Elementary Student/Parent Handbook 2019-2020

Brookside Elementary
George H. Englesby Elementary
Greenmont Avenue
Joseph A. Campbell Elementary

Caring • Respect • Responsibility
Trust • Family
INTRODUCTION

Welcome to the Dracut Public Schools! This is your Student Handbook. It is important that you and your parents/guardians take the time to read and familiarize yourself with all the essential information contained in this handbook to ensure your success. If you have any questions regarding any of the policies or expectations, please do not hesitate to call your school Principal. Good luck!

We strongly encourage you to view the online website of your school. It contains a lot other essential information about your school including grade level curriculum, important dates and events and upcoming news.
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Dracut Public Schools
Mission Statement

The Dracut School Community is committed …

**TO FOSTERING**  a safe and caring learning environment where autonomy, collaboration, and mutual respect are valued.

**TO PROVIDING**  our students with the knowledge and skills necessary for reaching their individual potential.

**TO INSPIRING**  all students to persevere, to become critical thinkers, to become good community members, and to become lifelong learners.

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Dracut Public Schools
Vision Statement

The Dracut Public Schools aspires to be a world-class school system that develops the heads, hearts, and hands of its students and inspires them to be the critical thinkers, problem-solvers, and innovators who make contributions to their communities, our nation, and the world.

We believe and value:
1. The individuality and uniqueness of each child.
2. The special talents and abilities of each child.
3. The truth that all children can learn.
4. The respect for personal and cultural diversity.
5. The respect and dignity of each member of the school community.
6. The student's right to equal access to educational opportunity.
7. The necessity of strong community partnerships.
8. The dedication and passion of our employees.
ELEMENTARY SCHOOL
PRINCIPALS

BROOKSIDE ELEMENTARY SCHOOL
1560 Lakeview Avenue
Phone: (978) 957-0716
Ms. Dawn Smith, Principal
Ms. Lindsey Howe, Vice Principal

GEORGE H. ENGLESBY ELEMENTARY SCHOOL
1580 Lakeview Avenue
Phone: (978) 957-9745
Ms. Laurie Fahey, Principal
Ms. Lindsey Howe, Vice Principal

GREENMONT AVENUE SCHOOL
37 Greenmont Avenue
Phone: (978) 453-1797
Mr. Nicholas Botelho, Principal
Ms. Lindsey Howe, Vice Principal

JOSEPH A. CAMPBELL ELEMENTARY SCHOOL
1021 Methuen Street
Phone: (978) 459-6186
Ms. Bonnie Faulkner, Principal
Ms. Lindsey Howe, Vice Principal
SCHOOL HOURS

Campbell Elementary School 8:30AM to 2:45 PM
Greenmont Avenue School 8:30AM to 2:45 PM
Brookside Elementary School 8:30AM to 2:45 PM
Englesby Elementary School 8:30AM to 2:45 PM

To ensure the safety and supervision of all students, the expectation is that students may arrive at school no sooner than 5 minutes before the above designated school starting times unless formal communication has occurred with the school Principal and specific arrangements are made. Additionally, parents/guardians should proactively communicate with the school if issues arise with end of the day transportation.

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Early Release Hours

Campbell Elementary School 8:30AM to 11:30 AM
Greenmont Avenue School 8:30AM to 11:30 AM
Brookside Elementary School 8:30AM to 11:30 AM
Englesby Elementary School 8:30AM to 11:30 AM
Central Office
ADMINISTRATORS

Mr. Steven Stone  (978) 957-2660
Superintendent of Schools

Mr. Thomas Lafleur  (978) 957-5583
School Business Administrator

Mr. David Hill  (978) 957-2617
Director of Curriculum and Instruction

Ms. Kimberly Lawrence  (978) 957-4649
Director of Student Services

Mr. Andrew Graham  (978) 957-9704
Supervisor of Buildings and Grounds

Ms. Patricia Puntumapanitch  (978) 957-9714
Food Services Director

Mr. Kenneth Moge  (978) 957-2617
Technology
Elementary School
NURSES

NURSES
Joseph A. Campbell School
Ms. Betsy Kusa
(978) 459-6186

Greenmont Avenue School
Mrs. Ann Lecourt
(978) 453-1797

Brookside Elementary School
Ms. Margaret Collins
(978) 957-0716

Englesby Elementary School
Ms. Mary Zaim
(978) 957-9745
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2019-2020 School Calendar
ATTENDANCE
Regular school attendance is a critical piece in ensuring the optimal educational experience for all students. Students are expected to attend school each school day on time unless they are ill or an unforeseen emergency arises. A written excuse for the day(s) absent signed by a parent or guardian must accompany each student on his/her return to school. The note must be dated and include a specific reason for the absence. A parent may be notified if a child is absent more than five (5) times during the marking period.

When a child is absent, it is expected that the parent will call the school between 8:00 a.m. and 9:30 a.m. to report this absence to the school. This ensures that every student is accounted for each school day. The school will attempt to contact the parent/guardian if no phone call is received by 9:30.

See Appendix D.

The Dracut Public Schools, pursuant to M.G.L. c. 76, § 1B, has a policy of notifying the parent or guardian of a student who has at least 5 days in which the student has missed 2 or more periods unexcused in a school year or who has missed 5 or more school days unexcused in a school year. This policy requires that the school principal, or a designee, make a reasonable effort to meet with the parent or guardian of a student who has 5 or more unexcused absences to develop action steps for student attendance. The action steps shall be developed jointly and agreed upon by the school principal, or a designee, the student and the student’s parent or guardian and with input from other relevant school personnel and officials from relevant public safety, health and human service, housing and nonprofit agencies.

TARDINESS
Students should make every effort to be in school on time because being late for school can have a detrimental impact on student learning. Students are considered tardy if they arrive after the 8:30 a.m. bell. In the case of an emergency, where tardiness is unavoidable, the students must have a written excuse signed by a parent or guardian. When a student is tardy, he/she must report to the Main Office upon arrival at school. Parent/Guardians will be notified if a student’s attendance record indicates more than five (5) unexcused tardies during a marking period. A student who is continually tardy may be asked to make up for lost instructional time either before school or after school. A meeting with the school Principal will be scheduled to determine a plan moving forward.

EARLY DISMISSAL
A note from the parent or guardian requesting an early dismissal from school must be sent with the student and brought to the office. The note must include the student's name, reason for dismissal, the date and time of desired dismissal and the parent's signature. Upon arriving, the designated parent/guardian must come to the Main Office and officially sign the child out before the child will be dismissed.

Note: For more specific policy information concerning Early Dismissal, refer to Appendix A at the back of this handbook.

TRUANCY
If a child is truant, he/she must make up the time missed. This time may be made up during the school day or prior to the end of the school day.

See Appendix D.
STUDENT RECORDS
The Dracut Public Schools complies with applicable federal and state laws and regulations pertaining to Student Records. Those laws and regulations are designed to ensure a parent’s and eligible student’s rights to access, inspect, and to request amendment of the child’s student record.

The Massachusetts Student Record regulations and the Family Educational Rights and Privacy Act (FERPA) apply to all information kept by a school on a student in a manner such that he or she may be individually identified. The regulations divide the record into the transcript and the temporary record. The transcript includes only the minimum information necessary to reflect the student's educational progress. This information includes name, address, course titles, grades, credits, and grade level completed.

The temporary record contains the majority of the information maintained by the school system about the student. This may include such things as standardized test results, class rank, school sponsored extracurricular activities, and evaluations and comments by teachers, counselors, and other persons. The temporary record is destroyed no later than seven (7) years after the student leaves the school system.

The following is a summary of major parent and student rights regarding their student records:

Inspection of Record - A parent, or a student who has entered the ninth grade or is at least fourteen (14) years old, has the right to inspect all portions of the student record upon request. The record must be made available to the parent or student within ten (10) days of the request, unless the parent or student consents to a delay. In the event the parent/student requests copies of a student record, the District may charge the parents/student for said copies at the District rate.

Confidentiality of Record - With a few exceptions, no individuals or organizations but the parent, student, and authorized school personnel working are allowed to have access to information derived the student record without specific, informed, written consent of the parent or the student.

Amendment of Record - The parent and student have the right to add relevant comments, information, or other written materials to the student record. In addition, the parent and student have the right to request that information of the record be amended or deleted. The parent and student have a right to a conference with the school principal to make their objections known. Within a week after the conference, the principal must render a decision in writing. If the parent and student are not satisfied with the decision, the regulations contain provisions through which the decision may be appealed to higher authorities in the school system.

Directory Information - Federal law requires that the District release the names, addresses and telephone listings of students to military recruiters and institutions of higher education upon request for recruitment and scholarship purposes without prior consent. In addition, the District may release the following directory information about a student without prior consent: a student’s name, address, telephone listing, date and place of birth, major fields of study, dates of attendance, weight and height of members of athletic teams, class participation in officially recognized activities and sports, degrees, honors and awards, post-high school plans and directory information such as homeroom assignments. However, in all instances, parents may request that such directory information not be released without prior consent by notifying their school building office in writing by the end of September of each school year.

Destruction of Records - The regulations require that certain parts of the student record, such as the temporary record, be destroyed a certain period of time after the student leaves the school system. School authorities are also allowed to destroy misleading, outdated, or irrelevant information in the record from time to time.
while the student is enrolled in the school system. Before any such information may be destroyed, the parent and student must be notified, and have an opportunity to receive a copy of any of the information before its destruction.

Transfer of Records: It is the practice of the Dracut Public Schools to forward the student record of any student who seeks or intends to transfer to another public school district upon request of the receiving district.

Non-Custodial Parents: Unless there is a court order to the contrary, a non-custodial parent (parent without physical custody of the student) of any public school student has the right, subject to certain procedures, to receive information regarding the student’s achievements, involvement, behavior, etc. A non-custodial parent who wishes to have this information shall submit a written request annually to the child’s school principal. Upon receipt of such a request, the principal shall send written notification to the custodial parent by certified and first class mail that the records and information will be provided to the non-custodial parent in twenty-one (21) calendar days unless the custodial parent provides documentation of the non-custodial parent’s ineligibility to access such information. In all cases where school records are provided to a non-custodial parent, the electronic and postal address and other contact information for the custodial parent shall be removed from the records provided. Any such records provided to the non-custodial parent shall be marked to indicate that they may not be used to enroll the student in another school. Upon receipt of a court order that prohibits the distribution of information pursuant to M.G.L. c. 71, §34H, the school will notify the non-custodial parent that it shall cease to provide access to the student record to the non-custodial parent. M.G.L. c.71, §34H, 603 CMR 23.07.

Third Party Access: Authorized school personnel, to include: (a) school administrators, teachers, counselors and other professionals who are employed by the school committee or who are providing services to the student under an agreement between the school committee and a service provider, and who are working directly with the student in an administrative, teaching, counseling, and/or diagnostic capacity; (b) administrative office staff and clerical personnel, employed by the school committee or under a school committee service contract, and whose duties require them to have access to student records for purposes of processing information for the student record; and (c) the Evaluation Team which evaluates a student, shall have access to the student record of students to whom they are providing services, when such access is required in the performance of their official duties. The consent of the parent or eligible student shall not be necessary.

Complaints: A parent or eligible student has a right to file a complaint with the Family Policy Compliance Office, U.S. Department of Education, 400 Maryland Avenue SW, Washington, D.C. 20202-5901, (202) 260-3887 or with the Massachusetts Department of Education, 75 Pleasant Street, Malden, MA 02148, 781-338-3300. If you have any questions regarding this notice, or would like more information and/or a copy of the Massachusetts Department of Education Student Record Regulations, please contact the building principal. Non-custodial parents seeking access to student records, please refer to Appendix F.
CAFETERIA / LUNCH AND BREAKFAST COSTS AND PROCEDURES
The cost of a hot or alternate lunch, including milk is $3.00. Milk alone is $0.60. Breakfast is $1.75. Cafeteria expectations/rules will be reviewed with all students at the beginning of the school year to ensure the safety of all students.

The Dracut Public Schools uses a point of sale (POS) system called Nutrikids. NutriKids is the leading provider of food service management products and support for the K-12 market.

MySchoolBucks is a program that is a secure online student account system that ties in with the NutriKids system. MySchoolBucks is a great, secure online student account system that allows parents and guardians to view account balances, receive low balance email alerts, add money to student accounts set up automatic payments and view student purchases. Note that this is not the only prepay or payment options. We are still accepting weekly payment options in cash or check. Additional information about MySchoolBucks, including how to sign up, is available at https://www.dracutps.org/district/food-services or www.mySchoolBucks.com.

FIRE DRILLS
Unscheduled Fire Drills are conducted periodically by the Dracut Fire Department. Prior to the drill all classroom teachers will review Fire Drill procedures at the beginning of the school year to ensure all students understand what is expected and where to go. All students are expected to leave the building as quickly and quietly as possible and report to their assigned area under the direction of their classroom teacher. No talking is allowed. Students who happen to be in the bathroom during a fire drill are to exit the building using the nearest exit and join their class outside. Detailed instructions for Fire Drills are posted in every room indicating the exits to be used.

EMERGENCY RESPONSE PROTOCOL
An Emergency Response Protocol has been put in place at all schools. The protocol establishes a specific series of procedures to be followed by school personnel in the event of an emergency situation, such as, child abuse, critical illness, community or school tragedy, natural disasters, etc. This protocol guides teachers and administrators to take appropriate action in response to such events. All staff members have been made aware of their role in the emergency response procedure. Specific scenario rehearsals such as building evacuation, Shelter in Place and Lockdown will be practiced periodically at the beginning, midpoint and end of the year.

PARENT NIGHT AND CONFERENCES
Orientation Night and Parent-Teacher Conference Night are held once a year at each of the elementary schools. Orientation Night is a beginning of the year event that provides parents/guardians with an opportunity to meet their child’s teacher, learn about the curriculum being taught and all the important details about life as an elementary student. Parent-Teacher Conference Night is an individualized appointment for each family to discuss individual progress and growth. A half-day schedule will be in place for the Parent-Teacher Conferences to be held in November. Parents/Guardians will be notified of their scheduled conference appointments. Given the short duration of these conferences (10 minutes each), parents/guardians with additional specific questions or concerns can schedule a follow up meeting/conference with the teacher at an agreed upon time.
The following are the dates for these events:

<table>
<thead>
<tr>
<th>SCHOOL</th>
<th>ORIENTATION NIGHT</th>
<th>PARENT/TEACHER CONFERENCE EARLY RELEASE FOR STUDENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>BROOKSIDE ELEMENTARY</td>
<td>SEPTEMBER 25, 2019</td>
<td>NOVEMBER 20, 2019</td>
</tr>
<tr>
<td>CAMPBELL ELEMENTARY</td>
<td>SEPTEMBER 25, 2019</td>
<td>NOVEMBER 20, 2019</td>
</tr>
<tr>
<td>GREENMONT AVENUE</td>
<td>SEPTEMBER 25, 2019</td>
<td>NOVEMBER 20, 2019</td>
</tr>
<tr>
<td>ENGLESBY ELEMENTARY</td>
<td>SEPTEMBER 25, 2019</td>
<td>NOVEMBER 20, 2019</td>
</tr>
</tbody>
</table>

LOST AND FOUND
Lost or misplaced articles should be brought to the Lost and Found designated area in each school or to the Main Office. Valuable items such as money or jewelry should be brought directly to the Main Office. Items not claimed at the end of the school year, such as clothing and other school related materials, may be donated to a local area charity or disposed of at the discretion of the Principal.

SCHOOL PROPERTY
Damaging or defacing school property will have significant consequences including possible reimbursement to the district for any damage incurred. These consequences will be determined by the School Principal, who will communicate directly with the parents/guardians. Student desks are school property and the contents may be examined at any time. It is the responsibility of each child to keep all hardcover textbooks protected with book covers. If a student loses or damages a textbook or library book, they and/or their parents/guardians may be required to pay the cost of a replacement.

ILLNESS AND MEDICATIONS
In the event of illness during the school day, the school nurse will notify the parents/guardians of the need for the child to be dismissed due to illness. It is critical that all Student Emergency Forms contact information be up to date. Any changes in emergency contact information or phone numbers should be reported to the Main Office either by note or phone ASAP.

- Please be sure to read and review the new procedures and safeguards letter from the School Nurse for dispensing of prescribed and over the counter medications. The administration of medication in schools are subject to the provisions of 105 C.M.R. § 210.006.

PLAYGROUND BEHAVIOR
All students are expected to follow the established rules for playground and the Code of Conduct and Responsibility Agreement. Consequences for students who repeatedly fail to follow rules/expectations will be determined by the Building Principal.

Outdoor Recess
Students are assigned to designated play areas only. Contact-type sports are not allowed because serious injuries can occur. Students will ask permission to enter the building at all times. Students are expected to line up promptly and quietly at conclusion of the recess period.
Indoor Recess
In the event of inclement weather, recess will be held inside in designated homerooms. Students will participate in staff supervised activities during this time predetermined by the classroom teacher.

HOMEWORK POLICY
All homework assignments will be based on content introduced and reviewed by the classroom teacher and MAY be assigned each school day and on Fridays or days before long weekends. These assignments will be corrected and discussed by the teacher. Students in grades 1 and 2 will be using Homework Folders to assist them in organizing their homework. Students in grades 3 and 4 are required to use the Homework Agenda books, provided by the school, to keep track of daily assignments. The following are guidelines we have established to follow in relation to how long each student should spend on homework on any given night. Parents/Guardians are encouraged to contact their child’s teacher if completion of homework is taking significantly longer than the below stated guidelines:

<table>
<thead>
<tr>
<th>Grades</th>
<th>1 and 2</th>
<th>10 to 30 minutes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grade 3</td>
<td>30 to 60 minutes</td>
<td></td>
</tr>
<tr>
<td>Grade 4</td>
<td>60 to 90 minutes</td>
<td></td>
</tr>
<tr>
<td>Grade 5</td>
<td>60 to 90 minutes</td>
<td></td>
</tr>
</tbody>
</table>

VACATIONS
School vacation weeks are scheduled at regular intervals throughout the school year. These are the appropriate times to plan for family vacations. Schoolwork and homework assigned during unauthorized absences will be provided upon the child’s return to school and must be made up within five (5) days. The Dracut Public Schools does not recommend scheduling vacations during these times as it could significantly impact a child’s learning.

MCAS TESTING
State Law requires all students to be present during all MCAS Testing. These dates provide a window of time from which individual times and days are scheduled by Building Principals. Please contact them directly with specific questions regarding scheduling. All MCAS testing will take place in April and May of 2019. All Grade 3-5 students will take English Language Arts & Mathematics Testing. Grade 5 will take Science/Technology & Engineering testing as well.

NO SCHOOL/DELAYED OPENING
It is the policy of the Dracut School Committee to keep schools in session under all except the most extreme weather conditions. TV stations (Ch. 4, Ch. 5, and Ch. 7) will also broadcast NO SCHOOL or DELAYED OPENING INFORMATION. In addition, an automated phone system will call families with a prerecorded message by the Superintendent of Schools regarding school closings or delays. All school closings or delayed openings will be posted on the Dracut Public Schools webpage, the Superintendent’s Twitter page (@DracutSuper) and our Facebook page (Dracut Public Schools).

PARENT TEACHER ORGANIZATION
The Parent Teacher Organization (PTO) is an integral part of each school community. Its primary goal is to promote the ideals of cooperation, fellowship and communication within each school community. This parent organization also supports school funded field trips and after school activities through periodic fundraising. Regular evening meetings are held once a month. Please contact your school individually or search your school’s website for additional information.
PARENT VOLUNTEERS
The Dracut Public Schools welcomes parent volunteers for field trips, office help and classrooms. All volunteers must be have a Criminal Offender Record (CORI) on file with the Dracut Public Schools. Volunteers are to respect the privacy and confidentiality of all staff and students. Volunteers are asked to remain in the area in which they have been assigned and are required to sign-in and sign-out at the main office. This time is not designated for parent/teacher conferences. Parents or guardians who desire to speak with a teacher regarding their child should make an appointment with the child’s teacher.

RULES AND REGULATIONS
Student rules and regulations do not necessarily define all breaches of good conduct that may occur in any given school year. Good conduct and the exercise of good judgment consistent with the age of the student are expected at all times. The infraction and the consequences contained within this handbook are not exhaustive nor are they meant to be; rather these are guidelines for addressing inappropriate conduct and suggested disciplinary consequences. A range of discipline is possible within these guidelines, and school administrators have the discretion to impose more severe consequences than contained within these guidelines depending on the individual circumstances presented. Please be aware that some behavior warrants police investigation as the breach of conduct may also be a criminal offense.

Miscellaneous
1. No pets may be brought to school without the permission of both the classroom teacher and the principal.
2. At no time are children to be in the classroom without a teacher present in the room.
3. Students are not allowed to bring toys to school. Appropriate sporting equipment is available for recess use and may also be brought in by students. Students are not allowed to bring in video games, radios, portable TV's, portable/cellular phones, beepers, and other electronic equipment. In addition valuable collector cards and skateboards should be left at home.
4. Students should be aware that gum is not allowed on the bus, in school, or on the playground.
5. BIRTHDAYS: Invitations to birthday parties or other events held in the home are not to be distributed in the school, UNLESS THERE IS AN INVITATION FOR EACH CHILD IN THE CLASS.

Serious Offenses:
A. Failure to observe school rules.
B. Any act considered by the principal to compromise the safety of students.
C. Habitual classroom, lunchroom, and playground offenses.
D. Stealing from other students, teachers or any school property.
E. Malicious damage to school property.
F. Fighting in school or on school grounds.
G. Spitting at another person.
H. Assault, harassment, or threatening personal injury to another.
I. Throwing objects (including ice or snow.)
J. Truancy.
K. Leaving school grounds.
L. Smoking or having related items in school.
M. Lighting a match or a lighter in the school or on school grounds.
N. Possession of knife or any object that may be used as a weapon.
O. Drinking or being in school under the influence of alcohol or having alcohol in his/her possession.

P. Possession, use, or dispensing of drugs or other controlled substances

STANDARDS AND PROCEDURES
These serious offenses may result in loss of privileges and/or suspension. This list should not be considered all-inclusive. The principal has the sole responsibility to deem any offense as serious given the circumstances. All visitors must report to the Main Office to sign in and receive a visitor’s badge. School is considered a safe and secure place for students and school personnel. All exterior doors shall be locked at all times and posted with appropriate instructions requiring all visitors to report to the Main Office.

DISCIPLINARY DUE PROCESS

Discipline Definitions
Expulsion: the removal of a student from the school premises, regular classroom activities, and school activities for more than ninety (90) consecutive school days.

In-School Suspension: the removal of a student from regular classroom activities, but not from the school premises, for no more than (10) consecutive school days, or no more than ten (10) school days cumulatively for multiple infractions during the school year. * Removal solely from participation in extracurricular activities or school-sponsored events, or both, shall not count as removal in calculating school days.

Long-Term Suspension: the removal of a student from the school premises and regular classroom activities for more than ten (10) consecutive school days, or for more than ten (10) school days cumulatively for multiple disciplinary offenses in any school year. Removal solely from participation in extracurricular activities or school-sponsored events, or both, shall not count as removal in calculating school days.

Written Notice: Written correspondence sent by hand-delivery, certified mail, first-class mail, email to an address provided by the parent for school communications, or any other method of delivery agreed to by the principal and the parent.

Principal: The primary administrator of the school or the Principal’s designee for disciplinary purposes.

Due Process
In-School Suspension: Prior to the imposition of an In-School Suspension, the student will be informed of the disciplinary offense and provided with an opportunity to respond. If the principal determines that the student committed the disciplinary offense, the principal will provide oral notice to the student and parent of the length of the In-School Suspension and will make reasonable efforts to meet with the parent. On or before the day of the In-School Suspension, the principal will deliver written notice to the parent of the basis for and length of the in-school suspension and inviting the parent to meet to discuss the student’s behavior if such a meeting has not already occurred.

Out-of School Suspension: In the case of disciplinary offenses not involving: a) possession of a dangerous weapon; b) possession of a controlled substance; c) assault on a member of the educational staff; or d) a felony charge or felony delinquency complaint or conviction, the student and parents will be given oral and written notice of the disciplinary offense with which the student is charged and the
opportunity to participate in a hearing prior to the imposition of an out-of-school suspension. Written notice of the date and time for the hearing will be provided in English and in the primary language of the Student’s home and will identify the disciplinary offense with which the student has been charged, the basis for the charge, the potential length of the student’s suspension, and shall inform the parent and student of the right to interpreter services if necessary to participate in the hearing. Where a student may be subject to a Long-Term Suspension, the Principal will also notify the student and parent of the student’s right to legal representation (at private expense), the right to present and examine witnesses, the right to review the student record and documents that may be relied upon by the Principal, and the right to request that the hearing be audiotaped.

For disciplinary offenses involving a) possession of a dangerous weapon; b) possession of a controlled substance; c) assault on a member of the educational staff; or d) a felony charge or felony delinquency complaint or conviction, the student will be given oral notice of the violation with which the student is charged and an opportunity to respond thereto prior to the Principal’s imposition of a short-term/interim suspension ten (10) consecutive school days or less pending formal disciplinary proceedings. Upon imposition of a short term or interim suspension or an interim suspension of ten (10) consecutive days or less pending further disciplinary proceedings, the student and parents will be provided with written notice of the suspension and the date and time of any formal disciplinary proceedings.

Principal's Hearing:

Short-Term Suspension:
At the Principal’s hearing, the student and parents (if participating) may dispute the charge(s) against the student and present information, including mitigating facts, for the principal’s consideration in determining consequences for the student.

Long-Term Suspension:
In addition to the rights afforded a student in a short-term suspension hearing, the student will have the following rights:

• the right of the student and the student’s parent to interpreter services at the hearing if needed to participate;
• the right to be represented by counsel or a lay person of the student’s choice, at the student's/parent's expense;
• the right to review the student's record and the documents upon which the Principal may rely in making a determination to suspend the student or not
• the right to produce witnesses on his or her behalf and to present the student’s explanation of the alleged incident;
• the right to cross-examine witnesses presented by the school district; and
• the right to request that the hearing be recorded by the Principal, and to receive a copy of the audio recording upon request.

Principal's Decision:
Based on the evidence presented at the hearing, the Principal will determine whether the student committed the disciplinary offense and the remedy or consequences to be imposed. The Principal shall exercise discretion in deciding the consequence for the offense and, in cases not involving possession of a controlled substance, a weapon, an assault on staff or felony charges, shall avoid using long-term suspension from school as a consequence until alternatives have been tried. If the Principal decides to
suspend or expel the student, written notice of the Principal’s decision will be sent to the student and parents in English and the primary language of the home identifying the disciplinary offense, the factual basis for the Principal’s decision, the beginning and end dates of the suspension or expulsion, and the process for appeal. The Principal will also notify the student and parent of the student’s opportunity to make academic progress during the period of removal from school in accordance with M.G.L. c. 76, §21.

**Appeals:**

Where the student is excluded in accordance with M.G.L. c.71 §37H, the student shall have ten (10) calendar days from the effective date of the exclusion to file a written appeal with the superintendent of schools. For exclusions imposed pursuant to M.G.L. c.71 §37H1/2, the student shall have five (5) school days from the effective date of the exclusion to file a written appeal with the superintendent. And for exclusions imposed pursuant to M.G.L. c.71, §37H3/4, the Student shall have five (5) calendar days from the effective date of the suspension imposed by the Principal but shall be granted an extension of seven (7) calendar days upon request.

**Academic Progress:**

Any student who is serving an in-school suspension, short-term suspension, long-term suspension, or expulsion shall have the opportunity to earn credits, as applicable, make up assignments, tests, papers, and other school work as needed to make academic progress during the period of his or her removal from the classroom or school. Any student who is expelled or suspended from school for more than ten (10) consecutive days, whether in school or out of school, shall have an opportunity to receive education services and to make academic progress toward meeting state and local requirements, in accordance with the school’s education service plan. M.G.L. c.76, §21.

**Discipline of Students with Disabilities**

The following procedures apply to suspension of students with disabilities when suspensions exceed 10 consecutive school days or when a pattern has developed for suspensions exceeding 10 cumulative days. These procedures include the responsibilities of the team and the responsibilities of the district.

a. A suspension of longer than 10 consecutive school days or a series of short term suspensions that exceed 10 school days and constitute a pattern of removal and are considered to constitute a disciplinary change in placement.

b. Prior to a suspension that would result in a disciplinary change in placement of a student with a disability, the building administrators, the parents and relevant members of the student’s IEP/504 Team will convene to determine whether the violation for which the student is subject to a disciplinary change in placement was caused by or directly and substantially related to the student’s disability or was the direct result of a failure to implement the student’s IEP or Section 504 Plan.

c. If the Team determines that the behavior is NOT a manifestation of the disability, the student may be disciplined in accordance with the policies and procedures applicable to all students except that students eligible for special education services shall be entitled to a free appropriate public education as of the eleventh (11th) day of disciplinary exclusion in the school year.

d. If the team determines that the behavior IS a manifestation of the disability, then the district will conduct a functional behavior assessment or review any existing behavior intervention plan and takes steps (with the consent of the parent) to correct the IEP, the placement, or the behavior intervention plan and the student will not be suspended for the violation found to be a manifestation of his/her disability.

e. Regardless of the manifestation determination, the district may place the student in an interim alternative setting (as determined by the Team) up to 45 school days if:
1) The student is in possession of a dangerous weapon on school grounds or at school-sponsored events;
2) The student is in possession of or using of illegal drugs on school grounds or at school-sponsored events;
3) The student engaged in solicitation of a controlled substance on school grounds or at school-sponsored events; or
4) The student inflicted serious bodily injury to another at school or at school-sponsored events.

The interim alternative setting must enable the student to participate in the general curriculum, progress toward the goals in the IEP, and receive the special education and related services contained in the student’s IEP. The interim alternative setting must also provide services and modifications designed to address the behavior giving rise to the removal and to prevent the behavior from reoccurring. At the conclusion of the forty-five (45) school day period, the student shall be returned to his/her previous placement unless the parent (or student if 18+) consents to an extension of the interim alternative setting or an Order is obtained from the Bureau of Special Education Appeal authorizing the student’s continued removal.

If the conduct does not involve a dangerous weapon, controlled substance, or serious bodily injury. In such a case, the school may remove the student to an interim alternative setting for 45 days only: 1) with parental consent or 2) by obtaining authorization from a court or BSEA Hearing Officer. In order to obtain an order from the a court or BSEA Hearing Officer, the school must prove that maintaining the student’s placement is substantially likely to result in injury to the student or others.

f. The parent shall have the right to appeal the manifestation Team’s determination, the imposition of a disciplinary change in placement, and the student’s placement in an interim alternative educational setting. The student will remain in the disciplinary placement imposed by school authorities pending a decision on the appeal or until the expiration of the disciplinary sanction, whichever comes first.

DISCIPLINARY MEASURES
Elementary students in the Dracut Public Schools shall not be involved in any form of hazing activity in school or at any school function. The term "hazing" shall mean any conduct or method of initiation into any student organization, whether on public or private property, which willfully or recklessly endangers the physical or mental health of any student or other person or any other inappropriate behavior required to become a member of the organization. Any person who witnesses this type of activity shall immediately notify the school principal who shall in turn bring this matter to the attention of the Superintendent of Schools and a determination will be made concerning possible legal action.

Chapter 269 of the General Laws provides as follows:
Hazing Section 17 Whoever is a principle organizer or participant in the crime of hazing as defined herein shall be punished by a fine of one thousand dollars or imprisonment in a house of correction for not more than one hundred days, or by both such fine and imprisonment.
The term hazing as used in this section shall mean any conduct or method of initiation into any student organization, whether on public or private property, which willfully or recklessly endangers the physical or mental health of any student or other person. Such conduct shall include whipping, beating, branding, forced calisthenics, exposure to weather, forced consumption of any food, liquor, beverage, drug, or other substance, or any other brutal treatment or forced physical activity which is likely to adversely affect physical health and safety of any such student or other person, to extreme mental stress, including extended deprivation of sleep or rest or extended isolation.

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Section 18 Whoever knows that another person is the victim of hazing, as defined in section seventeen, and is at the scene of such crime shall, to the extent that such person can do so without danger or peril to himself or others, report such crime to an appropriate law enforcement official as soon as reasonably practicable. Whoever fails to report such crime shall be punished by a fine of not more than one thousand dollars ($1,000).

RE-ENTRY MEETINGS
The district will use and document multiple attempts and forms of contact with parents (telephone, written letters mailed home, as well as e-mail if available to parent) regarding parental participation in re-entry. However, if parents refuse to cooperate with the school department regarding re-entry meetings with teachers and administrators in order for their children to return to school, these students will be prohibited from attending any extra-curricular activities, but must come to school to participate in regular school classes.

Notice of Non-Discrimination
The Dracut Public Schools (“District”) does not discriminate against students, parents, employees or the general public on the basis of race, color, national origin, sex, sexual orientation, gender identity, disability, religion, or age. Additionally, the Dracut Public Schools does not discriminate against individuals on the basis of homelessness in a manner consistent with the McKinney-Vento Act.

The individuals listed below have been designated to handle inquiries regarding the District’s non-discrimination policies in education-related activities, including but not limited to inquiries related to Title VI of the Civil Rights Act of 1964, Title IX of the Education Amendments of 1972, Section 504 of the Rehabilitation Act of 1973, and the Age Act.

- David Hill
  Director of Curriculum, Instruction and Assessment
  2063 Lakeview Avenue
  Dracut, MA 01826
  (978) 957-2617
  and
  Sheryll Ninteau
  Assistant Principal
  Justus C. Richardson Middle School
  1570 Lakeview Avenue
  Dracut, MA 01826
  (978) 957-3330

CIVIL RIGHTS LAWS IN EDUCATION REQUIREMENTS:
Discrimination and Harassment Grievance Procedures

The Dracut Public Schools (“District”) is committed to maintaining a school environment free of harassment based on race, color, religion, national origin, gender, sexual orientation, gender identity, age or disability. Harassment by administrators, teachers, certified and support personnel, students, vendors and other individuals at school or at school-sponsored events is unlawful and is strictly prohibited. The Dracut Public Schools requires all employees and students to conduct themselves in an appropriate manner with respect to their fellow employees, students and all members of the school community.
Definitions
For the purposes of this procedure:

A. A “Complaint” is defined as an allegation that a student or employee has been discriminated against or harassed on the basis of race, color, national origin, age, sex, sexual orientation, gender identity, disability, or religion.

B. “Discrimination” means discrimination or harassment on the basis of race, age, color, national origin, sex, sexual orientation, gender identity, disability or religion that is excluded from participation in, be denied the benefits of, or otherwise be subjected to discrimination under any program or activity of the school.

C. “Harassment” means unwelcome conduct on the basis of race, age, color, national origin, sex, sexual orientation, gender identity, disability or religion that is sufficiently severe, persistent or pervasive to create a hostile environment for the individual at school. Harassment may include insults, name-calling, off color jokes, threats, comments, innuendoes, notes, display of pictures or symbols, gestures, or other conduct which rises to the level of a hostile environment.

D. “Sexual Harassment” means unwelcome, sexually offensive or gender-based conduct which is sufficiently severe, persistent or pervasive to create a hostile environment for the individual at school. Additionally, under M.G.L. c. 151C, § 1, the term “sexual harassment” may also include, but is not limited to, sexual advances, requests for sexual favors and other verbal or physical conduct of a sexual nature when:— (i) submission to or rejection of such advances, requests or conduct is made either explicitly or implicitly a term or condition of the provision of the benefits, privileges or placement services or as a basis for the evaluation of academic achievement; or (ii) such advances, requests or conduct have the purpose or effect of unreasonably interfering with an individual’s education by creating an intimidating, hostile, humiliating or sexually offensive educational environment.

When determining whether an environment is hostile, the school district examines the context, nature, frequency, and location of the sexual or gender-based incidents, as well as the identity, number and relationships of the persons involved. The school district must consider whether the alleged harassment was sufficient to have created such an environment for a reasonable person of the same age, gender, and experience as the alleged victim, and under similar circumstances.

Harassment and Retaliation Prohibited
Harassment in any form or for any reason is absolutely forbidden. This includes harassment by administrators, certified and support personnel, students, vendors and other individuals in school or at school related events. Retaliation against any individual who has brought harassment or other inappropriate behavior to the attention of school officials or who has cooperated in an investigation of a complaint under this policy is unlawful and will not be tolerated by the Dracut Public Schools.

Persons who engage in harassment or retaliation may be subject to disciplinary action, including, but not limited to reprimand, suspension, termination/expulsion or other sanctions as determined by the school administration and/or School Committee, subject to applicable procedural requirements.
How to make a complaint

A. Any student or employee who believes that he/she has been discriminated against or harassed should report their concern promptly to the school principal. If the school principal receives the report, he or she will notify the Civil Rights Coordinator of the Complaint. Students or employees who are unsure whether discrimination or harassment has occurred are encouraged to discuss the situation with the school principal.

B. District staff is expected to report possible incidents of discrimination or harassment of students and fellow employees immediately to the school principal. Parents and other adults are also encouraged to report any concerns about possible discrimination or harassment of students or employees which have allegedly occurred on school grounds, at school related events, or actions which occurred outside of school but possibly create a hostile environment for a student or employee while he/she is at school.

C. Students and employees will not be retaliated against for making a Complaint. Any retaliation by students or school staff will result in disciplinary measures, up to and including expulsion or dismissal.

Complaint Handling and Investigation

A. The school principal shall promptly inform the relevant Civil Rights Coordinator and the person(s) who is the subject of the Complaint that a Complaint has been received.

B. After notifying the appropriate Civil Rights Coordinator, the school principal or designee may pursue an informal resolution of the Complaint with the agreement of the parties involved. Informal resolution is optional, and the Complainant may elect to proceed according to the formal resolution procedure at any time prior to the completion of the informal resolution.

C. Under the formal resolution procedure, the Complaint will be investigated by the school principal or other individual designated by the school principal or Civil Rights Coordinator, where appropriate. Any Complaint about an employee who holds a supervisory position shall be investigated by a person who is not subject to that supervisor’s authority. Any Complaint about the Superintendent should be submitted to the School Committee Chair, who will consult with legal counsel concerning handling the investigation of the Complaint.

1. The formal investigation shall be conducted consistent with the following guidelines:
   a. The Complainant shall have the opportunity to present witnesses and other relevant evidence to the investigator.
   b. The person who is the subject of the Complaint will be provided with an opportunity to be heard as part of the investigation including the opportunity to provide relevant information and identify witnesses for the investigator’s consideration.
c. The privacy rights of all parties to the Complaint shall be maintained in accordance with applicable state and federal laws.

d. The investigator will keep a written record of the investigation process.

e. The investigator may take interim remedial measures to reduce the risk of further discrimination or harassment while the investigation is pending.

2. The investigator shall determine whether or not the evidence was sufficient, based on a preponderance of the evidence, to establish that the alleged victim has been subjected to harassment as defined above.

3. The investigator shall provide written notice of the outcome of the investigation to both the Complainant and in the individual who is the subject of the complaint whether or not the complaint allegation is substantiated.

   a. The investigation and the notification of the outcome to the complainant and the subject of the complaint shall be completed within fifteen (15) school days of the date of the receipt of the Complaint.

   b. The investigator may extend the investigation period beyond fifteen (15) school days because of extenuating circumstances, including but not limited to availability and cooperation of witnesses, complexity of the investigation, school vacation periods, and the involvement of law enforcement and other outside agency investigations. If the investigator extends the investigation, he or she will notify the Complainant of the extension.

   c. If a complaint or report of discrimination or harassment is received after June 1 of a given school year, the investigator will attempt to complete the investigation by the end of the school year. In the event that the investigation extends beyond the last day of school, the District will make reasonable efforts to complete the investigation within the above-referenced time frame, but may extend the investigation period to account for the availability of witnesses during the summer vacation period. If the investigator extends the investigation, he or she will notify the Complainant of the extension and make reasonable efforts to interview the witnesses during the summer vacation period.

   d. Nothing in this procedure will preclude the investigator, in his or her discretion, from completing the investigation sooner than the fifteen (15) school days described above.

D. If the investigator determines that discrimination or harassment has occurred, he/she shall take steps to eliminate the discriminatory or harassing environment, which may include but is not limited to:

   1. Considering whether a disciplinary referral is appropriate as to the person(s) who engaged in discrimination or harassment, if any;

   2. Determining what steps are necessary to prevent recurrence of any discriminatory behavior, including but not limited to harassment, and to correct its discriminatory effects if appropriate; and
E. If the Complainant or the student’s parents/legal guardians are dissatisfied with the results of the investigation, an appeal may be made to the Civil Rights Coordinator within ten (10) school days after receiving notice of the outcome of the investigation. In the appeal, the appellant should identify any specific alleged factual or legal errors and explain why the errors should result in a different conclusion. The Civil Rights Coordinator shall review the investigation and may conduct further investigation if deemed appropriate. Within five (5) school days of receipt of any such appeal, the Civil Rights Coordinator shall decide whether or not to reopen the investigation, uphold the principal or designee’s determination, or reverse the principal or designees determination. The Civil Rights Coordinator shall provide written notification of that determination to both the Complainant and the accused. The Civil Rights Coordinator’s decision shall be final, subject to further appeal to the Superintendent.

F. If the employee or the student’s parents or legal guardians are dissatisfied with the decision of the Civil Rights Coordinator, an appeal may be submitted to the Superintendent within seven (7) calendar days after receiving notice of the Civil Rights Coordinator’s decision. The Superintendent will consider the appeal and respond to the appeal within ten (10) school days of receipt of the appeal. The Superintendent’s decision shall be final.

The District’s Civil Rights Coordinators are:

David Hill
Director of Curriculum, Instruction and Assessment
2063 Lakeview Avenue
Dracut, MA 01826
(978) 957-2617
and
Sheryll Ninteau
Assistant Principal
Justus C. Richardson Middle School
1570 Lakeview Avenue
Dracut, MA 01826
(978) 957-3330

Students and employees are encouraged to utilize the District’s Complaint Procedure. However, students and employees are hereby notified that they also have the right to report complaints to: The United States Department of Education, Office for Civil Rights, 5 Post Office Square, 8th Floor, Boston, Massachusetts 02110-1491, Telephone: (617) 289-0111, Fax: 617-289-0150, TDD: 877-521-2172; or Program Quality Assurance Services, Massachusetts Department of Elementary and Secondary Education, 75 Pleasant Street, Malden, MA 02148-4906, Telephone: 781-338-3700, TTY: N.E.T. Relay: 1-800-439-2370, FAX: 781-338-3710.
RESTRAINT POLICIES AND PROCEDURES
The Dracut Public Schools recognizes that on occasion physical restraint is required to protect the safety of school community members from serious, imminent physical harm. Physical restraint is defined as the use of bodily force to limit a student's freedom of movement. Physical restraint may be used only in the following circumstances: (a) non-physical interventions would not be effective; and (b) the student's behavior poses a threat of imminent, serious, physical harm to self and/or others. Physical restraint in a public education program shall be limited to the use of such reasonable force as is necessary to protect a student or another member of the school community from assault or imminent, serious, physical harm. Physical restraint is prohibited in the following circumstances: (a) as a means of punishment; or (b) as a response to property destruction, disruption of school order, a student's refusal to comply with a school rule or staff directive, or verbal threats that do not constitute a threat of imminent, serious, physical harm. Nothing in this policy, or the applicable regulations, prohibits: (a) the right of any individual to report to appropriate authorities a crime committed by a student or other individual; (b) law enforcement, judicial authorities or school security personnel from exercising their responsibilities, including the physical detention of a student or other person alleged to have committed a crime or posing a security risk; or (c) The exercise of an individual's responsibilities as a mandated reporter pursuant to MGL c. 119, § 51A. The Dracut Public Schools complies with the requirements of Massachusetts regulations governing the use and reporting of physical restraint in schools, 603 CMR 46.00.

NOTICE TO PARENTS/GUARDIANS
Please be advised that the Dracut Public Schools will provide copies of all official correspondences and documents (in languages other than English) to parents who require this service. Kindly inform the building principal of your child’s school if you are in need of this accommodation.

AVISO A TODOS LOS PADRES Y GUARDIANTES
Las escuelas públicas de Dracut ofrecen copias de todas correspondencias y documentos oficiales en diferentes idiomas a los padres que requieran este servicio. Por favor, informe al principal de la escuela de su hijo/hija si Ud. necesita este servicio.

IDLING OF MOTOR VEHICLES
For the safety of staff and students said policies shall further restrict operators of school buses and personal motor vehicles, including students, faculty, staff and visitors, from prolonged idling of such vehicles on school grounds and violators may be subject to a fine.

SCHOOL BUS TRANSPORTATION FEE
The Dracut School Committee has instituted a Bus Fee Program for all students K-12 who wish to ride the school bus. The fee structure is $150 per student with a family cap of $600. A waiver of fee is available for those students who receive free and reduced lunch and for students K-6 who live 2 miles or more from the school. There will be a $5 fee for all lost or stolen bus passes.

SCHOOL BUSING INFORMATION
The school day begins when the students board the school bus coming to school and ends when the students disembark from the school bus returning home. Each student is under the jurisdiction of the school administration during this entire period. With respect to pupils being transported, a written policy statement is required to provide the school committee, administrators, school bus contractor, pupils and parents with uniformly applied guidelines. Such a policy should be widely disseminated and clearly
understood by all. Riding the school bus is a privilege. This privilege will be taken away from any student who is not well behaved, courteous or who endangers the health or safety of any student. Any decision revoking the privilege of a student to ride the school bus will be made only by school authorities. Prior to such a decision, the matter will be discussed with the bus driver and the student; the parent(s) or guardian(s) of the student will be informed. Before a student can have the bus privilege reinstated, the student and the student’s parents/guardians must meet with the committee or designee to discuss the matter.

RESPONSIBILITIES OF THE STUDENTS:

1) Only authorized students may ride the bus.
2) Obey the driver in all matters pertaining to the operation of the school bus. The bus driver is the representative of parents and teachers and is directly responsible for the safety of each student on the bus.
3) Exercise courtesy toward others while loading, riding and leaving the bus. Application of this simple rule will result in a more enjoyable ride to school each day and will prevent many unpleasant situations from arising.
4) Arrive at the bus stop on time and wait for the bus in a safe location on the curb or shoulder off the road. There will be NO FIGHTING AT THE BUS STOP. If you should have a problem with someone at the bus stop, inform the principal of your school so that the matter can be resolved. Appropriate school behavior is expected at the bus stop as defined in the student handbook.
5) Cross highways and streets only in front of the bus. Move away from the front of the bumper of the bus approximately (10) ten feet so that the driver can observe your crossing. DO NOT RUN OR DASH INTO THE STREET WITHOUT LOOKING BOTH WAYS EVEN THOUGH THE BUS DRIVER HAS STOPPED TRAFFIC. DO NOT WALK ALONG THE SIDE OF THE BUS OR CROSS BEHIND THE BUS.
6) Do not trespass on private property.
7) Approach and board the bus in an orderly manner when the bus has come to a full stop and the driver has opened the door.
8) Take your seat promptly and remain seated throughout the bus trip.
9) Assignment of seats is left to the discretion of the bus driver with the final approval by school authorities when necessary. Priority is set for the Kindergarten and first grade students to sit in the front of the bus but front seats are also made available when we have discipline problems. If seat assignments are made, compliance is mandatory.
10) Remain seated until the bus comes to a full stop then leave in an orderly manner. NO PUSHING OR SHOVING IS ALLOWED. ANYONE WHO IS CAUGHT DOING THIS WILL BE REPORTED TO THE PRINCIPAL AND DISCIPLINARY ACTION WILL TAKE PLACE. BE CURTIOUS NOT TO BUMP INTO THE PERSON IN FRONT OF YOU.
11) KEEP YOUR VOICE LOW. NO SHOUTING, WHISTLING, PUSHING, FIGHTING OR THROWING OBJECTS ON THE BUS. THIS WILL NOT BE TOLERATED. ABSOLUTELY NO NOISE WILL BE MADE WHILE CROSSING RAILROAD TRACKS.
12) Do not extend arms or any other parts of your body out the window. DO NOT THROW ANY OBJECTS OUT THE WINDOW OR SPIT OUT THE WINDOW.
13) There is no smoking on the bus and at bus stops. bus stops and buses are considered smoke and drug free zones.
14) Ask the driver’s permission before opening the window.
15) Help keep the bus clean and report anything damaged in the bus to the driver. Eating food and/or chewing gum on the bus is not allowed. No pencils or pens should be out on the bus for vandalism or safety purposes.
16) Keep books/bundles out of the aisles and do not carry heavy objects on the bus that might cause injury to other students.
17) Ride your assigned bus and do not ask the driver to make unauthorized stops unless written permission is received from your parents and agreement is reached between the principal and the bus driver.
18) Report any violation of these rules to the bus driver or to your teacher.
19) Once three (3) discipline slips have been submitted on any child, the child will be reported to the principal of the school and put off the bus. A child will have his/her privileges returned/denied once the parent, principal and school department designee meet to discuss the problem.
20) All elementary school pupils (grades K-6) residing more than one mile from the school attended and high school/junior high pupils (grades 7-12) residing more than 1 ½ miles from the school attended are entitled to transportation privileges. Exceptions to this policy may be made when road conditions do not provide for the physical safety of the children and when the health of pupils makes this service essential.

RESPONSIBILITIES OF PARENTS:
1) Please instruct children of the important bus codes that are listed above.
2) Support the bus driver in maintaining discipline on the bus.
3) Insure children arrive at the bus stop on time. Supervise children when necessary.
4) Make suggestions in writing to the principal and to the office of the superintendent to make any improvements to the routes.
5) Report any concerns or violations to the principal of the school that your child is attending.
6) No kindergarten child will be dropped off at the bus stop without a parent/guardian there to meet him/her. It is the responsibility of the parent/guardian of the child to have arrangements made in the event they cannot be at the bus stop. If no one is there, the child will be returned to school and the parent/guardian will be notified to pick up the child there.
7) In the event that a child is returned to school due to misbehavior on the bus, the Principal will contact the parent/guardian and it will be the responsibility of the parent/guardian to transport the child home.
8) Parents or persons authorized to pick up children at dismissal time or for extenuating circumstances must have written permission which will be kept on file in the principal’s office. Pupils who do not have written permission to either stay for after-school activities or to be transported by car will be placed on their regular bus home.
9) Please do not ask that we transport students’ friends or relatives who may be visiting on a temporary basis.
10) The school should be made aware of any known health problems such as allergies that might require special assistance.
11) Do not discuss with the bus driver any problems that you may have with him/her, the route or another child. Please refer all problems to the principal of your school. Drivers have been instructed not to discuss any problems with parents while en route.
12) Parents are not allowed to board the bus.

RESPONSIBILITIES – PRINCIPAL or DESIGNEE
1) Process disciplinary reports received from the bus drivers.
2) If necessary, establish safety guides for the buses.
3) Insure prompt supervision during loading and unloading of students from the buses before and after school.
4) Clear all traffic from bus loading areas each morning and afternoon.
5) As appropriate, instruct students on general safety procedures to be observed while riding school buses.
6) Be available to assist any parent or bus driver if they have any problems with the school buses.

RESPONSIBILITIES – TEACHERS:
1) Perform duties in relation to school buses as directed by the principal.
2) Assist drivers in maintaining discipline when riding the buses.
3) Instruct students on bus codes at the start of the school year.

DISCIPLINARY PROCEDURE - RESPONSIBILITIES PRINCIPAL:
1) Evaluate disciplinary reports.
2) Counsel students on the nature of the violation.
3) Recommended necessary action:
   a) Depending on the nature of the offense, the principal will reprimand, give a warning or suspend the student’s right to ride the bus.
   b) No fixed number of disciplinary reports is required to take away a student’s riding privilege if the offense is severe.
4) Inform the parents of the nature of the offense.
5) Advise the bus driver of the action taken.

ACCIDENT PROCEDURE - RESPONSIBILITIES – STUDENTS:
1) Keep calm and follow the directions of the bus driver. Stay in your seat until the bus driver tells you what action to take.
2) Do not touch any emergency equipment unless told to do so by the driver.
3) In case of fire, leave the bus in an orderly manner as directed by the driver and move to the nearest exit away from the fire.
4) If the driver is injured and unable to move, notify the nearest adult or contact the police or fire department using the nearest phone.
5) All injuries shall be reported to the driver.

EVACUATION PROCEDURE:
1) Passengers are to remain seated and pay attention to the driver.
2) The driver will stay at the front of the bus and coordinate the evacuation process.
3) Passengers should not take anything with them – musical instruments, athletic equipment, lunch boxes, etc. The evacuation objective is to empty the bus as quickly as possible in an orderly manner.
4) The driver will designate a helper to assist in leading the students to a designated location on the school grounds approximately 100 feet from the bus. Students are to walk, not run, to this location.
5) A second helper will be appointed to stand outside the bus door to assist passengers as they leave the bus.
SEXUAL HARASSMENT REPORT FORM
For Informal and Formal Complaints

The Dracut Public School System maintains firm policy prohibiting all forms of sexual harassment and/or discrimination. All persons are to be treated with respect and dignity. Sexual advances or other forms of personal harassment by any person, male or female, which creates a hostile environment for the individual at school.

COMPLAINANT ____________________________________________

HOME ADDRESS __________________________________________

WORK ADDRESS __________________________________________

HOME PHONE __________________ WORK PHONE ____________

Date(s) of Alleged Incident(s) ________________________________

Name of person(s) you believe sexually harassed you ______________

List of any witnesses that were present __________________________________________

Where did the incident(s) occur? ________________________________

Describe the incident(s) as clearly as possible, including such things as: what force, if any, was used, any verbal statements (i.e. Threats, requests, demands, etc.); what, if any, physical contact was involved; how did you respond to the situation, etc. (attach additional pages if necessary).

________________________________________________________________________

________________________________________________________________________

This portion must be completed in case of a Formal Complaint.

The complaint is filed on my honest belief that ___________________________ has sexually harassed me. I hereby certify that the information I have provided in this complaint is true, correct, and complete to the best of my knowledge and belief.

Complainant Signature ___________________________ Date ________________

Received by ______________________________ Date ________________

Date Parent(s) Contacted and by whom ________________________________
Dracut Public Schools
Technology Acceptable Use Policy

The Dracut Public Schools encourages the use of information technology to assist staff and students with academic success, preparation for the workplace, and lifelong learning. The Dracut Public Schools provides access to a wide range of information technology to support learning and communicating with others. Information technology will be used to increase communication, enhance student engagement, and assist staff and students in acquiring new skills.

This Technology Acceptable Use Policy for the Dracut Public Schools has been created to provide the parents, students, and staff with a statement of purpose and explanation of the use of technology within the Dracut Public Schools learning community. This policy is reinforced by practice and acceptable use standards, and is required to be read before accessing the technology devices, digital resources, and network infrastructure of the Dracut Public Schools. Students and parents/guardians as well as all staff members of Dracut Public Schools must also read and sign the accompanying Statement of Responsibilities.

Definitions

“Technology devices, digital resources, and network infrastructure” are defined as the Dracut Public Schools’ network, the Internet, email, hardware, software, printers, peripheral devices, individual computer devices, and web-enabled devices.

“Information Technology” is defined as Internet access, blogging, podcasting, email, published and non-published documents, and various forms of multimedia technology.

“Educational use” is defined as a use that supports communication, research, teaching and learning. “Devices” refers to district owned/leased, staff owned devices, and student owned devices.

Children's Online Privacy Protection Act (COPPA)


Dracut Public Schools works diligently to comply with COPPA requirements. Dracut Public Schools does not collect student personal information or transmit such information directly to online entities for the purpose of creating web based accounts. In cases of web based account creation, Dracut Public Schools will use an internal school district identification number to represent each student user.

Content Filtering

The Dracut Public Schools uses software and hardware designed to block access to certain sites and filter content as required by the Children's Internet Protection Act, 47 U.S.C. §254 (CIPA). Dracut Public Schools is aware that not all inappropriate information can be filtered and the district will make an effort to correct any known gaps in the filtering of information without unduly inhibiting the
educational use of age appropriate content by staff and students. Users will inform teachers or administrators of any inadvertent access to inappropriate material, in order that there is appropriate modification of the filtering profile.

User Access and Explanation of Guidelines

Access to information technology through the Dracut Public Schools is a privilege, not a right. Students, parents, and staff shall be required to read the Dracut Public Schools’ Technology Acceptable Use Policy and sign and return the Statement of Responsibilities.

The Dracut Public Schools’ Technology Acceptable Use Policy shall govern all use of technology devices, digital resources, and FMB network infrastructure. Use of technology resources, digital resources, web-enabled devices, and network infrastructure will be governed by the applicable disciplinary policies as outlined in faculty/staff handbooks of the district and the student handbooks.

The Dracut Public Schools provides students access to its technology devices, digital resources, and network infrastructure, along with information technology for educational use. If a student has doubts regarding whether a resource has educational merit, he/she should ask a staff member.

Scope of Technology Policies

Policies, guidelines and rules refer to all computing devices including but not limited to computers, mobile web enabled devices, Tablets, MPS players, portable memory storage devices, calculators with interfacing capability, cell phones, digital cameras; as well as technology infrastructure, associated peripheral devices, and/or software.

Policies, guidelines, and rules refer to any computing or telecommunication devices owned by, leased by, in the possession of, or being used by students and/or staff that are operated on the grounds of any district facility or connected to any equipment at any district facility by means of web connection, direct connection, telephone line or other common carrier or any type of connection including both hardwired, fiber, infrared and/or wireless.

Because information technology is constantly changing, not all circumstances can be anticipated or addressed in this policy. All users are expected to understand and comply with both the “letter” and the “spirit” of this policy and show good judgment in their use of these resources.

Expectation of Privacy/Monitoring

The Dracut Public Schools monitors the use of the school department's network to protect the integrity and optimal operation of all computer and system networks. There is no expectation of privacy related to information stored and transmitted over the Dracut Public Schools’ network. The information on the network in general files and email is not private and is subject to review by the network manager at the request of the Superintendent of Schools to substantiate inappropriate activity, to comply with legal action, and to comply with requests of law enforcement agencies as part of their investigations.

The Dracut Public Schools will cooperate with copyright protection agencies investigating copyright infringement by users of the computer systems and network of the Dracut Public Schools.

Technicians and computer system administrators maintain full access rights to all storage devices, and may need to access/manage such storage devices as part of their duties. Routine maintenance
and monitoring of the system may lead to discovery that a user has or is violating the Dracut Public Schools’ Technology Acceptable Use Policy, other school committee policies, state laws, or federal laws.

Search of particular files of a user shall be conducted if there is a reasonable suspicion that a user has violated the law or Dracut School Committee policies. The investigation will be reasonable and in the context of the nature of the alleged policy violation.

At any time and without prior notice, the administration reserves the right to monitor, inspect, copy, review, and store any and all usage of technology devices, digital resources, and network infrastructure, along with information technology as well as any information sent or received in connection with this usage. Staff and students should not have any expectation of privacy regarding such materials.

**Consequences for Violation of Technology Policies**

Use of the computer network and Internet is an integral part of research and class work, but abuse of this technology may result in loss of privileges. Those who use technology devices, digital resources, and network infrastructure, along with information technology inappropriately, may lose their access privileges and may face additional disciplinary or legal action, including suspension or termination of employment.

**Unacceptable Uses of Technology Resources (including but not limited to)**

1. Interfering with the normal functioning of devices, computer systems, or computer networks;
2. Damaging or theft of devices, computer systems, or networks;
3. Accessing, modifying, or deleting files/data that do not belong to you;
4. Sending or publishing offensive or harassing messages/content;
5. Accessing dangerous information that, if acted upon, could cause damage or danger to others;
6. Giving your username or password to any other person, or using the username or password of someone else to access any part of the system; you are responsible for safeguarding your username and password and any access to the Dracut Public Schools using your username and password is your responsibility;
7. Sharing and/or distribution of passwords or using another student or faculty/staff;
8. Intentional viewing, downloading or distribution of inappropriate and/or offensive materials;
9. Gaining unauthorized access to computer and or telecommunications networks and resources;
10. Viewing, transmitting or downloading pornographic, obscene, vulgar and/or indecent materials;
11. Using obscene language, harassing, insulting or bullying others, posting of private or personal information about another person, spamming email, violating any federal or state law, local regulation or school committee policy;
12. Violating copyright laws and/or the district policy on plagiarism;
13. Copying software or applications on Dracut Public Schools’ devices through any electronic means unless the particular licensing agreement in place for the software allows user distribution;
14. Intentionally wasting limited network or bandwidth resources;
15. IS. Destruction/vandalism of system software, applications, files, hardware, or other network resources;
16. Employing the network for commercial or political purposes;
17. Using of unauthorized use of the network / Internet to buy or sell products;
18. “Hacking” and other illegal activities in attempt to gain unauthorized access to restricted files or devices;
19. Uploading any harmful form of programming, bypassing filters, installing any type of server, aliasing/spoofing, and peer-to-peer networking or remote-control software;
20. Possession of and/or distribution of any of software tools designed to facilitate any of the above actions will also be considered an offense;
21. Saving inappropriate files to any part of the system, including but not limited to:
   - Music
   - Movies
   - Video games of all types, including ROMs and emulators
   - Offensive images or files
   - Programs which can be used for malicious purpose
   - Files for which you do not have a legal license
   - Any file which is not needed for school purposes or a class assignment;
22. Uses that contribute to the violation of any other student conduct code including but not limited to cheating, plagiarism, hazing or harassment, theft, falsification of records, possession of banned substances/items, etc.;
23. Using the district's network for gambling;
24. Discussing confidential information through the district email system.

Anonymousizing Services

The use of anonymizing services, networks, browser plugins, and application are prohibited.

Reporting of Security Incidents

Both staff and students must immediately report any suspected or confirmed security incident or threat to appropriate Dracut Public Schools personnel. This includes, but is not limited to, any computer viruses, breaches of security, security weaknesses, losses or disclosures of data, and unauthorized accesses or uses of data. Staff and students should take no independent action and should discuss the incident with appropriate Dracut Public Schools personnel.

Termination

Upon termination of employment with the Dracut Public Schools or termination/completion of enrollment in the Dracut Public Schools, staff and students must return all Dracut Public Schools’ technology devices and further access to Dracut Public Schools’ digital resources and network is prohibited.

Staff Privacy Protocol

All documents, pictures, movies, and data need to be saved to cloud services such as Google Drive and Dropbox. Student record information and grades must not be stored locally on individual devices. Staff issued district owed devices must exercise care and diligence of district owed devices both on school grounds and off school property.
Due Process

When possible, the Dracut Public Schools will seek to apply progressive discipline for violations of the district policy and signed Technology Acceptable Use Policy Statement of Responsibilities which may include revocation of the privilege of a user’s access to technology devices, digital resources, and network infrastructure, along with information technology. Other appropriate disciplinary or legal action may be undertaken by the Dracut Public Schools administration, including suspension or termination of employment. The nature of investigations will be reasonable.

Dracut Public Schools Limitations of Liability

The Dracut Public Schools makes no warranties of any kind, implied or expressed, that the services and functions provided through the Dracut Public Schools’ technology devices, digital resources and network infrastructure, along with information technology will be error free or without defect. The Dracut Public Schools will not be responsible for damages users may suffer, including but not limited to loss of data or interruption of service.

The Dracut Public Schools, along with any persons or organizations associated with the school department internet connectivity will not be liable for the actions of anyone connecting to the internet through the school network infrastructure. All users shall assume full liability, legal, financial or otherwise for their actions while connected to the internet. The Dracut Public Schools assumes no responsibility for any information or materials transferred or accessed from the internet.

Parents/Guardians should read this Dracut Public Schools’ Technology Acceptable Use Policy. Parents/guardians should discuss the technology use responsibilities with their children. Questions and concerns can be forwarded to the Dracut Public Schools and appropriate offices.

Parents and guardians agree to accept financial responsibility for any expenses or damages incurred as a result their student's inappropriate or illegal activities on the Dracut Public Schools’ network, including the use of district owned devices.

Implementation of this Policy

The Superintendent of Schools or his/her designee(s), shall develop and implement administrative regulations, procedures, terms and conditions for use and user agreement is consistent with the purposes and mission of the Dracut Public Schools as well as with applicable laws and this policy.

Modification

The Dracut School Committee reserves the right to modify or change this policy and related implementation procedures at any time. Staff and students may be required to review the updated policy and sign a new Statement of Responsibilities.

References:

603 CMR 23.00
The Family Educational Rights and Privacy Act (FERPA) (20 U.S.C. § 1232g; 34 CFR Part 99)

CROSS REFERENCE: IJNB-A, Social Media and Internet Use Policy
Social Media and Internet Use Policy

The Dracut Public School District acknowledges the role that various emerging methods of communication play in 21st century learning. As such, teachers, students, and parents engaging in these methods of communication for collaboration and learning is a necessary component. It is important to build an environment of trust and individual accountability. Therefore, members of the Dracut Public School District must understand that information shared through social media or a related method is a reflection of the larger school district.

For purposes of this policy, “social media” are any type of internet-based media created through social or group interaction, where individuals primarily produce – rather than just consume – the content. Examples of social media include: social and professional networking websites (Facebook, MySpace, LinkedIn), blogs (Twitter, industry blogs), video and image sharing websites (YouTube, Flickr, Pinterest), location-sharing websites (foursquare), consumer review websites (Yelp), virtual worlds (Second Life), and social bookmarking websites (Reddit). The lack of reference to a specific social media website in this policy does not limit the extent or application of this policy.

This policy applies to all employees during both working and non-working time, on or off Dracut Public School District property, regardless of whether the employee is using Dracut Public School District’s or the employees’ computers, network, internet access, equipment, or technology.

That being said, nothing in this policy is intended to prohibit employees from complying with or exercising their rights under any applicable federal state, or local law, or from communicating about wages, hours, or other terms and conditions of their or their co-workers’ employment.

The Dracut Public School District provides the following rules of use and social media guidelines meant to encourage employees to participate in relevant online social activities in ways that do not distract from or disrupt the educational process.

The administration will annually remind employees and orient new employees concerning the importance of maintaining proper decorum in the online, digital world. Such reminders shall include the possibility of disciplinary action, including dismissal from employment, for failure to exercise good judgment in online conduct.

The Superintendent or designees may periodically conduct internet searches to determine if teachers have posted inappropriate materials. When inappropriate use of computers, websites and/or social media is discovered (in violation of this policy and/or the district's Technology Acceptable Use Policy), the administration will promptly bring that inappropriate use to the attention of the employee, and may consider and apply disciplinary action up to and including termination.

**General Guidelines:**

1. Inappropriate contact via e-mail, phone or other social media is prohibited.
2. It is inappropriate to post items with sexual content.
3. It is inappropriate to post items exhibiting or advocating use of tobacco products, drugs, and/or alcohol.
4. Adherence to all applicable privacy laws and regulations must be followed at all times.
5. Be aware of what you post online. Social media venues are very public. What you contribute leaves a digital footprint for all to see. Do not post anything you wouldn't want friends, parents, teachers, or a future employer to see.
6. Protect your privacy. By using social media sites you are broadcasting to the world. Even the strictest privacy settings may become public.

7. Be aware that others can view the sites that you bookmark.

8. Be aware of words used to tag or describe the bookmark.

9. Be aware of URL shortening services. Verify the landing site to which they point before submitting a link as a bookmark. It would be best to utilize the original URL if not constrained by the number of characters, as in micro blogs.

10. Your online behavior should reflect the same standards of character used in the school setting.

11. The use of anonymizing services, networks, plug-ins, or applications is prohibited.

**Employee Guidelines:**

1. It is improper to fraternize with students using social media/networks, or via cell phone, texting, or telephone.

2. All e-contacts with students should be through the district's email/telephone system or through a depersonalized social media platform, set up through the district's existing network, except in emergency situations.

3. Extra-curricular advisors and/or coaches wishing to establish a social media platform must do so by using a Dracut Public School District email address. In such cases, the password will be provided to the district in a manner it prescribes.

4. All contact and messages by extra-curricular advisors and/or coaches with group/team members shall be sent to more than one member (i.e. captains, officers), except messages concerning medical or academic privacy matters, in which case the messages will be copied to the school principal and/or the athletic director.

5. Employees may not list current students as "friends/followers" on networking sites.

6. Teachers shall not give out their private cell phone or home phone numbers without prior approval of the district.

7. Official business of the school should occur through existing school provided platforms (phone, email, authorized social media platforms).

8. Before posting photos and videos, parental authorization to utilize a student's image must be sought.

9. Authorization to utilize a colleague's image must also be sought.

10. Dracut Public School District’s employees are personally responsible for the content they publish online.

11. The lines between public and private, personal and professional are blurred in the digital world. If you identify yourself as a Dracut Public School District employee you are now connected to colleagues, students, parents and the community. It is not recommended that you identify yourself as a Dracut Public School District employee on your personal social media.

12. When contributing online, do not post confidential student information.

13. Disclaimers should be placed on school-based social media.

14. It is required that teachers moderate content contributed by students in the course of an assignment and report any inappropriate material.

15. No addresses or phone numbers should appear on school-based social media.

16. When uploading digital pictures or avatars that represent yourself make sure you select an appropriate image. Images reflect on your professionalism.

17. Remember a social networking site is an extension of your personality, and as such an
extension of your professional life and your classroom. If it would seem inappropriate to put a certain photo in the wall, is it really correct to put it online?

18. Employees should be aware of the public and widespread nature of such media and again refrain from any comment that could be deemed unprofessional including personal views and beliefs.

19. Do not contribute content that could be construed as a statement on behalf of the Dracut Public School District without authorization and without disclosing your employment relationship with the district or using the following disclaimer: “The content I have contributed to this site is my own and does not necessarily represent the views or opinions of the Dracut Public School District, as I am not a spokesperson of the district.”

**Student Guidelines:**

1. Follow the school’s code of conduct when writing online. It is acceptable to disagree with someone else's opinions, however, do it in a respectful way. Make sure that criticism is constructive and not hurtful. What is inappropriate in the classroom is inappropriate online.

2. Be safe online. Never give out personal information, including, but not limited to, last names, phone numbers, addresses, exact birthdates, and pictures. Do not share your password with anyone besides your teachers and parents.

3. Be aware that pictures may also be protected under copyright laws. Verify you have permission to use the image or it is under Creative Commons attribution.

4. How you represent yourself online is an extension of yourself. Do not misrepresent yourself by using someone else's identity.

5. If you run across inappropriate material that makes you feel uncomfortable, or is not respectful, tell your teacher right away.

6. Students who do not abide by these terms and conditions may lose their opportunity to take part in the project and/or access to future use of online tools.

7. Be aware that consistent with School Committee Policies, (see harassment, discrimination, bullying) actions taken on social media platforms, whether school based or private, that impact the school environment, may lead to disciplinary action.

**References:**

603 CMR 23.00
The Family Educational Rights and Privacy Act (FERPA) (20 U.S.C. § 1232g; 34 CFR Part 99)

CROSS REFERENCE: IJNB, Technology Acceptable Use Policy
APPENDIX A

POLICY ON STUDENT DISMISSAL

A. A note from a parent/guardian must be presented to office personnel in the morning of the school day of desired dismissal.
   a.) The note, must include:
      1.) Student name
      2.) Reason for dismissal
      3.) Date of dismissal
      4.) Time of dismissal
      5.) The person who will be picking up the student
      6.) Parent/guardian signature

B. Upon dismissal, the parent/guardian, or a designee from the student’s family, must report to the main office to indicate arrival to pick up child.

C. If the name of the person does not match the name in the request letter for dismissal, then a call must be placed to the parent/guardian to verify identification. A request for personal identification of the alternate person who is picking up the child will also take place. A sign-off by the alternate person will be necessary before leaving the main office. No child will be dismissed until a parent’s authorization is secured.

D. If a phone call is received for a different person to pick up a child, the parent/guardian needs to inform the person that some form of picture identification will be requested. All incoming calls from parents must be verified before dismissal of any child.

E. If parents/guardians cannot pick up their child and they have requested a taxi to bring the child home, parents must send in a note stating the name of the taxi company. The driver must come to the main office of the school, identify himself/herself and indicate what child he/she has been instructed to bring home. A school supervisor will accompany the child to the taxi and log in the taxi license, plate number and name of driver along with the time the child is leaving the school.

F. At no time should any child be allowed to leave the building alone to go to meet a parent/guardian in a parked car. Parents/guardians must come to the main office for pick-up.

G. End of day dismissal for students not taking the bus:

   1.) Walkers and those students being picked up should proceed to a holding area (gymnasium or cafeteria, etc.) supervised by a faculty member or staff. The faculty member or staff with the names of students who have had a parent/guardian inform the school of an impending pick-up will be supervising dismissal.

   2.) Parents/guardians must go to the holding area where the faculty member will check off the students’ names as they leave with the intended person on record.
3.) At no time should a parent/guardian be allowed to remove a child from a bus line for dismissal. For any pick-up that needs to take place, a parent/guardian must check in at the main office first and a school staff member will accompany the parent to take the child out of a bus line.

The following are holding areas in the respective schools:

- Brookside Elementary School: Cafeteria
- Greenmont Avenue School: Cafeteria
- Joseph A. Campbell School: Gymnasium
- Englesby Elementary School: Cafeteria
APPENDIX B

THE FAMILY AND EDUCATIONAL RIGHTS AND PRIVACY ACT (FERPA)

The Family and Educational Rights and Privacy Act (FERPA) affords parents and students over 18 years of age certain rights with respect to the student's educational records. These rights are:

1. The right to inspect and review the student's records within 45 days of the day the school receives a request for access. Parents or eligible students should submit to the school principal (or appropriate official) a written request that identifies the record(s) they wish to inspect. The school official will make arrangements for access and notify the parent or eligible student of the time and place where the records may be inspected.

2. The right to request the amendment of the student's educational records that the parent or eligible student believes are inaccurate. Parents or eligible students may ask the school to amend a record that they believe is inaccurate. They should write to the school principal (or appropriate school official), clearly identify the part of the record that they want changed and specify why it is inaccurate. If the school decides not to amend the record as requested by the parent or eligible student, the school will notify the parent or eligible student of the decision and advise them of their right to a hearing regarding the request for amendment. Additional information regarding the hearing procedures will be provided to the parent or eligible student when notified of the right to a hearing.

3. The right to consent to disclosures of personally identifiable information contained in the student’s educational records, except to the extent that FERPA authorized disclosure without consent. One exception which permits disclosure without consent is disclosure to school officials with legitimate educational interests. A school official is a person employed by the Dracut Public Schools as an administrator, supervisor, instructor or support staff (including health or medical staff and law enforcement unit personnel), a person serving on the Dracut School committee, a person or company with whom the school has contracted to perform a special task (such as an attorney, auditor, medical consultant or therapist), or a parent/student serving on an official committee such as a disciplinary or grievance committee or assisting another school official in performing his/her tasks. A school official has a legitimate educational interest if the official needs to review an education record in order to fulfill his/her professional responsibility. Upon request, the school discloses education records without consent to officials of another school district in which a student seeks/intends to enroll.

4. The right to file a complaint with the U.S. Department of Education concerning alleged failures by the Dracut Public Schools to comply with the requirement of FERPA. The name and address of the office that administers FERPA are:

   Family Policy Compliance Office
   U.S. Department of Education
   400 Maryland Avenue, SW
   Washington, D.C. 20202-4605
APPENDIX C
The Protection of Pupil Rights Amendment (PPRA)

The Protection of Pupil Rights Amendment (PPRA) affords parents and students who are 18 or emancipated minors (“eligible students”) certain rights regarding our conduct of surveys, collection and use of information for marketing purposes and certain physical exams. These include the right to:

• **Consent** before students are required to submit to a survey that concerns one or more of the following protected areas (“protected information survey”):
  1. Political affiliations or beliefs of the student or student’s parent;
  2. Mental or psychological problems of the student or student’s family;
  3. Sex behaviors or attitudes;
  4. Illegal, anti-social, self-incriminating, or demeaning behavior;
  5. Critical appraisals of others with whom respondents have close family relationships;
  6. Legally recognized privileged relationships, such as with lawyers, doctors, or ministers;
  7. Religious practices, affiliations, or belief of the student or parents; or
  8. Income, other than as required by law to determine program eligibility.

• **Receive notice and an opportunity to opt a student out of** –
  1. Any other protected information survey, regardless of funding;
  2. Any non-emergency, invasive physical exam or screening required as a condition of attendance, administered by the school or its agent, and not necessary to protect the immediate health and safety of a student, except for hearing, vision, or scoliosis screenings, or any physical exam or screening permitted or required under Massachusetts State law; and
  3. Activities involving collection, disclosure, or use of personal information obtained from students for marketing or to sell or otherwise distribute the information to others.

• **Inspect, upon request and before administration of use**–
  1. Protected information surveys of students;
  2. Instruments used to collect personal information from students for any of the above marketing, sales, or other distribution purposes; and
  3. Instructional material used as part of the educational curriculum.

The Dracut Public Schools will develop and adopt policies, in consultation with parents, regarding these rights, as well as arrangements to protect student privacy in the administration of protected surveys and the collection, disclosure, or use of personal information for marketing, sales, or other distribution purposes. [The Dracut Public Schools will directly notify parents and eligible students of these policies at least annually at the start of each school year.] and after any substantive changes. The Dracut Public Schools will also directly notify parents and eligible students, such as through U.S. Mail.
or email, at least annually at the start of each school year of the specific or approximate dates of the following activities and provide an opportunity to opt a student out of participating in:

- Collection, disclosure, or use of personal information for marketing, sales or other distribution.
- Administration of any protected information survey not funded in whole or part by the Department of education
- Any non-emergency invasive physical examination or screening as described above.

*Parents/eligible students who believe their rights have been violated may file a complaint with:*

Family Policy Complaint Office  
U.S. Department of Education  
400 Maryland Avenue, SW  
Washington, D.C. 20202-5920
APPENDIX D
TRUANCY AND ATTENDANCE
PARENT INFORMATION

There is no doubt that one of the keys to academic achievement is good attendance. Consistent participation in school and school-based activities is important for making a successful transition from youth to adulthood. Student tardiness and truancy are challenges that confront many communities in Middlesex and across the state. Often, these behaviors are the first indicators that a student may be experiencing stress or other difficulties in his or her life.

The following is a summary of some of the Massachusetts General Laws pertaining to attendance:

School Attendance
Chapter 76, section 1 of the Massachusetts General Laws states that all children between the ages of six and sixteen must attend school. A school district may excuse up to seven-day sessions or fourteen half-day sessions in any period of six months. In addition to this law, each school may have its own attendance policy which parents/guardians should be familiar.

The Dracut Public Schools, pursuant to M.G.L. c. 76, § 1B, has a policy of notifying the parent or guardian of a student who has at least 5 days in which the student has missed 2 or more periods unexcused in a school year or who has missed 5 or more school days unexcused in a school year. This policy requires that the school principal, or a designee, make a reasonable effort to meet with the parent or guardian of a student who has 5 or more unexcused absences to develop action steps for student attendance. The action steps shall be developed jointly and agreed upon by the school principal, or a designee, the student and the student’s parent or guardian and with input from other relevant school personnel and officials from relevant public safety, health and human service, housing and nonprofit agencies.

Who is a Supervisor of Attendance?
Chapter 76, section 19 of the Massachusetts General Laws states that each school committee must employ a supervisor of attendance. A supervisor of attendance has the power to apprehend and take to school any child who is truant and is required to investigate all cases where a child in the district fails to attend school.

What is a CRA?
Under Chapter 119 of the Acts of 2012, Governor Patrick signed an amendment into law that changes Children in Need of Services (“CHINS”) to Families and Children Engaged in Services (“FACES”). This modification impacts schools with regard to the filing of FACES applications. A “CRA” (Child Requiring Assistance) application may be filed in court by a school district if a school-aged child who is “habitually truant,” that is, who willfully fails to attend school for more than eight school days in a quarter, or who repeatedly fails to obey the lawful and reasonable regulations of his or her school. The Court’s authority pursuant to a CRA petition includes the power to place the child in the custody of the state agency known as the Department of Children and Families.
What is a 51A?
A 51A is a report of suspected child abuse or neglect that is filed with the Department of Social Services. Under Chapter 119, section 51A of the Massachusetts General Laws, a report can be filed on behalf of a child under the age of eighteen for educational neglect if a child is not attending school on a regular basis.

Parental Responsibility
Parents or guardians are legally responsible for ensuring that a child under their control attends school daily. It is a crime for a responsible parent or guardian not to cause such a child to attend school. If a child fails to attend school for seven-day sessions or fourteen half-day sessions within any six-month period, the supervisor of attendance may file a criminal complaint in court against the responsible parent and/or guardian.

Inducing Absences It is a crime to induce or attempt to induce a minor to miss school, or unlawfully to employ or harbor a minor who should be in school.
APPENDIX E

AMENDED STUDENT DRESS CODE POLICY
FOR ELEMENTARY AND SECONDARY SCHOOLS

Clothing/dress is a reflection of students and our schools. The rules set herein are for the benefit of the entire student body. Students’ dress should be appropriate for a working environment and conducive to learning as interpreted by the Administration. The School Committee, in recognizing its obligation to minimize opportunities for student distraction and/or disruption within the Dracut Public Schools, has established and adopted the following rules of dress. The administration is authorized to take action in instances where individual dress does not meet the stated requirements.

- Clothing and grooming habits should not be detrimental to health and safety, and should be weather appropriate.
- Only headwear related to religious observation will be allowed.
- Only prescription or medically required eyeglasses are allowed.
- Clothing that exposes midriffs is not permitted.
- No beachwear, sleepwear, or low-cut tops will be permitted.
- No extremely short skirts or shorts shall be permitted.
- No exposed undergarments shall be permitted.
- No clothing will be permitted that advertises alcohol, tobacco, drugs, violence, gang membership, sexual references, questionable slogans, or language that creates a double entendre.
- Jewelry of an extreme nature is not acceptable. This may include dog collars, spiked jewelry, wallet chains, metal chains, or any other potentially dangerous accessories.
- Proper and safe footwear must be worn at all times. Sneakers/athletic footwear are required for physical education classes.

Amended By Dracut School Committee February 12, 2018

*Please note that flip flops are unsafe for a school environment.*
APPENDIX F

ALCOHOL USE BY STUDENTS

In view of the fact that the use of alcohol can endanger the health and safety of the user, and recognizing the deleterious effect the use of alcoholic beverages can have on the maintenance of general order and discipline, the Dracut School Committee prohibits the use of, serving of, or consumption of any alcoholic beverage on school property or at any school function.

Additionally, any student, regardless of age, who has been drinking alcoholic beverages prior to attendance at, or participation in, a school-sponsored activity, will be barred from that activity and subject to disciplinary action.

Breath Alcohol Testing Procedures and Protocol
Alcohol use by a student is illegal and poses a serious threat not only to the student’s own well-being, but also to the well-being of the entire school community. Alcohol use will not be tolerated during school hours, on school property, or at any school-sponsored activity or event during or after school hours. Students who violate the school policy on use, possession, sales or distribution may be subject to disciplinary action including a possible suspension for up to 90 school days per MGL c. 71 s. 37H ¾.

When determining whether possible alcohol use or intoxication by a student has occurred at school or a school-related function, the safety of the student is the primary concern. If an administrator reasonably suspects that a student is under the influence of alcohol, the administrator may use a breath alcohol testing device which indicates the presence or absence of alcohol. The Dracut Public Schools also reserves the right to randomly screen students or screen all students at school related events with proper notice to the students and their families.

This is a non-invasive test in which students will be asked to exhale or speak into a device. The purpose of having breath alcohol testing available is a deterrent to alcohol use. The test will be administered by the administrator and witnessed by a staff member. The administration of Dracut Public Schools is not held to a criminal standard of proof and therefore; the results of the breathalyzer are final and are not subject to further review.

1. If the test is positive, the student can request two (2) additional tests taken at least two (2) minutes apart. If these additional tests are positive:

   a. Parents/guardians are notified and requested to take the student home
   b. If the student is assessed to be a risk and in need of medical assistance, emergency help and parents/guardians are notified.
   c. Disciplinary action will be taken as indicated in student handbooks.
   d. If the test is negative, the student will be allowed to resume the activity if the administrator does not suspect the use of other drugs.

2. If a student is suspected of being under the influence of alcohol or is suspected of having consumed alcohol and refuses to be tested:
a. The administrator will notify parents/guardians to pick up the student and detain the student until parent’s arrival.
b. The administrators will consider the refusal as comparable to being under the influence and will discipline the student in accordance with the student handbook.

3. If a student is suspected of being under the influence of alcohol or is suspected of having consumed alcohol and leaves the scene against the school official’s request:
   a. Police will be notified
   b. Parents/guardians notified
   c. Disciplinary action for intoxication will be taken as indicated in the student handbook

Adopted By Dracut School Committee February 12, 2018
APPENDIX G
ENGLISH AS A SECOND LANGUAGE

The District shall provide suitable research-based language instructional programs for all identified English language learners in grades Kindergarten through 12 in accordance with the requirements of state and federal statutes and Massachusetts Department of Education regulations and guidance.

The District shall identify students whose dominant language may not be English through home language surveys that identify a primary home language is other than English (PHLOTE), observations, intake assessments, and recommendations of parents, teachers and other persons. Identified students shall be assessed annually to determine their level of proficiency in the English language.

The District shall certify to the Massachusetts Department of Education each year those students whose dominant language is not English, including specification of the number of non-English languages identified as dominant languages and the number and percent of students who speak each non-English language as their dominant language.

The District shall provide additional information as required by the Massachusetts Department of Education to comply with the No Child Left Behind Act.

Adopted by Dracut School Committee:

Legal Ref.:
20 U.S.C. 3001 et seq. (language instruction for limited English proficient and immigrant students contained in No Child Left Behind Act of 2001)
42 U.S.C. 2000d (Title VI of the Civil Rights Act of 1964)
APPENDIX H
Health and Wellness Policy

The Dracut Public Schools is committed to providing an educational environment that promotes and protects student’s health, well-being, and ability to learn by promoting and supporting healthy eating and physical activity. Dracut Public Schools is also committed to promoting the health and well-being of its employees. Therefore, it is the policy of the Dracut Public Schools that:

- The school district will engage students, parents, teachers, food service professionals, health professionals, and other interested community members in the development, implementation, monitoring, and reviewing of district-wide nutrition and physical activity policies.
- All students enrolled in the Dracut Public Schools will be given the opportunity, support, and encouragement to be physically active on a regular basis.
- Foods and beverages sold or served at school, or provided on school property will meet or exceed the nutrition recommendations of the Healthy Hunger-Free Kids Act (HHFKA) (2010); and will be prepared and provided according to the operational policies established by the Dracut Public Schools and the Dracut Board of Health.
- The District shall ensure that its guidelines for reimbursable school meals shall meet or exceed the requirements and guidance issued by the Department of Agriculture pursuant to Food and Nutrition Service, 7 CFR parts 210 & 220: National School Lunch Program and School Breakfast Program: Nutrition Standards for All Foods Sold in School as Required by the Healthy, Hunger-Free Kids Act of 2010; Interim Final Rule.
- Dracut Public Schools will provide nutrition and physical education to foster lifelong habits of healthy eating and physical activity, and will establish links between health education and school meal programs.

TO ACHIEVE THESE POLICY GOALS:

I. School Wellness Committees
   A. A District Wellness Committee will establish priorities for the District on an annual basis. Building Principals will establish school-based committees to set goals and objectives for their respective schools. The Wellness Committee and school-based committees shall be comprised of administrators, teachers, parents, and where appropriate, students.
   B. The Superintendent of Schools will direct the Wellness Committee to develop oversight criteria to ensure that school-based Wellness Committees are actively pursuing objectives set by the Superintendent, and enacted through the Wellness Committee.

II. Nutritional Quality of Foods and Beverages Sold and Served on Campus
   A. The Food Service Director will seek to provide nutrition related educational and informational resources to the school community.
   B. The “Act Relative to School Nutrition,” signed into law on July 30, 2010, requires the Massachusetts Department of Public Health to establish standards for competitive foods and beverages sold or provided in public schools during the school day. The goal of the standards is to ensure that public schools offer students food and beverage choices that will enhance learning, contribute to their healthy growth and development, and cultivate life-long healthy eating behaviors. The standards are part of the Commonwealth’s broad-based, collaborative initiative to reduce childhood obesity and prevent its complications in childhood and later in adulthood. Dracut Public Schools will develop its own guidelines based on this act in conjunction with the HHFKA.
III. Healthy Classroom Parties and Celebrations

A. The Dracut Public School district recognizes that classroom parties and celebrations are a tradition at school. Due to the increasing number of students with life-threatening food allergies, we strongly suggest that parents bring or send into the classroom non-food items in order to recognize their child’s birthday. Some suggestions may include parents donating a favorite book, special pencils or an educational game to the classroom in lieu of a food focused birthday celebration for their children. Parents should consult with building principals in advance of any such events.

B. The District shall only allow store bought baked goods, with a complete list of ingredients, for classroom celebrations and parties. Home baked goods will not be allowed on campus for celebratory purposes due to concerns involving both ingredients and potential cross-contamination during preparation.

C. School nursing staff will be responsible for reviewing such items as and when parents or guardians make a request to bring them onto campus for celebratory purposes. The review will be conducted using the classroom allergy list as a reference point. The list indicates known and reported allergies by classroom.

D. Parents or guardians should give reasonable advance notice to the school of their intent to provide store bought baked goods in order to provide opportunity for an effective review to take place.

IV. Nutrition Education and Physical Education

A. The Dracut Public Schools aims to teach, encourage, and support healthy eating by students, faculty, and staff members.

B. Staff Wellness: The Dracut Public Schools highly values the health and well-being of every staff member and will plan and implement activities and policies that support personal efforts by staff to maintain a healthy lifestyle. The Wellness Committee will consider programs of support for employees of the District.

C. Physical Education K-12: All students in grades K-12, including students with disabilities, special health-care needs, and in alternative educational settings, will receive appropriate physical education opportunities during the school year. Student involvement in other activities involving physical activity (e.g., interscholastic or intramural sports) will be avoided as a substitute for meeting the physical education requirement. Physical Education teachers will maximize the amount of time students are engaged in vigorous physical activity during physical education classes.

D. Curriculum: A goal of the Wellness Committee will be to annually consider the District’s Health, Wellness, and Physical Education Curricula for grades one through eight, giving consideration to mapping the curricula of both Health and Physical Education programs.

Adopted by Dracut School Committee April 25, 2016
APPENDIX I
Sexual Harassment, Bullying and Hazing

It is the goal of Dracut Public Schools to provide a positive and productive educational experience for all and to discourage any behavior that interferes with that goal. In accordance with that goal, the Dracut Elementary Schools comply with the Dracut School Committee Policy regarding Bullying Prevention and Intervention summarized below. A complete copy of the Bullying Prevention and Intervention Plan is available on the Dracut Public Schools’ website as is a Bullying Reporting Form which may be submitted online at https://www.dracutps.org/sites/dracutps/files/uploads/bullying_prevention_and_intervention_plan.pdf

Definition-Bullying Prohibited - “Bullying” means the repeated use by one or more students or by a member of school staff including, but not limited to, an educator, administrator, school nurse, cafeteria worker, custodian, bus driver, athletic coach, advisor to an extracurricular activity or paraprofessional of an unwelcome written, verbal or electronic expression or a physical act or gesture or any combination thereof, directed at a target that: (i) causes physical or emotional harm to the target or damage the target’s property; student or employee, (ii) places the target in reasonable fear of harm to himself or of damage to his property; (iii) creates a hostile environment at school for the target; (iv) infringes on the rights of the target at school; or (v) materially and substantially disrupts the education process or the orderly operation of a school. For the purposes of this section, bullying shall include cyber-bullying.

The behavior must interfere with a student's academic performance or ability to learn, or interfere with a student’s ability to participate in or benefit from services, activities, or privileges: (a) that are being offered through the school district; or during any education program or activity; or while in school, on school equipment or property, in school vehicles, on school buses, at designated school bus stops, at school-sponsored activities, at school-sanctioned events; or

“Cyber-bullying” means, bullying through the use of technology or any electronic communication, which shall include, but shall not be limited to, any transfer of signs, signals, writing, images, sounds, data or intelligence of any nature transmitted in whole or in part by a wire, radio, electromagnetic, photoelectronic or photo optical system, including but not limited to, electronic mail, internet communications, instant messages or facsimile communication. Cyber-bullying shall also include (i) knowing impersonation of another person as the author of posted content or messages, if the creator or impersonation creates any of the conditions enumerated in clauses (i) to (v), inclusive, of the definition of bullying. Cyber-bullying shall also include the distribution by electronic means of a communication to more than one person or the posting of material on an electronic medium that may be accessed by one or persons.

Cyber-bullying may occur through the use of data, telephone or computer software that is accessed through a computer, computer system, or computer network or any public education institute. As used in this Section, “electronic communication” also means any communication through an electronic device including, but not limited to a telephone, cellular phone, computer or pager.

“Aggressor” is a student or member of a school staff including, but not limited to, an educator, administrator, school nurse, cafeteria worker, custodian, bus driver, athletic coach, advisor to an extracurricular activity or paraprofessional who engages in bullying, cyber-bullying, or retaliation.
“Target” is a student against whom bullying, cyber-bullying, or retaliation has been perpetrated.

Bullying is prohibited:
- On school grounds;
- On property immediately adjacent to school grounds;
- At school-sponsored or school-related activities;
- At functions or programs whether on or off school grounds;
- At school bus stops;
- On school buses or other vehicles owned, leased or used by the school district; or,
- Through the use of technology or an electronic device owned, leased or used by the Dracut Public Schools.

Bullying and cyber-bullying are prohibited at a location, activity, function or program that is not school-related or through the use of technology or an electronic device that is not owned, leased or used by the Dracut school district if the act or acts in question:
- create a hostile environment at school for the target;
- infringe on the rights of the target at school; and/or
- materially and substantially disrupts the education process or the orderly operation of a school.

The following procedures are based on the requirements of M.G.L. c. 71, § 37O. In addition to the requirements of M.G.L. c. 71, § 370, where the alleged conduct is on the basis of race, color, national origin, age, gender, gender identity or expression, sexual orientation, disability or religion, the district should also consider whether the conduct constitutes a hostile environment based on those protected classes, consistent with its Discrimination and Harassment Grievance Procedures.

A. Reporting bullying or retaliation: Reports of bullying or retaliation may be made by staff, students, parents/guardians, or others, and may be written or oral. Oral reports made by or to a staff member shall be recorded in writing. A school or district staff member is required to report immediately to the principal or designee any instance of bullying or retaliation the staff member becomes aware of or witnesses. Reports made by students, parents/guardians, or other individuals who are not school or district staff members, may be made anonymously. Each school in the district has a variety of reporting resources available including, but not limited to an Incident Reporting Form, a bullying box, and the building administrator’s email address.

Use of an Incident Reporting Form is not required as a condition of making a report. Each school will: 1) include a copy of the Incident Reporting Form in the beginning of the year packets for students and parents/guardians; 2) make the Incident Reporting Forms available in each school’s main office, the counseling office, the school nurse’s office, and other locations determined by the principal or designee; and 3) post it on the district’s website. The Incident Reporting Form will be made available in the most prevalent language(s) of origin of students and parents /guardians.

1. Reporting by Staff: A staff member will report immediately to the principal or designee when he/she witnesses or becomes aware of conduct that may be bullying or retaliation. The requirement to report to the principal or designee does not limit the authority of the staff member to respond to behavioral or disciplinary incidents consistent with school or district policies and procedures for behavior management and discipline.
2. Reporting by Students, Parents/Guardians, or Others: The Dracut Public Schools expects students, parents/guardians, and others who witness or become aware of an instance of bullying or retaliation involving a student to report it to the principal or designee. Reports may be made anonymously, but no disciplinary action will be taken against an alleged aggressor solely on the basis of an anonymous report. Students, parents/guardians, and others may request assistance from a staff member to complete a written report. Students will be provided practical, safe, private and age-appropriate ways to report and discuss an incident of bullying with a staff member or with the principal or designee.

B. Responding to a report of bullying or retaliation

1. Safety: Before fully investigating the allegations of bullying or retaliation, the principal or designee will take steps to assess the need to restore a sense of safety to the alleged target and/or to protect the alleged target from possible further incidents. Responses to promote safety may include, but not be limited to, creating a personal safety plan; predetermining seating arrangements for the target and/or aggressor in the classroom, at lunch, or on the bus; identifying a staff member who will act as a “safe person” for the target; and altering the aggressor’s schedule and access to the target. The principal or designee will take additional steps to promote safety during the course of and after the investigation, as necessary.

The principal or designee will implement appropriate strategies for protecting from bullying or retaliation a student who has reported bullying or retaliation, a student who has witnessed bullying or retaliation a student who provides information during an investigation, or a student who has reliable information about a reported act of bullying or retaliation. The student will meet with an administrator or a counselor to determine the need for and type of safety plan.

2. Obligations to Notify Others:

a. Notice to Another School or District: If the reported incident involves students from more than one school district, charter school, non-public school, approved private special education day or residential school, or collaborative school, the principal or designee first informed of the incident will promptly notify by telephone the principal or designee of the other school(s) of the incident so that each school may take appropriate action. All communications will be in accordance with state and federal privacy laws and regulations, and 603 CMR 49.00.

b. Notice to Law Enforcement: At any point after receiving a report of bullying or retaliation, including after an investigation, if the principal or designee has a reasonable basis to believe that criminal charges may be pursued against the aggressor, the principal will notify the local law enforcement agency. Notice will be consistent with the requirements of 603 CMR 49.00 and locally established agreements with the local law enforcement agency. Also, if an incident occurs on school grounds and involves a former student under the age of 21 who is no longer enrolled in school, the principal or designee shall contact the local law enforcement agency if he or she has a reasonable basis to believe that criminal charges may be pursued against the aggressor.
In making this determination, the principal will, consistent with the Plan and with applicable school or district policies and procedures, consult with other individuals the principal or designee deems appropriate.

C. Investigation: The principal or designee will investigate promptly all reports of bullying or retaliation and, in doing so, will consider all available information known, including the nature of the allegation(s) and the ages of the students involved.

During the investigation the principal or designee will, among other things, interview students, staff, witnesses, parents/guardians, and others as necessary. The principal or designee will remind the alleged aggressor, target, and witnesses that retaliation is strictly prohibited and will result in disciplinary action.

Interviews may be conducted by the principal or designee, other staff members as determined by the principal or designee, and in consultation with the school counselor, as appropriate. To the extent practicable, and given his/her obligation to investigate and address the matter, the principal or designee will maintain confidentiality during the investigative process. The principal or designee will maintain a written record of the investigation.

Procedures for investigating reports of bullying and retaliation will be consistent with district policies and procedures for investigations.

D. Determinations: The principal or designee will make a determination based upon a preponderance of the evidence. If, after investigation, bullying or retaliation is substantiated, the principal or designee will take steps reasonably calculated to prevent recurrence and to ensure that the target is not restricted in participating in school or in benefiting from school activities. The principal or designee will: 1) determine what remedial action is required, if any, and 2) determine what responsive actions and/or disciplinary action is necessary.

Depending upon the circumstances, the principal or designee may choose to consult with the students’ teacher(s) and/or school counselor, and the target’s or aggressor’s parents or guardians, to identify any underlying social or emotional issue(s) that may have contributed to the bullying behavior and to assess the level of need for additional social skills development.

E. Notice of the Outcome of the Investigation: The principal or designee will promptly notify the parents or guardians of the target and the aggressor about the results of the investigation and, if bullying or retaliation is found, what action is being taken to prevent further acts of bullying or retaliation. All notice to parents must comply with applicable state and federal privacy laws and regulations. Because of the legal requirements regarding the confidentiality of student records, the principal or designee cannot report specific information to the target’s parent or guardian about the disciplinary action taken unless it involves a “stay away” order or other directive that the target must be aware of in order to report violations.

F. Responses to Bullying

1. Teaching Appropriate Behavior Through Skills-Building: Upon the principal or designee determining that bullying or retaliation has occurred, the law requires that the school or district use a range of responses that balance the need for accountability with the need to teach appropriate behavior. M.G.L. chapter 71, section 370. Skill-building approaches that the principal or designee may consider include:
● Offering individualized skill-building sessions based on the school’s/district’s anti-bullying curricula;
● Provide relevant educational activities for individual students or groups of students, in consultation with guidance counselors and other appropriate school personnel;
● Implementing a range of academic and nonacademic positive behavioral supports to help students understand pro-social ways to achieve their goals;
● Meeting with parents and guardians to engage parental support and to reinforce the anti-bullying curricula and social skills building activities at home;
● Adopting behavioral plans to include a focus on developing specific social skills

2. **Taking Disciplinary Action:** If the principal or designee decides that disciplinary action is appropriate, the disciplinary action will be determined on the basis of facts found by the principal or designee, including the nature of the conduct, the age of the student(s) involved, and the need to balance accountability with the teaching of appropriate behavior. Discipline will be consistent with the Plan and with the school’s or district’s code of conduct.

Discipline procedures for students with disabilities are governed by the federal Individuals with Disabilities Education Improvement Act (IDEA), which should be read in cooperation with state laws regarding student discipline. If the principal or designee determines that a student knowingly made a false allegation of bullying or retaliation, that student may be subject to disciplinary action.

3. **Promoting Safety for the Target and Others:** The principal or designee will consider what adjustments, if any, are needed in the school environment to enhance the target’s sense of safety and that of others as well.

Within a reasonable period of time following the determination and ordering of remedial and/or disciplinary action, the principal or designee will contact the target to determine whether there has been a recurrence of the prohibited conduct and whether additional supportive measures are needed. If so, the principal or designee will work with appropriate school staff to implement them immediately.
APPENDIX J

Service and Accommodations for Students with Disabilities

Under the Individuals with Disabilities Education Act (“IDEA”) and M.G.L. c. 71B, some students with disabilities may be eligible for services if they require specialized instruction and/or supportive services to help them make effective progress in school. These services can include, but are not limited to, speech therapy, physical therapy, occupational therapy, specialized instruction, or placement in a special classroom. Students may be referred to the Special Education Department for an evaluation of eligibility for special education services. Within five (5) school days of such a referral, a consent form authorizing an evaluation of the student will be forwarded to the parent(s). Within forty-five (45) school days of receipt of the parent(s)’ consent, an evaluation will be conducted and a Team meeting will be held to determine if the student is eligible for special education services. If the student is found eligible for special education services, the Team will develop an Individualized Education Program (IEP) identifying the necessary services.

Section 504 of the Rehabilitation Act of 1973 (“Section 504”) is a federal law designed to protect the rights of individuals with disabilities in programs and activities that receive federal financial assistance from the U.S. Department of Education. Section 504 provides: “No otherwise qualified individual with a disability in the United States . . . shall, solely by reason of her or his disability, be excluded from the participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance . . . .” Title II of the Americans with Disabilities Act of 1990 (Title II) is a federal law that applies to public entities, including the conforming amendment to Section 504 that affects the meaning of a disability under Section 504.

The Section 504 regulations require a school district to provide a “free appropriate public education” (FAPE) to each qualified student with a disability who is in the school district’s jurisdiction, regardless of the nature or severity of the disability. Under Section 504, a FAPE consists of the provision of regular or special education and related aids and services designed to meet the student’s individual educational needs as adequately as the needs of nondisabled students are met. Compliance with the IDEA is one means of complying with Section 504.

Additionally, the Dracut Public Schools provides nonacademic and extracurricular services and activities in such a manner as is necessary to afford students with disabilities an equal opportunity for participation. The Dracut Public Schools is, however, generally permitted to establish and utilize skill-based eligibility criteria for participation in extracurricular programs and activities (e.g., school-sponsored athletics) so long as the criteria are rationally related to the purposes and goals of the specific program or activity.

The Dracut Public Schools’ administrators, in their discretion, may deny or limit a student’s access to co-curricular activities as a disciplinary sanction.
APPENDIX K

Policies relative to conduct of teachers or students; student handbooks

M.G.L. c. 71, § 37H

Notwithstanding any general or special law to the contrary, all student handbooks shall contain the following provisions:

(a) Any student who is found on school premises or at school-sponsored or school-related events, including athletic games, in possession of a dangerous weapon, including, but not limited to, a gun or a knife; or a controlled substance as defined in chapter ninety-four C, including, but not limited to, marijuana, cocaine, and heroin, may be subject to expulsion from the school or school district by the principal.

(b) Any student who assaults a principal, assistant principal, teacher, teacher’s aide or other educational staff on school premises or at school-sponsored or school-related events, including athletic games, may be subject to expulsion from the school or school district by the principal.

(c) Any student who is charged with a violation of either paragraph (a) or (b) shall be notified in writing of an opportunity for a hearing; provided, however, that the student may have representation, along with the opportunity to present evidence and witnesses at said hearing before the principal. After said hearing, a principal may, in his discretion, decide to suspend rather than expel a student who has been determined by the principal to have violated either paragraph (a) or (b).

(d) Any student who has been expelled from a school district pursuant to these provisions shall have the right to appeal to the superintendent. The expelled student shall have ten days from the date of the expulsion in which to notify the superintendent of his appeal. The student has the right to counsel at a hearing before the superintendent. The subject matter of the appeal shall not be limited solely to a factual determination of whether the student has violated any provisions of this section.

(e) Any school district that suspends or expels a student under this section shall continue to provide educational services to the student during the period of suspension or expulsion, under section 21 of chapter 76. If the student moves to another district during the period of suspension or expulsion, the new district of residence shall either admit the student to its schools or provide educational services to the student in an education service plan, under section 21 of chapter 76.

(f) Districts shall report to the department of elementary and secondary education the specific reasons for all suspensions and expulsions, regardless of duration or type, in a manner and form established by the commissioner. The department of elementary and secondary education shall use its existing data collection tools to obtain this information from districts and shall modify those tools, as necessary, to obtain the information. On an annual basis, the department of elementary and secondary education shall make district level de-identified data and analysis, including the total number of days each student is excluded during the school year, available to the public online in a machine readable format. This report shall include district level data disaggregated by student status and categories established by the commissioner.

(g) Under the regulations promulgated by the department, for each school that suspends or expels a significant number of students for more than 10 cumulative days in a school year, the commissioner shall investigate and, as appropriate, shall recommend models that incorporate intermediary steps prior to the use of suspension or expulsion. The results of the analysis shall be publicly reported at the school district level.
M.G.L. c. 71, §37H1/2 - Felony Complaints and Felony Convictions:

Notwithstanding the provisions of section eighty-four and sections sixteen and seventeen of chapter seventy-six:

(1) Upon the issuance of a criminal complaint charging a student with a felony or upon the issuance of a felony delinquency complaint against a student, the principal or headmaster of a school in which the student is enrolled may suspend such student for a period of time determined appropriate by said principal or headmaster if said principal or headmaster determines that the student's continued presence in school would have a substantial detrimental effect on the general welfare of the school. The student shall receive written notification of the charges and the reasons for such suspension prior to such suspension taking effect. The student shall also receive written notification of his right to appeal and the process for appealing such suspension; provided, however, that such suspension shall remain in effect prior to any appeal hearing conducted by the superintendent. The student shall have the right to appeal the suspension to the superintendent. The student shall notify the superintendent in writing for his request for an appeal no later than five calendar days following the effective date of the suspension. The superintendent shall hold a hearing with the student and the student's parent or guardian within three calendar days of the student's request for an appeal. At the hearing, the student shall have the right to present oral and written testimony on his behalf, and shall have the right to counsel. The superintendent shall have the authority to overturn or alter the decision of the principal or headmaster, including recommending an alternate educational program for the student. The superintendent shall render a decision on the appeal within five calendar days of the hearing. Such decision shall be the final decision of the city, town or regional school district with regard to the suspension.

(2) Upon a student being convicted of a felony or upon an adjudication or admission in court of guilt with respect to such a felony or felony delinquency, the principal or headmaster of a school in which the student is enrolled may expel said student if such principal or headmaster determines that the student's continued presence in school would have a substantial detrimental effect on the general welfare of the school. The student shall receive written notification of the charges and reasons for such expulsion prior to such expulsion taking effect. The student shall also receive written notification of his right to appeal and the process for appealing such expulsion; provided, however, that the expulsion shall remain in effect prior to any appeal hearing conducted by the superintendent. The student shall have the right to appeal the expulsion to the superintendent. The student shall notify the superintendent, in writing, of his request for an appeal no later than five calendar days following the effective date of the expulsion. The superintendent shall hold a hearing with the student and the student's parent or guardian within three calendar days of the expulsion. At the hearing, the student shall have the right to present oral and written testimony on his behalf, and shall have the right to counsel. The superintendent shall have the authority to overturn or alter the decision of the principal or headmaster, including recommending an alternate educational program for the student. The superintendent shall render a decision on the appeal within five calendar days of the hearing. Such decision shall be the final decision of the city, town or regional school district with regard to the expulsion.

Any school district that suspends or expels a student under this section shall continue to provide educational services to the student during the period of suspension or expulsion, under section 21 of chapter 76. If the student moves to another district during the period of suspension or expulsion, the new district of residence shall either admit the student to its schools or provide educational services to the student under an education service plan, under section 21 of chapter 76.
(a) This section shall govern the suspension and expulsion of students enrolled in a public school in the commonwealth who are not charged with a violation of subsections (a) or (b) of section 37H or with a felony under section 37H1/2.

(b) Any principal, headmaster, superintendent or other person acting as a decision-maker at a student meeting or hearing, when deciding the consequences for the student, shall exercise discretion; consider ways to re-engage the student in the learning process; and avoid using expulsion as a consequence until other remedies and consequences have been employed.

(c) For any suspension or expulsion under this section, the principal or headmaster of a school in which the student is enrolled, or a designee, shall provide, to the student and to the parent or guardian of the student, notice of the charges and the reason for the suspension or expulsion in English and in the primary language spoken in the home of the student. The student shall receive the written notification and shall have the opportunity to meet with the principal or headmaster, or a designee, to discuss the charges and reasons for the suspension or expulsion prior to the suspension or expulsion taking effect. The principal or headmaster, or a designee, shall ensure that the parent or guardian of the student is included in the meeting, provided that such meeting may take place without the parent or guardian only if the principal or headmaster, or a designee, can document reasonable efforts to include the parent or guardian in that meeting. The department shall promulgate rules and regulations that address a principal's duties under this subsection and procedures for including parents in student exclusion meetings, hearings or interviews under this subsection.

(d) If a decision is made to suspend or expel the student after the meeting, the principal or headmaster, or a designee, shall update the notification for the suspension or expulsion to reflect the meeting with the student. If a student has been suspended or expelled for more than 10 school days for a single infraction or for more than 10 school days cumulatively for multiple infractions in any school year, the student and the parent or guardian of the student shall also receive, at the time of the suspension or expulsion decision, written notification of a right to appeal and the process for appealing the suspension or expulsion in English and in the primary language spoken in the home of the student; provided, however, that the suspension or expulsion shall remain in effect prior to any appeal hearing. The principal or headmaster or a designee shall notify the superintendent in writing, including, but not limited to, by electronic means, of any out-of-school suspension imposed on a student enrolled in kindergarten through grade 3 prior to such suspension taking effect. That notification shall describe the student's alleged misconduct and the reasons for suspending the student out-of-school. For the purposes of this section, the term “out-of-school suspension” shall mean a disciplinary action imposed by school officials to remove a student from participation in school activities for 1 day or more.

(e) A student who has been suspended or expelled from school for more than 10 school days for a single infraction or for more than 10 school days cumulatively for multiple infractions in any school year shall have the right to appeal the suspension or expulsion to the superintendent. The student or a parent or guardian of the student shall notify the superintendent in writing of a request for an appeal not later than 5 calendar days following the effective date of the suspension or expulsion; provided, that a student and a parent or guardian of the student may request, and if so requested, shall be granted an extension of up to 7 calendar days. The superintendent or a designee shall hold a hearing with the student and the parent or guardian of the student within 3 school days of the student’s request for an appeal; provided that a student or a parent or guardian of the student may request and, if so requested, shall be granted an extension of up to 7 calendar days; provided further, that the superintendent, or a designee, may proceed with a hearing without a parent or guardian of the student if the superintendent, or a designee, makes a good faith effort to include the parent or guardian. At the hearing, the student shall have the right to present oral and written
testimony, cross-examine witnesses and shall have the right to counsel. The superintendent shall render a decision on the appeal in writing within 5 calendar days of the hearing. That decision shall be the final decision of the school district with regard to the suspension or expulsion.

(f) No student shall be suspended or expelled from a school or school district for a time period that exceeds 90 school days, beginning the first day the student is removed from an assigned school building.

M.G.L. c.76, §21

Principals and headmasters shall ensure that students who are suspended from school for 10 or fewer consecutive days, whether in or out of school, shall have an opportunity to make academic progress during the period of suspension, to make up assignments and earn credits missed including, but not limited to, homework, quizzes, exams, papers and projects missed. Principals shall develop a school-wide education service plan for all students who are expelled or suspended from school for more than 10 consecutive school days, whether in or out of school. Principals shall ensure these students have an opportunity to make academic progress during the period of suspension or expulsion, to make up assignments and earn credits missed, including, but not limited to, homework, quizzes, exams, papers and projects missed. Education service plans may include, but are not limited to, tutoring, alternative placement, Saturday school, and online or distance learning. In developing the education service plan, principals may seek the cooperation or input of relevant health and human service, housing and nonprofit agencies education collaboratives, and other service providers. Any school or school district that expels a student or suspends a student for more than 10 consecutive school days shall provide the student and the parent or guardian of the student with a list of alternative educational services. Upon selection of an alternative educational service by the student and the student’s parent or guardian, the school or school district shall facilitate and verify enrollment in the service. Students exempt from attending school under section 1 of chapter 76 shall not be subject to this section.

M.G.L. c.71, §37L

Section 37L. The school committee of each city, town or regional school district shall inform teachers, administrators, and other professional staff of reporting requirements for child abuse and neglect under section 51A of chapter 119 and the reporting requirements for fires under section 2A of chapter 148.

In addition, any school department personnel shall report in writing to their immediate supervisor an incident involving a student’s possession or use of a dangerous weapon on school premises at any time.

Supervisors who receive such a weapon report shall file it with the superintendent of said school, who shall file copies of said weapon report with the local chief of police, the department of children and families, the office of student services or its equivalent in any school district, and the local school committee. Said superintendent, police chief, and representative from the department of children and families, together with a representative from the office of student services or its equivalent, shall arrange an assessment of the student involved in said weapon report. Said student shall be referred to a counseling program; provided, however, that said counseling shall be in accordance with acceptable standards as set forth by the board of education. Upon completion of a counseling session, a follow-up assessment shall be made of said student by those involved in the initial assessment.

A student transferring into a local system must provide the new school system with a complete school record of the entering student. Said record shall include, but not be limited to, any incidents involving suspension or violation of criminal acts or any incident reports in which such student was charged with any suspended act.
APPENDIX L
McKinney-Vento Homeless Education Assistance Act

The federal McKinney-Vento Homeless Education Assistance Act requires that schools immediately enroll homeless students in school, even if they do not have the documents usually required for enrollment, such as school records, medical records or proof of residency, as long as the student has been properly immunized. Information on lead screenings as well as immunization records may be transferred over the phone. Parents or Guardians intending to register students who are homeless should be aware of the following guidelines:

1. Homeless students have a right to either remain in their school of origin or to attend school where they are temporarily residing;
2. Children who move from a homeless situation into a permanent residence during the course of a school year have the right to stay in the school they were attending while they were temporarily homeless. Transportation may not be provided once permanent housing is found;
3. Students who chose to enroll in school where they are temporarily residing must be enrolled immediately, even if they do not bring the records usually required for enrollment with them;

If a homeless student arrives without records, the school district's designated Homeless Education Liaison will assist the family and contact the previously attended school system to obtain the required records. A child who is homeless and attending any school served by the local educational agency is eligible for Title I services. A child who is homeless and attending any school served by the local educational agency is eligible for the Free and Reduced Lunch Program.

For further information, please contact Sarah Slautterback, Homeless Education Specialist with the Massachusetts Department of Elementary and Secondary Education at 781-338-6330 or visit the following website: http://www.doe.mass.edu/mv/haa/.
DRACUT PUBLIC SCHOOLS
STUDENT/PARENT STATEMENT OF RESPONSIBILITIES
Acceptable Use Policy / Internet Use Signature

Student Expectations
I have read, understand and will follow the Technology Acceptable Use Policy. If I violate that agreement, the consequences could include suspension of computer privileges and/or disciplinary action. I also understand that the school network and email accounts are owned by Dracut Public Schools and that Dracut Public Schools has the right to access any of the information used through the mediums provided through the school at any time.

Parent/Guardian Acceptable Use Signature
Parent collaboration is a crucial focus of Dracut Public Schools. Through our technology integration, we want to work with parents so they understand the different initiatives that are taking place at school. As parents, students and teachers working together, we become a strong learning community, therefore, creating more opportunities for our students to become successful.

As the parent or guardian of this student, I have read the Dracut Public Schools’ Technology Acceptable Use Policy. I understand that technology is provided for educational purposes in keeping with the academic goals of Dracut Public Schools, and that student use for any other purpose is inappropriate.

I recognize it is impossible for the school to restrict access to all controversial materials, and I will not hold the school responsible for materials acquired on the school network. I understand that children's computer activities at home should be supervised as they can affect the academic environment at school.

I understand and will support my student in adhering to the Technology Acceptable Use Policy. I am aware that if my child violates this agreement the consequences could include suspension of computer privileges and/or disciplinary action. I also understand the school network and email accounts are owned by Dracut Public Schools and that Dracut Public Schools has the right to access any of the information used through the mediums provided through the school at any time. I hereby give permission for my child to use technology resources in Dracut Public Schools, and expressly waive any right of privacy my child has in anything created, stored, sent, or received on Dracut Public Schools’ technology resources or network. I hereby give permission for my child to use the network at school. I further agree to indemnify the Dracut Public Schools for any losses, costs or damages, including reasonable attorney’s fees, incurred by the Dracut Public Schools relating to, or arising of, any violation by my child of the Acceptable Use Policy.

Parent/Guardian Name: ________________________________________________
Parent/Guardian Signature: ____________________________________________
Student Name: ________________________________________________________
Student Signature _____________________________________________________
School: ______________________________________________________________
Grade: ____________________________ Homeroom Number: ______________
Date: __________________________________________________________________
I have reviewed the Dracut Public School Student-Parent Handbook located on the school website and I am familiar with its policies and regulations.

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Permission to Videotape/Photograph Images May Appear on School Websites

Photograph /Video OPT OUT Form

If you DO NOT wish for photographs of your student(s) engaging in classroom activities to be published through our various media for school district’s public relation purposes, please opt out using this form. If you are the parent/guardian of more than one student, you must fill out a separate form for each.

Parent/Guardian Name: ____________________________________________

Parent/Guardian Signature: ________________________________

Student Name: ___________________________________________________

Student Signature ________________________________________________

School: _________________________________________________________

Grade ________________________ Homeroom Number __________________

Date: ___________________________________________________________

Possible uses of student photos may include district and school website, school newspaper, local newspaper articles, school social media pages (Facebook, Twitter).