![Maeser_Logo_2[1]]()

# Karl G. maeser preparatory Academy

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**Search & Seizure Policy**

Approved: October 8, 2013 (approved)

Maeser seeks to safeguard the safety and well-being of the students in their care. Pursuant to Utah law (Section 53A-11-1305) Maeser will protect individual student rights and guard against excessive intrusion. In the discharge of that responsibility, school authorities of Maeser may search school property such as lockers used by students, or the person or property, including backpacks, purses and belongings, electronic devices, and vehicles of students, in accordance with the following policy:

**Definitions**

A. “Appropriate school official” means the most appropriate school employee considering all the circumstances, who should search a student. Usually the appropriate school official will be the school principal or school director. Generally, the more intrusive the search, the higher the level the appropriate school official should be who conducts the search. Other factors would include age of the student, gender of the student, if the student has an IEP, the student’s background, seriousness of the item(s) being searched for, which appropriate school official is reasonably available, and the urgency of the situation.

B. "Electronic device" means a privately owned device that is used for audio, video, or text communication or any other type of computer or computer-like instrument.

C. “Local school board” means the locally elected school board or a charter school governing board.

D. “Reasonable suspicion” means a particularized and objective basis, supported by specific articulable facts, for suspecting a person of criminal activity; reasonableness extends to both the reason for the search and the appropriateness of the scope of the search.

**School Property - Lockers, Desks, Other Storage Areas Provided for Student Use**

Maeser acknowledges the need for in-school storage of student possessions and shall provide storage places, including desks and lockers, for that purpose. Where locks are provided for such places, students may lock them against access by other students, but students shall not expect that their privacy prevents examination by a school official. Maeser’s director or Maeser’s Board of Directors may direct the appropriate school official to conduct a routine inspection of such storage places. In the course of any search, students’ privacy rights will be respected regarding any items that are not illegal or against local school board policy.

* All lockers and other storage areas provided for student use remain the property of

 the school/district. These lockers and storage areas are subject to inspection, access

 for maintenance, and search pursuant to this policy. A student using the locker or

 storage area has no expectation of privacy in that locker or storage area or the

 contents contained therein. In the course of any search, students’ privacy rights will be respected regarding any items that are not illegal or against local school board policy. No student shall lock or otherwise impede access to any locker or storage area except with a lock provided by or approved by the teacher or school administrator. Unapproved locks may be removed.

* An appropriate school official may search student lockers and storage areas and the

 contents contained therein at any time for any justifiable reason.

* An appropriate school official may, at any time, request assistance of the appropriate

 law enforcement agency having jurisdiction over the facilities of the District or school.

 The law enforcement officer must have probable cause, however, to personally

 orchestrate or conduct a search of the lockers and storage areas and their contents.

**Using Dogs in Searching School Property**

The local school board also authorizes the use of canines, trained in detecting the presence of

drugs or devices, when the appropriate school official has reasonable suspicion that illegal drugs may be present in a school. This means of detection shall be used only to determine the presence of drugs in locker areas, student desks and other places in the school where such substances could be concealed. Utah statute requires that canine detection must be conducted in collaboration with law enforcement authorities or other certified organizations and will not be used to search students personally unless either a warrant or parental permission has been obtained prior to the search.

Where a dog sniff search is otherwise appropriate, it is acceptable to detain students or restrict

their movement to facilitate the search. Also, schools have authority to require students to

relinquish personal items from their possession (backpacks, book bags, gym bags) to facilitate

searches.

**Student Person and Possessions**

Maeser recognizes that the privacy of students or their belongings may not be violated by unreasonable search and seizure and directs that no students are searched without reasonable suspicion or in an unreasonable manner. The extent of the search will be governed by the urgency and seriousness of the alleged infraction, the student's age, and the student's disciplinary history.

**Personal Search of a Student and Student Consent to Search**

Except as provided below, a request for the search of a student or a student's possessions will be directed to the appropriate school official. The appropriate school official shall attempt to obtain the freely-offered consent of the student to the inspection; however, provided there is reasonable suspicion, the appropriate school official may conduct the search without such consent. Whenever possible, a search will be conducted by the appropriate school official in the presence of the student and a staff member in addition to the appropriate school official. A search prompted by the reasonable belief that health and safety are immediately threatened will be conducted with as much speed and dispatch as may be required to protect persons and property.

Search of a student's person or intimate personal belongings shall be conducted by a person of the student's gender, in the presence of another staff member of the same gender, and only in

exceptional circumstances when the health or safety of the student or of others is immediately

threatened.

The personal search of a student may be conducted by the appropriate school official when the

appropriate school official has reasonable suspicion for a search of that student. Authorized searches of the student's person are as follows:

* the student's pockets;
* purses, briefcases, or any objects in the possession of the student;
* a "pat down" of the exterior of the student's clothing and the removal of any identified

 item;

* removal of an article of exterior clothing such as a jacket;
* a student’s electronic device if warranted and to the extent warranted.

**Searching Students and Property While at School-sponsored Activities**

This authorization to search shall also apply to all situations in which the student ***is under*** the

jurisdiction of the local school board–including all students participating in extracurricular

activities and athletics, dually enrolled students and students taking online courses, when

applicable.

**Strip Searches**

Strip searches shall be conducted only by law enforcement personnel with the appropriate school official’s knowledge, if time permits to notify the appropriate school official.

**Documentation of Search**

The appropriate school official shall be responsible for the prompt recording in writing of each

student search, including the reasons for the search; information received that established the

need for the search and the name of the informant, if any; the persons present when the search

was conducted; any substances or objects found and the disposition made of them; and any

subsequent action taken. The appropriate school official shall be responsible for the custody,

control, and disposition of any illegal or dangerous substance or objects taken from a student. The appropriate school official and/or the school district superintendent shall report a student’s

possession of a dangerous weapon consistent with Section 53A-11-1101.

**Search Procedures**

Pursuant to this policy, appropriate school officials shall use the following steps when appropriate school officials have reasonable suspicion that a student possesses evidence that a rule or law has been violated:

* All requests or suggestions for the search of a student or student’s possessions shall

 be directed to the appropriate school official or the person in charge of the students

 if students are out of the district or school.

* Wherever possible, before conducting the search, the appropriate school official shall

 notify the student, request the student’s consent to the inspection and inform the

 student that she may withhold consent. Such consent, if offered, shall be voluntary.

 The appropriate school official shall conduct the search, however, with or without the

 consent.

* Wherever possible, an adult third party shall be present at any search of a student or

 student’s possessions.

* The appropriate school official may conduct a student search upon reasonable

 suspicion of the presence of an illegal or dangerous substance or object, or anything

 contraband under school rules.

**Health/Safety of Students**

Whenever the search is prompted by the reasonable suspicion that possession of a substance or object immediately threatens the safety and health of the student or others, the appropriate school official shall act with as much speed and dispatch as is required to protect persons and property in the school while keeping clearly in mind the student's rights and the potential consequences of inappropriate or hasty action.

**Reasonable Suspicion**

“Reasonable suspicion” means a particularized and objective basis, supported by specific

articulable facts, for suspecting a person of criminal activity; reasonableness extends to both the

reason for the search (reasonable at the inception) and the appropriateness of the scope of the

search (reasonable in scope).

In addition, as used in this section, "reasonable suspicion for a search" means grounds sufficient to cause an adult of normal intellect to believe that the search of a particular person, place, or thing will lead to the discovery of evidence that the student:

* has violated or is violating a rule or behavioral norm provided in school policy;
* has violated or is violating a particular law;
* possesses an item or substance which presents an immediate danger of physical harm

 or illness to students, staff or school/district property;

**Method and Scope of Search**

The scope of any search should be limited by the reasonable suspicion that motivated the search. If an item is found that leads to reasonable suspicion that additional, related items may also exist, the search may be extended. If the initial search produces no evidence of contraband, there should be no extension of the search based on simple curiosity or ***unreasonable*** teacher/administrator suspicion.

**Items Found**

Anything found in the course of a search which is evidence of a student violation of school rules

or federal/state laws may be seized and admitted as evidence in any suspension or expulsion

proceeding if it is tagged for identification at the time it is seized and kept in a secure place by the school official until it is presented at the hearing. It may also be turned over to any law

enforcement officer after proper notation and receipt.

**Vehicles**

Vehicles in the possession of students and parked on school premises may be searched, based on reasonable suspicion, by the appropriate school official. Searches of vehicles of staff members or visitors shall be conducted by law enforcement personnel.

**Use of Breath or Drug Test Instruments**

The appropriate school official may arrange for a breath test for blood-alcohol or drug test to be conducted on a student whenever the school authority has individualized reasonable suspicion to believe the student has consumed an alcoholic beverage or an illegal substance.

The appropriate school official shall attempt to contact a local law enforcement agency and arrange for it to conduct the test.

The following procedure should be used if the test is conducted by a school official:

* Take the student(s) to a private administrative or instructional area on school

 property and have at least one other member of the teaching or administrative staff

 present as a witness to the test. If the student refuses to take the test, inform him that

 refusal to participate leaves the observed evidence of the alcohol or drug use

 un-refuted, thus leading to disciplinary action.

* Allow the student a second opportunity to be tested, and if the student refuses again,

 ask the student to sign a refusal statement. Regardless of whether or not the student

 signs a refusal statement, prepare a written report of the incident.

**Student Electronic Devices**

School districts and charter schools are directed by Utah State Board of Education Rule (R277-495) to have policies specific to student possession and use of electronic devices. Parents shall receive specific notice of electronic device policies. Policies shall also outline consequences for student use of electronic devices in violation of the policy. Policies may include other information and directives regarding electronic devices.

**Parent Notification**

School officials have no obligation to contact parents before detaining and questioning students.

It is good practice when a student is questioned about serious allegations of the student's own

misbehavior, that another responsible adult should be notified to protect the interest and

well-being of the student.