Dear Springfield Prep Families,

We are honored to welcome you to Springfield Prep Charter School and we are excited to work with you and your children!

We know that our success as a school depends in part on the support of our parents, and we look forward to forming positive partnerships with each of you. We expect a lot from members of the Springfield Prep community, and in turn, you can expect a lot from us.

The following pages will help you become familiar with school procedures, policies, and practices and should serve as a resource for students and parents from the first day of school through the last. While we cannot say this handbook will answer all of your questions, we do know there is a lot of valuable information in here, so please take the time to read it carefully. We encourage you to keep this handbook in a place where you can easily refer to it from time to time during the school year as questions arise. In this handbook, you will learn about the structure of the school, the policies that we have in place, and our expectations of members of our school community.

If you ever have any questions, please feel free to ask any teacher or staff member.

Sincerely,

The Faculty and Staff
Springfield Prep Charter School
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Section I: Our Mission

1. Mission
Springfield Preparatory Charter School is an inclusive K-8 public charter school that prepares all students for success in high school, college, and life through a focus on rigorous academics and character development.

2. History and Vision
Springfield Preparatory Charter School (Springfield Prep) received a charter in February 2014, and opened its doors to its first classes of kindergarten and first grade students in August 2015. Our school will expand by one grade each year until it serves students in grades K-8 in the 2022-23 school year. Our school is modeled after some of the most successful charter schools in the country and is fully committed to providing all students, no matter their background, with a world-class, college preparatory school.

Springfield Prep is a charter school. Charter schools were introduced in Massachusetts via the 1993 Education Reform Act passed by the Legislature. Charter schools are independently managed public schools that operate under a five-year charter granted by the Massachusetts Board of Education.

Charter schools have the freedom to organize around a core mission, curriculum, theme, or teaching method, and are allowed to control their own budgets and manage the hiring (and dismissal) of teachers and staff. In return for this freedom, a charter school must demonstrate strong academic results and organizational viability or the charter will be revoked. Parents choose to send their children to charter schools; students are selected by random public lottery when demand exceeds the number of seats available.

Our vision is to develop an exemplary institution of learning that provides generations of Springfield children with access to the highest quality instruction. We aim to instill in our students the academic skills necessary for success in college and life and the strong character that will support this success. Our classrooms are places where rigorous academics take place each day, and the ethos of intellectual curiosity and hard work predominates amid a positive and supportive learning environment. We believe in having high expectations, both academic and behavioral, of our students, and we will work our hardest to ensure that students meet these standards.

3. Core Values
Dr. Martin Luther King, Jr., said, “Intelligence plus character, that is the goal of true education” and we firmly believe in this sentiment. Our success as a school will be determined not just by our academic success, but also by our ability to develop in our students the character they need to be successful students, citizens, and leaders.

In order to develop these important character skills and maintain a culture of respect, safety, and high expectations at Springfield Prep, we are committed to adhering to our core values in all that we do. It is our intention that these values serve as the foundation on which every member of the school community operates.
Springfield Prep’s Core Values are listed below:

- **Focus** - We work hard and do our best, every day.
- **Integrity** – We do what’s right, just because it’s right.
- **Respect** – We are kind and supportive to others and ourselves.
- **Self-Determination** – We know that hard work makes anything possible.
- **Teamwork** – We work with fellow scholars to achieve excellence.

**Section II: Who We Are**

1. **Board of Trustees**
The school is governed by a Board of Trustees that brings community, educational, and professional perspectives to maintaining a viable and thriving school. The board is responsible for overseeing the governance of the school and ensuring that the school is fulfilling its mission. Members of the Board of Trustees are:

   - **Danielle L. Williams, Esq. [Chair]**, Assistant Clerk Magistrate, Massachusetts Trial Court
   - **Robert Leonard [Vice Chair]** Attorney, Doherty, Wallace, Pillsbury & Murphy, P.C.
   - **Sherriff Balogun**, Business Consultant, MassMutual Financial Group
   - **Alex Grant [Secretary]**, Assistant U.S. Attorney, U.S. Attorney’s Office for the District of MA
   - **Tricia Walker [Treasurer]** Head of Digital Operations – Customer Experience MassMutual Financial Group
   - **Sally Fuller**, Retired
   - **Anne Zummo Malone** - Chief of Growth and Impact, AppleTree Institute for Education Innovation
   - **Kelvin Molina-Brantley**, Director of Philanthropic Engagement, Community Foundation of Western Massachusetts
   - **Doug Morrin**, Attorney
   - **Justin Pistorius**, Director of School Support, The Achievement Network
   - **Jason Rosewell**, Vice President of Facilities, MGM Springfield
   - **Bill Spirer, [Ex Oficio]**, Founder & Executive Director, Springfield Prep Charter School

2. **School Leadership**

<table>
<thead>
<tr>
<th>Role</th>
<th>Name</th>
<th>Phone</th>
<th>Email</th>
</tr>
</thead>
<tbody>
<tr>
<td>Founder &amp; Executive Director</td>
<td>Bill Spirer</td>
<td>413-231-2722</td>
<td><a href="mailto:bspirer@springfieldprep.org">bspirer@springfieldprep.org</a></td>
</tr>
<tr>
<td>Principal</td>
<td>Jessica Yiannos</td>
<td>413-225-2894</td>
<td><a href="mailto:jyiannos@springfieldprep.org">jyiannos@springfieldprep.org</a></td>
</tr>
<tr>
<td>Director of Finance &amp; Operations</td>
<td>Meghan Wagner</td>
<td>413-234-3173</td>
<td><a href="mailto:mwagner@springfieldprep.org">mwagner@springfieldprep.org</a></td>
</tr>
<tr>
<td>Director of Academics</td>
<td>Wendy Soref</td>
<td>413-726-6048</td>
<td><a href="mailto:wsoref@springfieldprep.org">wsoref@springfieldprep.org</a></td>
</tr>
</tbody>
</table>
### 3. Whom to Contact With Questions

<table>
<thead>
<tr>
<th>Concern</th>
<th>Staff Member</th>
</tr>
</thead>
<tbody>
<tr>
<td>I have questions about my student’s academic progress</td>
<td>Your student’s teachers</td>
</tr>
<tr>
<td>I have questions about homework</td>
<td>Your student’s teachers</td>
</tr>
<tr>
<td>I have questions about school activities (field trips, etc.)</td>
<td>Your student’s teachers</td>
</tr>
<tr>
<td>My student has an allergy; my student needs medication during the day</td>
<td>School Nurse</td>
</tr>
<tr>
<td>I don’t know whether to send my child to school because he/she may be sick</td>
<td>School Nurse</td>
</tr>
<tr>
<td>My student has been diagnosed with a contagious illness</td>
<td>School Nurse</td>
</tr>
<tr>
<td>I have concerns about discipline issues</td>
<td>Principal</td>
</tr>
<tr>
<td>I have questions about standardized testing</td>
<td>Principal</td>
</tr>
<tr>
<td>I have a question about my child’s school experience</td>
<td>Classroom Teachers</td>
</tr>
<tr>
<td>I have questions about instruction, academics, or teaching</td>
<td>Principal or Classroom Teachers</td>
</tr>
<tr>
<td>My student will be absent or late</td>
<td>Main Office</td>
</tr>
<tr>
<td>I will be picking my student up on a given day</td>
<td>Main Office</td>
</tr>
<tr>
<td>I would like to enter my student’s siblings into the lottery for next year</td>
<td>Main Office</td>
</tr>
<tr>
<td>I need a copy of the calendar or other materials</td>
<td>Main Office</td>
</tr>
<tr>
<td>I need to get an emergency message to my student during the day</td>
<td>Main Office</td>
</tr>
<tr>
<td>I need help ordering uniforms</td>
<td>Main Office</td>
</tr>
<tr>
<td>I need help ordering lunch; my student is eligible for free/reduced lunch</td>
<td>Main Office</td>
</tr>
<tr>
<td>I have questions about transportation</td>
<td>Main Office</td>
</tr>
<tr>
<td>My student has an IEP/504 plan; I think my student may have special needs</td>
<td>Student Supports Manager</td>
</tr>
<tr>
<td>I would like to volunteer; I would like to join one of the Parent Councils</td>
<td>Operations Manager</td>
</tr>
<tr>
<td>I need help with housing, food, clothing, or community resources</td>
<td>Operations Manager or School Counselor</td>
</tr>
<tr>
<td>I would like to make a donation of goods, services, or money to the school</td>
<td>Executive Director</td>
</tr>
<tr>
<td>I have a complaint to file</td>
<td>Executive Director of Director of Finance &amp; Operations</td>
</tr>
</tbody>
</table>

All members of the Springfield Prep staff will make every effort to respond to phone calls and e-mails during the school week within 24 hours or one business day. Please never hesitate to be in touch with questions, concerns, or suggestions.

### Section III: School Schedule and Calendar

#### 1. School Year

As part of its mission to provide the highest quality education possible, Springfield Prep has an extended school year that runs from late August through the end of June. Please see Appendix A for the 2019-20 school year calendar. The school reserves the right to modify this calendar due to weather or other unanticipated events; if it does so, it will communicate these changes to families as far in advance as possible.

Please note that we do not directly follow the Springfield Public School (SPS) calendar. However, we do delay or close school due to weather if SPS does so.
2. Daily Schedule
The Springfield Prep school day runs from 7:55 AM through 4:00 PM Monday through Thursday. School is dismissed at 12:30 PM on Fridays so that teachers have time to meet, plan, and receive professional development training. This weekly staff development time is incredibly important and helps us to improve our skills as teachers and improve the school program as a whole.

School doors open at 7:40 each morning, and students are required to arrive at school by 7:55 AM in order to be considered “on time.” Students must remain in school until dismissal at 4:00 PM (12:30 PM on Fridays).

Section IV: Academic Program

1. Academic Subjects

Literacy
Springfield Prep uses a standards-based, balanced literacy approach to reading and writing instruction, which means that students learn phonics and writing conventions systematically and explicitly, while also engaging in meaning based instruction that develops reading comprehension and effective oral and written expression. Our goal is that all students become proficient and critical readers and writers who are motivated to read and write throughout their lives. Students will have the following reading and writing classes as part of the Literacy Program: Read Aloud, Phonics, Shared Reading, Reading Workshop, Handwriting, Interactive Writing, and Writing Workshop (phonics and handwriting are only taught in the kindergarten and first grade).

Mathematics
Springfield Prep uses a standards-based, problem-solving oriented approach to teaching mathematics. In all grades, we use a variety of strategies so that students develop conceptual understanding and procedural skills and fluency, and have authentic opportunities to apply these skills and understandings to solve challenging problems. Students will receive two separate but interrelated forms of math instruction each day: Eureka Math (focused on concept development and skill development through discovery, practice, and fluency activities) and Story Problem (focused on problem solving). In addition, there will be a weekly “math workshop” for targeted intervention and math practice activities.

Science & Social Studies
In the early grades, our science and social studies classes have two primary goals: (1) build the background knowledge and vocabulary that is critical to listening and reading comprehension and (2) provide students with experiences that facilitate connection to the world around them. We will use the Core Knowledge curriculum as a foundation and incorporate hands-on projects, labs, and field trips to make the content come to life.

Specials
Students will participate in Physical Education (PE), Music, and Art classes every week. All lessons are planned in accordance with the Massachusetts Curriculum Frameworks for Visual Arts, Physical Education and Music, and designed in accordance with students’ developmental needs. Additionally, our specials teachers will ensure that that these standards are integrated, when appropriate, into classroom studies of other disciplines.
2. School Supplies
Springfield Prep will purchase all of the school supplies needed for the classroom. Families are asked to provide an appropriate backpack. Roller bags and messenger bags are not permitted. All bags must be backpacks that can be worn over both shoulders.

Students do not need to buy binders. The school will provide each student with a binder for core academic classes. Students will also be provided with a folder for homework, as well as a pencil/pen case.

We recommend that students have access to the following supplies at home in order to successfully complete their homework:
- Lots of pencils
- Erasers
- Pencil sharpener
- Crayons and markers
- Lined paper

3. Homework
Philosophy of Homework
Homework is an essential part of Springfield Prep’s educational program. It is designed to reinforce skills taught in the classroom, to build good student study habits, and to teach students responsibility and accountability. Written work should be something that the majority of students can complete independently with minimal adult support. If you find that this is not the case, please speak to your child’s teacher.

Amount of Homework
Homework is assigned every night and each weekend and is provided in a homework packet that will be sent home each week in the Homework Folder. Homework is reviewed for completion and quality by teachers each morning (Friday homework is reviewed on Monday).

Homework consists of the following amounts of time, listed below in minutes:

<table>
<thead>
<tr>
<th></th>
<th>K</th>
<th>1</th>
<th>2nd through 5th grades</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total time</td>
<td>25</td>
<td>30</td>
<td>35</td>
</tr>
<tr>
<td>Reading</td>
<td>15</td>
<td>20</td>
<td>20-25</td>
</tr>
<tr>
<td>Written Work</td>
<td>10</td>
<td>10</td>
<td>10-15</td>
</tr>
<tr>
<td>Reading Notes:</td>
<td>Kids should read independently each night, but parents should still read to their kids!</td>
<td>Reading should be a combination of independent reading and parents reading to kids.</td>
<td>Kids should read independently, but parents and kids can and should still read together!</td>
</tr>
</tbody>
</table>

All students are provided with their own Homework Folders, which include a nightly Reading Log. Homework Folders are designed to teach students essential organizational skills.
Homework Expectations
Assigned homework needs to be completed by the student by the due date. Failure to complete homework may result in a consequence at school (such as the loss of time during recess) so that the student can complete his or her work. Homework is considered complete only when it is done, shows effort, and meets the teacher’s requirements. Written pieces may have requirements regarding the number of sentences.

We ask that families support their children with their homework in the following ways: read with younger students, create routines at home for students to follow each day, provide a quiet, organized place to work, and sign your child’s Homework Log every night.

4. Grading Policies
Springfield Prep uses a standards-based grading system, which means that students are evaluated in all subject areas according to how well they have mastered grade level standards. Grades are based on a four-point scale, with 4 showing the highest level of mastery and 0 indicating no mastery (see below).

4 – Above grade-level mastery: Student has above grade-level mastery, and can apply the standard in new situations.
3 – Grade-level mastery: Student has grade-level mastery and is able to perform the standard independently.
2 – Partial mastery: Student has partial mastery and needs some additional support.
1 – Minimal mastery: Student has minimal mastery and needs significant additional support.
0 – No mastery: Student has no mastery of the standard.

5. Promotion and Retention Policies
Springfield Prep’s promotion and retention policy reflects our commitment to accountability and quality—we take the responsibility of putting our students on the path to college seriously and will promote them only when they are truly ready to begin the next level of work. Promotion to the next grade is earned by demonstrating mastery of the rigorous academic standards, good attendance, and demonstration of behaviors that are grade-appropriate and reflect the school’s values.

Students may be retained in their current grade level or recommended for summer work for the following reasons:
• Failure to demonstrate proficiency (level 3 or 4) in 75% of the standards for each subject
• Sustained difficulty completing class work
• Reading significantly below grade level, as indicated by the STEP Assessment
• More than 10 unexcused absences during the school year, more than 25 unexcused tardies or early pick-ups (or a combination of both), or extensive time spent out of class due to behavior problems

Springfield Prep recognizes that retention can be difficult for students and parents; we will work aggressively and proactively both to notify parents of concerns and to support struggling students at risk for retention.

6. Assessments
Springfield Prep employs multiple assessments to monitor student progress, inform instruction, and ensure that all students succeed. Staff work to ensure that assessments are not stressful times for
students; rather they are presented as opportunities to show off all that students have learned. Teachers analyze the results to inform their instruction, identify students in need of extra help, and to assess the overall effectiveness of the school’s curriculum. Results are shared with families through the report cards that are distributed three times each year.

**STEP (Strategic Testing and Evaluation of Progress)**
The STEP Assessment is the primary tool we use to assess reading ability. It is a developmental literacy assessment that uses a series of texts and comprehension questions to identify a student’s current reading level and progress according to developmental reading benchmarks. The STEP assessment helps teachers to determine a student’s independent and instructional reading level, identify students who need literacy intervention, and establish reading instruction groups. STEP assessments are given one-on-one and will occur every six to eight weeks during the course of the year.

**Interim Assessments**
Several times during the year students will take comprehensive assessments in math and literacy. These assessments will include both standards from the current trimester and from earlier trimesters. A student’s performance on these is one factor in determining his or her grades, as measured by standards mastery.

**NWEA – MAP Test (Northwest Evaluation Association – Measures of Academic Progress)**
This computer-based adaptive test (it adjusts the difficulty of the questions to the level of the student) is taken three times during the year (beginning, middle, and end). The results provide teachers and parents with detailed information about how much a student has grown in math and reading, what instructional needs they may have, and how they are performing in relation to state and national norms.

**Renaissance STAR Reading Assessment (STAR)**
The STAR reading test is a computer-based adaptive test taken three times during the year in grades 4 and up. This assessment provides teachers with a Lexile level to determine if students are on track for growth and grade-level mastery goals. Reports provide information about overall student performance, as well as specifics areas to focus on to improve reading skills.

**ANet**
Beginning in the second grade, students will take four interim assessments annually in Math and English Language Arts developed by the Achievement Network, or “ANet.” ANet provides standards-aligned assessments that provide teachers with insights about what content and skills students have mastered, and where they need additional help for future instruction. These assessments are not used for grading purposes – they are used to inform and improve instruction and ensure that students are well prepared for state standardized tests, such as MCAS.

**MCAS**
In grades 3-8, Springfield Prep administers the “Next Generation” Massachusetts Comprehensive Assessment System (MCAS) Test, as required by law. This is a new state assessment that builds on the MCAS assessments of the past and is given on a computer. MCAS is an important way for schools to demonstrate that they are helping all students to achieve in core content areas. Springfield Prep will provide information to parents about the MCAS Assessment prior to the test administration and parents will receive MCAS results following each test administration.
Teacher Created Tests and Quizzes
Springfield Prep teachers provide students with many opportunities to “show what they know.” Teacher-created assessments may be used at the beginning of a unit of study to guide planning or at the middle or end of a unit to check progress of students’ learning.

Section V: Family Engagement

Springfield Prep encourages and expects families to be partners in the education of their children. The important task of educating a child calls for the school, student, and family to all work together to ensure success. We reflect that commitment by choosing to sign the Springfield Prep School-Family-Student Contract of Commitment (provided with this Handbook). We encourage families to participate actively in their student’s education and we strive to cultivate positive and productive relationships with all of our families.

1. Phone, E-Mail and Class Dojo Communication
All parents will be provided with a phone number and e-mail address for their child’s teacher and for other staff members. In addition, all families will be encouraged to sign up for an online program called Class Dojo each year. Students and parents should feel free to call, e-mail or message via Dojo any time that they have a question, concern, or suggestion. All staff members will make every effort to respond during the school week within 24 hours or one business day.

Please leave a voicemail if you call the Main Office and there is no answer. We will return your call promptly.

Teachers and other staff members will contact parents to share both positive and negative developments in areas including academic performance and behavior. Springfield Prep expects all parents to make every effort to respond to phone calls and e-mails regarding their student within 24 hours or one business day. If communications are not returned, staff members may conduct a home visit to discuss the matter.

Springfield Prep also utilizes an automated communication system to distribute important information to parents. Parents will receive automated calls, text messages, and e-mails regarding upcoming events, professional days, and other matters. In addition, all families will receive automated phone calls and text messages in the case of school closure due to weather, early dismissal due to weather, or another emergency. If parents are not receiving these communications, please contact the Main Office. Phone calls and emails will be delivered to the numbers and addresses the school has on file. It is the parent or guardian’s responsibility to keep the school up to date when his or her phone number or contact information changes.

2. Parent-Teacher Conferences
Parent-teacher conferences are a crucial component of our educational program. Parents are expected to attend conferences after each of the first two report cards are sent home and at other times as requested by the classroom teacher or Principal. Parents should plan to attend a 30-minute conference during that school day or at a pre-arranged time before or after school during that week. During parent conferences, teachers will use examples of student work to show parents and guardians evidence of
their children’s progress. Our goal is for 100% of our parents and guardians to attend these conferences.

3. Open House
During the week prior to the start of the school year, we will hold our open house. All parents are encouraged to attend the open house and are asked to bring their children to this event. At the open house, teachers will explain vital information about class rules, discipline systems and policies, give an overview of the general daily schedule, and answer any general questions that parents have about the classroom. It is also an opportunity for children to give parents a tour of their new classroom and gives parents a chance to meet parents of other students in the school.

4. Parent Organizations

Springfield Prep Parent Action Committee
The school-wide Parent Action Committee will be responsible for developing programming and services for families, giving input on school policy, recruiting new students, and conducting other activities as determined by members. More information about the schedule for these meetings will be provided during the fall. All parents are encouraged to participate.

Special Education Parent Advisory Council
The Special Education Parent Advisory Council (SPED-PAC) will promote parent engagement in the development and modification of programs serving students with special needs.

In accordance with Massachusetts General Law, duties of the SPED-PAC will include, but not be limited to, advising the school on matters pertaining to the education and safety of students with special needs and meeting regularly with school officials to participate in the planning, development, and evaluation of the school’s special education programs. The SPED-PAC will also offer workshops and educational programming of interest to parents of children with special needs and will play an active role in recruiting students with special needs to enter the lottery.

English Learner Parent Advisory Parent Advisory Council (EL-PAC)
The English Learner Parent Advisory Council (EL-PAC) will promote parent and guardian engagement in the development of programs serving English learners in language acquisition programs.

In accordance with the Language Opportunity for Our Kids Act (LOOK Act) that was signed into law in November 2017, duties of the EL-PAC will include, but not be limited to, advising the school on matters pertaining to the education of students who are learning English and meeting regularly with school officials to participate in the planning, development, and evaluation of the EL programs. The EL-PAC will also offer workshops and educational programming of interest to parents of children who are learning English. Additionally, the school personnel facilitating the EL-PAC meetings will actively seek out parent feedback related to the needs of the families of EL students and ways to make the school a more welcoming environment to families of all language backgrounds.

More information about the schedule for these meetings will be provided during the fall. All parents are encouraged to participate.
5. Volunteer Opportunities
Springfield Prep encourages all parents to volunteer and will take reasonable steps to ensure that every parent has the opportunity to do so in a way that accommodates his or her schedule. Volunteer opportunities include planning for and hosting special events, chaperoning field trips, and helping to promote the school to prospective families and other groups.

In accordance with school policy and state law, parent volunteers will be required to complete a background check prior to engaging in any volunteer activities that could involve direct and unsupervised contact with students.

Prior to volunteering for the first time, parents will meet with the Director of Finance & Operations to review protocols for volunteer activities. Volunteers will log all of their hours to allow for recognition of their service.

6. School Visits
Springfield Prep maintains an open policy in regard to authorized visitors. Parents and other individuals involved in a student’s life are encouraged to visit classrooms at any time. In order to support the learning of all students, visitors are asked to abide by the following policies:

- Please turn all cell phone ringers off prior to entering a classroom.
- Please check in at the Main Office as soon as you arrive. At that time, you will receive a nametag. You are required to display this nametag throughout your visit.
- Unless otherwise instructed by the teacher, please remain in the back of the classroom to avoid distracting our students.
- Please do not disrupt classroom activities. Parents wishing to speak with teachers may schedule a meeting when the teacher is available.
- We ask that parents refrain from visiting during the first three weeks of school in order to allow us to build strong school culture.

Springfield Prep reserves the right to request that a visitor leave at any time if that visitor is disrupting school activities or making any member of the school community uncomfortable.

7. Birthday Celebrations
We love celebrating our students at Springfield Prep. On a student’s birthday, his or her class will celebrate his/her birthday in an age appropriate way. Due to student food allergies, parents cannot bring in store-bought goodies for their scholar’s birthday. However, families are welcome to come to the school to have lunch with their scholar and bring them an individual treat. We ask that families notify the school if they would not like their children to participate in birthday celebrations for any reason.

Section VI: Behavioral Expectations and Discipline

1. Philosophy of Discipline
Our approach to discipline is rooted in a belief that students are capable of making choices regarding their conduct, even at an early age. When students make good choices, they will experience rewards, both intrinsic and extrinsic. When they make poor choices, they will experience consequences, which will be fair, logical, and consistent.
Our behavior management systems exist to ensure students and their families know exactly what is expected of children in our school, and what the rewards and consequences are for living up to or failing to meet those expectations. Moreover, and most importantly, our systems are designed and implemented to ensure we maintain a safe and structured learning environment for all children.

2. Behavior Management System

Check and Colors System

Students at Springfield Prep in the elementary grades operate on a check/color system. The ultimate goal of the check/color system is to teach children from a young age that they can own their behaviors and that their choices determine their success. There are four colors in our system, BLUE, GREEN, YELLOW and RED, and each represents a category to illustrate how a student is meeting the school’s behavioral expectations.

Each teacher has a clipboard with a roster of their class. If a student makes a bad choice, the student receives a “check.” Students are taught early on that a check is a reminder to fix their behavior. When a teacher gives a check, the teacher will also explain what the student needs to fix so that the student clearly understands how to make better choices moving forward. When a student receives three checks, the student receives a “color change”, and moves to the color below on the color chart. (i.e., since all students start each and every day on GREEN, a student would move down to YELLOW after getting three checks.) Colors changes are recorded and displayed on a pocket chart in the classroom so that students and teachers know how a student is performing at any given time.

Students are also able to move up the color chart. For example, if a student receives three checks and is on YELLOW, the student can fix the behaviors that earned them a move down and get themselves back up to GREEN. Ending the day on specific colors equates to in-school privileges and/or consequences. As an example, if a student ends the day on GREEN or BLUE each day for an entire week, they earn “treasure chest” on Friday afternoon, a prize for their excellent behavior. Alternatively, if a student ends a day on RED, the student will lose the privilege of attending recess that day, or may lose the privilege of participating in a school or class event.

Color Stick in Kindergarten: Kindergarteners use a “Color Stick” system. Instead of receiving “checks”, each kindergartener will have their name on a clip, which will move up and down the color stick to correspond with their behaviors. The colors mean the same thing as they do in grades 1 through 4, but a visual “stick” provides younger students with more immediate feedback for both positive and disruptive behaviors.

In the spirit of a school-family partnership, we strongly encourage parents to consider aligning rewards and consequences at home to the color system. For example, a family may create a rule that when a student comes home on RED, they lose the right to watch TV. A strong alignment between home and school will send a clear message to students that the adults in their life are all working together to support their growth, and that their behavior has implications at home and at school.

For students who find the color/check system too challenging to work within, Springfield Prep may create individual systems, like a sticker chart system. This supplemental behavior management system is used in particular for students who have difficulty with handling consequences. Instead of receiving checks and/or color changes, these students simply have a visual schedule of their day on a piece of paper broken up into each separate learning block. If they are successful during each learning block, they receive a sticker in that portion of the table, illustrating that they were engaged in learning and met
the behavioral expectations of the class. If they were behaviorally challenged during that period of time, they simply get to focus on the next learning block and the fact that they have a fresh start to earn their next sticker. For some children, we often find the sticker chart system is helpful in ensuring they continue to be motivated and focused on learning and making good choices in class.

**Impression System in Middle School Grades (5 and Up)**

Instead of a color system, students will be on an impression system on a scale of 1-4. Instead of a corresponding color, there will a corresponding number and label is more developmentally appropriate for our older scholars.

4 - Excellent Impression  
3 - Good Impression  
2 - Neutral Impression  
1 - Negative Impression

Students will move up and down on the impression scale throughout the day by earning checks for negative behaviors and points for positive behaviors. Students will keep track of the impression they are on, and teachers will narrate when there has been a change.

Changes on the impression chart will work the same way they do with the color chart, except students can move to 4 during the school day for making an excellent impression. Students consistently making good and excellent impressions have the opportunity to earn certain privileges at school.

**Community Violations**

Community Violations (CVs) are an additional behavior management tool we use and which operate in conjunction with the check/color system. Students earn a CV any time their behaviors require that they be sent out of class. CVs are for serious one-time violations of our core values or for persistent, disruptive behaviors. A student who receives a CV will automatically move to red. Although a student who has received a CV can return to yellow, he cannot return to green that day.

**Community Violations are primarily a teaching tool.** We believe that having a student reflect on his actions, in writing and with the assistance of a staff member, will help that student to make more productive choices in the future. We ask that parents support our efforts to teach students appropriate behaviors by reviewing and signing the CV form every time one is sent home, and by having a discussion with their child about what different choices he can make in the future.

In middle school grades (grade 5+), students who accumulate 3 or more Community Violations in a week will lose enrichment privileges on Friday.

3. **Disruptive/Dangerous Behaviors**

If a student at our school is causing a significant distraction to the learning of others, the student will be referred to the Behavior Support Team or a member of administration, who will provide the support necessary for the student to calm himself or herself, reflect on his or her choices in class, and prepare to re-enter class. Students are then escorted back to class and immediately re-enter instruction. If a student is acting in such a way that they are posing a danger to themselves or others, a Springfield Prep staff member may carry the child out in the safest manner possible, in accordance with 603 CMR 46.00. The goal of working with the behavior specialist is to de-escalate the situation, help the child remain calm, facilitate a conversation about why they are making the choice to act in a certain way, and ultimately transition the child back to class.
In instances that result in either a staff member having to restrain a child and/or bodily injury of either a child or adult, families are provided with details of the situation either on the phone or, if necessary at the school building in accordance with the procedures required under 603 CMR 46.00 and the school’s restraint policy.

4. Suspension and Expulsion
In the event that a child commits certain violations of the school Code of Conduct, he or she may face disciplinary action. In the case of all suspensions, students and families are provided with a written document that articulates the reason for the possible disciplinary action and the right to a hearing. In all instances resulting in a suspension, when the child returns to Springfield Prep, the school will welcome the child back with open arms and a completely optimistic, “assume the best” attitude. In exceedingly rare circumstances, as outlined in the Code of Conduct, a student may be expelled from Springfield Prep. Please see the Code of Conduct in Appendix B for more information regarding suspensions and expulsions.

5. Application of Policies to Students with Special Needs
The discipline of a student who has been identified as having special needs, pursuant to M.G.L. c. 69, § 1B, M.G.L. c. 71B, § 3, 603 CMR 28.00 and the Individuals with Disabilities Education Act and Section 504 of the Rehabilitation Act of 1973, is subject to the requirements of the student’s Individualized Education Plan (IEP) or 504 Accommodation Plan. The IEP or 504 Accommodation Plan should indicate whether the student is expected to meet the requirements of the regular discipline code or if a modification is deemed necessary. The specific modification must be described in the student’s IEP or 504 Accommodation Plan.

In the event that a student with disabilities has been excluded from school for ten or more days in any school year (either through in-school or out-of-school suspension), the student’s special education team must be convened for a determination as to whether the student’s conduct was a manifestation of his or her disability or was a direct result of Springfield Prep’s failure to implement the student’s IEP.

6. Gum, Candy, and Caffeine
Students may not, at any time, be in possession of chewing gum, candy, or caffeinated beverages while at school or at school-sponsored events. Students found in possession of these items will be issued a consequence. Students who continue to disregard this policy will face increasingly severe consequences including possible loss of privileges.

7. Tobacco Products
Pursuant to M.G.L. c. 71, § 37H, the use of tobacco products is prohibited within school buildings or school facilities, on school grounds, and on school buses.

Section VII: Attendance

Attendance is the first step in ensuring academic achievement. In order for our students to reach their personal best, they must show up and make their strongest effort at school each and every day. Massachusetts law requires compulsory attendance for all students. Chapter 76, section 1 of the Massachusetts General Laws requires all children between the ages of six and sixteen to attend school. The school must uphold state laws relative to student attendance.
At Springfield Prep, regular attendance is required. Our curriculum is ambitious, and every day is essential for students to keep pace. Parents/guardians/families are expected to ensure that their children are in school. PLEASE do not allow your child to miss a day of school except for serious illnesses.

1. Absences
The only excusable absences from school are those that result from illness or other serious medical events, required court attendance, death in the immediate family, or observation of religious holidays. In order for these school absences to be considered excused, appropriate documentation (e.g., doctor’s notes) must be provided to the office. For an absence to be considered excused for medical reasons, a doctor’s note must state that the child should be excused from school and the timeframe for which the child should be excused.

Students will be held accountable for work missed due to absences. It is the responsibility of families to contact teachers to request missed work. For unexcused absences, missed work will not be provided in advance.

2. Notifying the School of an Absence
Parents and guardians are expected to call the school as early as possible but no later than 7:30 AM if their child will be absent that day. Calls should be made as far in advance as possible and left on the school’s main voice mail if necessary. Earlier, written notice is both welcome and appreciated. Parents and guardians are also required to furnish the school with a home, work or other emergency telephone number where they can be contacted during the school day. If a student is absent and the school does not receive a message from the parent/guardian by the designated time, then the school will call the parent/guardian at the number provided to inquire about the student’s absence. Parents will be contacted within three (3) days of the student’s absence if the Parent(s) or Guardian has not contacted the school regarding the absence.

Students arriving late to school must report to the Main Office with their parent or with a signed parent note.

Parents or guardians will also be notified when a student has five or more unexcused absences in the school year and a meeting will be scheduled with the Principal (or his/her designee), the Parent or guardian and the student to develop an action plan to improve the student’s attendance.

Parents/guardians are encouraged to contact school staff and work collaboratively with them to correct the reasons that the student is missing school.

3. Tardiness
Our doors open at 7:40 AM each morning. Students arriving after 7:55 AM are considered tardy. In cases when a school bus arrives late, those students riding the bus are not considered tardy.

Late students who arrive at school after 7:55 AM should go to the Main Office. Students will be provided breakfast if needed and then join their class.
4. Definitions of Excused and Unexcused Absences and Tardies

An **Excused Absence/Tardy** includes:
- Documented illness or injury
- Bereavement/family funeral
- Major religious observations
- Extraordinary family circumstances (excused at the discretion of the Principal)

Parents should schedule all non-emergency dentist, doctor, and other appointments such that they do not require students to miss school. Appointments may be scheduled for Monday through Thursday after 4:00 PM, Friday after 12:30 PM, professional days, or vacations. In extraordinary circumstances that require a child to miss school for an appointment, the child should be brought before and/or after the appointment and have an accompanying note from a medical professional.

An **Unexcused Absence/Tardy** is any absence or tardy that is not covered by the above definition of “Excused Absence/Tardy”. Examples of an unexcused absence may include, but may not be limited to:
- Illness or injury not documented by a doctor or other medical professional.
- Truancy
- Family vacations
- Undocumented absences
- Non-emergency family situations

5. Consequences for Absences and Tardies

**Attendance Policy for Absent Students**

If a student has:
- Five (5) or more consecutive days of being absent, parents must obtain a doctor’s note and submit it to the school.
- If a student has five (5) or more unexcused absences in the school year, a meeting will be scheduled with the Dean of Students or his/her designee, the Parent or guardian and the student to develop an action plan to improve the student’s attendance.
- If a student is absent for eight (8) or more days in a trimester or for ten (10) or more days total, a meeting will be scheduled with the parents and an administrator to develop an attendance plan to support regular school attendance, and the school will consider possible retention in the current grade.
- When a student reaches fifteen (15) or more unexcused absences, school officials will file a 51A report with the Department of Children and Families (DCF) and/or a CRA (Child Requiring Assistance legal filing) petition with the juvenile court.

**Attendance Policy for Tardy Students**

If a student has:
- Five (5) tardies (excused or unexcused), the school will contact parents by phone to discuss ways to prevent this from continuing.
- Ten (10) tardies (excused or unexcused), a letter of warning will be issued to parents reminding them of the school’s attendance policy and that an administrator will contact them to schedule a meeting should the tardies approach fifteen (15) days.
- Fifteen (15) tardies (excused or unexcused), a parent conference will be scheduled to discuss the school’s attendance policy and to develop a proactive attendance plan.
• Twenty-five (25) tardies (excused or unexcused), a 51A report and/or CRA (Child Requiring Assistance legal filing) may be filed in Juvenile Court.

If a student is absent for the first ten (10) days of school, or at least five (5) consecutive days during the school year, and there has been no successful contact between the family and the school to explain the student’s absences, the school may take action to un-enroll the student.

6. Early Pickups
Students are expected to stay in school until the very end of the day (4:00 PM for regular dismissal; 12:30 PM every Friday). Because early pickups are disruptive to the learning environment for all students, we ask that you do not attempt to pick up your children early. If you must do so, please notify the Main Office. Please note the school strongly discourages any early pickups after 3:30 on full school days and after 12:00 on early dismissal days. The student will be in the Main Office at the requested time in order to minimize disruption to class time. Please note that early pick-ups are tracked by the school. To address frequent early pick-ups, the school will follow the same protocol as the tardy policy, above.

Section VIII: Dress Code

1. Why Uniforms
All students must come to school in the Springfield Prep uniform every day. If a student arrives to school out of uniform, parents or guardians will be called and asked to bring in a uniform before the student is sent to class. We require a school uniform for several important reasons:

1. Uniforms unite us as a community and team. When you look at a group of students in the Springfield Prep uniform, it is a powerful visual statement of our community and our team. Students make a commitment that when they put on the Springfield Prep uniform, they are agreeing to live up to the school’s high expectations.

2. Uniforms reduce distractions and clothing competition. Without uniforms, students can be distracted by what others are wearing or not wearing. Wearing uniforms eliminates this distraction.

3. Uniforms make us all equal. Whether families have high incomes or low incomes, the students come to school looking the same way. No one will feel bad about the clothes they have or do not have.

4. Uniforms look professional. Students look neat when they come to school wearing their uniforms properly. Students come mentally prepared for school and “dressed for success.”

Students may not change out of the Springfield Prep uniform at any point during the school day. Students must wear the Springfield Prep uniform on all school field trips unless the school notifies parents of a change.

We have a uniform so that there are no distractions to your child’s learning in the classroom. It is
extremely important that your child comes to school in uniform every day. Students who are not in uniform are immediately sent to the office and miss out on learning. The following images show and describe the school’s uniform requirements and options:

<table>
<thead>
<tr>
<th>Uniform shirt:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Navy blue (K – 2) or Dark Gray (3 – 5) short-sleeve polo shirt with Springfield Prep logo (purchased at Blake’s)</td>
</tr>
<tr>
<td>Navy blue (K – 2) or Dark Gray (3 – 5) long-sleeve polo shirt with Springfield Prep logo (purchased at Blake’s)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Pants (or skorts/jumpers):</th>
</tr>
</thead>
<tbody>
<tr>
<td>Khaki pants (must be worn with a black belt)</td>
</tr>
<tr>
<td>Khaki shorts (knee length, not cargo style) (must be worn with belt) (permitted in warm weather only)</td>
</tr>
<tr>
<td>Khaki jumper with Springfield Prep logo (purchased at Blake’s)</td>
</tr>
<tr>
<td>Khaki skort</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Sweater/Fleece/Undershirt Options</th>
</tr>
</thead>
<tbody>
<tr>
<td>Navy cardigan sweater (does not require logo). Dark gray is permitted in grades 3 – 5.</td>
</tr>
<tr>
<td>Navy Fleece (or dark gray in grades 3 – 5) with Springfield Prep logo (purchased at Blake’s).</td>
</tr>
<tr>
<td>Short-sleeve Undershirt (must be white, navy or black)</td>
</tr>
<tr>
<td>Long-sleeve Undershirt (must be white, navy or black)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Shoes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Students must wear solid color white or black, low top shoes or sneakers without any colored logos or colors and without heels. Examples below. Boots may be worn to school but are not allowed in school. Note: Sneakers must be worn on PE days. PE schedule will be provided at Open House each year.</td>
</tr>
</tbody>
</table>

| YES! | NO! |
2. Obtaining Dress Code Items

Ordering Information

All shirts, jumpers, skorts, and fleeces must be ordered through Blake’s School Uniform in Springfield. All other uniform items may be purchased elsewhere provided that they meet the specifications described above. Please purchase your uniforms early because they often sell out in the weeks before school starts. Please note that we have an online school store where you can purchase clothes with Springfield Prep logos. These items of clothing are not a substitute for the school uniform and may only be worn on dress-down days.

Items may be ordered from Blake’s in one of four ways:
- By phone: 413-728-4123
- Online: www.blakesschooluniform.com
- In person: 1205 Parker St., Springfield, MA 01129
- By mail-in form: Available at the Springfield Prep Office

3. Dress Code Enforcement

All students are expected to be in dress code at all times during the school day. Every morning, students will do a uniform check. If a student is found to be out of compliance, they will not be allowed to enter class until the issue is resolved. The school may request that parents come in and provide the necessary appropriate clothing to ensure their child is in full uniform compliance. Repeated dress code violations will lead to consequences for students.

4. Additional Specifications

Shirts: Shirts must be tucked in at all times.

Undershirts: If your child wears an undershirt (long-sleeved or short-sleeved), it needs to be all white, all black, or all navy with no pictures or designs. All gray undershirts are permitted in grades 3 – 5.

Tights/socks: Socks or tights must be worn at all times. All socks and tights must be solid white, navy blue, or black, with no pattern. Gray socks or tights are permitted in grades 3 – 5.

Shoes: All shoes must be solid black or white. Shoes must be closed-toed and have a rubber sole. Boots may be worn to school but are not allowed in school. No colors, visible logos, wheels, or lights are permitted.

Jewelry: No distracting jewelry or watches are permitted. Necklaces must be tucked in and not visible. Earrings should not dangle or distract.

Headwear: No hats or caps are permitted indoors. Religious items are permitted. If a hairstyle is distracting from instruction (i.e. the student is playing with it during class or hair in the student’s face), that style will not be permitted.

Nails: A student will be required to remove nail polish or fake nails if they appear to be distracting to the student or to his or her classmates.

Makeup: No makeup is permitted. Lip gloss is not permitted.

Jackets: Students may wear a navy blue fleece with the school logo or navy blue cardigan in the building. Dark gray is permitted in grades 3 – 5. All other jackets must be removed when students are indoors.
5. Financial Assistance
Springfield Prep is committed to ensuring that the cost of uniforms is not a barrier for any student. If families feel that the cost of uniforms would pose a significant financial hardship, they may contact the Director of Finance and Operations to request a “starter kit” containing all uniform items that a student needs to begin school.

Section IX: Student Support Services

1. Overview
Springfield Prep is committed to ensuring that all students have the resources that they need to be on the pathway to college and success in life. Thus, Springfield Prep will evaluate students who are suspected of requiring support via special education or requiring accommodations in order to access the curriculum.

2. Evaluations for Special Education
At any time, a parent may request that a student be evaluated to determine eligibility for special education services or accommodations under Section 504. All parental requests must be made in writing to the Student Supports Manager. All requests will be responded to within five (5) days. Within thirty (30) days after a parent signs a “consent to test” form, all required evaluations will be completed and within forty-five (45) days the Team will meet to determine eligibility.

Following the completion of an evaluation, a team meeting will be convened to discuss the student’s eligibility for special education services. If the student is found to be eligible, an Individualized Education Plan (IEP) will be developed to address the area of need.

Parent participation is critical in the determination of eligibility for special education and in the development of an IEP. Every reasonable effort will be made to schedule meetings such that parents have the opportunity to participate. Parents may also participate by phone if unable to attend the meeting. Parents are welcome to invite others to attend the meeting.

3. Eligibility for Special Education
In order to be eligible for special education services, a student must meet all of the following criteria:
   1. The student has a disability
   2. Due to the disability, the student is not making effective progress in the general education program
   3. The student requires specifically designed instruction or related services (examples include occupational therapy, speech therapy, or physical therapy)

4. Individualized Education Plans
The IEP is a legal document that identifies the services and accommodations that are necessary for students to make effective progress.

An IEP is reviewed every year by a team that includes the student’s teachers, any specialists involved in the student’s education, the parent, anyone the parent invites, and the student if the student is of an appropriate age to participate.
5. 504 Accommodation Plans

Upon completion of an evaluation, a 504 Accommodation Plan may be developed for a qualified student with a disability which “substantially limits one or more major life activities,” such as learning and who requires accommodations in order to access the general education curriculum. A 504 Plan is a legal document, which is primarily a classroom accommodation plan. It is not an IEP.

6. English Language Learners

Springfield Prep will work with families to ensure that all students, regardless of their home language, develop English proficiency, content knowledge, and academic language skills to prepare them for success in mainstream classes. Students who speak languages other than English at home will be evaluated when they begin at Springfield Prep to determine their level of English fluency. Massachusetts State Law requires that all English Language Learners receive Sheltered English Immersion unless the parent signs a waiver. Sheltered English Immersion involves English language development taught by an ESL-certified teacher and sheltered content courses taught by a teacher with background endorsement in Sheltered English Immersion.

Students whose primary language is not English have equal rights of access to all academic and non-academic components of the Springfield Prep experience.

Springfield Prep will ensure that all parents receive written and oral communication from the school in their home language if they are not comfortable with communication in English.

7. Counseling

As part of its district-wide accommodation plan, Springfield Prep offers counseling to students who may require additional support. Parents and teachers may refer students to this service.

8. Homeless Education Act

The McKinney-Vento Homeless Education Act is the federal law that entitles children who are homeless to a free, public education and requires schools to remove barriers to their enrollment, attendance, and success in school. All homeless students have a right to receive an equitable level of services provided to other children, including transportation, educational services, and nutritional and health services. Springfield Prep is committed to ensuring that homeless students receive a wide array of services to support their education and their success in life. Please contact the Director of Finance and Operations if you have any questions.

Section X: School Breakfast, Lunch and Snack

1. Nutrition Provider

In order to maximize academic success, all students must have a nutritious breakfast and lunch. Springfield Prep works with a qualified vendor to provide healthy, well-balanced meals for students.

2. Free and Reduced Breakfast, Lunch, and Snack

Springfield Prep participates in the National School Breakfast and Lunch Program, which provides free or reduced price meals to eligible students, as well as an afternoon snack.
Eligibility
All students attending Springfield Prep are currently eligible for the Community Eligibility Provision (CEP) from the Healthy, Hunger-Free Kids Act of 2010 for free breakfast and lunch. CEP is a provision from the Healthy, Hunger-Free Kids Act of 2010 that allows schools and local educational agencies (LEAs) with high poverty rates to provide free breakfast and lunch to all students. CEP eliminates the burden of collecting household applications to determine eligibility for school meals, relying instead on information from other means-tested programs such as the Supplemental Nutrition Assistance Program and Temporary Assistance for Needy Families.

3. Meals from Home/Healthy Food Policy
Families may send breakfast, lunch, and snack to school with their child provided that it is contained in one bag or lunch box which is labeled with the student’s name. Students will not have access to a refrigerator or microwave. If you are sending lunch to school with your child, we ask that you send in nutritious foods that do not interfere with student learning. Please pack colorful fruits and vegetables (carrots and celery sticks), whole grains (such as those found in wheat bread or brown rice), lean protein (such as chicken), and 100% fruit juices.

Note: A small, sweet treat (e.g., a cookie or brownie) is allowed if accompanying a healthy lunch.

The items listed below are prohibited at Springfield Prep:
- Candy or sweets (except for a small, sweet treat to accompany lunch)
- Fried food, such as regular chips (baked chips are allowed)
- Sodas (including diet sodas)
- Sports or energy drinks
- Iced teas (including diet iced teas)
- All juices and fruit drinks except those that are 100% juice (such as CapriSun)
- Beverages containing caffeine, excluding low-fat or fat-free chocolate milk (which contain trivial amounts of caffeine)

If any of the above listed items is brought to school, it will be confiscated and sent home. Students will have access to water at all times.

Students are not allowed to share foods or beverages brought from home due to allergy concerns. Springfield Prep reserves the right to prohibit additional food items as allergy needs necessitate.

4. Food Allergies
The school will make all reasonable efforts to accommodate students with food allergies. Parents are required to inform the school of all food allergies and their severity. Parents should also notify the school of any other food restrictions due to religion or custom. Once parents have informed the school, school officials will meet with the family in order to develop a 504 Plan when appropriate or an Individual Health Care Plan. A parent of a child with food allergies is responsible for providing food for his or her own child given that our food vendor has limited alternatives available. Sharing or trading of food is prohibited for all students.

5. Peanut Allergy
Springfield Prep is an “allergy aware” school. In order to ensure the safety of all of our students, DO NOT send your child to school with any foods containing or processed with nuts. This includes peanut
butter. If a student is found to have a nut-containing food item at school, that item will be sealed in a plastic bag and sent home with the child. A food service lunch will then be provided for that day, and parent/guardian will be called and reminded about our policy.

While we will do our best to keep nuts out of the school, Springfield Prep cannot guarantee that the school will be entirely nut free. Please be aware that children with severe food allergies should continue to be vigilant about their safety.

**Section XI: Health**

Springfield Prep is committed to supporting the health and well-being of all students. The school staff includes a part-time registered nurse. The Nurse is able to provide basic first aid, care for ill students, administer medication to students who require it during the school day, and provide counseling on health-related issues to students and their families. In addition, the school has a relationship with a local pediatrician who advises the school with regard to health-related matters.

1. **Screenings**

   Students in all grades will undergo annual vision and hearing screenings. In addition, students in first grade will undergo body mass index, or BMI, screenings. Posture screenings will occur beginning in grade 5, as required by regulation. The school nurse will contact the family if screenings results indicate a need for follow-up. It is the parent or guardian’s responsibility to ensure that identified needs are addressed. The school will provide referrals for appropriate services at the request of a family. Families may “opt out” of any screenings by submitting a request in writing to the school nurse.

2. **Administration of Medication in School**

   If a student requires medication while in school, the parent/guardian must submit to the school a Medication Order Form, filled out by the student’s physician, and a Parent/Guardian Consent Form, completed by the parent/guardian. In addition, students being followed by a doctor for asthma and students with prescribed EpiPens must have on file an action plan, completed by the child’s medical provider. Any medication to be given during school hours must be delivered directly to the school nurse by the parent/guardian or another responsible adult. The medication must be brought to school in the original, pharmacy labeled container. Only a thirty-day supply of a medication will be accepted at any time. No student is allowed to possess medication while at school, with the exception of asthma inhalers and EpiPens in some instances (see below).

**Over the Counter Medications**

Certain over-the-counter medications, including Tylenol and Advil, are available in the school health office. For students to receive these medications, signed consent is required from the parent/guardian each school year. These medications will be administered by the school nurse only and according to the recommended dose by weight. The school nurse reserves the right to refuse to dispense medication at any time based on the assessment of the situation.

If a student requires an over-the-counter medication that is not stocked in the school health office, all guidelines regarding prescription medications apply. The student must have on file the Medication
Order and Parent/Guardian Consent forms, and the medication must be delivered by the parent/guardian and in its original packaging.

**Asthma Inhalers**
If a student needs to have an asthma inhaler with him or her at school, the parent must provide the school nurse with the order from a doctor stating that the student needs to carry the inhaler. The order must also be signed by a parent or guardian, and the parent or guardian must provide the nurse with a second inhaler that will be kept in the nurse’s office.

**EpiPens**
If a student has a serious allergy, Springfield Prep strongly encourages parents or guardians to bring an EpiPen to school on the first day of school. The EpiPen must be accompanied by an Allergy Action Plan and a Medication Order Form, both completed by the prescribing physician, as well as a Parent/Guardian Consent Form. The school nurse will work with the parent/guardian to develop an Individual Healthcare Plan for the student.

EpiPens may also be administered in case of a possible allergic reaction in accordance with best medical practices. If an EpiPen is administered, the parent will be contacted as soon as possible, and the student will be transported to a medical treatment facility via ambulance.

3. **First Aid and Medical Emergencies**
Minor accidents, cuts, scrapes, and bruises will generally be treated at the school by the school nurse or by selected teachers and administrators. The school is not equipped to provide medical services beyond basic first aid. In the event that a child requires emergency medical care, a parent or guardian will be notified as soon as possible. If a parent, guardian, or other emergency contact cannot be reached, the school may need to arrange for the student to be transported via ambulance to the nearest hospital.

It is essential that we have on file each student’s Health History Form, which provides up-to-date contact information for parents and guardians, and which gives the school authorization to begin medical treatment.

4. **Medical Exclusion**
In the interest of protecting the health of all students, please DO NOT send a student to school in the case of any one or more of the following:
- Vomiting two or more times in the past 24 hours
- Two or more instances of diarrhea or any stool accidents in the past 24 hours
- Fever over 100 degrees
- Rash with fever or behavioral changes
- Certain diagnosed contagious illnesses such as strep throat or chicken pox
- Child is too sick to participate in activities

If a student is diagnosed with a contagious illness, please contact the school nurse immediately so that the nurse may monitor the spread of disease.

Students should come to school when they have routine sore throats, aches and pains, headaches, or other minor medical concerns. Absences due to these issues are unnecessary and interfere with a student’s education. Such absences will be considered unexcused.
5. Medical Records
Massachusetts state law requires all students enrolling in a new school to have a physical examination before entering the school. Before a student can enroll in the school, the school must have on file the following forms:

Massachusetts School Health Record
This form contains records showing that the student has had a physical exam within the past year prior to the start of the school year, has up-to-date immunizations, and has had all required screenings.

Immunizations
Springfield Prep enforces the School Immunization Law. According to Massachusetts General Laws, students will not be permitted to attend school without a physician’s certification of immunization against diphtheria, pertussis, tetanus, measles, and other such diseases as specified by the Department of Public Health unless a doctor provides written documentation that immunization would endanger the health of a student or a parent or guardian provides written documentation that immunization conflicts with his or her sincere religious beliefs. Documentation will be required at the start of each school year. Students lacking immunizations may be excluded from school during disease outbreaks in order to protect their health and that of the school community at large.

Health History Form
This form contains information about a student’s allergies, health conditions, physician, dentist, and health insurance. The form also authorizes Springfield Prep to act in case of a medical emergency. No student will be allowed to enter school without having this form on file.

Springfield Prep expects families to update medical records throughout the school year. Parents should provide the school with a copy of each physical that the student has. In addition, parents should provide the school with documentation anytime a student visits the emergency room, undergoes surgery, or is diagnosed with a health condition.

Updated physical exam forms are required in kindergarten, 3rd grade and 7th grade. Updated immunization records are required in kindergarten and 7th grade.

6. Health Related Recess Exclusion
Our students go outside for recess only when temperatures are deemed safe by our school administrators and the Department of Public Health. When the weather is found to be appropriate for outdoor recess, all students are required to be outside with their classmates. A student may stay inside for health related reasons with parent/guardian request for three days. If health needs require a student to stay inside for more than three days, a parent/guardian must provide a doctor’s note indicating a medically necessary exemption.
Section XII: Safety and Security

1. **Weather Closures**
Springfield Prep will close school in cases of extreme weather conditions. In such situations, we will follow the Springfield Public Schools (SPS) closings. Please listen to local radio and television stations. If SPS announces a delayed opening or a closing, Springfield Prep will also be delayed or closed. At the discretion of the Executive Director, instructional days lost due to inclement weather in excess of the reserved weather days already scheduled at the end of the year may be made up by adding an equal number of days during or at the end of the school year.

2. **Visitor Protocols**
All visitors are required to report to the Main Office upon entering the building and obtain a visitor badge to indicate that they have done so. Any visitor, including parents, who does not report to the Office or is found in the building without authorization will be asked to leave immediately. Visitors must wear visitor badges at all times to indicate that they have checked-in at the Main Office. Parents are encouraged to visit the school (parent involvement is discussed in more detail in Section V). We ask that visitors not speak with students or teachers during class time due to the potential for disruption, although they may call the teacher after school to discuss what they observed.

3. **Student Property**
Students should not bring anything to school other than a backpack, seasonal outerwear, lunch (optional), and academic materials. Springfield Prep is not able to guarantee the safety or security of any items brought to school.

**Students’ Storage Space**
Each student will be provided a coat hook and a designated storage area for personal belongings. Lunchboxes, backpacks, and clothing may be stored in these spaces. These areas remain the property of Springfield Prep.

**Prohibited Items**
If a student is found in possession of a cell phone, electronic, toy, or other prohibited item in the classroom, the item will be confiscated by a teacher or an administrator. Examples of these objects include, but are not limited to, cell phones, tablets, e-readers, cameras, game systems, and toys. If a staff member sees or hears one of these objects, he or she will confiscate it and bring it to the Main Office for safekeeping. The parent or guardian may have to come to the Main Office to retrieve the item between 7:00 AM and 4:30 PM.

**Students Searches**
In order to maintain the security of all its students, Springfield Prep reserves the right to conduct searches of its students and their property based on a reasonable suspicion of wrongdoing. If searches are conducted, the school will ensure that the privacy of the students is respected to the extent possible. School cubbies and desks, which are assigned to students for their use, remain the property of Springfield Prep and students should, therefore, have no expectation of privacy in these areas. Such areas are subject to searches by school officials at any time.
Lost and Found
The school will keep a small lost and found box in the Main Office. Parents and guardians may come in any day between 7:00 AM and 4:30 PM to search the lost and found. At the end of every trimester, items left in the box may be donated to a local charity.

4. Restraining Orders
If there is a restraining order involving any student, parents or guardians must inform the Director of Finance & Operations immediately and must provide a copy of the Restraining Order as well as a physical description of the individual against whom the order exists. It is the responsibility of the parent or guardian to ensure that the school has a current copy of all court documents.

If an individual against whom there is a restraining order enters the building, the student will be held in a secure location, and the parent or guardian will be contacted immediately.

5. Evacuation Procedures
In case of a fire emergency (if a student or staff member sees fire or smells smoke) the student or staff member should close the door and pull the fire alarm located at either end of the corridor. Upon hearing the alarm, school staff will assemble students in their rooms and proceed out of the building according to the fire evacuation plan posted in each room. Students should follow the direction of the staff, who will verify the safety of the stairwells and lead students outside the building to the designated locations, where school staff will line up students by class and take attendance.

During the first week of school, and then throughout the school year, students and staff will participate in fire drills to ensure that the entire school community is familiar with the appropriate responses in the event of an emergency.

In case of a more serious emergency, school staff and students will assemble at the Jewish Community Center. Should this location not be appropriate given the nature of the emergency, students will assemble at Congregation B’nai Torah located at 2 Eunice Drive, Longmeadow, MA.

In the event that the school day will end early due to an emergency, all parents and guardians will be contacted and provided the option to pick up their student. No student will be dismissed without permission from an administrator. Parents will be required to sign the student out. Students will also have the option to remain at a safe location until normal dismissal time and to take the bus home from the holding location.

The school will conduct at least two evacuation drills per year. Drills entail staff and students following the procedures outlined in our Evacuation Plan. After staff takes attendance, all staff and students will promptly return to school.

A copy of the complete Evacuation Plan is available from the Director of Finance & Operation upon request.
Section XIII: Transportation

1. School Buses
Springfield Prep provides school bus transportation to and from school. This service is provided through the Springfield Public School (SPS) Transportation Department. The morning bus will ensure that students arrive at Springfield Prep by 7:40 AM. The afternoon bus will leave Springfield Prep at 4:00 PM on Mondays through Thursdays and at 12:30 PM on Fridays. If you are having an issue with bus service, please contact the bus company, First Student, directly at 413-736-6781.

An adult must be at the bus stop when the afternoon bus arrives. Students in Kindergarten and 1st grade will not be released unless there is an adult present. Students will be brought to the Holding Center at the Rebecca Johnson School (Monday through Thursday) or to Springfield Prep (Friday) if there is no adult present. Students who need to be brought back to the school more than twice during a given trimester may lose the privilege of riding the bus for the remainder of the trimester.

Eligibility for Bus Transportation
Springfield Prep will work with the SPS Transportation Department to provide free transportation to all students who live more than 1.5 miles from the school. The school and SPS Transportation Department will consider travel and safety hazards (i.e., no safe walking route or lack of sidewalks) in making its determination for students who live within the 1.5 mile range.

Location of Bus Pickup and Drop-off
For most students, bus stops will be at a corner near their home. If a student’s IEP requires a different arrangement, the Transportation Department will provide this. All families will receive notification of the time and location of bus stops prior to the start of school.

Families wishing for their student to be picked up or dropped off near an address other than their home must complete a Transportation Change Request Form, which is located in the Main Office and on the school’s website. Springfield Prep requests that students be picked up at the same location each day and be dropped off at the same location each day within the city of Springfield. Exceptions to this policy will be considered on an individual basis, however, no student will be transported to any location outside of the city of Springfield.

Behavior on the Bus
Springfield Prep considers the school bus to be an extension of the classroom, and the Code of Conduct applies to behavior on the bus. While riding the bus, all students are expected to adhere to the following behavioral standards:

- Remain in the seat
- Keep hands, feet, and head, and all belongings within the bus
- Treat bus equipment with respect
- Keep the bus safe and clean
- Be courteous to other students and to the bus driver
- Not engage in harassing behavior, hazing, or disorderly conduct
- Not eat or drink

Safety is our primary focus. To support safe transportation, scholars may be given assigned seats. Students who fail to adhere to these standards will face consequences at school, including possible loss of bus privileges. A staff member will meet the bus every day and speak with the bus driver regarding bus behavior.
<table>
<thead>
<tr>
<th>Number of Infractions</th>
<th>Consequence</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Infraction</td>
<td>Written bus warning sent home to family</td>
</tr>
<tr>
<td>2 Infractions, or 1 significant infraction (such as moving seats, etc.)</td>
<td>Bus suspension for 1 day. Family will be notified by letter and phone call.</td>
</tr>
<tr>
<td>3 Infractions, or unsafe behavior (such as physical contact with other students, etc.)</td>
<td>Bus suspension for 3 days. Family will be notified by letter and phone call.</td>
</tr>
<tr>
<td>More than 3 infractions, or significantly unsafe behavior (such as fighting, bullying, etc.)</td>
<td>Loss of bus privileges for 6+ days. Family will be notified by letter and phone call.</td>
</tr>
</tbody>
</table>

Other consequences (e.g., Community Violations, loss of school privileges, suspensions) may apply as well. *Families are strongly encouraged to reinforce the importance of proper bus behavior and the potential consequences for bad behavior.*

2. **Student Drop-Off**
Students who are being brought to school must be dropped off between 7:40 AM and 7:55 AM. Due to the lack of supervision, students will not be permitted to enter the building prior to 7:40 AM, and students will be marked tardy if they arrive after 7:55 AM.

Students should be dropped at the main school entrance. See map on next page. Due to the heavy traffic at drop-off time, parents should not leave their cars. Drop-off time is not an appropriate time to meet with teachers or other school staff. Parents wishing to walk their student to the front door must find street parking and walk to the door.

3. **Student Pickup**
Students should be picked up between 4:00 and 4:10 PM Mondays through Thursdays and between 12:30 and 12:40 PM on Fridays. We ask that you do not pick up students early, as this is very disruptive to the other students at the school. In the event that a student must leave early, the authorized adult picking up the student must come to the Main Office, where the student will be, and must sign him or her out.

**By Car**
During normal pick-up time, families who pick up students by car must wait in the car line by entering the rear Springfield Prep parking lot via Beckwith Drive. Please see the Pick-up and Drop-off map on the next page.

Cars must be turned off and not idling during pickup or drop off. Please do not enter the pickup line earlier than 3:50 PM – this will help us to avoid creating long traffic lines and will ensure that we are acting as good neighbors. Please wait in your car for your child; do not leave your car in the driveway and enter the building to pick up your child. If a car is left unattended, all cars behind it in the pick-up line will be stuck. At 4:00 PM, we will call students whose parents are waiting in the pick-up line, and those children will be brought out to their families’ cars. On Fridays, dismissal begins at 12:30 PM.
There is no street parking on Converse Street and **parking in the JCC lot during dismissal is not permitted.** Any families that drive to pick up their scholars must wait in the car line for their scholar to be dismissed directly to their car. Students will only be released to individuals authorized and listed on the Emergency Card. Parents or guardians may change an authorized individual on this list by calling the Main Office at any time.

**On Foot**
Any families that live within walking distance of the school may come to the rear entrance where the car line is located at dismissal to put their child’s name in with a staff member for dismissal. Please note: there are no crossing guards at the Converse Street location and walking is explicitly not recommended.

**Pick-up and Drop-off Map:**
4. Parking for Families and Visitors
Parking at Springfield Prep is limited. **Springfield Prep staff and families are not allowed to park in the parking lot on the Jewish Community Center side of the parking lot.** When visiting the school, families and visitors should only park in the spots nearest the school building in the main parking lot. When these spots are full, additional parking is permitted in the B’nai Torah parking lot located toward the back of the school building. This lot can be accessed via Beckwith Drive and then parents can walk through the gate area to the Springfield Prep school building. Please see above map for directions to this lot. The actual address of the B’nai Torah parking lot is 2 Eunice Drive, Longmeadow, if using Google maps or other navigation to locate.

5. Crossing Converse Street
Converse Street is a very busy street and does not have crossing guards staffed at any time. It is not recommended to walk to this school location. If walking from a nearby location, please use the pedestrian crosswalks and follow all traffic signals.

**Section XIV: General School Policies**

1. **Student Records Policy**

   **Confidentiality of Student Records**

   The School recognizes the legal requirement to maintain the confidentiality of student records. Access to student records shall be consistent with state and federal laws and regulations, including the Family Educational Rights and Privacy Act of 1974 (FERPA) and its implementing regulations, 603 CMR 23.00 and M.G.L. Chapter 71.

   At least once each year, the School shall, by means of an individual mailing or by inclusion in one of the School’s regular publications, notify all parents and eligible students of their rights under FERPA. The notice will include a statement that the parent or eligible student has a right to:

   1. Inspect and review the student’s education records;
   2. A specification of the intent of the School to limit the disclosure of personally identifiable information contained in a student’s education records except:
      a. by prior written consent of the student’s parent(s) or guardian(s) or the eligible student;
      b. as directory information; or
      c. under certain limited circumstances, as permitted by FERPA;
   3. Request that records be amended to ensure that they are not inaccurate, misleading, or otherwise in violation of the student’s privacy or other rights;
   4. File a complaint with the U.S. Department of Education alleging failure of the school to comply with FERPA and its regulations; and
   5. Obtain copies of this policy and the locations where copies may be obtained.

   The policy applicable to the release of student directory information, which includes the student’s name, address, telephone listing, date and place of birth, major field of study, participation in officially recognized activities and sports, weight and height of members of athletic teams, dates of degrees and awards received, and the most recent educational agency or institution attended by the student, applies equally to military recruiters, the media, colleges and universities, and prospective employers.
The school shall arrange to provide translations of this notice to non-English speaking parents in their native language.

The school does not plan to publish a directory of student information. In the event that the school plans to publish a directory in the future, FERPA permits the disclosure of certain categories of directory information, i.e., name, age, address, etc., without specific permission from the parents having been obtained. However, while permission is not required, the school must give parents and guardians the opportunity to object to the publication of some or all of this information.

**Access and Amendment by Parents and/or Students**
A parent or eligible student has a right to access student records and to seek their amendment if the parent or eligible student believes them to be inaccurate, misleading, or otherwise in violation of the student's privacy rights. In order to obtain access or to seek amendment to student records, please contact the Executive Director.

**Access by Non-Custodial Parents**
Massachusetts General Laws c. 71, § 34H (“Section 34H”) governs access to student records by a parent who does not have physical custody of a student. Generally, Section 34H requires a non-custodial parent seeking access to submit a written request and other documentation to the Executive Director on an annual basis. Parents who have questions or concerns regarding access to records by non-custodial parents are requested to contact the Executive Director for detailed information regarding the procedures that must be followed under Section 34H.

**Access by Authorized School Personnel and Third Parties**
Release of student records generally requires consent of the parent or eligible student. However, the regulations provide certain exceptions. For example, staff employed or under contract to the district have access to records as needed to perform their duties. Springfield Prep also releases a student’s complete student record to authorized school personnel of a school to which a student seeks or intends to transfer without further notice to, or receipt of consent from, the eligible student or parent.

Please see the regulations for a description of other circumstances in which student records may be released without the consent of a parent or eligible student.

Parents and eligible students have a right to file a complaint concerning alleged failures by a school district to comply with the requirements of the student records laws and regulations with the Massachusetts Department of Education, 75 Pleasant Street, Malden, MA 02148. Complaints relative to federal statutes and regulations governing student records may be filed with the Family Policy Compliance Office, U.S. Department of Education, 400 Maryland Avenue SW, Washington D.C., 20202-5920.

2. **Internet Acceptable Use Policy**

**Acceptable Use**
Springfield Prep offers Internet access to its students and staff. The primary purpose of providing access to the Internet is to support the educational mission of Springfield Prep. Springfield Prep expects that students and staff will use this access in a manner consistent with this purpose.

While the Internet is a tremendous resource for electronic information, it has the potential for abuse. Springfield Prep makes no guarantees, implied or otherwise, regarding the factual reliability of data available over the Internet. Users of the Springfield Prep Internet service assume full responsibility for
any costs, liabilities, or damages arising from the way they choose to use their access to the Internet. Springfield Prep has installed special filtering software in an effort to block access to material that is not appropriate for children.

Unacceptable Use
The following is a list of prohibited behaviors. The list is not exhaustive but illustrates unacceptable uses of the Springfield Prep’s Internet service.

- Disclosing, using or disseminating personal identification information about self or others;
- Accessing, sending or forwarding materials or communications that are defamatory, pornographic, obscene, sexually explicit, threatening, harassing, or illegal;
- Using the Internet service for any illegal activities such as gaining unauthorized access to other systems, arranging for the sale or purchase of drugs or alcohol, participating in criminal gang activity, threatening others, transferring obscene material, or attempting to do any of the above;
- Using the Internet service to receive or send information relating to dangerous instruments such as bombs or other explosive devices, automatic weapons or other firearms, or other weaponry;
- Vandalizing school computers by causing physical damage, reconfiguring the computer system, attempting to disrupt the computer system, or destroying data by spreading computer viruses or by any other means;
- Using the Internet to bully another person is referred to as “cyber bullying” (see also the school’s policies on bullying and harassment).
- Copying or downloading of copyrighted material without authorization from the copyright holder, unless the copies are used for teaching (including multiple copies for classroom use), studentship, or research. Users shall not copy and forward or copy and upload any copyrighted material without prior approval of the Executive Director;
- Plagiarizing material obtained from the Internet. Any material obtained from the Internet and included in one’s own work must be cited and credited by name or by electronic address or path on the Internet. Information obtained through e-mail or news sources must also be credited as to sources;
- Using the Internet service for commercial purposes;
- Downloading or installing any commercial software, shareware, freeware or similar types of material onto network drives or disks without prior permission of the Executive Director; or
- Overriding the Internet filtering software.

Safety Issues
Use of the Internet has potential dangers. Users are encouraged to read two brochures regarding Internet safety that the Massachusetts Attorney General's Office has prepared. The brochures are entitled The Internet, Your Child and You: What Every Parent Should Know and Internet Safety: Advice from Kids Who Have Faced Danger Online. Copies of these brochures are available on the Internet at www.ago.state.ma.us.

The following are basic safety rules pertaining to all types of Internet applications:
- Never reveal any identifying information such as last names, ages, addresses, phone numbers, parents' names, parents' employers or work addresses, or photographs.
- Use the “back” key whenever you encounter a site that you believe is inappropriate or makes you feel uncomfortable.
- Immediately tell the Executive Director if you receive a message that you believe is inappropriate or makes you feel uncomfortable.
• Never share your password or use another person's password. Internet passwords are provided for each user's personal use only. If you suspect that someone has discovered your password, you should change it immediately and notify the Executive Director.

**Privacy**

Users should not have an expectation of privacy or confidentiality in the context of electronic communications or other computer files sent and received on the school computer network or stored in the user's directory or on a disk drive. Springfield Prep reserves the right to examine all data stored on diskettes involved in the user's use of Springfield Preparatory Charter School’s Internet service.

Most Internet messages and emails on Springfield Prep’s server are public records and are not private. Student records and certain personnel records are not considered a public record. All communications including text and images may be disclosed to law enforcement or other third parties without prior consent of the sender or the receiver. Network administrators may review communications to maintain integrity system-wide and ensure that users are using the system responsibly.

**Violations**

Access to Springfield Prep’s Internet service is a privilege not a right. Springfield Prep reserves the right to deny, revoke or suspend specific user privileges and/or to take other disciplinary action, up to and including suspension, expulsion (in the case of a direct threat to a staff member under M.G.L. c. 71 § 37H or a felony offense under MGL c. 71 § 37H 1/2) (students), or dismissal (staff) for violations of this policy. The school will advise appropriate law enforcement agencies of illegal activities conducted through Springfield Prep’s Internet service. The school also will cooperate fully with local, state, and/or federal officials in any investigation related to any illegal activities conducted through the service.

3. **Electronic Device Policy**

Students may not use cell-phones, tablets, smart-watches with calling and/or music capabilities, or electronic music devices (e.g., iPods or other MP3 players) while in the school building during school hours or after school if participating in after-school programs. If students are in possession of an electronic device it must be shut down, with all sounds, alarms and notifications turned off, and out of sight while students are inside the school. For example, a cell phone or smart-watch may be powered off and kept inside of a student’s bag for use after school. While in school, the office phone may be utilized by the student to contact a parent/guardian.

If a student is seen with an electronic device, the device will be confiscated and given to the Principal or designee, who will return it to the student at the end of the day. The parent will be notified and the student will receive a detention. If the student violates the electronic policy again in the course of the same school year, a parent must come to the school to pick up any electronic device and the student will be subject to disciplinary consequences.

4. **Nondiscrimination Policy**

Springfield Prep does not discriminate in admission to, access to, treatment in, or employment in its services, programs and activities, on the basis of race, color or national origin, in accordance with Title VI of the Civil Rights Act of 1964 (Title VI); on the basis of sex, in accordance with Title IX of the Education Amendments of 1972; on the basis of disability, in accordance with Section 504 of the Rehabilitation Act of 1973 (Section 504) and Title B of the Americans with Disabilities Act of 1990 (ADA); or on the basis of age, in accordance with the Age Discrimination in Employment Act of 1974.
(ADEA) or on the basis of gender identity, in accordance with M.G.L. c. 76 § 5. In addition, no person shall be discriminated against in admission to Springfield Prep on the basis of race, sex, color, creed, sex, ethnicity, gender identity, sexual orientation, mental or physical disability, age, ancestry, athletic performance, special need, proficiency in the English language or a foreign language, or prior academic achievement, as-required by M.G.L. c.71, § 89(1) and 603 CMR 1.06(1). Finally, no person shall be discriminated against in obtaining the advantages, privileges or access to the courses of study offered by Springfield Preparatory Charter School on the basis of race, sex, color, religion, national origin, or sexual orientation as required by M.G.L, c. 76, § 5.

5. Harassment Policy
Springfield Preparatory Charter School is committed to maintaining a school environment free of any harassment based on, but not limited to, race, color, national origin, sex, disability, age, genetics, ancestry, sexual orientation, gender identity/expression, criminal record, or active military status. Such harassment in the workplace or school environment is unlawful and is absolutely prohibited. This includes harassment by administrators, certified and support personnel, students, vendors, and other individuals in school or at school-related events. Further, any retaliation against an individual who has complained about harassment or against individuals for cooperating with an investigation of a harassment complaint is similarly unlawful and will not be tolerated.

Purpose and Scope
Harassment is defined as any communication or conduct that is sufficiently serious to limit or deny the ability of a student to participate in or benefit from the educational program or the ability of a staff member to perform his/her duties. It includes, but is not limited to, any communication, written, spoken or otherwise, such as jokes, comments, innuendoes, notes; material placed on the internet or other electronic media such as email, web page, and voice mail; writing placed on school property, the display of pictures or symbols, graffiti, gestures, or other conduct that offends or shows disrespect to others based upon race, color, national origin, sex, disability, age, genetics, ancestry, sexual orientation, gender identity/expression, criminal record, or active military status.

By law, the particular communication or conduct is viewed from the perspective of a reasonable person with the characteristic on which the harassment is based. What one person may consider acceptable behavior may reasonably be viewed as harassment by another person; therefore, individuals should consider how their words and actions might be viewed by other individuals.

It should be noted that, while this policy sets forth the goal of Springfield Prep Charter School to maintain a work and educational environment that is free of harassment based upon race, color, national origin, sex, disability, age, genetics, ancestry, sexual orientation, gender identity/expression, criminal record, or active military status the policy is not designed or intended to limit the authority of school officials to discipline or take remedial action for conduct which is deemed unacceptable, whether or not that conduct satisfies the definition of harassment.

While all types of harassment are prohibited, sexual harassment requires particular attention. Sexual harassment includes sexual advances, requests for sexual favors, and/or other verbal or physical conduct of a sexual nature when:

1. Acceptance of or submission to such conduct is made either explicitly or implicitly a term or condition of employment or education;
2. The individual's response to such conduct is used as a basis for employment decisions affecting an employee or as a basis for educational, disciplinary, or other decisions affecting a student;
3. Such conduct interferes with an individual’s job duties, education, or participation in extracurricular activities;
4. The conduct creates an intimidating, hostile or offensive work or school environment.

The legal definition of sexual harassment is broad. In addition to the above examples, other sexually oriented conduct, whether it is intended or not, that is unwelcome and has the effect of creating a work or educational environment that is hostile, offensive, intimidating or humiliating to individuals of either gender may also constitute sexual harassment. While it is not possible to list all circumstances that may constitute such harassment, examples may include references to sexual conduct, comments on an individual’s body, unwelcome leers, and suggestive or insulting comments.

Some possible examples of behavior that might constitute sexual and/or non-sexual harassment include:
- offensive jokes
- slurs
- epithets or name calling
- physical assaults or threats
- intimidation
- ridicule or mockery,
- insults or put-downs
- offensive objects or pictures

Springfield Prep will promptly investigate all complaints of harassment in accordance with the harassment investigation procedure below. If Springfield Prep determines that harassment or retaliation for complaining of harassment or participating in the investigation has occurred, Springfield Prep will take appropriate action promptly to stop the offending conduct and ensure that it is not repeated.

**Penalties**
Persons who engage in harassment or retaliation may be subject to suspension, termination/expulsion or other sanctions, subject to applicable school system policies and procedures, as well as applicable contractual requirements.

In certain cases, harassment of a student, and in particular, sexual harassment of a student, may constitute child abuse under Massachusetts laws. Verbal sexual harassment of any child by anyone, including school district employees/volunteers, is recognized as a form of child abuse and a warning sign of actual physical or sexual abuse. Any such abuse must be reported immediately to the Department of Children and Families in accordance with the requirements of M.G.L. c. 19, § 51A. Springfield Prep will comply with all legal requirements governing the reporting of suspected cases of child abuse.

**Contact and Referral Information**
State agencies that enforce laws prohibiting harassment or receive complaints thereunder include:
- Massachusetts Commission Against Discrimination (MCAD)
  - Boston Office: One Ashburton Place, Rm. 601, Boston, MA 02108, (617) 994-6000
  - Springfield Office: 424 Dwight Street, Rm. 220, Springfield, MA 01103, (413) 739-2145
  - Worcester Office: 455 Main Street, Room 100, Worcester, MA 01608, (508) 799-8010
  - New Bedford Office: 800 Purchase Street, Room 501, New Bedford, MA 02740
Federal agencies responsible for enforcing federal laws prohibiting harassment include:

- United States Equal Employment Opportunity Commission (EEOC)
  John F. Kennedy Federal Building, 475 Government Center, Boston, MA 02203, (800)-669-4000

- U.S. Department of Education, Office for Civil Rights (OCR),
  John F. Kennedy Federal Building - Room 1875
  Boston, MA 02203
  Voice phone (800) 368-1019

6. **Bullying and Cyber bullying**
Pursuant to M.G.L. c. 71, § 37H and 37O, bullying and cyber bullying are prohibited and may result in disciplinary action by the school administration. Please see Springfield Preparatory Charter School’s Bullying Prevention and Intervention Policy.

7. **Corporal Punishment**
Springfield Prep maintains a strict Code of Conduct and clear disciplinary procedures. These procedures do not allow for corporal punishment but rather include a clear set of consequences including logical consequences, color changes, loss of privileges, suspensions, and expulsions. In accordance with M.G.L. § 37G, corporal punishment of pupils is prohibited.

8. **Student Restraint**
In accordance with 603 CMR 46.00 and our policy regarding the restraint of students (see Appendix E), physical restraint shall be used only in emergency situations, after other less intrusive alternatives have failed or been deemed inappropriate, and with extreme caution. School personnel shall use physical restraint with two goals in mind: to administer a physical restraint only when needed to protect a student and/or a member of the school community from imminent, serious, physical harm; or to prevent or minimize any harm to the student as a result of the use of physical restraint. All personnel authorized to administer any forms of restraint shall be trained annually in accordance with Department of Elementary and Secondary Education guidelines.

9. **Grievance Procedure for Harassment and/or Discrimination**
**Where To File a Grievance**
Any student or employee who believes that Springfield Prep has discriminated against or harassed her/him because of her/his race, color, national origin, sex, disability, or age in admission to, access to, treatment in, or employment in its services, programs, and activities may file a complaint with the Executive Director, Bill Spirer (413) 231-2722 or bspirer@springfieldprep.org or the Civil Rights Coordinator, Meghan Wagner (413) 231-2722 or mwagner@springfieldprep.org, who serve as “Grievance Administrators.”

**Complaints of Harassment By Peers**
In the event the complaint consists of a student's allegation that another student is harassing him/her based upon the above-referenced classifications, the student may, in the alternative, file the complaint with the complaint manager (hereinafter referred to as "Building Complaint Manager"). The name of the Building Complaint Manager(s) is kept at the school and may be obtained from the Main Office.
Complaints of Discrimination Based on Disability
A person who alleges discrimination on the basis of disability relative to the identification, evaluation, or educational placement of a person, who because of a handicap needs or is believed to need special instruction or related services, pursuant to Section 504 of the Rehabilitation Act of 1973, Chapter 766, and/or the Individuals with Disabilities Education Act, may also use the procedure outlined in the Massachusetts Department of Education's Parents' Rights Brochure rather than this Grievance Procedure. A copy of the brochure is available in the Main Office.

Contents of Complaints and Timelines for Filing
Complaints under this Grievance Procedure should be filed within thirty (30) school days of the alleged discrimination/harassment. The complaint should be in writing. The Grievance Administrator or any person of the grievant's choosing may assist the grievant with filing the complaint. The written complaint should include the following information:

1. The name and school (or address and telephone number if not a student or employee) of the grievant.
2. The name (and address and telephone number if not a student or employee) of the grievant's representative, if any.
3. The name of the person(s) alleged to have caused the discrimination or harassment (respondent).
4. A description, in as much detail as possible, of the alleged discrimination or harassment.
5. The date(s) of the alleged discrimination or harassment.
6. The name of all persons who have knowledge about the alleged discrimination or harassment (witnesses), as can be reasonably determined.
7. A description, in as much detail as possible, of how the grievant wants the complaint to be resolved.

Investigation and Resolution of the Complaint
Respondents will be informed of the charges as soon as the Grievance Administrator deems appropriate based upon the nature of the allegations, the investigation required, and the action contemplated.

The Grievance Administrator will interview witnesses whom s/he deems necessary and appropriate to determine the facts relevant to the complaint, and will gather other relevant information. Such interviews and gathering of information will be completed within fifteen (15) school days of receiving the complaint.

Within twenty (20) school days of receiving the complaint, the Grievance Administrator will meet with the grievant and/or her/his representative to review the information gathered and, if applicable, to propose a resolution designed to stop the discrimination or harassment and to correct its effect. Within ten (10) school days of the meeting with the grievant and/or representative, the Grievance Administrator will provide written disposition of the complaint to the grievant and/or representative and to the respondent(s).

Notwithstanding the above, it is understood that in the event a resolution contemplated by the Springfield Prep involves disciplinary action against an employee or a student, the complainant will not be informed of such disciplinary action, unless it directly involves the complainant (i.e., a directive to "stay away" from the complainant, as might occur as a result of a complaint of harassment).
Any disciplinary action imposed upon an employee or student is subject to applicable procedural requirements.

All the time lines specified above will be implemented as specified, unless the nature of the investigation or exigent circumstances prevent such implementation, in which case, the matter will be completed as quickly as practicable. If the timelines specified above are not met, the reason(s) for not meeting them must be clearly documented.

Confidentiality of grievants/respondents and witnesses will be maintained, to the extent consistent with Springfield Preparatory Charter School’s obligations relating to investigation of complaints and the due process rights of individuals affected.

Retaliation against someone because he/she has filed a complaint under this Grievance Procedure is strictly prohibited. Acts of retaliation may result in disciplinary action, up to and including suspension or expulsion/termination.

**Appeals**

If the grievant is not satisfied with a disposition by a Grievance Administrator, the grievant may appeal the disposition to the Board of Trustees by writing to: Danielle Williams, Board Chair, Springfield Preparatory Charter School, 594 Converse St., Longmeadow, MA 01106. The Board of Trustees will issue a written response on the appeal to the grievant within thirty (30) school days of receiving the appeal.

Generally, a grievant may file a complaint with the U.S. Department of Education, Office for Civil Rights, JW McCormack POCH, Boston, Massachusetts 02109-4557, telephone (617) 223-9662, TTY (617) 223-9695 as follows:

1. Within 180 calendar days of alleged discrimination of harassment;
2. Within 60 calendar days of receiving notice of Springfield Preparatory Charter School’s final disposition on a complaint filed through Springfield Preparatory Charter School;
3. Within 60 calendar days of receiving a final decision by the Massachusetts Department of Education, Bureau of Special Education Appeals;
4. Instead of filing a complaint with Springfield Preparatory Charter School.

**10. Grievance Procedure for Bullying**

Students who are victims of bullying, who witness bullying activity, or who are retaliated against for reporting bullying, should report the incident to the Principal or Director of Finance & Operations. Students may also report to a teacher or other trusted adult in the building, who will in turn report the incident to the Principal or the Director of Finance & Operations. The Principal or the Director of Finance & Operations will be responsible for conducting an investigation regarding the allegations. Parents of the alleged target and alleged perpetrator will be contacted when the allegations are made, and after the investigation is complete and a determination is made in accordance with M.G.L. c. 71, § 37O. The same process for appeals described above applies to the grievance procedure for bullying. Students and parents may consult the Bullying Prevention and Intervention Plan for a detailed description of the school’s procedures regarding bullying.

A student who knowingly makes a false accusation of bullying or retaliation shall be subject to disciplinary action.

Please note that in accordance with M.G.L. c. 71, § 37O, law enforcement may be contacted by the school in some bullying cases.
## Appendix A: Annual Calendar

### 2019-2020 School Calendar

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### Notes:
- **1st March:** School Holiday
- **21st March:** Professional Development Day
- **22nd March:** No School - Martin Luther King Jr.'s Birthday

### Calendar Highlights:
- **August 2019:** Open House
- **September 2019:** First Day of School - K only
- **November 2019:** Mid-Year Holiday
- **December 2019:** Winter Break - No School

### Important Dates:
- **January 2020:** New Year's Day
- **February 2020:** Presidents' Day
- **March 2020:** Professional Development Days
- **April 2020:** Spring Break
- **May 2020:** Memorial Day

### Additional Information:
- Calendar includes 5 snow days. If 5 snow days are not taken, school will end after 183 days.

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Appendix B: Code of Conduct

Springfield Prep strives to create a safe, welcoming and orderly environment in which every student can achieve his or her highest potential. Students will be expected to make appropriate choices regarding their personal conduct on a daily basis and will be supported in their efforts to practice their best behavior. In both the classroom and the school as a whole, explicit rules and fair consequences will govern student conduct.

Section 1: Purpose and Philosophy

1.1 Purpose
Springfield Prep Charter School has created a Code of Conduct in order to:

- Maintain a respectful space for learning,
- Allow students to focus on their learning, and
- Prepare students to become engaged citizens who follow rules set by our communities.

The Code of Conduct describes behaviors that Springfield Prep considers inappropriate or unacceptable (which we will call “Disciplinary Infractions”) and the consequences of those behaviors.

1.2 Our Philosophy
Students who do not meet the school community's clearly defined standards for reasonable and acceptable behavior will not be permitted to disrupt the education of others. Without a firm and consistent discipline policy, none of what we envision for the school can happen. This is the basis of our student Code of Conduct.

Respect is a foundation of our school culture. Students are expected to always respond respectfully to the authority and direction of school staff. Behaviors that are considered disrespectful include but are not limited to: rolling of the eyes, making inappropriate remarks or sounds in response to a request, or questioning a staff person’s action or authority in a disrespectful manner. Such disrespect will not be tolerated.

Enforcement of Springfield Prep’s Code of Conduct is based upon a framework of progressive discipline. Specifically, minor infractions result in less severe consequences while larger infractions result in more severe consequences. Furthermore, first-time infractions result in less severe consequences while repeated infractions result in more severe consequences. Our consequences are designed to help students correct their behavior and are aligned with our check/color discipline system.

Section 2: Disciplinary Infractions

2.1 Scope
A school-related Disciplinary Infraction refers to a violation of this code occurring:

- While the student is on school grounds or school-related transportation;
- During school-sponsored activities and trips;
- During all other school-related events; or
- Off of school grounds that results in substantial disruption to the school environment.
The following descriptions of Disciplinary Infractions and their related consequences is not comprehensive. While we have stated possible consequences for certain Disciplinary Infractions, Springfield Prep staff has sole discretion to determine the consequence of each Disciplinary Infraction.

2.2 Minor Infractions
We use a “check and color system” to monitor and give consequences for minor infractions. If a student commits any of the following infractions, the student will first receive a “check” accompanied by a reminder of the proper behavior. If this behavior continues, or there are further infractions sufficient to warrant three checks, the student will be given a “color change” along with additional, logical consequences as determined by Springfield Prep staff, including, but not limited to, students sitting silently or away from their peers at a “Reflection Desk,” apologizing to a classmate, or taking action to fix the bad choice that was made. In grades 5+, students use an impression system on a scale of 1-4 instead of a color system.

Disciplinary infractions that may warrant a check or color change include, but are not limited to:
- Being out of uniform (e.g., shirt is untucked)
- Slouching or inattentiveness during a lesson
- Making inappropriate noises during class
- Failing to follow directions or procedures of the class or school
- Talking out of turn
- Other behaviors deemed inappropriate by school staff

Students are notified of a check and/or color change by their teacher or an administrator. Families are notified of minor infractions through the color that is marked on the Homework and Behavior Log, which is completed daily by the teacher and sent home with students in their Homework Binders.

2.3 Community Violations
We call more serious infractions Community Violations. Students may receive Community Violations for:
- disrespect of an adult, including rolling eyes, sucking teeth, or other such body language, defiance, or rudeness;
- disrespect of a fellow student, such as name-calling, insulting, or excluding;
- unsafe behaviors, such as hitting, kicking, biting, or throwing tantrums;
- leaving class without permission;
- use of inappropriate language; or
- disruption of class.

Students will lose privileges, such as recess, for each Community Violation they receive. Community violations may also lead to a loss of privileges, including, but not limited to: in-school suspension, loss of time with peers during snack time, co-curricular, or lunch; performing extra service for the school, either during or outside of school hours; and/or missing school events, trips, or activities.

Students are notified of a Community Violation by their teacher or an administrator. If a Student loses the right to participate in recess, his teacher will notify him prior to the recess period. Parents will be informed of a Community Violation by a note in the Homework and Behavior Log. When possible, they will also be contacted by phone to discuss the incident. If a student’s behaviors are too disrespectful, unsafe, or disruptive for him/her to remain in the classroom, he/she may be referred to our Dean of
Students or the Main Office. A staff member will provide students with the support they need to help them to calm themselves, regain their focus, and successfully return to class.

If a student earns a referral, they will be notified by the teacher and escorted to either the Main Office or a separate area. Parents will be informed of a referral out of class on the Homework and Behavior Log. Whenever possible, parents will also be notified by phone when a student has been referred out of class.

**Severe and/or Repeated Infractions**
Severe and/or repeated infractions may result in In- or Out-of-School Suspension or, in exceedingly rare circumstances, expulsion. Springfield Prep believes that a student’s attendance is critical to their being on the path to college and we do not take the decision to remove a student from the school community lightly. However, there are occasions when a student must be removed from the community. While we will do everything possible to minimize those occasions, we must have the support of families when suspension is required in order to maintain a safe and positive learning environment.

**Removal from Privileges**
The Principal or his/her designee may remove a student from privileges, such as extracurricular activities and attendance at school-sponsored events, based on the student's misconduct. A removal from privileges and/or extracurricular activities is not subject to the procedures set forth herein.

**2.4 In-School Suspension**
A Student may earn In-School Suspension (ISS) for one (1) to ten (10) days for severe and/or persistent infractions of the Code of Conduct that warrant removal from the general classroom environment. The purpose of ISS is to ensure that the school environment is safe for all students at all times, and simultaneously to send a clear message to the student serving the suspension that his/her behaviors are unacceptable and will not be tolerated. In-school suspensions are used as an alternative to a short-term suspension. Infractions that may warrant an ISS include, but are not limited to:

- Disrespect of a fellow student, including, but not limited to, hazing, bullying and harassment
- Disrespect of faculty, staff or other members of the school community
- Damaging, destroying, or stealing personal or school property or attempting to
- Committing sexual, racial, or any form of harassment or intimidation
- Skipping school or class
- Using abusive, vulgar, or profane language or treatment
- Making verbal or physical threats, empty or otherwise
- Fighting, pushing, shoving, or unwanted physical contact with other students or staff
- Setting off false alarms or calling in groundless threats
- Gambling
- Departing, without permission, from class, floor, building, or school-sponsored activity
- Unauthorized use of the building elevator
- Forgery of any sort, including parental signatures
- Cheating or plagiarism, or copying of anyone else’s work
- Repeated infractions for which the student has already earned consequences
2.5 Out-of-School Suspension

Students who earn Out-of-School suspension (OSS) will be prohibited from attending school for a specific number of days as determined by the Principal or his/her designee. Before the student is returned to class, the student, his or her parent or guardian, and the Principal or his/her designee will meet in order to address the student’s behavior and plan for improvement. Infractions that may warrant an OSS include, but are not limited to:

- Possession of a weapon or weapon-like object or illegal drugs (including prescription medication without a prescription) (which could also warrant expulsion under M.G.L. c. 71 § 37H)
- Serious or continued disrespect of a fellow student including, but not limited to, hazing, bullying and harassment
- Serious disrespect of faculty, staff or other members of the school community
- Assaulting another student or a staff member
- Damaging, destroying, or stealing personal or school property or attempting to
- Being charged with a felony (which could also warrant a long term suspension or expulsion upon conviction, see M.G.L. c. 71, § 37H1/2)
- Gross disrespect of a fellow student, staff member, or school property
- Using or possessing over-the-counter medication inappropriately
- Using or possessing tobacco products
- Committing sexual, racial, or any form of harassment or intimidation
- Skipping school or class
- Using abusive, vulgar, or profane language or treatment
- Making verbal or physical threats, empty or otherwise
- Fighting, pushing, shoving, or unwanted physical contact with other students
- Setting off false alarms or calling in groundless threats
- Gambling
- Departing, without permission, from class, floor, building, or school-sponsored activity
- Unauthorized use of the building elevator
- Forgery of any sort, including parental signatures
- Cheating or plagiarism, or copying of anyone else’s work
- Repeated infractions for which the student has already earned consequences
- Misbehavior or disruption while assigned to In-School Suspension

2.6 Expulsion

Expulsion is defined as the exclusion from Springfield Preparatory Charter School on a permanent basis at the discretion of the Principal or his/her designee, subject to the review on appeal by the Executive Director. Massachusetts law (M.G.L. c. 71, §§ 37H, 37H½ and 37H¾) provides the Principal or his/her designee with the authority to expel students for the following disciplinary infractions:

- Possessing a dangerous weapon including but not limited to a knife or a gun
- Possessing a controlled substance (as defined in M.G.L. c. 94C) including but not limited to illegal drugs (e.g., marijuana) and prescription medication that is not prescribed to the student.
- Assaulting educational personnel (e.g., threatening assault, hitting, kicking, punching, slapping, pushing)
- Being convicted of a felony

In addition to any of these infractions, any breaches of Federal law, Massachusetts State law, or bylaws of the city in which the school is located, may be handled in cooperation with the local police department and may result in expulsion.
Section 3: Suspension
A student will not be excluded from school without being afforded appropriate due process as set forth below. If, however, a student’s continued presence in school poses a danger to persons or property, or materially and substantially disrupts the order of the school, and, in the Principal’s or his/her designee’s judgment there is no alternative available to alleviate the danger or disruption, a student who is charged with a disciplinary offense may be removed temporarily from school before receiving due process pursuant to an Emergency Removal (see below for more information).

3.1 In-School Suspension
An In-School Suspension (ISS) is a removal of a student from regular classroom activities, but not from the school premises. A student serving short-term suspension has the opportunity to earn credits, as applicable, and make up assignments, tests, papers, and other school work as needed to make academic progress during the period of his or her removal from school. The procedure for an ISS of no more than ten (10) school days (consecutive or cumulatively for multiple infractions during the school year) will be as follows:

1. The Principal or his/her designee will inform the student of the disciplinary offense charged, the basis for the charge, and provide the student an opportunity to respond. If the Principal or his/her designee determines that the student committed the disciplinary offense, the Principal or his/her designee will inform the student of the length of the student’s ISS, which may not exceed ten (10) days, cumulatively or consecutively, in a school year.

2. On the same day as the ISS decision, the Principal or his/her designee will make reasonable efforts to notify the parent orally of the disciplinary offense, the reasons for concluding that the student committed the infraction, and the length of the In-School Suspension. The Principal or his/her designee will also invite the parent to a meeting to discuss the student’s academic performance and behavior, strategies for student engagement, and possible responses to the behavior. Such meetings will be scheduled on the day of the suspension if possible, and if not, as soon thereafter as possible. If the Principal or his/her designee is unable to reach the parent after making and documenting at least two (2) attempts to do so, such attempts will constitute reasonable efforts for purposes of orally informing the parent of the ISS.

3. The Principal or his/her designee will send written notice to the student and parent about the In-School Suspension, including the reason and the length of the ISS, and invite the parent to a meeting with the Principal or his/her designee for the purpose set forth above, if such meeting has not already occurred. The Principal or his/her designee will deliver such notice on the day of the suspension by hand-delivery, certified mail, first-class mail, email to an address provided by the parent for school communications, or by other method of delivery agreed to by the Principal or his/her designee and the parent.

An ISS of more than ten (10) cumulative days in a school year will be subject to the procedures for long-term suspension found in section 3.2.

In-School Suspension Procedures
In the morning, students will need to check in with the Dean of Students, who will reiterate the expectations of an ISS. Students on an ISS will:
• Not attend classes but will receive instruction and curriculum through tutorials led by the teacher or teaching assistant
• Not be permitted to communicate with any students throughout the day, including during breaks and lunch
• Not participate in selected class activities, as determined by each teacher
• Not attend reward events including field trips, dances, etc. (exceptions may be made in extraordinary circumstances at the sole discretion of the school administration)
• Not participate in extra-curricular or community service field trips and other class rewards.

Violation of the requirements of ISS may result in additional days of ISS or an Out-of-School suspension.

The number of days on ISS, determined by the Principal or his/her designee, will be commensurate with the severity of the behavioral infraction. For each day that a student does not meet the requirements of the ISS, they will be required to complete an additional day of suspension.

In all cases when a possible suspension involves a student in grades K through 3, the Principal or his/her designee will send written determination to the Executive Director (the superintendent), explaining reasons for an out-of-school suspension.

3.2 Out-of-School Suspension
Out-of-School Suspension may be either a Short-Term Suspension or a Long-Term Suspension.

Short-Term Suspension
Short-term suspension means the removal of a student from the school premises for ten (10) consecutive school days or less. A student serving short-term suspension has the opportunity to earn credits, as applicable, and make up assignments, tests, papers, and other schoolwork as needed to make academic progress during the period of his or her removal from school.

Except in the case of an Emergency Removal (see below), prior to imposing a short term out-of-school suspension (10 days or less in a school year) for conduct not covered by M.G.L. c. 71, §§ 37H and 37H ½, the Principal or his/her designee will provide the student and his/her parent oral and written notice and an opportunity to participate in an informal hearing.

For suspensions between one (1) and ten (10) days, the following procedures will apply:

1. **Notice:** The written notice to the student and the parent will be in English and in the primary language of the home if other than English, or other means of communication where appropriate, and will include the following:
   a) the disciplinary offense;
   b) the basis for the charge;
   c) the potential consequences, including the potential length of the student’s suspension;
   d) the opportunity for the student to have a hearing with the Principal or his/her designee concerning the proposed suspension, including the opportunity to dispute the charges and to present the student’s explanation of the alleged incident, and for the parent to attend the hearing;
e) the date, time, and location of the hearing; and
f) the right of the student and the student’s parent to interpreter services at the hearing if needed to participate.

Written notice to the parent may be made by hand delivery, first-class mail, certified mail, and email to an address provided by the parent for school communications, or any other method of delivery agreed to by the school and parent.

2. **Efforts to Involve Parent:** The Principal or his/her designee will make reasonable efforts to notify the parent of the opportunity to attend the hearing. To conduct a hearing without the parent present, the Principal or his/her designee must be able to document reasonable efforts to include the parent. The Principal or his/her designee is presumed to have made reasonable efforts if he/she has sent written notice and has documented at least two (2) attempts to contact the parent in the manner specified by the parent for emergency notification.

3. **Format of Hearing:** The Principal or his/her designee will discuss the disciplinary offense, the basis for the charge, and any other pertinent information. The student also will have an opportunity to present information, including mitigating facts, which the Principal or his/her designee should consider in determining whether other remedies and consequences may be appropriate. The Principal or his/her designee will provide the parent, if present, an opportunity to discuss the student’s conduct and offer information, including mitigating circumstances, that the Principal or his/her designee should consider in determining consequences for the student.

4. **Decision:** The Principal or his/her designee will provide written notice to the student and parent of his/her determination and the reasons for it, and, if the student is suspended, the type and duration of suspension and the opportunity to make up assignments and such other school work as needed to make academic progress during the period of removal. The notice of determination may be in the form of an update to the original written notice of hearing.

One or more of the following may be requested of the student and/or parents during the course of his/her suspension:

- The student may have to write a letter of apology and publicly present this letter to Springfield Prep staff and/or students.
- An administrator will contact the parent/guardian to schedule a required re-entry meeting.
- Students who are suspended two (2) or more times may be asked to submit a reasonable and genuine plan for improvement.
- The student may be asked to meet additional conditions as required by the Springfield Prep community.

Students are responsible for completing academic work missed during the suspension. This work will be available in a folder for pick-up by a family member at the school daily between 4:00 – 5:00 PM. The completed work will receive full credit, if submitted by deadlines in accordance with the school make-up policy. If a student does not complete this work, the student may face standard academic consequences (e.g., loss of privileges, no academic credit).

In all cases when a possible suspension involves a student in grades K through 3, the Principal or his/her designee will send written determination to the Executive Director/superintendent, explaining reasons for an out-of-school suspension.
**Long-term Suspensions**

Long-term suspension is defined as 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.

Pursuant to M.G.L. c. 71, § 37H¾, long-term suspensions may not exceed ninety (90) consecutive days.

Except in the case of an Emergency Removal provided in Section 3.4, prior to imposing a long-term suspension (more than 10 days of suspension, whether in-school or out-of-school, whether consecutive or cumulative for multiple offenses during a school year), the Principal or his/her designee will follow the procedures for short-term suspension plus additional procedures as follows:

1. **Notice:** The notice will include all of the components for a short-term suspension (see above), plus the following:
   a) In advance of the hearing, the opportunity to review the student’s record and the documents upon which the Principal or his/her designee may rely in making a determination to suspend the student or not;
   b) the right to be represented by counsel or a lay person of the student’s choice, at the student’s/parent’s expense;
   c) the right to produce witnesses on his or her behalf and to present the student’s explanation of the alleged incident, but the student may not be compelled to do so;
   d) the right to cross-examine witnesses presented by the school district;
   e) the right to request that the hearing be recorded by the Principal or his/her designee, and a copy of the audio recording provided to the student or parent upon request; and
   f) the right to appeal the Principal’s or his/her designee’s decision to impose long-term suspension to the Executive Director.

2. **Format of Hearing:** The Hearing will afford the rights set forth in the notice above. The Principal or his/her designee will also provide the parent, if present, an opportunity to discuss the student’s conduct and offer information, including mitigating circumstances, that the Principal or his/her designee should consider in determining consequences for the student.

3. **Decision:** Based on the evidence, Principal or his/her designee will determine whether the student committed the disciplinary offense, and, if so, after considering mitigating circumstances and alternatives to long-term suspension, what remedy or consequence will be imposed, in place of or in addition to a long-term suspension. The Principal or his/her designee will send the written determination to the student and parent 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 school and the parent. If the Principal or his/her designee decides to suspend the student on a long-term basis, the written determination will:
   a) Identify the disciplinary offense, the date on which the hearing took place, and the participants at the hearing;
   b) Set out the key facts and conclusions reached;
   c) Identify the length and effective date of the suspension, as well as a date of return to school;
d) Include notice of the student’s opportunity to receive education services to make academic progress during the period of removal from school (if more than ten (10) cumulative days);  
e) Inform the student of the right to appeal the Principal’s or his/her designee’s decision to the Executive Director. Notice of the right of appeal will be in English and the primary language of the home if other than English, or other means of communication where appropriate, and will include the following information stated in plain language: the process for appealing the decision, including that the student or parent must file a written notice of appeal with the Executive Director within five (5) calendar days of the effective date of the long-term suspension; provided that within the five (5) calendar days, the student or parent may request and receive from the Executive Director an extension of time for filing the written notice for up to seven (7) additional calendar days; and that the long-term suspension will remain in effect unless and until the Executive Director decides to reverse the Principal’s or his/her designee’s determination on appeal.

No long-term suspension will extend beyond the end of the school year in which such suspension is imposed.

In all cases when a possible suspension involves a student in grades K through 3, the Principal or his/her designee will send written determination to the Executive Director (superintendent) explaining reasons for an out-of-school suspension.

3.3 Continuation of Educational Services for Students Serving Suspensions

Services during Removals
Students serving an in-school suspension, short-term suspension, or long-term suspension have the opportunity to earn credits, as applicable, and 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. Students who are suspended under § 37H¾ for more than ten (10) consecutive days, whether in school or out of school, are entitled to receive educational services during the period of suspension under Springfield Prep’s Education Service Plan. If the student withdraws from Springfield Prep and/or moves to another school district or public school during the period of suspension, the new school/district/district of residence shall either admit the student to its schools or provide educational services to the student under the new school or district’s education service plan.

School-Wide Education Service Plan
Students who are suspended from school for ten (10) or fewer consecutive days, whether in or out of school, have the opportunity to make academic progress during the period of suspension; make up assignments; and earn credits missed including, but not limited to, homework, quizzes, exams, papers and projects missed.

Springfield Prep has developed a school-wide Education Service Plan for all students who are expelled or suspended from school for more than ten (10) consecutive school days, whether in or out of school. The Principal 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.
Springfield Prep’s Education Service Plan is subject to change, and may include, but is not limited to, tutoring, alternative placement, Saturday school, and online or distance learning.

If Springfield Prep expels a student or suspends a student for more than ten (10) consecutive school days, Springfield Prep is required to provide the student and the parent/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/guardian, the school shall facilitate and verify enrollment in the service.

3.4 Exception for emergency removal
Notwithstanding the provisions for short- or long-term suspension set forth above, a student who is charged with a disciplinary offense may be removed temporarily from school if the continued presence of the student poses a danger to persons or property, or materially and substantially disrupts the order of the school, and, in the judgment of the Principal or his/her designee, there is no alternative available to alleviate the danger or disruption.

The Principal or his/her designee will immediately notify the Executive Director in writing of the removal and the reason for it, and describe the danger or disruption by the student.

The temporary removal will not exceed two (2) school days following the day of the emergency removal, during which time the Principal or his/her designee will provide the following, as applicable to the length of suspension:

- Make immediate and reasonable efforts to orally notify the student and the student’s parent of the emergency removal, the reason for the need for emergency removal, and other applicable matters;
- Provide written notice to the student and parent as provided in notice provision of the Short-Term Suspension section above, plus additional notice as provided in the Long-Term Suspension section above if the student may be placed on long-term suspension following the hearing with the Principal or his/her designee;
  - Provide the student an opportunity for a hearing with the Principal or his/her designee, as applicable, and the parent an opportunity to attend the hearing, before the expiration of the two (2) school days, unless an extension of time for hearing is otherwise agreed to by the Principal or his/her designee, student, and parent; and
- Render a decision orally on the same day as the hearing, and in writing no later than the following school day.

The Principal or his/her designee may not remove a student from school on an emergency basis for a disciplinary offense until adequate provisions have been made for the student’s safety and transportation.

3.5 Appeal to the Executive Director
If a decision by the Principal or his/her designee, following the parent meeting, results in suspension of a student for more than ten (10) cumulative school days for the school year, the student may appeal the decision to the Executive Director. In order to do so the student or parent must file a notice of appeal with the Executive Director within five (5) calendar days with a seven (7) day postponement option. The Executive Director must hold the hearing within three (3) school days of the student’s request, unless the student or parent requests an extension of up to seven (7) additional calendar days. If the appeal is
not filed within this time frame, the Executive Director may deny the appeal, or may allow the appeal in his or her discretion, for good cause.

In the case of an appeal to the Executive Director, the following apply:

- The Executive Director will make a good faith effort to include the parent in the hearing. The Executive Director will be presumed to have made a good faith effort if he or she has made efforts to find a day and time for the hearing that would allow the parent and Executive Director to participate. The Executive Director will send written notice to the parent of the date, time, and location of the hearing.
- The Executive Director will conduct a hearing to determine whether the student committed the disciplinary offense of which the student is accused, and if so, what the consequence will be. The Executive Director will arrange for an audio recording of the hearing, a copy of which will be provided to the student or parent upon request. The Executive Director will inform all participants before the hearing that an audio record will be made of the hearing and a copy will be provided to the student and parent upon request.
  - The student will have all the rights afforded the student at the Principal’s or his/her designee’s hearing for long-term suspension as described above.
  - The Executive Director will issue a written decision within five (5) calendar days of the hearing which meets the requirements for a long-term suspension as described above. If the Executive Director determines that the student committed the disciplinary offense, the Executive Director may impose the same or a lesser consequence than the Principal or his/her designee, but will not impose a suspension greater than that imposed by the school leader’s decision.

The decision of the Executive Director constitutes the final decision of the school district.

Section 4: Expulsion

4.1 Definition
Expulsion is the permanent exclusion from School and can only apply pursuant to M.G.L. c. 71, §§ 37H and 37H½.

4.2 Causes for Expulsion
Misconduct may result in expulsion under any of the following circumstances.

- Pursuant to Massachusetts’ law, M.G.L. c. 71 § 37H, the Principal may expel a student for any of the following infractions:
  - Any time a student is found on school premises or at school-sponsored or school-related events, including athletic games, in possession of a controlled substance as defined in M.G.L. c. 94C, including, but not limited to, marijuana, cocaine, and heroin, and certain prescription medications;
  - Any time a student is found on school premises or at school-sponsored or school-related events, including athletic games, in possession of a dangerous weapon¹, including, but not limited to, a gun or a knife;

¹ This includes not only knives and guns, explosive devices and realistic replicas of such weapons/devices, but also other objects used to assault another person or to otherwise create a dangerous situation, such as a baseball bat, a pair of scissors, matches or a lighter. While such objects would not always constitute “dangerous weapons”,
- Any time a student assaults a school administrator, teacher, teacher’s aide or other educational staff on school premises or at school-sponsored or school-related events, including athletic games;
- Vandalism; or
- Violation of a student’s civil rights.

- Pursuant to Massachusetts’ law, M.G.L. c. 71 § 37H½, if a student is charged with a felony, the Principal may expel the student from school if the student is convicted, or is found guilty (by admission or adjudication), of the felony and the student’s continued presence would have a substantial detrimental effect on the general welfare of the school.

4.3 Procedures applicable to conduct covered by M.G.L. c. 71, §§ 37h and 37h½

A. Student and Parent/Guardian Rights under Massachusetts’ law, M.G.L. c. 71 § 37H

When considering the exclusion of a student from school for possession of a dangerous weapon, possession of a controlled substance (such as marijuana, cocaine, or prescription drugs not authorized by the school nurse), or assault on a member of the educational staff, the Principal may place a student on short-term suspension (ten (10) days or less) based upon an informal hearing, to be followed by a formal hearing before the Principal within that period of suspension to determine whether to take additional disciplinary action, up to and including expulsion from school.

1. Formal Hearing

Any student who is charged with any of the misconduct detailed above has an opportunity for a formal hearing before the Principal. At the hearing, the student may have representation at his or her own expense, along with the opportunity to present evidence and witnesses at said hearing before the Principal. After said hearing, the Principal may, in his or her discretion, decide to suspend rather than expel a student who has been determined by the Principal to have committed the misconduct detailed above. The student is entitled to this hearing prior to an expulsion and the following procedures will apply:

- The student shall receive written notice, before the expulsion takes effect, of the following:
  - Charges and a statement of the evidence;
  - Date, time and place of a hearing;
  - Notice of the right at the hearing to:
    - Be represented by legal or other representative (at the student’s/parent’s own expense);
    - Present evidence;
    - Confront and cross-examine witnesses; and
    - Have parent or guardian present at the hearing.

Administrators and educational professionals will review the circumstances of each case and make a reasonable determination about whether a particular object in a student’s possession constitutes a dangerous weapon in the school setting. Any illegal weapon will be turned over to the Police Department. Any student who brings a firearm to school must be expelled for a minimum of one school year, with exceptions granted only by the Executive Director. (The definition of a firearm includes but is not limited to guns (including a starter gun), bombs, grenades, rockets, missiles, mines and similar devices.)
The school will record (by tape or other appropriate means) the hearing and a copy of such will be made available to the student upon request. Notices and proceedings will be translated into the student’s/parent’s primary language if necessary for their understanding of the proceedings. A student and/or parent, upon request, will have the right to review the student’s records in accordance with the Massachusetts Student Records Regulations or other applicable law.

- The hearing will be conducted by the Principal.
  - Decisions shall be put in writing and sent to the student and parents.
  - If the Principal decides to expel the student after the hearing, Principal shall give written notification at the hearing to student and parent or guardian of the student of the right to appeal to the Executive Director, the process for appealing the expulsion and the opportunity to receive educational services.

2. Appeals to Expulsions under § 37H
Any student who has been expelled from Springfield Prep pursuant to M.G.L. c. 71 § 37H shall have the right to appeal to the Executive Director. The expelled student shall have ten (10) days from the date of the expulsion in which to notify the Executive Director, in writing, of his or her appeal. The hearing must be held within three (3) days of receipt of the request. The student has the right to counsel, at his or her own expense, at a hearing before the Executive Director. At the appeal hearing, the student shall have the right to present oral and written testimony on his/her behalf, shall have the right to counsel, shall have the right to confront and cross examine witnesses presented by the school and has the right to have the parent or guardian present at the appeal. 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. The Executive Director shall render a decision on the appeal. Such decision shall be the final decision of the school.

B. Student and Parent/Guardian Rights under M.G.L. c. 71 § 37H½
This section applies to student misconduct that involves student criminal or felony delinquency charges, findings, or admissions.

1. Expulsion Following Felony Adjudication or Admission
   Upon a Springfield Prep 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 may expel said student if Principal 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 Executive Director.

2. Appeals to Expulsions under § 37H½
   The student shall have the right to appeal the expulsion to the Executive Director. The student shall notify the Executive Director, in writing, of his request for an appeal no later than five (5) calendar days following the effective date of the expulsion. The Executive Director shall hold a hearing with the student and the student’s
parent/guardian within three (3) 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 or her behalf, shall have the right to counsel, and shall have the right to confront and cross examine witnesses presented by the school and has the right to have the parent or guardian present at the appeal. The Executive Director shall have the authority to overturn or alter the decision of the Principal, including recommending an alternate educational program for the student. The Executive Director shall render a decision on the appeal within five (5) calendar days of the hearing. The Executive Director’s decision shall be the final decision of Springfield Prep with regard to the expulsion.

3. **Continuation of Educational Services under M.G. L. c. 71, § 37H and § 37H½**

Any student who is removed from school for a disciplinary offense under M.G.L. c. 71, § 37H or § 37H½ for more than ten (10) consecutive days will have an opportunity to receive educational services and make academic progress during the period of removal under a school-wide education service plan, and will be informed in writing at the time of the expulsion. Notice shall be provided in English and the primary language spoken in the student’s home if other than English or other means of communication where appropriate. The notice shall include a list of the specific educational services that are available to the student and contact information for a specific school district staff member to arrange services. If the student withdraws from the charter school and/or moves to another school district during the expulsion, the new school/district/district of residence shall either admit the student to its schools or provide educational services to the student under the new school or district’s education service plan.

**Section 5: Discipline of Students with Special Needs**

Federal and state law provide certain procedural rights and protections relating to discipline of students who have been identified under such laws as having special needs based upon a disability. A copy of these rights is located in Appendix C.
Appendix C: Discipline of Students with Disabilities

Discipline of Special Education Students Under IDEA 2004
20 U.S.C. § 1415(k) and 34 CFR §§ 300.530-300.536

- This chart should be read in conjunction with discipline procedures in state law, M.G.L. c. 71, §§ 37H & 37H½, and district-wide and school-wide student codes of conduct.
- Protections in the IDEA apply to students who have been found eligible for special education and to students for whom the school is deemed to have knowledge that the child might have a disability (i.e., students who have not yet been found eligible but the school had a basis of knowledge of a disability, including students who have been referred for initial evaluation). 34 CFR § 300.554
- Beginning on the 11th school day of a student’s disciplinary removal during the school year, and if removal is a change in placement, the student must be provided free appropriate public education (FAPE) services during the period of removal to allow him/her to continue to participate in the general education curriculum and progress towards IEP goals, even if in a different setting. 34 CFR § 300.530(b) & (d).
- If the conduct that the student is being disciplined for involves the “special circumstances” of weapons, illegal drugs, controlled substances, or serious bodily injury, school personnel may remove the student to an interim alternative educational setting (IAES) for up to 45 school days, regardless of the manifestation determination. 34 CFR § 300.530(g). The IEP Team shall determine the IAES.
- Although the following flowchart lays out the steps that a school district must take when disciplining a student with a disability, it is important to remember that at any point the parent and school district can agree to change a student’s placement for disciplinary reasons. Agreements should be in writing, and signed by the school personnel and the parent.

**Diagram: Discipline of Special Education Students Under IDEA 2004**

- **Disciplinary removal for current misconduct is for less than 10 consecutive school days and removals total less than 10 cumulative school days in the school year.**
  - District may exclude student from the current placement without obligation to provide FAPE unless the district provides services for students without disabilities who are similarly removed. 34 CFR § 300.530(d)(4).
  - Types of exclusion may be suspension, removal and assignment to an interim alternative educational setting (IAES). An “in-house” suspension may be considered a change in placement.

- **Disciplinary removal for current misconduct is for less than 10 consecutive school days but removals total more than 10 school days in the school year.**
  - Is the current removal one in a series that is a pattern of removal constituting a change of placement? 34 CFR § 300.536
    - NO
    - By the 10th cumulative school day of removal in the same school year, the district must consult with at least one of the student’s teachers to determine the extent to which FAPE services are needed to enable the student to continue to participate in the general educational curriculum, although in a different setting, and to progress toward meeting IEP goals. 34 CFR § 300.530(d)(4)
    - YES
    - Manifestation Determination: Is the conduct a direct result of the district’s failure to implement the IEP? 34 CFR § 300.530(e)
      - NO to both
    - Student’s conduct is not a manifestation of his/her disability. 34 CFR § 300.530(f)
      - If conduct was a direct result of failure to implement the IEP, the district must take immediate steps to remedy those deficiencies and review. 34 CFR § 300.530(c)(i)(ii)(iii)
      - Conduct a functional behavioral assessment and develop a behavioral implementation plan, or review and modify the existing plan as needed. 34 CFR § 300.530(c)(1)(ii)(iii)
    - IEP Team determines extent to which FAPE services are needed to enable the student to continue to participate in the general education curriculum and progress toward meeting IEP goals. 34 CFR § 300.530(d)(5)
    - Provide, as appropriate, functional behavioral assessment and behavioral intervention services and modifications. 34 CFR § 300.530(f)(1)
    - Return student to placement unless (1) parent and district agree to a different placement, (2) hearing officer orders new placement, or (3) removal is for “special circumstances” under 34 CFR § 300.530(g), 34 CFR § 300.530(d)(2)

- **Disciplinary removal for current misconduct is for 11 or more consecutive school days.**
  - Removal is a change in placement. 34 CFR § 300.530(a)(1)
  - Notify parents immediately of decision to change placement for disciplinary reasons, and of procedural safeguards under IDEA. 34 CFR § 300.530(b). Student is entitled to FAPE services as determined by the Team. 34 CFR § 300.530(d)(5)
  - Within 10 school days of decision to remove student for disciplinary reasons the district, the parent and relevant members of the IEP Team must review relevant information and make a manifestation determination. 34 CFR § 300.530(e)
  - Does the conduct have a direct and substantial relationship to the disability? 34 CFR § 300.530(c)
    - NO to both
    - Student’s conduct is not a manifestation of his/her disability. 34 CFR § 300.530(f)
      - May apply relevant disciplinary procedures in the same manner and for the same duration as to students without disabilities. 34 CFR § 300.530(c)
      - IEP Team determines extent to which FAPE services are needed to enable the student to continue to participate in the general education curriculum and progress toward meeting IEP goals. 34 CFR § 300.530(d)(5)
      - Provide, as appropriate, functional behavioral assessment and behavioral intervention services and modifications. 34 CFR § 300.530(f)(1)
      - Return student to placement when the disciplinary period expires unless parent and school agree otherwise or student is lawfully expelled

Massachusetts Department of Education: December, 2007
Appeals Process for Disciplinary Placement Decisions for Students with Disabilities
Under IDEA 2004: 20 U.S.C. § 1415(k) and 34 CFR §§ 300.532-300.533

Who may file an appeal of a disciplinary decision?
- A parent of a child with a disability who disagrees with any decision regarding the child’s disciplinary placement, or the manifestation determination, may appeal the decision by requesting a hearing at the Bureau of Special Education Appeals (BSEA).
- Reasons for appeal may include but are not limited to disagreement with the student’s removal to an interim alternative educational setting (IAES), disagreement regarding the manifestation determination, disagreement regarding the determination of whether the removal is in the student’s educational services the student receives during the period of removal, and disagreement regarding the functional behavioral assessment and/or implementation of a behavioral intervention plan. 34 CFR §§ 300.530-300.531.

- An LEA that believes that maintaining the student’s current placement is substantially likely to result in injury to the child or others may file a request for hearing at the BSEA.

Massachusetts Department of Education: December, 2007
DEFINITIONS

A student for whom the district is deemed to have knowledge of a disability – A child who has not yet been determined to be eligible for special education and related services may assert the disciplinary protections under IDEA if the school had a basis of knowledge that the child is a child with a disability before the behavior that precipitated the disciplinary action occurred. The school is deemed to have knowledge if: (1) the child’s parent expressed concern in writing to administrative or supervisory personnel of the school or district that the child is in need of special education and related services; (2) the parent of the child had requested a special education evaluation; or (3) the child’s teacher or other school or district personnel expressed specific concerns to the director of special education or to other supervisory personnel about a pattern of behavior demonstrated by the child. The school or district is not deemed to have knowledge of a disability if (1) the parent has not allowed an evaluation or has refused special education and related services, or (2) the child has been evaluated and determined not to be a child with a disability. 34 CFR § 300.534.

Change of placement – A change of placement because of a disciplinary removal occurs if a child with a disability is removed from his/her current educational placement for more than 10 consecutive school days, or the child is subjected to a series of removals that constitutes a pattern because: (1) the removals total more than 10 school days in a school year; (2) the child’s behavior is substantially similar to previous incidents that resulted in the series of removals; and (3) additional factors such as the length of each removal, the total amount of time the child has been removed, and the proximity of the removals to one another constitute a pattern. 34 CFR § 300.536.

Current placement – The placement from which the student was removed for disciplinary reasons.

Interim alternative educational setting (IAES) – An IAES is a disciplinary placement that is not the same as the child’s current placement as defined in his/her IEP.

Manifestation determination – The determination made by the district, the parent, and relevant members of the student’s Team, after review of all relevant information in the student’s file including the IEP, teacher observations, and relevant information provided by the parents, whether (1) the conduct in question was caused by or had a direct and substantial relationship to the child’s disability; or (2) the conduct in question was the direct result of the district’s failure to implement the student’s IEP. 34 CFR § 300.530(c).

Special circumstances – Where the disciplinary conduct is a “special circumstance,” school personnel may remove a student to an IAES for not more than 45 school days, regardless of the results of the manifestation determination. Special circumstances exist if the student:

▪ carries a weapon to or possesses a weapon at school, on school premises, or at or at a school function under the jurisdiction of a State or local educational agency (district); or
▪ knowingly possesses or uses illegal drugs, or sells or solicits the sale of a controlled substance, while at school, on school premises, or at a school function under the jurisdiction of a State or local educational agency; or
▪ inflicts serious bodily injury upon another person while at school, on school premises, or at a school function under the jurisdiction of a State or local educational agency. 34 CFR § 300.530(g).

Serious bodily injury – As defined in 18 U.S.C. § 930, a bodily injury that involves a substantial risk of death, extreme physical pain, protracted and obvious disfigurement, or protracted loss or impairment of the function of a bodily member, organ, or mental faculty. 34 CFR § 300.530(i)(3).
Appendix D: Bullying Prevention and Intervention Plan

Introduction
Springfield Prep is committed to maintaining a school environment where students are free from bullying and cyber-bullying and the effects thereof. Acts of bullying and cyber-bullying are prohibited:

(i) on school grounds, property immediately adjacent to school grounds, at a school-sponsored or school-related activity, function or program whether on or off school grounds, at a school bus stop, on a school bus or other vehicle owned, leased or used by the school; or through the use of technology or an electronic device owned, leased or used by the school, and

(ii) 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 school district, if the acts create a hostile environment at school for the target, infringes on the rights of the target at school or materially and substantially disrupts the education process or the orderly operation of a school.

Retaliation against a person who reports bullying, provides information during an investigation of bullying, or witnesses or has reliable information about bullying also is prohibited.

A. Definitions

Aggressor is a student or member of the school staff including but not limited to educators, administrators, counselors, school nurses, cafeteria workers, custodians, bus drivers, athletic coaches, advisors to extracurricular activities, support staff, or paraprofessionals who engages in bullying, cyber-bullying, or retaliation.

Bullying, as defined in M.G.L. c.71, § 37O, is the repeated use by one or more students or member of the school staff of a 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 to the target’s property;
(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.

Bullying may include conduct such as physical intimidation or assault, including intimidating an individual into taking an action against his/her will; oral or written threats; teasing; putdowns; name-calling; stalking; threatening looks, gestures, or actions; cruel rumors; false accusations; and social isolation.
Cyber-bullying, as defined in M.G.L. c.71, § 37O is bullying through the use of technology or any electronic communication, which shall include, but 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, photo electronic or photo optical system, including, but not limited to, electronic mail, internet communications, instant messages or facsimile communications. Cyber-bullying also includes:

(i) the creation of a web page or blog in which the creator assumes the identity of another person;
(ii) the knowing impersonation of another person as the author of posted content or messages, if the creation or impersonation creates any of the conditions enumerated above in clauses (i) to (v), inclusive, of the definition of bullying; and
(iii) 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 more persons, if the distribution or posting creates any of the conditions enumerated above in clauses (i) to (v), inclusive, of the definition of bullying.

Cyber-bullying may include conduct such as sending derogatory, harassing or threatening email messages, instant messages, or text messages; creating websites that ridicule, humiliate, or intimidate others; and posting on websites or disseminating embarrassing or inappropriate pictures or images of others.

Hostile Environment, as defined in M.G.L. c. 71, § 37O, is a situation in which bullying causes the school environment to be permeated with intimidation, ridicule or insult that is sufficiently severe or pervasive to alter the conditions of a student’s education.

Retaliation is any form of intimidation, reprisal, or harassment directed against a person who reports bullying, provides information during an investigation of bullying, or witnesses or has reliable information about bullying.

School Staff includes, but is not limited to, educators, administrators, counselors, school nurses, cafeteria workers, custodians, bus drivers, athletic coaches, advisors to extracurricular activities, support staff, or paraprofessionals.

Target is a student against whom bullying, cyber-bullying or retaliation has been perpetrated.

B. Bullying and Retaliation Are Prohibited and Will Lead to Discipline

Springfield Prep absolutely prohibits bullying, cyber-bullying and retaliation as defined above. Students who engage in bullying or retaliation will be subject to disciplinary action. However, disciplinary action taken must balance the need for accountability with the need to teach appropriate behavior. The range of disciplinary action includes, but is not limited to, one or more of the following: verbal warnings, written warnings, reprimands, detentions, short-term or long-term suspensions from school as determined by the school administration or designee, subject to applicable procedural requirements. Nothing in this policy is intended to prevent the school administration from taking disciplinary action against a student for conduct that does not meet the definition of bullying or cyber-bullying, as defined above, but nevertheless is inappropriate for the school environment.
C. Reporting Obligations

Reporting by Staff: A staff member shall immediately report any instance of suspected bullying or retaliation the staff member has witnessed or become aware of to the Principal or designee. This includes bullying or retaliation of a student by another student or bullying or retaliation of a student by a staff member. If the Principal is the alleged aggressor, the report shall be made to the Executive Director. If the Executive Director is the alleged aggressor, the report shall be made to the school committee or designee. If the staff member fails to report, he or she may be subject to disciplinary action.

Reporting by Students, Parents/Guardians, and Others: Springfield Prep 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. This includes bullying of a student by another student or by a member of the school staff. If the Principal is the alleged aggressor, the report shall be made to the Executive Director. If the Executive Director is the alleged aggressor, the report shall be made to the school committee or designee. An individual may make an anonymous report of bullying or retaliation; however, no disciplinary action may be taken against a student solely on the basis of an anonymous report. A student who knowingly makes a false accusation of bullying or retaliation shall be subject to disciplinary action.

Reporting to Local Law Enforcement: At any point after receipt of a report of bullying or retaliation, or during or after an investigation, if the Principal has a reasonable basis to believe that the incident may involve criminal conduct, the Principal or designee will notify the local law enforcement agency. In addition, if an incident of bullying or retaliation occurs on school grounds and involves a former student under the age of 21 who is no longer enrolled in a local school district, charter school, non-public school, approved private day or residential school or collaborative school, the Principal or designee will notify local law enforcement if s/he believes that criminal charges may be pursued.

Reporting to Administrator of Another School District or School: If an incident of bullying or retaliation involves students from more than one school district, charter school, non-public school, approved private day or residential school or collaborative school and Springfield Prep is the first to be informed of the bullying or retaliation, then the Principal or designee must, consistent with state and federal law, promptly notify the appropriate administrator of the other school district or school so that both may take appropriate action.

D. Investigation

The school administrator shall investigate as soon as reasonably possible a report of bullying or retaliation, giving consideration to all the circumstances at hand, including the nature of the allegations and the ages of the students involved. The school administrator (or whoever is conducting the investigation) shall remind the alleged aggressor, target, and witnesses of the importance of the investigation, their obligation to be truthful and that retaliation against someone who reports bullying or provides information during a bullying investigation is strictly prohibited and will result in disciplinary action. The following are general guidelines for responding to a report of bullying or retaliation. The guidelines will be adapted as necessary to respond appropriately to the complaint.

Pre-Investigation: Even before fully investigating allegations of bullying or retaliation, school personnel will consider whether there is a need to take immediate steps to support the alleged target.
and/or protect the alleged target from further potential incidents of concern. In taking any such action, however, the rights of both the alleged target and alleged aggressor must be considered.

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.

Written statement of the complaint: The investigator will seek to determine the basis of the complaint, gathering information from the complainant, including such matters as: what specifically happened, who committed the alleged acts, who was present or may have information about the events, when the events occurred (date, time of day), and where the events occurred.

It is helpful to have these facts in writing. If age appropriate, the complainant may be asked to put the complaint in writing and to sign and date it. If the complainant cannot or chooses not to write a complaint, the investigator will record the allegations, read them to the complainant to confirm accuracy, and ask the complainant to sign the document. If the complainant cannot or chooses not to sign, the investigator may sign and date the document her/himself.

Interviews: Once the allegations of the complainant are established, the investigator will gather other evidence, which often involves interviews of the alleged aggressor and/or other witnesses. If appropriate, the investigator should remind the alleged aggressor and witnesses that retaliation against persons whom they believe might have reported the incidents or cooperated with the investigation is strictly prohibited and will result in disciplinary action.

Confidentiality: The confidentiality of the complainant and the other witnesses will be maintained to the extent practicable given the school's obligation to investigate and address the matter.

If the alleged aggressor is a staff member, notice will be made to that individual in accordance with district policies and procedures.

E. Determination

School personnel must weigh all of the evidence objectively to determine whether the alleged events occurred and, if they did, whether the events constitute bullying or retaliation. The determination must be based upon all of the facts and circumstances and the perspective of a reasonable person. When applied to children, the "reasonable person" standard is generally "that of a reasonable person of like age, intelligence, and experience under like circumstances." See Ellison v. Brady, 924 F.2d 872 (9th Cir. 1991).

If the Principal or designee determines that bullying has occurred, he/she shall take appropriate disciplinary action, and if it is believed that criminal charges may be pursued against the aggressor, the Principal shall immediately notify the appropriate local law enforcement agency.

A school administrator, upon determining that bullying or retaliation has occurred, shall promptly contact the parents or guardians of the alleged target(s) and when the alleged aggressor(s) is a student, parents or guardians of the alleged aggressor(s). Actions being taken to prevent further acts of bullying shall be discussed.
If bullying or retaliation is substantiated, the school will take steps reasonably calculated to prevent recurrence and ensure that the target is not restricted in participating in school or in benefiting from school activities. As with the investigation, the response will be individually tailored to all of the circumstances, including the nature of the conduct and the age of the students involved. In addition to taking disciplinary action, the following are examples of steps that may be taken to prevent the recurrence of bullying or retaliation:

- Holding parent conferences;
- Transferring student’s classroom;
- Limiting or denying student access to a part, or area, of a school;
- Enhancing adult supervision on school premises;
- Excluding from participation in school-sponsored or school-related functions, after-school programs, and/or extracurricular activities;
- The implementation of a Personalized Action Plan and/or the provision of directives for future conduct, including providing the target with a process for reporting any concerns about future conduct. It is critical to involve the student in creating an action plan that involves a reporting process that works for that particular student;
- Arranging for communication between the parties, if appropriate, to assist them in resolving issues which have arisen between them. (Such an approach will be used cautiously since communication can sometimes exacerbate, rather than alleviate, the target’s concerns and since the conduct often involves an imbalance of power.); and
- Providing counseling (or other appropriate services) or referral to such services for the target and/or the aggressor and/or for appropriate family members of said students.

School counselors and others in the school setting who have been trained in working with students on interpersonal issues may be helpful in providing such programs.

Disciplinary actions for employees who are found to have committed an act of bullying or retaliation shall be in accordance with state law and the school's policies and procedures.

F. Closing the Complaint and Possible Follow-Up

School staff will provide notice as soon as reasonably possible to the parent/guardian of a target and an aggressor about whether or not the complaint was substantiated and, if substantiated, what action is being taken to prevent any further acts of bullying or retaliation. Specific information about disciplinary action taken will not be released to the target’s parents or guardians—unless it involves a directive that the target must be aware of in order to report violations.

If appropriate, within a reasonable time period following closure of the complaint, the administrative staff or designee will contact the target to determine whether there has been any recurrence of the prohibited conduct.

Springfield Prep will retain a report of the complaint, containing the name of the complainant, the date of the complaint, investigator, a brief statement of the nature of the complaint, the outcome of the investigation, and the action taken.
G. Vulnerable Students

Springfield Prep recognizes that students may be more vulnerable to bullying based upon actual or perceived differences related to race, color, religion, ancestry, national origin, sex, socio-economic status, homelessness, academic status, gender identity or expression, physical appearance, pregnant or parenting status, sexual orientation, mental, physical, developmental or sensory disability or by associations with other people who may have one or more of these characteristics. Springfield Prep staff shall provide additional support to vulnerable students, as necessary, to provide them with the skills, knowledge and strategies needed to prevent or respond to bullying or harassment.

H. Students with Disabilities

When an IEP Team determines the student has a disability that affects social skills development or the student may participate in or is vulnerable to bullying, harassment, or teasing because of his/her disability, the Team will consider what should be included in the IEP to develop the student’s skills and proficiencies to avoid and respond to bullying, harassment, or teasing.

I. Plan Development

This Plan will be developed in consultation with teachers, school staff, professional support personnel, school volunteers, administrators, community representatives, local law enforcement agencies, students, parents, and guardians. There will be a notice and a public comment period before the Plan is adopted by the school committee or equivalent authority.

At least once every four years, Springfield Prep will administer a Department of Elementary and Secondary-developed student survey to assess school climate and the prevalence, nature, and severity of bullying in our schools. This plan shall be updated at least biennially.

J. Training and Professional Development on the Plan

Annual training for all school staff on the Plan will include staff duties under the Plan, an overview of the steps that the Principal or designee will follow upon receipt of a report of bullying or retaliation, and an overview of the bullying prevention curricula to be offered at all grades. Staff members hired after the start of the school year are required to participate in school-based training during the school year in which they are hired, unless they can demonstrate participation in an acceptable and comparable program within the last two years.

The goal of professional development is to establish a common understanding of tools necessary for staff to create a school climate that promotes safety, civil communication, and respect for differences. Professional development will build the skills of staff members to prevent, identify, and respond to bullying. As required by M.G.L. c. 71, § 37O, the content of schoolwide and district wide professional development will be informed by research and will include information on:

- developmentally (or age-) appropriate strategies to prevent bullying;
- developmentally (or age-) appropriate strategies for immediate, effective interventions to stop bullying incidents;
- information regarding the complex interaction and power differential that can take place between and among an aggressor, target, and witnesses to the bullying;
• research findings on bullying, including information about specific categories of students who
have been shown to be particularly at risk for bullying in the school environment;
• information on the incidence and nature of cyberbullying; and
• Internet safety issues as they relate to cyberbullying.

Professional development will also address ways to prevent and respond to bullying or retaliation for
students with disabilities that must be considered when developing students’ Individualized
Education Programs (IEPs). This will include a particular focus on the needs of students with autism
or students whose disability affects social skills development.

K. Collaboration with Families

Springfield Prep will offer education programs for parents and guardians that are focused on the
parental components of the anti-bullying curricula and any social competency curricula used by the
school. The programs will be offered in collaboration with the Parent Advisory Council, Special
Education Parent Advisory Council, or similar organizations.

Each year Springfield Prep will inform parents or guardians of enrolled students about the anti-bullying
curricula that are being used. This notice will include information about the dynamics of bullying,
including cyberbullying and online safety. Springfield Prep will send parents written notice each year
about the student-related sections of the Plan and the school's or district's Internet safety policy. All
notices and information made available to parents or guardians will be in hard copy and electronic
formats, and will be available in the language(s) most prevalent among parents or guardians. Springfield
Prep will post the Plan and related information on its website.

L. Problem Resolution

Any parent wishing to file a claim/concern or seeking assistance outside of the school may do so with
the Department of Elementary and Secondary Education Program Resolution System (PRS). That
information can be found at: http://www.doe.mass.edu/pqa. Emails can be sent to
compliance@doe.mass.edu or individuals can call 781-338-3700. Hard copies of this information are also
available in the Main office.

M. Data Collection

Springfield Prep will collect data on the number of reported allegations of bullying or retaliation, the
number and nature of substantiated incidents, the number of students disciplined for engaging in
bullying or retaliation, and any other information required by the Department of Elementary and
Secondary Education.

Appendix E: Restraint of Students

To the extent required by law, Springfield Prep Charter School (hereinafter “Springfield Prep”) complies
with the Department of Elementary and Secondary Education (hereinafter “DESE”) restraint regulations,
which can be found at 603 CMR 46.00 et seq. (hereinafter “Regulations”). According to their terms, the
Regulations apply not only at school but also at school-sponsored events and activities, whether or not
on school property.
A brief overview of the Regulations is provided below.

**Purpose.** The purpose of this policy is to ensure that every student attending Springfield Prep is free from the unlawful use of physical restraint. Physical restraint shall be used only in emergency situations of last resort, after other lawful and less intrusive alternatives have failed or been deemed inappropriate, and with extreme caution.

School personnel shall use physical restraint with two goals in mind:

(a) To administer a physical restraint only when needed to protect a student and/or a member of the school community from assault or imminent, serious, physical harm; and

(b) To prevent or minimize any harm to the student as a result of the use of physical restraint.

**Use of Restraint.** Physical restraint\(^2\) shall be considered an emergency procedure of last resort, and shall be prohibited in public education programs except when a student's behavior poses a threat of assault, or imminent, serious, physical harm to self or others and the student is not responsive to verbal directives or other lawful and less intrusive behavior interventions and/or alternatives, or such interventions and/or alternatives are deemed to be inappropriate under the circumstances. Prone restraint\(^3\) shall be prohibited in public education programs except to the extent allowed by law. All physical restraints, including prone restraints where permitted, shall be administered in compliance with 603 CMR 46.05.

Physical restraint shall not be used:

(a) as a means of discipline or punishment;

(b) when the student cannot be safely restrained because it is medically contraindicated for reasons including, but not limited to, asthma, seizures, a cardiac condition, obesity, bronchitis, communication-related disabilities, or risk of vomiting;

(c) as a response to property destruction, disruption of school order, a student's refusal to comply with a policy or directive, or verbal threats when those actions do not constitute a threat of assault, or imminent, serious, physical harm; or

(d) as a standard response for any individual student. No written individual behavior plan or individualized education program (IEP) may include use of physical restraint as a standard response to any behavior. Physical restraint is an emergency procedure of last resort.

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\(^2\) **Physical restraint** shall mean direct physical contact that prevents or significantly restricts a student’s freedom of movement. Physical restraint does not include: brief physical contact to promote student safety, providing physical guidance or prompting when teaching a skill, redirecting attention, providing comfort, or a physical escort.

\(^3\) **Prone restraint** shall mean a physical restraint in which a student is placed face down on the floor or another surface, and physical pressure is applied to the student’s body to keep the student in the face-down position.
Mechanical restraint⁴, medication restraint⁵, and seclusion⁶ shall be prohibited in public education programs. Seclusion does not include a time-out, as defined within the Regulations.⁷

The Regulations do not limit the protection afforded publicly funded students under other state or federal laws, including those laws that provide for the rights of students who have been found eligible to receive special education services.

**Proper Administration of Physical Restraint.** Only Springfield Prep personnel who have received training pursuant to the Regulations shall administer physical restraint on students. Whenever possible, the administration of a restraint shall be witnessed by at least one adult who does not participate in the restraint. Nothing in this policy shall preclude a teacher, employee or agent of Springfield Prep from using reasonable force to protect students, other persons or themselves from assault or imminent, serious, physical harm. When administering a physical restraint, trained staff shall comply with the requirements regarding use of force, method, duration of the restraint, and safety, as set forth in the Regulations.

**Staff Training.** All school staff receive training with respect to the district’s restraint prevention and behavior support policy and requirements when restraint is used. All staff members participate in the Understanding and Responding to Violence and Aggression - Applied Non-Violence. Additionally, the school identifies specific staff who are authorized to serve as school-wide resources to assist in ensuring proper administration of physical restraint. These individuals participate in in-depth training in the use of physical restraint and implementation of the Regulations.

**Reporting Requirements.** Program staff shall report the use of any physical restraint, as required by the Regulations. The staff member who administered the restraint shall notify the Principal verbally as soon as possible and in writing no later than the next school working day. The report shall be maintained by the school and made available for review by the Parent(s) or the DESE upon request.

The Principal or designee shall make reasonable efforts to inform the Parent(s) of the restraint within 24 hours of the event, and shall notify the Parent(s) by written report within three (3) school working days of the restraint. The information in the report shall be in conformance with 603 CMR 46.06(4). The written restraint report must be provided to the Parent(s) in the language in which report cards and other necessary school-related information are customarily provided.

The Principal or designee shall review restraint data and determine necessary next steps, if any, as set forth in the Regulations.

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⁴ Mechanical restraint shall mean the use of any device or equipment to restrict a student’s freedom of movement.
⁵ Medication restraint shall mean the administration of medication for the purpose of temporarily controlling behavior.
⁶ Seclusion shall mean the involuntary confinement of a student alone in a room or area from which the student is physically prevented from leaving.
⁷ Time-out shall mean a behavioral support strategy developed pursuant to 603 CMR 46.04(1) in which a student temporarily separates from the learning activity or the classroom, either by choice or by direction from staff, for the purpose of calming. During time-out, a student must be continuously observed by a staff member. Staff shall be with the student or immediately available to the student at all times. The space used for time-out must be clean, safe, sanitary, and appropriate for the purpose of calming. Time-out shall cease as soon as the student has calmed.
As required by the Regulations, all physical restraints must be reported to the DESE.

**Prevention of Student Violence, Self-Injurious Behavior and Suicide.** As set forth in the Regulations, Springfield Prep develops methods for preventing student violence, self-injurious behavior, and suicide, including individual crisis planning and de-escalation of potentially dangerous behavior occurring among groups of students or with an individual student. The School uses a range of strategies to quickly identify and address any potentially dangerous behavior. These strategies include the employment of a school counselor; the use of social skills groups; regular meetings of a schoolwide behavior support team; regular communication with families; and when necessary, communication with outside providers, the Department of Children and Families, and the local Crisis Intervention team. Prevention of student violence, self-injurious behavior and suicide is discussed with staff annually in professional development sessions. Staff are trained in methods to prevent this through the use of the student behavior management system as well as classroom management techniques designed to reinforce positive classroom climates and identify negative behaviors at early stages. Through tiered behavior intervention strategies, staff members are trained to address any potential negative behaviors immediately and proactively. The Behavior Support Team, School Counselor and School Administration team support as needed when potential negative behaviors arise and further intervention is required outside of the classroom to ensure the safety of all students.

**Alternatives to Physical Restraint**
The Behavior Management System provides many alternatives to physical restraint and ensures that Springfield Prep authorized personnel use physical restraint only in emergency situations. The school follows the Understanding and Responding to Violence and Aggression - Applied Non-Violence method of restraint. The Behavior Management System includes a behavior matrix that outlines the different behavior management tools a staff member can use in place of physical restraint and provides extensive training to all staff members on this matrix.

**Parent Engagement.** In accordance with the regulations, Springfield Prep engages parents in discussions about restraint prevention and the use of restraint solely as an emergency procedure. This engagement occurs when a student’s behavior is potentially injurious or self-injurious and takes place during meetings with the Dean of Students, the Principal, and/or the IEP Team. In the event a restraint is used, the School includes a cover letter along with the Restraint Report that clearly states that restraint is used as a last resort and only when necessary to protect students, other persons or themselves from assault or imminent, serious, physical harm. This letter invites further engagement by asking families to contact the Principal with any questions, comments, or concerns. Springfield Prep also engages parents in discussions about behavior and the behavior management system through required summer orientations, back to school nights, mandatory report card conferences and additional meetings as necessary. Springfield Prep utilizes a homework log in which teacher communicate daily with parents about scholar’s behavior, as well as a Community Violation Form that is sent home any time a scholar acts in a way that is unacceptable in the School’s Code of Conduct and violates the school’s core values. The forms are required to be signed each night by the scholar’s parent or guardian (or when applicable in the case of the Community Violation). A Monthly Culture Report is sent home for each scholars that outlines the totals of each color earned throughout the month, homework and attendance rates as well as information related to any Community Violations or Suspensions the scholar earned. Parents are encouraged to contact the school with any questions or concerns regarding the daily or monthly reports.
Complaints. Complaints and investigations regarding restraint practices are covered by the Complaint Procedure for Perceived Violations of Charter School Laws and Regulations Policy (see Appendix F).

Additional information, including a copy of the regulations, can be obtained from the Director of Finance & Operations, who can be reached at 413-231-2722. A copy of the regulations may also be obtained at www.doe.edu/lawsregs/603cmr46.html.

Appendix F: Complaint Procedure for Perceived Violations of Charter School Laws and Regulations

The following policy provides a mechanism for addressing complaints at the school level and to comply with M.G.L. c. 71, § 89 (II). That statute requires charter schools to establish a process for persons or groups to file a complaint with the school’s Board of Trustees if they believe the school has violated any of the provisions of charter school law (M.G.L. c. 71, § 89) and/or any regulation under 603 CMR 1.00. This complaint procedure is disseminated to all school community members and is available upon request.

Complaint Procedure

The school and the Board work in conjunction with one another to address complaints. Both the school and the Board encourage the complainant to address the problem directly with the staff member(s). If the complainant is dissatisfied with the proposed resolution by the appropriate faculty or staff member, the complainant should schedule a meeting with the Principal. If the issue is not resolved in a manner satisfactory to everyone, the complainant should schedule a meeting with the Executive Director.

A complainant may also submit a complaint directly to the Board of Trustees by following the process under 603 CMR 1.09 and emailing board@springfieldprep.org if the complainant believes that the school has violated any provision of the charter school law (M.G.L. c. 71, § 89) and/or any regulation under 603 CMR 1.00. After receiving the complaint, the Board will review the complaint and the charter school’s compliance with the law, and will respond to the complainant in writing within 45 days. The Board will determine how best to address a complaint based on the allegations in the complaint. The charter school and the specific individuals involved shall cooperate to the fullest extent with such review.

If a complainant believes a complaint pursuant to 603 CMR 1.09 has not been adequately addressed by the Board of Trustees, he/she may submit the complaint to the Commissioner of Elementary and Secondary Education, who shall investigate the complaint and make a written response (603 CMR 1.09(4)). In the event the charter school is found in non-compliance with M.G.L. c. 71, § 89, or 603 CMR 1.00, as a result of a complaint or upon investigation, the Commissioner or the Board of Elementary and Secondary Education may take such action as it deems appropriate, including but not limited to suspension or revocation of the charter under 603 CMR 1.13, or referral of the matter to the District Attorney, the Office of the Attorney General, or any other agency for appropriate legal action.

If an individual believes that the charter school has violated any federal or state law or regulation regarding special education, the individual may file a complaint directly with the Department of Elementary and Secondary Education.