances that create barriers to attendance. In these instances, the student or parent/guardian should contact the Principal for assistance. If families are experiencing homelessness, please contact the homeless liaison, [insert name, email, and phone number here]. The role of the liaison is to assist families with ensuring their child has necessary resources and supports to get to school each day and be successful.

Notice

- To ensure that students, parents/guardians, teachers and administrators are notified of and understand this policy, the following procedures shall be implemented:
- The attendance policy will be viewable on the ALCS website and will be reviewed with students at the start of the school year.
- Parents/guardians will receive a copy of this policy in the Family Handbook.
- ALCS will provide a copy of the attendance policy and any amendments thereto to faculty and staff. New faculty and staff will receive a copy upon their employment.

Parent/Guardian Notification:

ALCS sends daily absent and tardy messages via the Kinvo System to parents/guardians. These messages are sent when the parent/guardian does not inform the school of a student's absence or tardiness in advance. If a parent receives a call but believes their child is at school the parent should immediately call the School: (518) 694-5300.

Excused and Unexcused Absences and Tardies

Excused absences require either a doctor's note (in the case of a medical appointment causing tardiness or absence of two or more days due to illness or injury) or a parent/guardian's note (in the case of a medical appointment causing tardiness, 1-day absence for illness, and all non-medical reasons). All written excuses are subject to verification. For homeless students, the homeless liaison will assist the student in providing or obtaining documentation if needed. Students are tardy if they are not in class at 8:01 a.m. Parents/guardians are required to call the school each morning prior to 7:50 a.m. that a student will be absent or tardy and state the reason. The parent/guardian must leave a message stating the student's name, the reason for missing school, a phone number where a parent/guardian can be reached, and a convenient time to call. Alternatively, the parent/guardian can provide a note which must be brought to the main office at drop-off or return to school. The absence or tardy will be noted and considered "unexcused" until such time as the required documentation is received by the main office.

Excused absences, tardies, and early departures include:

- Illness, quarantine, or serious physical injury requiring medical treatment
- Illness or death of a family member (parent, sibling, grandparent, aunt, uncle, or cousin)
- Impassable roads or weather

- Approved college visit
- Legal matters involving the student
- Healthcare provider visits
- Medical or psychological test with note from evaluator
- Religious holy days
- Approved cooperative work program
- Military obligation
- Approved volunteer firefighter obligation
- Other extraordinary situations approved by the Principal

Unexcused absences, tardies, and early departures include the following if sanctioned by the parent/guardian:

- Being sick at home without providing the required documentation
- Babysitting
- Lack of transportation
- Family vacation
- Personal travel, including travel for religious reasons
- Job interviews
- Extension of a religious or cultural holiday beyond the designated day or days on the school calendar and/or beyond the customary requirements of the religious observance (as applicable).
- Any other absence not approved by the Principal as excused

Unverified absences, tardies, and early dismissals that unexcused and not sanctioned by the parent/guardian are considered truancies.

Students arriving after 7:50am but prior to second period are late to school, but will allowed entry into their first period class. Students who arrive after the late bell will be marked as “unexcused tardy” unless they have proper documentation (see above). A student who attends school for less than a half-day is considered absent.

If a student has an *unexcused* absence or tardy (past 10:00am) on the day of a school function or event, the student may not participate in that event or in any extracurricular activity that day. Please refer to the athletic handbook for additional information around attendance in reference to sporting events.

Students who are tardy are subject to the Conduct and Discipline Policy, and consequences may include, but not be limited to:

- Mandatory Flex
- Parent/guardian meeting
- Revocation of school privileges
- Referral to the County Department of Social Services/PINS process

Chronic Absenteeism

School attendance is both a student right and a parent/guardian responsibility in the State of New York. The compulsory education requirements in New York State require parents/guardians to ensure their child is enrolled in school through the end of the school year in which they turn 16 years old. ALCS is required by New York State law to report student chronic absenteeism. Because you have chosen to enroll your child at ALCS, she is expected to be in attendance regularly regardless of age and through graduation.

Students who are absent two or more days per month or are absent 10% or more of the school year are considered chronically absent. Administrative interventions may be taken to address students that are chronically absent. These interventions may include meetings with the parent and student, home visits, recommending services from partner agencies, or referrals to the County Department of Social Services for prevention or child protective referrals.

Yearly Absence Maximums

A student may have no more than 18 unexcused full-day absences in any given school year for full-year classes (September – June) and may be denied all course credit on the 19th absence. A student may not have more than 18 unexcused absences per course, and may be denied course credit on the 19th absence.

A student may have no more than (9) unexcused absences per half-year course. A student may be denied course credit on the (10th) absence. A student may not have more than 9 unexcused absences per course for half-year courses, and may be denied course credit on the 19th absence.

Students who miss more than 15 minutes of any class – either because of tardiness or early dismissal – are marked absent unless authorized to be absent by a school official. (For example, students who attend music lessons, field trips, testing, etc. are not considered absent.)

When a student exceeds the maximum number of absences, a notation of “WF” (Withdrawn/Failing) for all subsequent reporting periods and exams may be entered on the Period of Progress (PoP) report. Students who have failed to meet the attendance requirements may be denied academic credit, but will be responsible to continue to attend the course. The purpose of continued attendance of a course is so that a student receives seat time qualifying that student for summer school if applicable. Where summer school is not available, the student may be required to retake the course the following year if that course is required for graduation. Students can discuss the possibility of working to earn back time missed in class with their school counselor prior to a notation of “WF”. If a student is continuing to attend a course and becomes a discipline problem, that student will be removed from the course and will become ineligible for that course in summer school.

Early Dismissal

For students who must leave early while school is still in session, parents/guardians are required to sign-out students from the Main Office. At ALCS, an early dismissal constitutes any pickup prior to the official school dismissal time. A child will be dismissed early only to a parent/guardian or a properly authorized, and identified, adult. A letter from you authorizing another adult to pick up your child is required, if you did not previously list that adult as an authorized adult. Alternatively, parents/guardians can generate a dismissal code in PowerSchool which allows the student to sign herself out. Please do not request to pick up students within 30 minutes of regular dismissal time.

If you need to pick up your student early for a scheduled appointment, please aim to do so prior to 2:30pm. After 2:30pm, our focus will be on managing traffic flow, ensuring students get on the correct buses, checking in and moving the car rider line, and securing the campus for dismissal.

Procedure for changing your child’s dismissal plan: Parents/guardians are asked to send in a note on the day a change to their child’s dismissal plan is needed. If a note isn’t possible (something arises after school has already started), parents/guardians should call the school before noon with the updated information.

If a student is chronically dismissed early without an excuse, administrative interventions may be taken to ensure the parent/guardian understands the educational impact of missed class time. These interventions may include parent/student/school meetings, home visits, and/or referrals to the County Department of Social Services.

Missed Work

Students should make every attempt to get missed assignments due to any absenteeism by contacting their teachers via email or by contacting their peers. Students may also be able get assignments from Schoology. Upon their return, students should be prepared to hand in any homework or assignment(s) assigned prior to their absence and/or to take any quiz or test announced prior to their return.

Skipping Classes

Skipping class is an egregious offense at ALCS. If a student skips a class OR is intentionally late in order to miss class time, her family will be contacted, and the student will be administered progressive disciplinary action by the Principal/Principal's designee. If a student exhibits a pattern of habitually skipping class or intentionally missing class via tardiness, a student will be administered more intense disciplinary action by the Principal/Principal's designee.

If a student leaves school grounds without permission, the student will be subject to disciplinary action in accordance with the Conduct and Discipline Policy.

Dress Code

All Albany Leadership High School students are required to wear the complete uniform every day. If there is a school event on a weekend day(s), students are told in advance of the uniform expectations.

In keeping with our commitment to excellence, the dress code helps students come to school every day ready to grow their brains and take their education seriously. At the beginning of the day students must be in proper uniform. Upon exiting the building students are required to leave in full uniform unless they are in a work uniform. Students are generally not permitted to go to any classes if they are not in proper uniform and students may borrow uniforms so they do not miss instructional time. (Occasionally, if there is not a uniform available to borrow, a student will be given a wristband signaling to teachers they are permitted in class.)

Student uniforms must be neat and tidy. This means that clothing is clean and pressed; shirts are tucked in; socks, if worn, are always pulled up, and stockings/pantyhose do not have holes or tears.

If a student is not in dress code, the parent/guardian is called and ALCS works with parents/guardians to determine whether there are barriers to dress code compliance. ALCS also confiscates and sends home any accessory or article of clothing that becomes a distraction with a note. Students who re-wear confiscated articles are cited for dress code violations and the Conduct and Discipline Policy applies. Students are not permitted to wear non-dress code clothing that is visible under their uniforms. The Principal/Principal's designee reserves the right to determine the appropriateness of students' dress with respect to the dress code in support of the commitment to preserving a distraction-free environment.

The ALCS Dress Code requirements are as follows:

Albany Leadership Charter School for Girls Dress Code

ITEM	ACCEPTABLE STYLE	COLOR	NOT ALLOWED
Pants	ALCS-issued only	Gray	·Unhemmed pants
Skirts	ALCS-issued only	Gray	·Non-ALCS-issued skirts, skirts hemmed or rolled at the top to a length shorter than one inch above the knee.
Polo	ALCS-issued only	9 th grade: Purple 10 th grade: Lavender 11 th grade: White 12 th grade: Black	·Unbuttoned and/or untucked shirt. ·Tight or short top exposing midriff. ·Blouses worn inside out or half on and half off. ·Logos or designs visible beneath ALCS shirt. ·Any long-sleeved shirt color other than black, white, and gray under short-sleeved shirt.
Black Sweater/ ALCS Fleece	ALCS-issued only	ALCS black fleece or purple ALCS team sports jacket (all grade levels)	·Unkept/unclean ALCS sweaters. ·Jackets/coats, sweatshirts, hoodies ·Any sweater/fleece NOT issued by ALCS
Shoes, Sneakers, Boots	Any appropriate sneaker, shoe, or boots.	Student choice	·Shoes/boots with spikes or sharp, protruding gems/designs. ·Open-toed or open-back shoes, flip-flops, sandals, slip-on, slippers/slides or crocs ·Heels more than 2 inches high.
Accessories	Socks, stockings, pantyhose, headbands, and/or ALCS -issued book bag.	Solid colors only	·Fishnet, lace-designed or multi-colored. ·Footless tights ·Weather or athletic headgear ·Bandanas, head scarves, durag, or bonnets.
Physical Education Uniform	Shorts, yoga pants, or sweatpants T-shirt	Student choice	·Skin-tight, see-through or inappropriately fitting and/or revealing. ·Anything with logos, profanity, inappropriate pictures and/or references.
Hijab	ALCS-issued or one of the designated colors	Solid white, black, grey, or purple	·No patterns or designs
Abaya	Any appropriate abaya	Solid black, grey or purple	·No patterns or designs ·Black or gray leggings underneath ONLY.

Hairstyles/Makeup/Perfume/Toiletries

ALCS complies with the CROWN Act provisions of the Dignity for All Students Act (DASA) which

prohibits discrimination based on hair texture and protective hairstyles. ALCS students have a right to self-expression through hairstyle. At the same time, hair should be groomed appropriately for the professional setting of ALCS.

Hair products and appliances (i.e., hair grease, flat irons, hair dryers, etc....) are not to be used during school hours. The use of combs and brushes is permitted only in the restrooms. Likewise, personal products like lotion, Vaseline, lip gloss, body sprays and other toiletries may not be used or taken out of backpacks in classrooms.

If a student arrives at school and requires support with a uniform, hair, or other personal hygiene concern, the counselor or social worker assists the student.

Cell Phones and Electronics

ALCS recognizes cell phones and other electronic devices are convenient and commonplace in our culture. Because cell phones are more often a distraction to learning and cause of disruption when used in school, ALCS requires all students turn in cell phones, smart watches, and other electronic devices upon entry to the building.

If a student's phone is not turned in, and is visible or can be heard during the school day, the phone is confiscated. If a student needs to make an urgent call, she is directed to the main office.

Please do not call or text your daughter during the school day, or you place your daughter in a compromising situation that may result in disciplinary action. Contact the school with any messages or emergency information.

Money/Valuable Property

ALCS High School students do not need money for school purchases unless parents/guardians are informed of an event/activity in advance, or if they want to purchase healthy snacks from vending machines. Students are encouraged to leave all money and other valuable property, including electronic devices, at home. ALCS assumes NO responsibility for the loss or theft of such items and is not obligated to conduct any searches, should such articles be presumed stolen.

ALCS assumes no responsibility for the loss or theft of personal items. ALCS does not investigate allegations of loss/theft when a student leaves her locker unsecured or has shared her locker and/or lock combination with other students.

ALCS students are solely responsible for any possessions stolen due to their own negligence by leaving items unattended and unsecured. The school is not responsible for books, clothing, or valuables left in lockers. A student shall not place or keep in a locker any article or material which is of a non-school nature and may cause or tend to cause the disruption of the mission of the school. ALCS officials will not unlock one student's locker for another student or parent/guardian to retrieve items

Food/Drinks/Candy/Toys

Students may not bring or eat food, including candy and gum, in ALCS classrooms. Only clear or ALCS water bottles, with only water in them, are permitted in classrooms. Toys, games, stuffed animals, virtual pets, cameras, iPods, blankets of any type, etc. are not allowed in school without advance permission of the Principal/Principal's designee.

Lockers/Backpacks

Every student is assigned a locker with a built-in combination lock in order to secure her belongings. Students are always expected to keep their locker secured with their assigned lock. Outside locks are not permitted. Should a student use an outside lock to secure her locker, ALCS shall remove the lock and discard it.

Students are NOT allowed to utilize backpacks throughout the day. Students are only allowed to go to their lockers during passing time and between periods. Students are not permitted to go to their lockers during class time.

Student Parking

Due to space constrictions, students are not permitted to park at school. Any student who chooses to drive to school must park off school grounds. Student vehicles may be towed at the student's expense should a student park in the ALCS parking lot.

STUDENT SERVICES

Student Enrollment and Contact Information

Required Enrollment Paperwork

To ensure that ALCS satisfies all mandates of the New York State Education and Health Departments, students must submit ALL required documentation before they are enrolled at ALCS and officially start school. Students who fail to submit any of the below documents are prohibited from attending school until following paperwork is turned in and approved by ALCS:

- Proof of Residency
- Proof of Immunizations
- Community Eligibility Provision (CEP) Provision 2 non-base year Household Income Eligibility Form (Child Nutrition Lunch Form)
- Student Emergency (Blue) Card with Current Contact Information
- Parent Password Sign Off

Contact Information

Each family must be diligent in providing the school with a list of current, working phone numbers – including cellular phones – for when the school needs to contact a student's parent/guardian. Please update us of any changes immediately to ensure proper and necessary communication.

Student Support Services Team

The SST is a student-centered team, and its members include knowledgeable staff and teachers who problem-solve the needs of any student who might have academic or behavioral concerns that interfere with her academic success. Any teacher, staff member, or parent/guardian may refer a student to the SST through the Multi-Tiered System of Supports (MTSS) protocol. Should parents/guardians wish to refer their daughter to MTSS, they should contact the High School Assistant Principal to schedule a meeting. The team reviews all referrals and collects data, develops a plan of action that includes a timeline for

review, informs appropriate staff and teachers of the plan, and determines the need for future interventions. Parents/guardians are notified if the SST deems it necessary to create a plan of action and are invited to participate in future meetings. A plan of action may include, but not be limited to, academic or behavioral modifications within the classroom, mentoring, tutoring, counseling, crisis intervention, or other special services of either a temporary or permanent nature.

Multi-Tiered System of Supports (MTSS)

MTSS is a school-wide intervention model addressing the academic and behavioral concerns of a student. There are three *tiers* within the model.

Tier One includes school-wide intervention strategies using research-based curriculum and instruction in core classes. It also includes school-wide behavioral expectations for all students.

Tier Two is used for students who continue to struggle academically or behaviorally even with *Tier One* interventions and supports. These students are moved into *Tier Two* based on MTSS protocol. Examples of Tier Two interventions include small-group instruction and targeted/customized behavioral strategies.

Tier Three is for students who require more support than what is offered in *Tier Two*. Instruction at this level is still evidence-based but is provided on a more individualized level for at least 27 minutes four days per week *in addition to regular classroom instruction and Tier 2*. Tier 3 behavioral interventions may include student-specific behavior support plans and, for students with IEPs, a functional behavior assessment and behavior intervention plan.

Progress of all students at every tier is monitored regularly.

Students with Disabilities

English Language Learners

Commented [A3]: Add description of programs and services, as well as referral procedures and contact information.

Commented [A4]: Same as above.

Student Safety

Searches

ALCS conducts daily scanning of students upon entry to the building. Students should expect to be required to empty their pockets and open their bookbags for scanning every day upon entry to the school building. All prohibited items are immediately confiscated, and students may be subject to discipline. In some instances, law enforcement and/or the County Department of Social Services may be contacted.

Student lockers and desks are not private and remain the property of the school. Students have no right to or reasonable expectation of privacy in their desks or lockers. ALCS may inspect desks and lockers without prior notice or student consent at any time, per the school’s discretion.

At any time after a student has entered the school building for the day, a student and/or the student's personal belongings may be searched by a school official if the official has a reasonable suspicion to believe that a search of the ALCS student or her personal belongings will result in evidence that the student violated the law or a school rule. Personal belongings include, but are not limited to cell phones, backpacks, pockets, water bottle contents, and shoes.

Release of Students

One purpose of the Blue Card is for the parent/guardian to give the school instructions for releasing students to adults other than themselves. In these instances, the identity of the person requesting the release/picking up the student is verified against the list of names provided by the student's parent/guardian at the time of the child's enrollment in the school and updated on the student's Blue Card.

Students may be released to someone whose name has not previously been listed by the parent/guardian if the parent/guardian has contacted the school and provided required information in advance and the Principal/Principal's designee approves the release. This procedure, however, does not apply to the release of a student under the protective custody of the Social Services Law and the Family Court Act Education Law.

Finally, parents/guardians may give permission via PowerSchool for their child's release. Instructions are found in PowerSchool.

Students are released to either legal parent/guardian, regardless of marital status, student residency, or living arrangements. Only in instances where a parent/guardian has provided a certified copy of a court order indicating a non-custodial parent does not have the right to pick their child up from school will ALCS decline to release a student to a parent/guardian. It is the sole obligation of the parent/guardian to ensure the school has on file the most recent version of such orders before the school will place any limitations on another parent/guardian.

Child Abuse and Mandated Reporting

Every ALCS staff member is required to report suspected child abuse and neglect to the County Department of Social Services. ALCS requires staff to strictly abide by the laws governing mandated reporting. ALCS fully cooperates with, and complies with the directives of, law enforcement and the Social Services.

Student ID Badges

To enhance school safety and security for our school, we have implemented a school-wide identification (ID) badge system. ID badges provide a safe and orderly learning environment for our school community and allow everyone to identify official members of our school, provide emergency personnel the ability to quickly identify students in an emergency, and ensure students are in correct locations. ID badges and lanyards are issued to all students. Students are required to wear their school ID badges while in school and must present their ID badges when requested by a school official.

Food Services

ALCS participates in the Community Eligibility Program for school breakfasts and lunches, and students receive free breakfasts and free lunches on each school day. In addition, students who participate in after-school tutoring or other programs, such as Flex, are provided with free snacks.

Medical Services

ALCS has a full-time, on-site nurse to assist students who are ill or injured. Parents/guardians are notified whenever a student has been referred to the nurse's office and requires medical attention.

The school nurse can be reached at [insert email and phone number here]. Parents/guardians and students should keep the nurse informed of any concerns/changes in hygiene, nutrition/diet, substance abuse,

medical conditions, allergies, and/or child abuse or neglect. Students may request medical accommodations by providing the nurse with a note from the student's healthcare provider. The school reviews requests to determine whether it is a necessary and reasonable accommodation.

If a child becomes ill or injured during the school day and is not well enough to stay in class, the parent/guardian will be called to pick the child up. If the person picking up the child is not the parent/guardian of the child, the school confirms the person is listed on the student's Blue Card. Only in emergency circumstances will a student be released to an adult who is neither the parent/guardian nor listed on the Blue Card. Any such determination is within the sole discretion of the Principal.

Medication

ALCS strongly encourages families to dispense both temporary and maintenance medications outside of school hours. Ask your physician for a medication schedule that will accomplish this. In those few cases where this is not possible, please bring in the medication to the main office.

Medication may not be given without the completion of the Medication Administration Form (MAF), which must be completed by a healthcare provider. Families can obtain a MAF by calling or stopping by the school. All medications, including all other over-the-counter medicines as well as prescriptions require a MAF.

All medication must be in the original container with the appropriate prescription label (including the name of the student, the name of the medicine, the date, the dosage information, and directions for administering the medication).

Medication is stored in a secure location and may not travel back and forth to school. Once medication is provided to the school, it must remain at school until it needs to be refilled or the nurse is provided with a note of discontinuance from a healthcare provider. Therefore, we strongly encourage you to ask for two separate prescriptions when at the doctor's office with your child.

Aside from the nurse, ALCS staff are not authorized or permitted to administer medication except in life-threatening emergencies. With limited exceptions, students are not allowed to have medication (prescription or non-prescription) of any kind in their possession at school, including but not limited to in bookbags, lockers, lunch boxes, and jacket pockets. Parents/guardians are responsible for bringing medications to the Main Office along with the MAP in the beginning of the year or as soon as a medication that must be or could need to be administered at school is prescribed.

Independent Students and Self-Administration:

Students who can self-administer their own medications without any assistance are considered Independent Students. These students' medications are kept in the health office for the student to obtain and administer to themselves. This is due to the school's need to ensure the safety of students and to account for and document when the student takes their medication.

In some situations, Independent Students are permitted to carry their medication with them because the medicine needs rapid administration. Students who require rescue medications for respiratory conditions, allergies, or diabetes are permitted to self-carry and self-administer their medications if they have a healthcare provider order authorizing them to self-carry and self-administer their medications and written parent/guardian consent. The healthcare provider's medication order must attest that the healthcare provider has determined the student is able to self-administer their own medication effectively.

Medical Emergencies

As a school, the safety of all of our students, staff members and families is of the utmost importance. If an emergency arises that requires urgent medical attention which the nurse cannot attend to, we will call 911. We will immediately then call all contacts on the emergency contact list until we are able to speak with someone who can meet us at the school or the hospital. If a family member cannot make it to the school, a staff member will accompany the student to the hospital and will remain with them until the family member arrives. ALCS is not financially liable for any emergency medical services.

Substance Use Assessment

A student may be subject to a Substance Use Assessment should the student's behavior, including their demeanor, actions, and/or physical appearance, warrant reasonable suspicion that the student is under the influence of alcohol, marijuana, or illegal drugs, including a controlled substance ("drugs") The assessment is performed by the school nurse to gauge the student's vital signs, orientation, and coordination. The Principal/Principal's designee may also search a student's bag, locker, and/or pockets if there is reasonable suspicion that the student is in possession of drugs.

If this primary assessment indicates that the student is under the influence, the parent/guardian and the department of social services are immediately notified. Law enforcement may be notified. The student may be subject to disciplinary action. The student may not remain in school for at least the remainder of that school day.

Accidents

The school nurse will administer initial treatments for minor injuries. The student's emergency contact will be notified immediately by phone whenever medical treatment is administered to a student, and an Incident Report will be kept in the student's permanent file. In such cases, it is especially crucial that ALCS has working phone numbers for a student's parents/guardians and for alternative contacts if a parent/guardian is unavailable.

Transportation Services

The Albany City District provides transportation to students who reside in Albany City limits and live 1.5 miles or greater from ALCS via CDTA (public transportation). These students receive a CDTA Swiper Card if the parent/guardian has submitted a transportation application to the school district each year by April 1st for the following school year. Students residing less than 1.5 miles from ALCS or outside of Albany City limits are not eligible for a CDTA Swiper Card.

Students who live in a suburb of Albany within 15 miles of ALCS are eligible to receive transportation from their district of residence if a transportation request form is submitted to the district by April 1st.

ALCS does not oversee or have control over transportation provided by school districts. Students are required to follow the rules of the district that provides the transportation while waiting for, riding on, or exiting buses. A student's bus privilege can be restricted at any time at the discretion of CDTA and/or school district administration. Disruptive behavior by students, parents or guardians that jeopardizes the safety and/or the comfortable ridership of others can result in a suspension or removal of transportation.

If a student's bus privileges are taken away, it is the parent's/guardian's responsibility to provide transportation to and from school. Additionally, the Principal/ Principal's designee may require parents/guardians to secure transportation for students should any safety issues arise during the school day.

To replace your school issued Swiper Card, there will be a \$15 replacement fee.

Specialized Transportation

Occasionally, students with Individualized Educational Plans or Section 504 Plans require specialized transportation. In these instances, ALCS works with the student's school district to ensure the student receives the legally mandated transportation. Parents/guardians must immediately notify the school if they believe their child is entitled to specialized transportation but is not receiving it.

Athletic Programs

ALCS offers interscholastic sports programs in the fall, winter, and spring. Participation in, and eligibility for, these programs is determined first by academic and behavioral standing. Once the student has satisfied these requirements, she must obtain medical clearance via a sports physical. Lastly, the student must try out for the team.

The Athletic Department posts schedules for all athletic events, including tryouts, by sports season, throughout the school building. The athletic programs offered at ALCS include the following:

- Volleyball
- Basketball
- Indoor Track and Field
- Outdoor Track and Field
- Flag Football
- Dance Team

Off-Campus Events

Students at school-sponsored, off-campus events shall be governed by all the policies and guidelines of the school and are subject to the authority of ALCS school officials. Failure to obey instructions of school officials shall result in a loss of eligibility to attend school-sponsored, off-campus events and may result in additional disciplinary measures in accordance with the Conduct and Discipline Policy.

Educational Events

Students are required to attend all educational events including field trips and college visits that are part of the School's curricula. Students who are absent from educational events must comply with the Attendance Policy.

Extracurricular Events

Extracurricular events, including off-campus events are a privilege and students who are not in good academic/behavioral standing at ALCS will not be allowed to off-campus events.

In order to be in good standing for purposes of attending extracurricular events, a student MUST:

- Not have been found in violation of a school policy 30 days prior to the event
- Not have an unexcused absenteeism rate over 10%

- Not have a grade of less than 70% in any one of their classes
- Have all school forms/permission slips turned in on time
- Attend school the day before and day of the event
- Meet any additional eligibility requirements (which are communicated in advance)

Administration reserves the right to adjust the participation requirements at their discretion.

Parent/Guardian Conferences

Parent/guardian meetings are conducted to communicate student concerns or needed supports to families. Typically, parent/guardian meetings are conducted by the SST team for:

- Discipline
- Academic Performance
- Attendance
- Social-Emotional Concerns

For the success of their child, it is vital that parents/guardians attend meetings scheduled by the school. If a parent/guardian cannot physically attend a meeting, alternative arrangements are made. A parent's/guardian's failure to attend a parent/guardian meeting may result in administrative actions by the school such as:

- The meeting is rescheduled.
- Home visit.
- For student discipline matters, the student may be assigned to LABS until the parent/guardian meeting is held.
- Referral to county services or partner agencies.

Mediation

Mediation is a restorative practice and is often used before a conflict occurs, during a conflict, or following completion of consequences that resulted from misconduct. Mediations are designed to resolve conflict between two or more students, or between a student and a teacher. They are held in a neutral location and are voluntary – they are only conducted when all involved parties agree to actively participate.

Generally, only those directly involved in the conflict work with the mediator (e.g., one-on-one).

Mediations are scheduled between 1st period and 8th period during times that do not negatively impact student academics.

When possible, the parent/guardian of the involved student(s) is notified by the mediator or staff member prior to the mediation. Parents/guardians may be invited to attend a mediation where ALCS believes it is appropriate.

Most mediations are successful. However, if an agreement cannot be reached or the participants cannot abide by the mediation expectations the mediator may end a mediation early. In those instances, students are separated, not immediately permitted to return to class, and the mediator works with the School and Community Safety Coordinator to determine whether it is safe for both students to remain in school.

- *If it is safe for both parties to remain in school:*
 - The students sign an agreement of No Contact.

- Students return to class.
- The parent/guardian of the involved parties are informed of the unsuccessful mediation.
- *If there are safety concerns:*
 - The students sign an agreement of no contact which applies to both in and out of school conduct (including social media; texting; etc.)
 - The parent/guardian or emergency contact of the involved parties are informed of the unsuccessful mediation and are required to pick up the student.

If a student violates a mediation agreement following a mediation, the student may be asked to participate in another mediation, be disciplined in accordance with the Conduct and Discipline Policy, and/or be asked to sign a “no contact” agreement.

PARENT/GUARDIAN/FAMILY/VISITOR POLICIES AND PROCEDURES

Family Engagement – The Family Action Committee (FAC)

“It takes a village to raise a child” is an African proverb that means an entire community of people must be present, active, and accountable in children’s lives for those children to experience and grow in a safe and healthy environment. A successful student has many advocates. Our “village” calls itself the Family Action Committee and we invite you to become a part of it. It is our goal to support our students in whatever way possible through academics and social and emotional development.

Members of the Family Action Committee regularly meet and discuss membership, student needs, recruitment, fundraising and all things ALCS! Believing that every member of our village can be of value, we ask that you take an active role in the support we try to provide to “our” daughters. Meeting dates and times are determined at the first meeting of the school year, typically held in September. The Family Action Committee generally meets monthly. Parents/guardians are strongly encouraged to join the Family Action Committee as a way to get together to discuss parents’/guardians’ concerns and share ideas on how to better ALCS life for our scholars.

School Visitation

Parent/Guardian Class Observation

Parents and guardians may request to observe their child’s class. Requests to observe a class must be made two school days in advance. If these visits are reasonable in frequency and duration, and do not interfere with any students’ learning or specific classroom activities, permission will be granted as determined by the Principal. Parents/guardians who visit classrooms are expected to respect the confidentiality rights of other students and may not share information they gather or learn as a result of their visit(s) about other students with others (with the exception of a school official where the parent/guardian believes there is a safety risk to a student/others).

Prospective Students

ALCS invites prospective students to spend a half or full day visiting Albany Leadership Charter School for Girls. A visit is a great way for students to see what it would be like to attend our school. Prospective students will be matched with a host student who will take them to classes, introduce them to other students and faculty members, and answer their questions. Visits can be scheduled on the ALCS website or calling the Main Office at 518-694-5300.

Visitor Parking

There is very limited parking available at 75 Park Ave. To avoid paying for parking, park either in the loop or in Lincoln Park.

Visitor Conduct

Parents/guardians are visitors and are required to follow the school's Conduct and Discipline Policy while on school property and attending school-sponsored events. Any parent/guardian who violates a school policy may be barred from school property and/or school events and law enforcement may be contacted.

Custody Rights and Responsibility

In the absence of a court order to the contrary, ALCS does not manage or mediate custody and/or visitation arrangements. Parents/guardians are required to work with Family Court if they have concerns that impact their child's education. No parent/guardian is denied the ability to pick their child up from school, visit classrooms, participate in FACs, or otherwise be excluded by ALCS from carrying out their parental rights and obligations unless ALCS is directed by a court with proper jurisdiction to do so.

PINS Petitions

A PINS Petition is a referral to Family Court that may be submitted by ALCS when a student does not attend school or engages in conduct which makes them "ungovernable, or habitually disobedient and beyond lawful control of the school". ALCS only pursues PINS after all school-based and outside (human resources agencies) intervention measures have been exhausted with the student and her family. The Student Support Team is responsible for determining whether ALCS needs to request Family Court intervention via the PINS process. The school social worker is generally the point of contact for the probation department, child welfare, Family Court, and police departments.

Education Records and Student Data Privacy

Annual Notification of Rights under FERPA and Education Law §2-d, Notification Regarding Limited Disclosure of Directory Information and Notice of Disclosure to Military Recruiters

The Family Educational Rights and Privacy Act (FERPA) and New York State Education Law §2-d affords parents and students who are 18 years of age or older ("eligible students") certain rights with respect to the student's education records. These rights are:

1. The right to inspect and review the student's education records within 45 days after the day the School receives a request for access.

Parents or eligible students who wish to inspect their child's or their education records should submit to the Principal a written request that identifies the records they wish to inspect. The School 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 education records that the parent or eligible student believes are inaccurate, misleading, or otherwise in violation of the student's privacy rights under FERPA.

Parents or eligible students who wish to ask the School to amend their child's or their education record should write the Program Administrator, clearly identify the part of the record they believe should be changed, and specify why it should be changed. If the School decides not to amend the record as requested by the parent or eligible student, the School will notify the parent or eligible student of the decision and of their right to a hearing regarding the request for amendment. Additional information regarding the hearing procedures will be provided to the parent or eligible student when notified of the right to a hearing.

3. The right to provide written consent before the School discloses personally identifiable information (PII) from the student's education records, except to the extent that FERPA authorizes disclosure without consent. (See below)
4. The right to file a complaint with the U.S. Department of Education concerning alleged failures by the School to comply with the requirements of FERPA. The name and address of the Office that administers FERPA are:

Student Privacy Policy Office
U.S. Department of Education
400 Maryland Avenue, SW
Washington, DC 20202

The School is required to have a Parent's Bill of Rights for Data Privacy and Security. The Bill of Rights may be accessed here: [\[INSERT WEB ADDRESS\]](#)

Disclosures Without Prior Written Consent

FERPA permits the disclosure of PII from students' education records, without consent of the parent or eligible student, if the disclosure meets certain conditions found in the FERPA regulations. Except for disclosures to school officials, disclosures related to some judicial orders or lawfully issued subpoenas, disclosures of directory information, and disclosures to the parent or eligible student, the FERPA regulations require the School to record the disclosure. Parents and eligible students have a right to inspect and review the record of disclosures. The School may disclose PII from the education records of a student without obtaining prior written consent of the parents or the eligible student –

- To other school officials, including teachers, within the educational agency or institution whom the School has determined to have legitimate educational interests. This includes contractors, consultants, volunteers, or other parties to whom the School has outsourced institutional services or functions, provided that the conditions listed in the statute are met.

A school official typically includes a person employed by the School as an administrator, supervisor, instructor, or support staff member (including health or medical staff and law enforcement unit personnel) or a person serving on the school board. A school official also may include a volunteer, contractor, or consultant who, while not employed by the school, performs an institutional service or function for which the School would otherwise use its own employees and who is under the direct control of the School with respect to the use and maintenance of PII from education records, such as an attorney, auditor, medical consultant, or therapist; a parent or student volunteering to serve on an official committee, such as a disciplinary or grievance committee; or a parent, student, or other volunteer assisting another school official in performing his or her tasks. A school official typically has a legitimate educational interest if the official needs to review an education record in order to fulfill his or her professional responsibility.

- To officials of another school, school system, or institution of postsecondary education where the student seeks or intends to enroll, or where the student is already enrolled if the disclosure is for purposes related to the student's enrollment or transfer, subject to certain statutory requirements.

Upon request, the School discloses education records without consent to officials of another school or school district in which a student seeks or intends to enroll, or is already enrolled if the disclosure is for purposes of the student's enrollment or transfer.

- To authorized representatives of the U.S. Comptroller General, the U.S. Attorney General, the U.S. Secretary of Education, or State and local educational authorities, such as the State educational agency (SEA) in the parent or eligible student's State. Disclosures under this provision may be made, subject to the requirements of § 99.35, in connection with an audit or evaluation of Federal- or State-supported education programs, or for the enforcement of or compliance with Federal legal requirements that relate to those programs. These entities may make further disclosures of PII to outside entities that are designated by them as their authorized representatives to conduct any audit, evaluation, or enforcement or compliance activity on their behalf, if applicable requirements are met.
- In connection with financial aid for which the student has applied or which the student has received, if the information is necessary for such purposes as to determine eligibility for the aid, determine the amount of the aid, determine the conditions of the aid, or enforce the terms and conditions of the aid.
- To State and local officials or authorities to whom information is specifically allowed to be reported or disclosed by a State statute that concerns the juvenile justice system and the system's ability to effectively serve, prior to adjudication, the student whose records were released, subject to certain statutory requirements.
- To organizations conducting studies for, or on behalf of, the School, in order to: (a) develop, validate, or administer predictive tests; (b) administer student aid programs; or (c) improve instruction, if applicable requirements are met.
- To accrediting organizations to carry out their accrediting functions.
- To parents of an eligible student if the student is a dependent for IRS tax purposes.
- To comply with a judicial order or lawfully issued subpoena if applicable requirements are met.
- To appropriate officials in connection with a health or safety emergency, subject to certain statutory limitations.
- If the information has been designated by the School as "directory information" (if certain statutory requirements are met).

Directory Information Notice

The School has designated the following information as directory information: student's name, address, email address, telephone number, photograph/image, participation in officially recognized activities and sports, and honors and awards received.

The School may disclose appropriately designated “directory information” without written consent if the School determines the disclosure would not be harmful or an invasion of privacy if released, unless you have advised the School to the contrary in accordance with its procedures. The primary purpose of directory information is to allow the School to include information from your child’s education records in certain school or School publications. Examples include: social media, the annual yearbook, honor roll or other recognition lists, graduation programs, and activity sheets and information.

Directory information can also be disclosed to outside organizations without a parent’s prior written consent, such as companies that manufacture class rings or publish yearbooks. In addition, two federal laws require local educational agencies receiving assistance under the Elementary and Secondary Education Act of 1965, as amended to provide military recruiters, upon request, with the following information – names, addresses and telephone listings – unless parents have advised the LEA that they do not want their student’s information disclosed without their prior written consent.

School by law will disclose directory information, including students' names, addresses, and telephone listings, to military recruiters upon request.

If you do not want the School to disclose any or all of the types of information designated above as directory information from your child’s education records without your prior written consent, you must notify Carina Cook, CEO/Superintendent, 19 Hackett Boulevard, Albany, New York 12208, in writing, prior to September 1, 2024. You may use the following form:

Opt-Out Request Form:

Dear Ms. Cook,

We DO NOT want the School to disclose DIRECTORY INFORMATION from our child’s education records.

Full Name of Child:

Teacher/Classroom: _____ School: _____ (Homeroom if secondary)

Parent/Guardian Name: _____ Phone Number:

Address:

Parent/Guardian Signature: _____ Date: _____

Note: The School is not responsible for media coverage of school events that are open to the public.

- To an agency caseworker or other representative of a State or local child welfare agency or tribal organization who is authorized to access a student's case plan when such agency or organization is legally responsible, in accordance with State or tribal law, for the care and protection of the student in foster care placement.
- To the Secretary of Agriculture or authorized representatives of the Food and Nutrition Service for purposes of conducting program monitoring, evaluations, and performance measurements of programs authorized under the Richard B. Russell National School Lunch Act or the Child Nutrition Act of 1966, under certain conditions.

Complaint Policy

Informal Complaint Procedures

An informal complaint is a complaint that does not concern the alleged violation of law or charter (examples include, but are not limited to, the following: a concern about an academic grade, the school's uniform policy, the school's cell phone policy, or the bus schedule, etc.). If you have an informal complaint, you are encouraged to contact the appropriate staff member at the School by telephone. All staff members are committed to responding promptly to informal complaints, either in person, by telephone, or in writing. If an informal complaint is not responded to and resolved promptly or satisfactorily, you may contact the Principal to discuss the matter. The Principal shall respond in person, by telephone, or in writing.

Formal Complaint Procedures

If you are not satisfied with the outcome or decision pertaining to the informal complaint, and if your complaint alleges a violation of the school's charter or law, you may file a formal complaint in writing to the Chair of the School's Board of Trustees. The contact information for the School's Board of Trustees designee can be obtained in person at the School's main office. Upon receipt of a formal complaint, the Chair of the Board of Trustees shall appoint a designee to review the complaint. After reviewing the complaint, the designee(s) will respond in writing to the complainant within a reasonable amount of time (within forty-five (45) days from the date of receipt of the complaint by the Board of Trustees).

If you are not satisfied with the response from the Chair of the Board of Trustees and/or the Chair's designee, you may submit a formal complaint to the School's authorizer, the SUNY Charter Schools Institute. Instructions on how to submit a complaint to the SUNY Charter Schools Institute can be found in the Institute's grievance guidelines available at www.newyorkcharters.org/contact/. The Charter Schools Institute, acting on behalf of the Board of Trustees of the State University of New York, will investigate and respond. If, after presentation of the complaint to the Charter Schools Institute, you determine that the Charter Schools Institute has not adequately addressed the complaint, you may present the case to the State Education Department, acting on behalf of the Board of Regents, which shall investigate and respond. The Charter Schools Institute and the State Education Department each has the power and the duty to take remedial action to resolve the complaint, as appropriate.

If you elect to follow the informal complaint procedures to resolve a formal complaint, you shall be permitted at any time to stop the informal complaint procedures and initiate formal complaint procedures. If an individual or group voices a complaint at a public meeting of the School's Board of Trustees or to individual trustees, trustees shall not respond to the substance of the complaint, but instead shall thank the individual or group for their time and direct them to the relevant complaint procedures.

CONDUCT AND DISCIPLINE POLICY

The Conduct and Discipline Policy has been established to promote a safe and respectful learning environment. The Conduct and Discipline Policy identifies behaviors that are prohibited at ALCS. Students enrolled at ALCS are required to abide by the Code of Excellent Conduct. Parents/guardians and families are given a copy of the Conduct and Discipline Policy at the September Open House, and a copy is available on the ALCS website.

Responses are restorative practices and consequences designed to restore safe and positive learning environments, deter repeat violations, assist those impacted by misconduct, reaffirm community expectations, and provide educational and reflective opportunities for students.

This Policy, including the examples of misconduct and lists of consequences in Tiers 2-4, are not intended to be exhaustive but to provide a guide and framework for the School and community to understand expectations. Consequences are assigned based on the nature and gravity of the violations, the student's age, and disciplinary history. Consequences assigned by ALCS are additive and cumulative, thus, future violations of school policy typically result in more significant consequences, especially for the same or similar repeated conduct.

Scope of Authority

The Conduct and Discipline Policy applies to all students while on school property and at off-school property school-sponsored events beginning from the time the student applies to ALCS until the actual awarding of a degree or when a student withdraws or is dismissed from ALCS. This includes, at the discretion of the school, during school break periods and periods of suspension.

Restorative Practices

Restorative practices means strategies, systems and programs designed to repair harm caused by misconduct with the goal of maintaining a safe and supportive learning environment. ALCS uses restorative practices as part of all student discipline interventions. Examples of restorative practices include peace circles, mediations, and parent/guardian conferences, and they may be used at all Tiers prior to, during, or after the misconduct occurs.

Prohibited Conduct and Responses

ALCS uses a Four-Tiered System to progressively align prohibited conduct (behavior) with interventions and penalties. Tier 1 behaviors are considered low level and can be managed outside of the traditional student discipline process. Tiers 2, 3, and 4 and repeated Tier 1 behaviors are managed via the student discipline process. Examples of prohibited conduct are outlined under each Tier.

Tier 1 Prohibited Conduct

Minor acts of misconduct that interfere with the orderly operation of a classroom, school building, or school activity. Tier 1 Prohibited Conduct includes but is not limited to:

- Loud or inappropriate language or gestures

- Abuse of hall or bathroom privileges
- Teasing
- Being in an unauthorized area without permission
- Interfering with the behavior of others
- Unauthorized use of electronic devices, or misuse of computers
- Careless, unauthorized use of, loss of, or damage to school property and facilities
- Recurring failure to be prepared with class materials, supplies
- Minor disruptive behavior
- Failure to comply with the dress code
- Unexcused tardiness to class
- Cutting class (skipping)
- Statements or actions, written, verbal or electronic, that disrupt the educational process
- Littering
- Failure to comply with teacher instructions (i.e. sitting in assigned seat)

Tier 1 Responses

Tier 1 behaviors are typically managed by the teacher (or staff member). When these behaviors are displayed, teachers address the behavior with the student in a manner that is least disruptive to the academic environment. Interventions a teacher may use to address the student include, but are not limited to:

- Talking with the student outside of class
- Talking with the student after class
- Redirecting the student
- Providing a student with a break

If the student’s behaviors are not corrected as a result of the teacher’s/staff’s interventions, the teacher/staff:

- If the desired outcome is not achieved, the teacher may call a Student Support Team Member (SST) for assistance.
- Upon the Student Support Team member’s arrival, the teacher is expected to provide the SST with the nature of the incident, the student’s response, and all interventions applied.
- The SST member will ascertain the steps that are appropriate to the given situation. These can include, but are not limited to:
 - Discussion with the teacher and student outside of the classroom.
 - Private conversation between the Student Support Team Member and the student.
 - Private conversation between another member of the Student Support Team Member and the student.
- At the conclusion of the incident, the Teacher and SST member will complete the call to the student’s parent(s)/guardian(s) by the end of the business day.

If the student fails to meet the expectations or it is determined by the teacher and SST member that the student cannot return to the classroom, Tier 2 Responses, below, are used.

Tier 2 Prohibited Conduct

Tier 2 Prohibited Conduct includes but is not limited to:

- Cheating, plagiarism, copyright infringement
- Repeated teasing

- Unauthorized distribution or posting of any written material, pamphlets, posters or other inappropriate material without prior approval of the Principal or designee
- Unauthorized use of school property, logo, or school name
- Repeated cutting of classes (skipping)
- Cutting detention
- Possession or use of tobacco, nicotine products such as e-cigarettes (vaping) or any paraphernalia products on school grounds or at school functions (regardless of where such event or activity takes place)
- Threat or harassment/intimidation/bullying
- Throwing or propelling objects that can result in physical injury
- Trespassing or unauthorized entry, presence, or use of school facilities

Tier 2 Responses

- A member of the SST will respond to the behavior via the **Continuum of Care**.
- When members of the SST respond, their primary responsibility is to maintain safety, which may include calling for additional support.
- Typically, when responding to these behaviors the responding SST member(s):
 - Remove the student(s) of concern from the classroom or incident location.
 - Separate the involved students.
 - Meet and gather information from all involved parties (respondent, complainant, teacher, etc.), and obtain a written referral from the teacher.
 - Escort involved the student(s) to a safe location.
 - Contact the Assistant Principal of Culture and Climate.
- The Assistant Principal or Culture and Climate or designee will:
 - Evaluate all information, including information from the respondent.
 - Assign the consequence.
 - Inform all parties of the resolution in accordance with school policies.
 - Contact involved students' parent(s)/guardian(s).
 - Document incident and resolution.

Commented [A5]: I think you should explain what this term means. Because it is capitalized, it suggests there is some sort of formally-named program....

Tier 2 consequences can include but are not limited to:

- Parent/guardian meeting
- Loss of school privileges
- Mandatory participation in flex
- Detention
- Alternative Learning Center placement
- Mandatory or administrative flex time
- Detention
- Behavioral contract
- Suspension from extra-curricular and/or interscholastic activities
- In-school suspension

Tier 3 Prohibited Conduct

Tier 3 misconduct typically involves serious or disruptive acts directed against people or property that can or do endanger the health or safety of oneself or others.

Tier 3 Prohibited Conduct includes but is not limited to:

- Repeated Tier 2 Prohibited Conduct
- Abusive or disrespectful language (verbal or written) towards a teacher or staff member.
- Ongoing bullying, as defined by DASA (though the bullying need not be based on a covered status)
- Cell phone violation
- Coercion
- Failure to comply with directives of school officials
- Extortion
- Harassment, including but not limited to harassment based on a person’s actual or perceived: race, color, weight, national origin, ethnic group, religion, religious practice, disability, sex, sexual orientation, or gender (including gender identity and expression) or other protected class, or other violations of the Dignity for All Students Act (“DASA”) and policy (see below)
- Insubordination
- The unauthorized possession or misuse of prescription medication or any over the counter medication
- Theft
- Vandalism or destruction of personal property or school property

Tier 3 Responses

- A member of the SST will respond to the behavior via the **Continuum of Care.**
- When members of the SST respond the primary responsibility is to maintain safety, which may include calling for additional support.
- Typically, when responding to these behaviors the responding SST will:
 - Remove the student(s) of concern from the classroom or incident location.
 - Separate the involved students.
 - Meet and gather information from all involved parties (respondent, complainant, teacher, etc.), and obtain the written referral from the teacher.
 - Escort involved the student(s) to a safe location.
 - Contact the Assistant Principal.
- Students who exhibit behaviors that can result in an out of school suspension will meet with the Assistant Principal, or designee.
- The Assistant Principal or designee will:
 - Evaluate all information, including information from the respondent.
 - Assign the consequence.
 - Inform all parties of the resolution in accordance with school policies.
 - Contact involved students’ parent(s)/guardian(s).
 - Document incident and resolution.

Commented [A6]: See above.

Tier 3 Consequences can include but are not limited to:

- Parent/guardian Meeting
- Alternative Learning Center placement
- Mandatory Flex
- Detention
- Loss of school privileges
- Mandatory or administrative flex time

- Detention
- Behavioral contract
- Suspension from extra-curricular and/or interscholastic activities
- In-school suspension (LABS)
- Short-term out of school suspension (suspension lasting no more than 10 school days)
- Long-term out of school Suspension (suspension lasting greater than 10 school days)
- Off-site tutoring
- Modified school schedule
- Expulsion

Tier 4 Prohibited Conduct

Extremely serious or disruptive acts directed against people or property that can cause significant danger the health or safety of oneself or others.

Tier 4 Prohibited Conduct includes but is not limited to:

- Repeated Tier 3 Prohibited Conduct
- Arson
- Attempted or actual sale, distribution, or manufacture of alcohol, marijuana, illegal substances, prescription drugs or drug paraphernalia on school property or at a school function.
- Possession, use of alcohol, marijuana, illegal substances, or drug paraphernalia on school property or at school functions.
- Intoxication or impairment due to the misuse of prescription or over the counter medication.
- Endangering the safety of oneself or others with the intent to inflict harm (e.g., throwing desk, chairs, objects)
- Assault with intent to or that causes physical injury
- Committing an act of violence upon a school employee
- Fighting
- Displaying what appears to be or is a weapon, while on school property or attending a school sponsored event
- Possession of a weapon at school, or any device that could be potentially detonated or exploded on school grounds or at school function, (e.g., live ammunition, fireworks, etc.)
- Threatening to use a weapon, while on school property or attending a school sponsored event
- Participating in the planning of or making a bomb threat or other threat to cause harm to the school community, regardless of whether the threat is intended to cause distress to others
- Tampering with or creating a false fire alarm

Tier 4 Responses

- A member of the SST will respond to the behavior via the Continuum of Care.
- When members of the SST respond the primary responsibility is to maintain safety, which may include calling for additional support.
- Typically, when responding to these behaviors the responding SST will:
 - Remove the student(s) of concern from the classroom or incident location.
 - Separate the involved students.
 - Gather information from all involved parties, including a referral from the teacher
 - Escort involved student(s) to safe location.

Commented [A7]: See above.

- Contact the Assistant Principal of Culture and Climate.
- The Assistant Principal of Culture and Climate or designee will:
 - Gather any additional information.
 - Evaluate all information, including information from the respondent.
 - Assign the consequence.
 - Inform all parties of the resolution in accordance with school policies.
 - Contact involved students' parent(s)/guardian(s).
 - Document Incident and resolution.

Tier 4 Consequences may include but are not limited to:

- Parent/guardian meeting
- LABS Placement (Learning and Behavioral Support)
- Loss of school privileges
- Mandatory or administrative Flex Time
- Detention
- Proposed behavior contract
- Suspension from extra-curricular and/or interscholastic activities
- In-school suspension
- Short-term out of school suspension (suspension lasting no more than 10 school days)
- Long-term Out of school suspension (suspension lasting greater than 10 school days)
- Off-site tutoring
- Modified school schedule
- Expulsion
- Law enforcement involvement/referral

Procedures for Disciplinary Consequences

Proposed Behavior Contract

School staff may develop and propose written agreements between the school and students subject to punishment under this policy. The purpose of a behavior contract is to identify target behaviors, define expectations, and describe consequences that may be imposed if the student violates the contract. While the decision to enter into a behavior contract is voluntary, if the parent/guardian declines, other disciplinary action may be imposed.

Suspension from Transportation:

Transportation is not provided by ALCS. Students who use school district transportation may be subject to discipline by the school district and/or ALCS. ALCS has no decision-making authority for school-district-imposed discipline relative to transportation, and parents/guardians seeking information related to such disciplinary action should contact the transportation department of their school district.

If a student is suspended from transportation, the parent/guardian is responsible for providing alternative transportation during the period of suspension. Absences of students who do not attend school because they are suspended from transportation are considered unexcused.

Classroom Removal

Students may be removed from class as a result of their misconduct. Removals are typically short-term (e.g., for a cooling-off period). Parents/guardians are not notified of one removal but are notified if there is a pattern of removals (e.g., three removals within a short period of time, such as one instructional day or within one week for similar behaviors). The student and parent/guardian shall be given an opportunity to meet informally with the Principal/Principal's designee, however the removal will not be delayed pending such meeting.

Loss of School Privileges

Loss of school privileges means a student is suspended from participation in one or more activity that ALCS considers a *school privilege*, which includes any or all extracurricular activities and interscholastic sports. Students who lose school privileges are informed via letter home. The student and parent(s) or guardian(s) have the opportunity to meet informally with the Principal/Principal's designee if so requested. While the meeting is held as soon as possible, loss of school privileges is enforced as administered. In other words, a student will not be permitted to participate pending the outcome of the meeting. If a student is suspended from school privileges multiple times, the student may lose privileges for the remainder of the year or another specified period based upon the level and frequency of infractions.

Short-Term Suspension

A short-term suspension is the removal of a student from school for a period of ten or less school days. The Principal shall determine the period of suspension on a case-by-case basis. Before imposing a short-term suspension, the Principal shall explain the alleged misconduct to the student and, if the student denies or disagrees with the information, the Principal shall provide an explanation of the evidence in support of the finding that the misconduct occurred. The student will also be provided with the opportunity to present their version of events.

Before imposing a short-term suspension the Principal/Principal's designee shall notify the parent/guardian that the student may be suspended from school. Written notice shall be provided by personal delivery or express mail delivery within 24 hours of the decision to impose the suspension. The notice will be sent to the address on file in the dominant language or mode of communication of the parent/guardian. Parents/guardians are given the option to receive communications via email at the beginning of each year, in which case notice will be sent via email. Wherever possible, notice shall also be provided via telephone call.

Written and telephone notice shall: (1) include a description of the incident(s) for which the suspension is proposed; and (2) inform the parent/guardian of their right to request an informal conference with the Principal/Principal's designee. The Principal/Principal's designee shall schedule an informal conference as soon as possible. The informal conference shall be provided in the dominant language or mode of communication of the parent/guardian.

If the student's presence on school grounds pending notice poses a danger to persons or property or an ongoing threat of disruption to the educational process, the short-term suspension may be imposed prior to the informal conference.

If a parent/guardian disagrees with the decision of the Principal/Principal's designee, the parent/guardian may file a written appeal to the Board of Trustees via the Principal within five business days of the date of the decision. The appeal to the Board will be handled by the Board's designee, the CEO, or his/her designee.

Long-Term Suspension or Expulsion

A long-term suspension is the removal of a student from school for a period of more than ten days; and an expulsion is the permanent removal of a student from ALCS. When the Principal believes a long-term suspension or expulsion may be warranted, the Principal shall impose a ten-day suspension and refer the student to the CEO for further disciplinary action. The CEO or designee shall serve as the hearing officer and a formal long-term suspension/expulsion hearing shall be held. Prior to imposing a long-term suspension, the following steps shall be taken:

1. If the student poses a danger to persons or property or an ongoing threat of disruption to the educational process, the student shall be immediately removed from class and/or school.
2. Once the Principal has determined s/he is going to refer the student for a long-term suspension/expulsion, the Principal shall inform the student that s/he is being suspended and is being referred to the CEO for consideration for a long-term suspension/expulsion, and explain the reasons for that referral.
3. The parent/guardian shall be notified of the referral in writing by personal delivery or express mail delivery within 24 hours of the decision to refer the student for a long-term suspension/expulsion. Where possible, the notice shall also be provided by telephone call. The notice shall be in the dominant language/mode of communication of the parent/guardian.
4. The notice shall:
 - a. include a description of the incident or incidents which resulted in the suspension;
 - b. indicate that a formal disciplinary hearing will be held on the matter;
 - c. include the date, time, and location of the hearing;
 - d. notify the parent/caregiver of the student's right to representation by counsel or a non-attorney advocate of the parent's/guardian's choosing, the right to present evidence, and the right to call and/or question witnesses;
 - e. the right to request a record of the hearing (via audiotape); and
 - f. state that a written decision will be provided.
5. The hearing officer (the CEO or designee) shall oversee the hearing and the hearing shall be recorded. The hearing officer will listen to both sides and ask clarifying questions as needed. The hearing officer shall issue a written decision that includes the findings of fact related to the charges and the disciplinary decision reached. The written decision shall be sent to the parent/guardian within seven school days after the hearing.
6. If the hearing officer is a designee, and the student is found to have engaged in misconduct, the hearing officer may make a recommendation to the CEO related to the penalty. The CEO shall determine the appropriate penalty and notify the parent/guardian of such in writing within seven school days of the determination. The CEO shall consider the student's prior disciplinary history when determining the penalty.

Appeals from Long-Term Suspensions/Expulsions

If a parent/guardian disagrees with a long-term suspension/expulsion, they may appeal the decision in writing to the Board of Trustees. The appeal must be received by the Board within three weeks of the date on the written decision. On appeal, the Board or a group of three board members appointed by the Board Chairperson will review the "record." The record includes any written statements relied on as part of the decision to suspend the student, the suspension letters to the parent/guardian, and any written summary of the reasons for the appeal from the parent/guardian. For long-term suspensions/expulsions, the record also includes the audio-recording of the hearing and any tangible evidence (e.g., hearing exhibits) presented at the hearing. The Board may elect to ask questions of the parent/guardian and/or

CEO, but the parent/guardian does not have a right to present any oral argument or attend the Board's deliberations of the matter. The Board will consider the appeal at its next regularly scheduled meeting and issue a written decision within seven school days of the meeting. The Board's decision may be further appealed to the School's authorizer pursuant to the Complaint Policy, which can be found on p. [redacted] and the School's website..

Alternative Instruction

Students who are removed from school as a result of out-of-school suspensions are entitled to receive alternative instruction. Alternative instruction should begin on the first day of the student's suspension or as soon as practicable. "Alternative instruction" means instruction which is substantially equivalent to the school program and ALCS will develop an alternative instruction plan designed to meet this requirement, recognizing it may be different for each student. Alternative instruction usually begins by the second day of suspension, and is provided for approximately two hours per day, generally between the hours of 3:30 PM and 6:00 PM, Monday through Friday). Students who are expelled are no longer enrolled at ALCS and are not entitled to alternative instruction as of the effective date of the expulsion.

Procedures for Disciplining Students with Disabilities:

In addition to the disciplinary procedures applicable to all students, ALCS follows all federal laws applicable to students with disabilities. A student not specifically identified as having a disability but whose school district of residence or ALCS, prior to the behavior which is the subject of the disciplinary action, has a basis of knowledge that a disability exists may request to be disciplined in accordance with these provisions.

ALCS shall maintain written records of all suspensions and expulsions of students with disabilities including the name of the student, a description of the behavior engaged in, the disciplinary action taken, and a record of the number of days a student has been suspended or removed for disciplinary reasons.

For penalties that do not constitute a disciplinary change in placement (10 days or less), students with disabilities shall be subject to the same disciplinary policy as students without disabilities. Students will receive the same legally required alternative instruction as other students.

Manifestation Determination and Cooperation with the School District of Residence

Whenever a suspension of a student with an IEP or a student suspected of having an education-related disability exceeds ten days in a school year (either through a series of short-term suspensions for a pattern of behavior or a referral for a long-term suspension that will exceed ten days), ALCS shall notify the student's district of residence of the need for a manifestation determination review (MDR). In the event a MDR determines that the conduct of a student with a disability is attributable to that disability, the student shall immediately be permitted to return to the school, in lieu of beginning or completing the period of suspension. If a student's behavior is not a manifestation of the disability, the student shall be disciplined in the same manner as the school's general education students.

Students with Section 504 Plans

Students with 504 plans are subject to the same disciplinary processes as students with IEPs, except that in the case of a change in placement totaling more than 10 days, the student shall not be referred to the CSE. Instead, ALCS will conduct its own meeting to determine whether the behavior is a manifestation of the student's disability.

Gun-Free Schools Act:

Federal law requires the suspension from school for at least one calendar year of a student who is determined to have brought a firearm to school or to have possessed a firearm at school. The CEO may modify this requirement on a case-by-case basis, including imposing an expulsion. Any modification must be in writing in accordance with the Federal Gun Free Schools Act of 1994.

Title IX Sexual Harassment

ALCS complies with Title IX of the Civil Rights Act, which prohibits sexual harassment of students. If you believe your child has been sexually harassed, please contact the Title IX Coordinator, [insert here](#) for assistance. The Title IX Coordinator will provide you with a copy of the Title IX policy and assist you with understanding the process for filing a formal complaint.

Dignity for All Students Act (“DASA”) Policy

In accordance with New York State’s Dignity for All Students Act (“DASA”), ALCS is committed to providing its students, Employees, volunteers and visitors with an educational and working environment that is safe and secure, promotes respect, dignity and equality, and is free from bullying, discrimination or other forms of harassment or intimidation.

Bullying

Bullying is strictly prohibited on school property and at any school function, as well as any other place or time when the effects of such conduct would reasonably be expected to impact the educational process or create a risk disruption within the school environment.

“Bullying” is defined as harassment, aggressive behavior or other intentional action, whether verbal or physical, which is intended, or could reasonably be expected, to cause emotional harm, distress, fear, ridicule, humiliation and/or intimidation.

Bullying can be face-to-face, or carried out by phone, over the internet and other ways directed at another person through the "posting" of sensitive and/or private information, including cyberbullying.

“Cyberbullying” means bullying through any form of electronic communication, such as email, text, and social media (e.g., Facebook, Twitter, TikTok, Snapchat, and Instagram).

Bullying can take many forms, such as slurs, jokes, innuendos, demeaning comments, cartoons, pranks, gestures, and physical attacks (“Intentional action” refers to the individual’s choice to engage in the act rather than the ultimate impact of the action(s).) This policy includes Bullying of students (by other students, employees, volunteers and visitors) and by students (of employees, volunteers and visitors). Bullying by students will result in discipline, up to and including expulsion. Bullying by employees will result in disciplinary action, up to and including termination of employment.

Harassment and Discrimination

All students are entitled to a learning environment free from harassment and discrimination. No student or employee shall be subjected to discrimination or harassment by other students, employees or visitors on the basis of physical, cultural or even social differences, including, without limitation based on their

actual or perceived race, color, weight, national origin, ethnic group, religion, religious practice, disability, sexual orientation, sex, gender identity, or gender. "Harassment" includes any action (verbal or physical) which tends to create a hostile environment (including bullying and cyberbullying) and has substantially interfered with a student's educational opportunities or benefits or the terms and conditions of an employee's employment, reasonably causes a student or employee to fear for their physical safety, or reasonably poses a risk to a student's or employee's physical or emotional well-being. Just like bullying, harassment that occurs off school property is prohibited when the effects of such conduct would reasonably be expected to impact the educational process or create risk of disruption within the school environment. Harassment by students will result in discipline, up to and including expulsion. Harassment by employees will result in disciplinary action, up to and including termination of employment. ALCS values and embraces its inclusive and diverse school communities and strives to provide a welcoming, safe and supportive environment for all students and families regardless of their race, color, ethnicity, religion, gender, disability, sexual orientation and gender identity. If a student or their family would like to explore a particular accommodation based upon cultural or religious practices, or due to one's disability, sexual orientation, or gender identity, the student or the student's families or guardian should contact the Principal to schedule a meeting to discuss a plan to address the student's particular circumstances and needs.

Reporting and Investigation of Complaints

Any staff member who witnesses, receives an oral or written account of, or otherwise reasonably suspects the occurrence of, any act constituting harassment, discrimination or bullying must promptly notify the Principal and Dignity for All Students Act (DASA) Coordinator of such occurrence as soon as reasonably practicable, but no later than one school day of witnessing or receiving a report of harassment, discrimination or bullying. Such staff member is required to file a written report with the Principal and DASA Coordinator no later than two school days after such oral report or notification. Reporting forms are available in the Main Office.

The ALCS High School DASA Coordinator is: [insert name, title, email, and phone number here.] The DASA Coordinator is trained to handle human relations in the areas of race, color, weight, national origin, ethnic group, religion, religious practice, disability, sex, sexual orientation, gender and gender identity. The DASA Coordinator will be accessible to students and staff members for consultation and advice. All students, families/guardians, visitors and others are strongly encouraged to report any such conduct. Retaliation or reprisal by any staff member, student or family/guardian against any individual who, in good faith, reports or assists in the investigation of harassment, discrimination or bullying is strictly prohibited (and, for students and staff members, will result in severe discipline).

All complaints will be treated in a confidential manner to the maximum extent possible. Please note that anonymous reports may limit the school's ability to effectively and efficiently respond to the complaint. The Principal or DASA Coordinator will lead or supervise the prompt and thorough investigation of all such reports. If such investigation results in a finding of a violation of the school's policies, the school will take prompt action, reasonably calculated to end the harassment/discrimination or bullying, eliminate any hostile environment, prevent recurrence of the behavior, and ensure the safety and educational opportunities of the student(s) or staff member(s) against whom such behavior was directed.

ALCS applies the same disciplinary framework to misconduct covered by DASA as it does to other misconduct. ALCS reserves the right to notify an appropriate law enforcement agency when it is believed that any harassment/discrimination/bullying may constitute criminal conduct. Material incidents of discrimination and harassment will be reported to the State Education Department as required by law.