GREEN highlights indicate content recommended by School Leadership BLUE highlights indicate content recommended by Policy and Planning/Operations ORANGE highlights indicate content recommended by ParkerPoe TAN highlights indicate conforming/editorial changes



DISTRICT ADMINISTRATIVE RULE

KM-R Visitors to School 1/21/21 x/x/25

RATIONALE/OBJECTIVE:

The Cobb County School District (District) will make reasonable efforts to accommodate parent/guardian requests to visit a school, yet it also recognizes concerns for the welfare of students. Part of that concern is to assure that students and staff are not distracted from the task of learning by the presence of visitors on campus.

For information concerning professional visitors, see Administrative Rule ML-R (Private Service Providers).

11 **RULE:**

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A. LIMITATIONS ON WHO MAY VISIT: 13

To ensure the safety and confidentiality of students, the District limits visitors to:

- 1. The parents/guardians of current students;
- 2. Other family members of current students who are approved by the student's parent/guardian; and
- 3. Those persons invited by the District for official business.

B. PROCEDURES: 20

1. All Visitors:

- 22 Upon request, the Principal or designee may, at his/her discretion, grant permission for visits by the parents/guardians of current students, other family members of current 23 students who are approved by the student's parent/quardian, and those persons invited by 24 the District for official business. To minimize disruption to the instructional program, visits 25 26 to classrooms or programs or requests to meet with specific personnel must comply with 27 the following guidelines:
- a. All **approved** visitors must **provide a valid photo I.D.**, sign-in at the school office, 28 and obtain written permission display a visitor's badge provided by the school in 29 30 order to visit any part of the school; 31
 - b. Visits generally require notice at least 24 hours in advance;
 - c. Parents/guardians may observe for up to one hour during a classroom visitation. However, individuals who are invited by the District for official business may be granted extended time periods as necessary to perform their functions at the discretion of the District;
 - d. Classroom visitations are not a time for parent-teacher conferences, and parents/quardians should not expect teachers to conference with them at these times;
- 38 e. The regular school program must continue during such visits, so parents/guardians must refrain from engaging the attention of the teacher or students through 39 conversation or other means. 40
- 41 2. Limitations:

In addition to the limitations in Item B.1. above, parental and/or familial visitation may be
limited by means of a court order, including but not limited to a parenting plan. The
enrolling adult may provide a written statement to the school giving permission for the
non-enrolling parent or family member to visit pursuant to this rule.

47 C. UNAUTHORIZED PERSONS ON CAMPUS:

48 A student or employee may not have an unauthorized visitor. When an unauthorized person 49 enters District property:

- 1. School personnel shall warn persons trespassing to leave facilities or properties. Persons who refuse are subject to criminal prosecution under the laws of the State of Georgia.
- The presence or visitation of unauthorized persons in and about District facilities or
 properties may constitute trespassing and may subject violators to criminal prosecution
 under the laws of the State of Georgia.

56 **D. DISRUPTION:**

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57 State law expressly prohibits unauthorized presence and disruption on school grounds. O.C.G.A. § 20-2-1180 makes it unlawful to loiter within a school safety zone. The Principal or 58 59 designee has the authority to exercise control over the building and grounds and prohibit any person who does not have a legitimate need or cause to be present thereon from loitering. 60 61 O.C.G.A. § 20-2-1181 prohibits conduct which disrupts a school, school bus, or school bus 62 stop. O.C.G.A. § 20-2-1182 prohibits parents from upbraiding, insulting, or abusing public school employees in the presence of pupils. Violations are punishable as a misdemeanor, up to 63 a misdemeanor of a high and aggravated nature. Any violations of this policy or state law 64 65 may result in limitations on the individual's ability to visit the school prospectively. 66

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69	Adopted: 8/12/81	
70	Revised: 4/13/83; 8/8/84; 5/23/91	
71	Reclassified an Administrative Rule: 9/1/04	
72	Revised: 12/9/04; 10/12/05; 3/23/06; 6/11/08; 4/15/09	
73	Revised and re-coded: 10/25/12 (Previously coded as Administrative Rule KI)	
74	Revised: 7/19/18; 1/21/20; x/x/25	
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76	Legal Reference	
77	O.C.G.A. 20-8-6	Reports of criminal gang activity on or adjacent to campus
78	O.C.G.A. 16-11-35	Removal from campus or facility of unit of university system or school; failure to leave
79	O.C.G.A. 20-2-1180	Penalty for loitering on school premises or within school safety zone
80	O.C.G.A. 20-2-1181	Penalty for disrupting public school
81	O.C.G.A. 20-2-1182	Authorization to order abusive people off school premises
82	O.C.G.A. 20-8-5	Law enforcement powers of school security personnel; certification; carrying of

weapons/firearms