

Dr. Katie Jenner, Secretary of Education

### Guidance on School Responsibilities for Adhering to Instructional Time and Student Attendance Requirements September 2021

### **Introduction and Purpose**

This document aims to clearly translate legal requirements and general expectations for instructional programming and obligations related to reporting attendance for the 2021-2022 school year. As this guidance is reviewed, it is important to note that changes in policy and law may occur in the future that could directly impact the content addressed throughout this document. This guidance document refers to the requirements outlined in Indiana Code §§ 20-30-2 and 20-33-2.

### **Instructional Time Requirements**

Instructional time is defined by Indiana Code as time during which students are participating in an approved course, a curriculum, or an educationally related activity under the direction of a teacher; and includes a reasonable amount of passing time between classes. Instructional time does not include lunch or recess.

All schools must provide at least five hours of instructional time for students in grades one through six and at least six hours of instructional time for students in grades seven through twelve per day in order to count that as a day of instruction. Please note that IDOE reviews school calendars to determine whether a school met the statutory requirement to provide at least 180 days of instruction during a school year.

#### Virtual Instruction Definitions

Indiana Code recognizes three types of virtual education providers: virtual charter schools, virtual programs operated by a school corporation, and virtual public schools operated by a school corporation. Further, virtual instruction may be provided by a traditional, "brick-and-mortar" school program in response to the need for closure of school facilities.

#### Virtual charter schools

A "virtual charter school" is defined as any charter school in which more than 50 percent of instruction is provided to students in an interactive learning environment created through technology in which students are separated from their teacher by time or space, or both. A virtual charter school may only be authorized by a statewide charter authorizer and may not be authorized by a school corporation.

#### Virtual programs

A "virtual program" is defined as a program provided by a school corporation in which more than 50 percent of instruction to students in the program is provided in an interactive learning



Dr. Katie Jenner, Secretary of Education

environment created through technology in which the student is separated from a teacher by time or space, or both. Instruction for credit recovery courses is excluded for purposes of determining the percentage of instruction provided virtually.

#### Virtual public schools

A "virtual public school" is defined as a school in which the lesser of at least 100 students enrolled in a school corporation or 30 percent of the total number of students enrolled in the school corporation receives educational programming in an interactive learning environment created through technology in which the student is separated from a teacher by time or space, or both. Instruction for credit recovery courses is excluded for purposes of determining the percentage of instruction provided virtually. Virtual public schools exist as independent schools within a school corporation and receive a separate and distinct school identification number.

#### Virtual Instruction

School corporations and schools are permitted to provide virtual instruction to their students. Virtual instruction may be necessary to maintain continuity of educational programming to students in light of extraordinary circumstances, including but not limited to a global pandemic or act of God that impacts the ability to temporarily operate school buildings and provide in-person instruction. A school that provides educational programming in an interactive learning environment created through technology in which the student is separated from a teacher by time or space, or both, in response to extraordinary circumstances is not considered a virtual school or a virtual program.

#### Instructional Time in Virtual, Online, or Remote Settings

Content may be delivered in two contexts during the academic school year. One context is onsite learning, not separated by time or space, where all students are learning, applying, and practicing content at the same time. Another context is off-site learning, where students are separated by time or space and may be learning, applying, and practicing content at different times in different spaces. In general, virtual instruction or any form of remote learning is considered off- site learning. Virtual programs or schools must meet instructional time requirements in order to count a day as a day of instruction conducted during a school year. Specifically, at least five hours of instruction must be provided daily for students in grades one through six and at least six hours of instruction must be provided daily for students in grades seven through 12. This requirement applies to any day when a school may provide virtual instruction.

When considering instructional time requirements for content delivered through the off-site learning context, it is important to extract and focus on the time during which students are academically engaged. For example, a five hour instructional day where content is delivered on-site consists of both academically engaged time as well as non-academically engaged time, such as passing time. As such, a day of off-site learning may consist of less than five hours but correspond to the amount of academically engaged time provided in a non-remote, in- person



Dr. Katie Jenner, Secretary of Education

instructional day.

#### **Compulsory Attendance**

Any individual who is at least seven years of age and less than 18 years of age is bound by compulsory attendance requirements until the individual either graduates, becomes 18 years of age, or becomes at least 16 years of age and meets the requirements to withdraw from school before graduation.

To "attend" means to be physically present and enrolled in a school or another location where the school's educational program is being conducted during regular school hours on a day in which the educational programming is being offered.

Any student who is enrolled at a public or nonpublic school and accumulates at least 10 unexcused absences during a school year is considered habitually truant. Any student who accumulates at least ten 10 absences, excused or unexcused, during a school year is considered chronically absent

#### **Obligations of Schools Regarding Attendance Reporting**

Indiana law requires the following:

- Each governing body of a school corporation and charter school must have an attendance policy that outlines, at a minimum, the definitions and conditions for excused and unexcused absences. While this is not required for nonpublic schools, IDOE strongly recommends such schools have an attendance policy that aligns with these requirements.
- Each public and nonpublic school must maintain an accurate daily record of attendance for each student. There is an expectation that an accurate daily record of attendance includes an approach to accurately capture virtual attendance.
- Within 15 days of a new semester, each public high school principal must compile a list of names and last known addresses of students who did not graduate and are no longer enrolled at the school. The list must be made available to Ivy Tech and any training program for dropouts
- For habitually truant students:
  - Any student between the ages of 13 and 15 who is habitually truant may not be issued an operator's license or learner's permit to drive a motor vehicle until the student is at least eighteen 18 years of age. Each school or school corporation must submit to the Indiana Bureau of Motor Vehicles (BMV) information to indicate a student's ineligibility for an operator's license or learner's permit due to the student's habitual truancy. The school or school corporation may periodically review the student's eligibility.
  - Each superintendent or Attendance Officer must report a student that is habitually truant to an intake officer of the juvenile court or the Indiana Department of Child



Dr. Katie Jenner, Secretary of Education

Services (DCS) to proceed in accordance with Indiana Code § 31-30 through Indiana Code § 31-40.

• Each superintendent or Attendance Officer must report a student that is chronically absent from school to an intake officer of the juvenile court or DCS to proceed in accordance with Indiana Code § 31-30 through Indiana Code § 31-40.

These legal requirements apply to schools, regardless of whether instruction and learning occurs in the on-site or off-site context.

### **Reporting Missing Students**

A missing student is one that cannot be located by the school. A school should complete the following process if it believes that a student has gone missing:

**STEP ONE:** Send a U.S. certified letter of concern to the student's last known address with a return receipt requested no later than October 1 of the calendar year in which the student did not return to school. If a return receipt is provided to the school, then the student's location was identified, and the student is not considered "missing." If the letter is returned to the school with a "no forwarding address" indicator stamp, then the school should move to "step two."

**STEP TWO:** Submit the online form for graduation rate to the <u>Indiana Clearinghouse for</u> <u>Information on Missing Children and Missing Endangered Adults</u> (Clearinghouse). The Clearinghouse will respond by email to the school within fourteen (14) business days from the submission and will include information on the status of the student based on the initial inquiry conducted by the Clearinghouse using law enforcement databases. The response may also identify any additional actions to be taken by the school.

The Clearinghouse response will contain information based on an initial inquiry using law enforcement databases to indicate the current known status of the student in question. It may also identify any additional actions to be taken by the school. If the student's location is unknown, then the school may report the student as "missing" on the Realtime/Enrollment- Mobility report.

Schools should maintain a copy of the U.S. certified letter of concern sent to the student's last known address; the U.S. Postal Service Certified Mail receipt; the email notification sent to the Clearinghouse; and the email verification received by the school from the Clearinghouse indicating the student's last known status.

Tips for what parents should do if their child has gone missing can be found at <u>https://www.in.gov/amberalert/2335.htm</u>.

#### <u>Student Engagement</u>

Regardless of the delivery method or context of instruction, academic engagement is paramount for student success. While Indiana Code does not define academic engagement, scholars have



Dr. Katie Jenner, Secretary of Education

defined it as "the quality of students' participation or connection with the schooling endeavor and hence with activities, values, people, goals, and places that comprise it" (Skinner, Kindermann, & Furrer, 2009). Academic engagement must encompass the academic, behavioral, and emotional enrichment of each student.

Best practice for academic engagement should ensure that learning in the off-site context mirrors the on-site learning experience of interacting with curriculum and resources aligned to the Indiana Academic Standards to introduce, maintain, and extend learning. Authentic academic engagement ensures that students' skills are pushed to the next levels of learning through rigorous and relevant learning activities, regardless of whether the student is virtual or in-person. This cannot be accomplished solely through excessive screen time or completion of worksheets. School corporations and schools should work to ensure the same level of rigor is provided for on-site and off-site learning programs in order to provide for the expected levels of student engagement and participation necessary to maintain and extend learning.

### Updating and Creating Robust Attendance Policies

Given that off-site, virtual instruction may occur both synchronously and asynchronously, consideration must be given to appropriate measures of instructional time and student attendance. Such consideration requires acknowledgement of the interplay of engagement and attendance for students. A traditional attendance policy based on synchronous instructional time may not be a compatible measure of student attendance for remote or virtual instruction. IDOE strongly recommends school corporations and schools establish attendance and engagement policies for off-site or blended learning that address instructional time requirements. IDOE recommends these policies be distinct from such policies for on-site learning so that expectations are clearly articulated across on-site and off-site learning environments. Note that attendance policies for on-site and off-site contexts should be closely aligned in the expectations of student attendance and engagement levels but may diverge in how such expectations are applied or demonstrated.

IDOE has provided a list of considerations for school corporations and schools when developing or updating attendance and engagement policies. IDOE recommends that school corporations and schools maintain a system of recording and monitoring student attendance and engagement in case of an audit by a state agency such as the State Board of Accounts.

• Establish separate attendance policies for virtual, in-person, and blended instruction, with consideration of truancy, chronic absenteeism, and missing students for each setting.

Consideration should be given to the treatment and determination of student absences and attendance for purposes of identifying truant, chronically absent, and missing students.

• Utilize course progress, student engagement, participation in synchronous and asynchronous instruction, student/teacher interaction, system activity and login time,



Dr. Katie Jenner, Secretary of Education

student logs, and completion of daily work and long-term projects as evidence of student engagement and attendance for off-site learning.

- Establish minimum time expectations on a daily or weekly basis for off-site learning.
- Establish clear definitions of what it means to be "absent" for off-site learning.
- Augment attendance policies to provide families with clarity about expectations for participation and academic engagement in the off-site context.
- Combine factors to determine student attendance: e.g., time per week (actual attendance hours logged), progress (completed assignments per week), and communication (response time & interaction with teachers).
- Keep records of student engagement with learning materials. IDOE recommends that any virtual school or program maintain documentation demonstrating each student was provided with the minimum hours of instruction as evidence of engagement in the event of an audit.
- Establish a routine to balance the needs of family and stress the need to maintain consistent instruction; encourage unplugging/offline after a set time each day.
- Implement systems to maintain consistent communication with families by phone/email.
- Consult with your student information system (SIS) provider to confirm attendance policies can be supported.
- Evaluate student work in a timely manner to more easily determine who is participating and who is not. Evaluations should provide feedback that is specific, clear, and actionable.

### **State-Level Reporting**

Beginning in the 2020-2021 school year, schools submitted student-level information to the state through Data Exchange. Schools tracked daily student attendance from the beginning of the school year using the following codes, which carry forward to the 2021-2022 school year:

- In Attendance: This code should be used when a student is considered "in attendance" at the physical school building, pursuant to the local attendance policy. This code should be used for non-virtual students.
- Virtual: This code should be used when a student is considered "in attendance" at the virtual program or virtual school, pursuant to the local attendance policy. This code should be used for virtual students.
- Virtual due to COVID-19: This code should be used when a school must provide virtual instruction in lieu of in-person instruction due to COVID-19, and a student is considered "in attendance" pursuant to the local attendance policy.
- **Excused Absence:** This code should be used when a student is not "in attendance" and such absence is deemed "excused," pursuant to the local attendance policy. This code should be used for both virtual and non-virtual students.
- Unexcused Absence: This code should be used when a student is not "in attendance," and such absence is deemed "not excused," pursuant to the local attendance policy. This code should be used for both virtual and non-virtual students.



Dr. Katie Jenner, Secretary of Education

- **Exempt:** This code should be used when a student is not "in attendance" but is participating in one of the activities that is exempt by statute from consideration as an "absence." This code should be used for both virtual and non-virtual students.
- **Suspended:** This code should be used when a student has been suspended pursuant to the local discipline policy. This code should be used for both virtual and non-virtual students.
- **Expelled:** This code should be used when a student has been expelled pursuant to the local discipline policy. This code should be used for both virtual and non-virtual students.