

PREGNANT/MARRIED STUDENTS

Pregnant Girls. The Board of Trustees believes that decisions concerning the educational future of a pregnant girl should be made by the student and her parents after consultation with a licensed physician, school guidance counselor, and school administrator.

Should the girl decide to remain in school, either temporarily or throughout the pregnancy, a written statement of approval from a licensed physician should state which activities are appropriate for participation.

If the student decides not to remain in school, the school will help arrange correspondence courses or other courses of instruction. These courses shall be paid for by the student.

Upon submission of a written statement of approval from a licensed physician, the girl may re-enter school after the pregnancy's termination.

Married Students. Pupils who marry during the school year or re-enter after being married, may continue to attend classes. Married students will be expected to conform to school regulations dealing with attendance, behavior, and fees as outlined by the building administrator. Special considerations may be made.

Students with Children. In order to protect Laramie County School District No. 2 from additional liability and health issues, and to avoid disruptions in the school setting, the Board of Trustees prohibits pre-school children of students from being in the school buildings during the hours school is in session.