

GPS TRACKER AUDIO DEVICE POLICY

It shall be the policy of the Shasta SELPA that it is an IEP/504 team decision to allow a student to wear a GPS Tracker to school, and should be considered based on an individual student's needs. When a student wears a GPS Tracker to school with listen-in capabilities and/or any other device with listen-in features, the listen-in feature (and any other audio, or call-in features) on the device shall be turned off/disabled. Any person, other than the student, who records classroom conversations without the consent of a teacher and school administrator could be subject to criminal penalties under criminal eavesdropping on a confidential communication device. Any student who records classroom conversations without prior consent from a teacher and school administrator could be subject to appropriate disciplinary action. Additionally, the use of any such devices may interfere with the privacy rights and confidentiality of other students.

If the IEP/504 team agrees that a GPS Tracker/Listening (audio)/Recording device is necessary for the student to receive FAPE due to the individual student's needs and the listening feature is deemed necessary, schools shall be granted the administrative right to access this feature, in addition to the parent(s)/guardian(s).

LEGAL REFERENCES:

EDUCATION CODE

51512

48901.5(a)

PENAL CODE SECTION

632