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I. Our Mission

Veritas Preparatory Charter School prepares students in grades 5 – 8 to compete, achieve, and succeed in high school, college, and beyond.

II. Introduction

Everything we do as a school is intended to help us reach this mission. We hold each student to the highest expectations and provide them with the support to reach them. This handbook outlines the expectations to which we will consistently hold all of our students and families and the supports we will provide to ensure that they are reached.

III. Equal Educational Opportunity

Pursuant to its charter, Veritas Preparatory Charter School serves students in the 5\textsuperscript{th}-8\textsuperscript{th} grades. Veritas Preparatory Charter School does not discriminate on the basis of race, color, creed, national origin, ethnicity, religion, gender, gender identity, sexual orientation, mental or physical disability, age, ancestry, special needs, English or foreign language proficiency, athletic ability, or academic achievement.

IV. School Policies and Procedures

SCHOOL HOURS

Doors open at 7:20AM for breakfast, and the school day starts at 7:45AM, with daily operation to 3:30PM on M/T/W/TH and 1:00PM on Fridays.

SCHOOL CALENDAR AND CLOSINGS

Student and teacher schedules reflect in length, organization, and content our dedication to the school’s mission. The calendar and daily schedule reflect our dedication to increased instructional time with an extended school day and year. We operate on a trimester schedule and provide up to 190 total days of instruction.

Veritas Preparatory Charter School will close school in cases of extreme weather conditions. In such situations, we will follow the Springfield Public Schools closings. Please listen to local television stations for cancellation announcements. If Springfield announces a delayed opening, early dismissal, or a closing, Veritas Prep will also be delayed, released early, or closed for the day.

DRESS CODE

\textbf{Philosophy} – Veritas Preparatory Charter School has a dress code that applies during all school days and during all school-sponsored events unless otherwise noted. The Veritas Preparatory Charter School dress code has been adopted to improve the educational environment for all students. Specifically, we have instituted a dress code for the following reasons:

\begin{itemize}
\item Foster a sense of school identity and community;
\end{itemize}
● Ensure that our students focus on learning instead of clothing;
● Increase school safety and security by making the presence of visitors/outsiders immediately apparent;
● Reduce the cost of clothing for families.

**Enforcement** – It is the goal of the school to have a dress code that makes things easier for parents and students rather than more difficult. For that reason, we make every effort to be clear about this policy and consistent in its enforcement. Parents who have questions or concerns should contact the school immediately and seek clarification.

Like all school policies, the dress code policy is strictly enforced. Although it may seem as if small exceptions should be no problem, we cannot allow deviations from this code. Our staff do not have the time to inspect every item for acceptability or exception. If the policy states “shoes should be all black,” it means just that. It is important that all students adhere to the same code. If an exception is made for one student, it would then have to apply to all students, and the code has, in effect, changed.

**Students who are out of dress code are not allowed to attend their classes.** The school will do their best to provide the proper uniform for a student to borrow for that day, however, if that is not possible, parents of students who are not in dress code will be asked to bring the proper attire to school.

The Veritas Preparatory Charter School dress code is not intended to suppress speech or expression. Students have alternate ways to express themselves through, among other things, verbal and written expression in the classrooms.

**Types of Dress** – There are two dress codes at Veritas Preparatory Charter School. They are the **School Dress Code** and the **Fitness Dress Code**. Every student is required to adhere to both. Students wear the Fitness uniform on days they have Fitness Class or an outdoor or activity-based enrichment class.

A. **School Dress**

**Mandatory Items** (every student must have the following):

- Black, short-sleeved, or long-sleeved polo-style shirt (embroidered with the school logo), or a black t-shirt with the Veritas logo.
- Khaki-colored (tan) dress pants, such as Dockers
  - Students may not wear clothing with logos, unless it is the Veritas logo or a small dress pant logo (i.e. Dockers) on the rear pocket. No other logos are allowed.
  - Regardless of style, pants should not be excessively tight. All students should be able to pull at least ½ inch of fabric away from their legs at any given time.
- Black or white socks
  - Socks must be solid black or white with no patterns or logos.
- Black dress shoes or sneakers
  - **Shoes must be 100% black with no color logos or metal.**
  - **Soles** of shoes must be all black or white.

B. **Fitness Dress**

**Mandatory Items** (every student must have the following):

- Black, short-sleeved, or long-sleeved polo-style shirt (embroidered with the school logo), or a black t-shirt with the Veritas logo.
● Grey sweatpants or shorts with or without the Veritas logo
  o Yoga pants or leggings are not permitted.
● Black or white socks
  o Socks must be solid black or white with no patterns or logos.
● Black dress shoes or sneakers
  o Shoes must be 100% black with no color logos or metal.
  o Soles of shoes must be all black or white.

C. Optional Items – School Dress Code (students may choose to wear the following in addition to the mandatory school dress code. All items below may not have any logos except the Veritas logo.)
● Black sweatshirt, sweater, or fleece with or without Veritas’ logo
  o We recommend that each student own a sweatshirt, fleece, or sweater to ensure they are comfortable in class, as temperatures can fluctuate slightly.
● Black or white undershirt
  o Undershirts that are not black or white may not show from under the uniform shirt.
● Knee length khakis or shorts may be worn. Regardless of style, shorts should not be excessively tight. All students should be able to pull at least ½ inch of fabric away from their legs at any given time.

Fit and Professionalism
● Students may not wear clothing with logos, unless it is the Veritas logo.
● Students may wear shirts tucked or untucked.
● Students may not alter their clothing in any way (e.g. writing, cutting, etc.)

Accessories
● Students may not wear accessories that are unprofessional, distracting or potentially unsafe. Any clothing or accessory that might disrupt learning or that does not conform to standards of health, safety and cleanliness is not allowed.
  o Chains and necklaces may need to be removed during Fitness class.

Once students enter the school building, wearing of hats, head wraps, bandanas, kerchiefs, or jackets is not permitted unless it is in accordance with religious observation.

ATTENDANCE

Given the fast pace and high rigor of Veritas Prep’s curriculum, missing one day of school can have a detrimental effect on a student’s learning. Regular attendance is required. Poor attendance is not tolerated.

Parents are expected to ensure that their child is in school. Please do not allow your child to miss a day of school except for serious illness. We ask that families not schedule vacations or non-emergency appointments during school time. Families should take advantage of 1:00pm dismissal on Friday, as well as during vacations, to schedule appointments and travel.

All student absences, including illness, appointments, vacations, excessive incomplete days, etc. count as absences. If a student exceeds 15 absences, either excused or unexcused, in a school year, Veritas Preparatory Charter School reserves the right to retain the student. Veritas Preparatory Charter School distinguishes between excused and unexcused absences. A student would be given an excused
absence if he/she provides a doctor’s note for the day they are absent; a parent note excusing their student’s absence is not sufficient documentation to excuse the absence. Exceptions are made for court-mandated appearances with proper documentation and religious observances. Additionally, students are afforded rights under Section 504 of the Rehabilitation Act ("Section 504"), the Americans with Disabilities Act ("ADA"), and the Individuals with Disabilities Education Act ("IDEA") should their absences be related to a disabling condition. Other rare exceptions may apply.

Students who are absent from school cannot attend or participate in any school-sponsored activities occurring on the day of the absence, unless the school has given advance permission. Because Veritas Preparatory Charter School reserves the right to retain any student who exceeds 15 absences, the school will provide support at the following set intervals:

- At 5 student absences, Veritas Prep will contact the family in writing.
- The Dean of Culture will make reasonable efforts to meet with the parent or guardian of a student who has recorded more than five absences to create an Attendance Contract.
- At 15 student absences, the school reserves the right to retain any student.

According to M.G.L. c. 76 and c. 72, § 8, all students under 16 are expected to be in school. All students under the age of 16 will be expected to comply with these laws and, when applicable, Veritas Preparatory Charter School will follow the procedures set forth in M.G.L. c. 76, § 18 before permanently unrolling a student from Veritas and offering that seat to another prospective student. In cases of truancy, the Executive Director (or her/his designee) will investigate the situation. Veritas Preparatory Charter School operates in compliance with Department of Transitional Assistance requests and requirements, which can include mandated reporting of truancy to appropriate state agencies.

Veritas Preparatory Charter School keeps accurate records of attendance and will make the records available for inspection by the DESE as needed. All questions regarding student attendance and attendance records should be directed to the school’s Dean of Operations. In cases of truancy, Veritas Preparatory Charter School may report the student and/or family to appropriate local and state authorities.

**Incomplete Days: Lateness and Early Dismissal** – At Veritas Preparatory Charter School, if a student does not complete a full school day, he/she is assigned an Incomplete Day. If a student is not in his/her assigned seat by 7:45am, for any reason, he/she is assigned an Incomplete Day. If a student is dismissed early, for any reason, he/she is assigned an Incomplete Day. If a student arrives late and leaves early, this counts as two Incomplete Days.

Every 5 Incomplete Days count as 1 absence within the school's Attendance Policy.

Incomplete Days due to traffic, weather, family emergencies, etc., are not excused.

Veritas Preparatory Charter School may excuse Incomplete Days in cases of court-mandated appearances, if proper documentation is provided, disability related appointments and religious observances. **Please use Friday afternoons, half-days and vacation days as times to schedule medical and other appointments.**

Late students must check in at the main office before reporting to class. Students must arrive prior to 11:00am on Monday-Thursday or 10:25am on Friday in order to be marked as a “late arrival” vs. a full-day absence. Students who arrive after 11:00am on Monday-Thursday or 10:25am on Friday are marked
as a full-day absence unless the student returns to school with a note from a medical or legal professional. If the student arrives after these stated times but does return with a note from a medical or legal professional justifying this greater-than-half-day absence, their time away from school will be marked as a “late arrival.” This policy is in place to ensure that students who are marked present are in class for a significant part of the academic day. Students leaving early must check in with the main office before leaving.

For their own safety, students must be picked up by a parent, guardian or designated emergency contact person in order to be dismissed prior to the end of the day. This policy applies to all early dismissals, including a note or appointments and illness.

If a parent or guardian needs to change how their student is to be dismissed, for instance, the student is being picked up instead of taking the bus that day, or is to walk home instead of being picked up, a phone call has to be made to the school office by 2:30pm any Monday – Thursday, and by 12 Noon on Fridays, so that ample time is given to notify the student and his/her advisors without disrupting class. If a call is made after these times, we will not be able to accommodate your request.

Likewise, if a student needs to be sent home due to a behavioral infraction, a parent/guardian must come to the school, meet with the Executive Director or his/her designee, and remove the student from school grounds. Incomplete Day consequences apply in cases of suspension. Students being sent home for behavioral infractions will not be dismissed unless the parent or guardian has physically come to the school (see Appendix A: Code of Conduct for more details), unless certain rare exceptions apply.

Excessive Incomplete Days are not tolerated. In order to ensure that students show up on time and do not leave early, the school will provide consequences and support at the following set intervals:

- Every 5 Incomplete Days count as one absence within the school’s attendance policy.
- At 10 Incomplete Days Veritas Prep’s administration will contact the family in writing
- At 20 Incomplete Days, Veritas Prep’s administration will require a family meeting to discuss attendance issues.
- Incomplete Days will result in deductions to student’s weekly paycheck.

MAKE-UP WORK

Students who are not in school miss critical academic assignments and assessments. Our school make-up policy is designed to hold students accountable for all missed assignments and assessments, as well as to ensure timely make-up work so that students do not fall behind academically.

If students miss a class for any reason (absence, lateness, and early dismissal), they are responsible for collecting their missing work from the hanging wall organization in the classroom. All work, including homework, needs to be completed by the following day. If a student is out for two days, he/she will have two days to complete the make-up work, etc.

Assessments — If a student is absent for any reason (up to five consecutive days), or if a student is late and/or dismissed early, all missed assessments (e.g., tests, quizzes) must be made up within the number of consecutive school days that the student had been absent. For example, if a student had been absent for three consecutive days, he/she would have three school days to take the missed
assessment. If a student is absent for five or more consecutive school days, he/she must meet their teacher to determine a reasonable timeline for making up missed assessments. In rare circumstances, exceptions to the make-up policy may be granted by a school administrator.

**HOMEWORK**

Homework (HW) is assigned nightly and is an essential component of Veritas Preparatory Charter School’s academic program. Each night, you can expect your scholar to have math and ELA homework. Science and social studies homework is given with less frequency.

HW is used to review materials and subject content taught in class that day or in a previous lesson, and serves as a consistent barometer for student performance. Since HW is review of subject content already taught, it allows teachers to know how each student is performing on each lesson and to identify any interventions students may need. Nightly HW also helps students become accustomed to the self-motivation and time-management skills needed to advance their education. Students will need a quiet space where they can complete their HW each evening. We ask parents and families to provide this space and help redirect their scholar if he or she gets distracted, but we do not expect parents and families to provide academic assistance.

If your scholar is struggling to complete a specific assignment, try to call his or her teacher for support. You can also write a note on the assignment. Teachers should reach out to discuss supports for consistently struggling scholars such as making accommodating homework or providing after school tutoring. If you feel your child’s academic needs are not being met, please reach out to your scholar’s teacher(s).

**HOMEWORK CENTER**

Students will be assigned to Homework Center that day if they do not bring their completed homework to school. Homework Center provides a quiet space for scholars to complete work during lunch. Although it is not enough time to complete all work, we hope that attending Homework Center allows scholars to build their academic habits and practice some of the skills they missed by skipping a homework assignment.

**GRADING AND PROMOTION POLICY**

Veritas Preparatory Charter School is committed to setting students up for success in high school and establishes rigorous standards for promotion. We will use standards-based assessments and classwork to determine a student’s proficiency level and assign grades for each subject.

*A scholar’s promotion is primarily determined by the following criteria: grade level standards mastery, overall reading level, and attendance. While this set of criteria guides promotion and retention decisions, we also consider each scholar’s circumstances in making this decision.*

**Promotion Guidelines**

- **Grade Level Standards Mastery.** In the 0-4 standards-based grading system an average of 3 in each core subject area is meeting grade level standards mastery in that subject. The expectation
is that all scholars will demonstrate mastery of grade level standards by the end of the year. To help gauge a scholar’s progress, the report card will compare his or her averages in each subject to the expected mastery level at that point in time and generate a letter grade. Teachers and families will be in communication via progress reports, report cards, and conferences if a scholar is not showing progress toward mastery. At the end of the second trimester, families will be notified if their child is at risk of retention during report card night.

- **Reading & Math Level.** If end of year assessments indicate that a scholar is reading and/or doing math well below grade level band, that scholar is at risk of be retained.
- **Attendance.** Absences are tracked on progress reports and report cards. Veritas Preparatory Charter School does not distinguish between excused and unexcused absences with respect to promotion. Scholars who accumulate more than 15 absences during the school year will be considered for retention in their current grade level.

Recommendation for promotion is made by the lead classroom teacher and the principal will make final promotion decisions. In special circumstances, the school may make exceptions to these promotion criteria.

**Summer Work** – It is impossible to make up a year’s worth of work over our short summer. Instead of hosting summer school, we ask all Veritas Preparatory Charter School scholars complete summer work to stay sharp with their reading and math.

**ACADEMIC SUPPORT**

**Focused Tutoring** will be provided as part of the daily schedule for students struggling with math and/or literacy. Tutoring will be targeted to address specific skills and content in order to address academic needs as they arise and ongoing if needed.

**COMMUNICATION WITH PARENTS**

We keep parents advised of their child’s academic progress toward promotion on a consistent basis. Parents receive both verbal and written communication concerning the progress of their child throughout the school year, including weekly behavioral and homework progress reports. In the middle of each trimester (October, January, and May) parents receive formal written progress reports. At the end of each trimester (November and March), there is a formal parent conference/report card night where teachers and parents meet to discuss their student’s progress as well as to pick up their student’s report card. We want to be sure parents are fully aware of their child’s academic status at all times and that teachers have very specific and intentional times to meet with parents, so we do not mail report cards home, nor send them home with students. All parents are required to come to school to pick up their child’s report card.

**Translation** – Veritas Preparatory Charter School recognizes that communication and partnership with parents and guardians is vital for the educational success of students. We want to ensure that everyone in the school community has equal access to district and school publications. The following documents are available in Spanish and Somali:

- Application for Lottery Admission
- Parent/Student Handbooks
A Spanish language interpreter is also provided at the following major school-wide events:

- School Information Sessions
- Report Card Nights
- Annual School Lottery Event

To enable effective communication with Limited English Proficient parents and guardians, interpretation and translation services are available at no cost to parents or guardians. A parent or guardian does not have to be of limited English proficiency in speaking, reading, writing, and comprehending English to be eligible for interpretation services or translation, but rather, it is only necessary that a parent or guardian be limited in at least one of these areas to receive services. Interpretation services facilitate a parents’ due process rights, including interpretation for IEP meetings, 504 meetings and student discipline hearings. Parents can request translation or interpretation services in their home language by calling the main office at 413-539-0055.

**SCHOOL SUPPLIES**

During student orientation week, students will receive some of their school supplies, including binders and folders to organize their materials for each subject. All parents are encouraged to provide their students with Dixon Ticonderoga pencils and Wide-Ruled Filler Paper. Students are not allowed to write on or decorate the binders and folders provided by the school.

Students should not bring non-essential items of value to school – monetary or otherwise – since they cannot be securely stored. Although Veritas Preparatory Charter School prides itself on being very safe, the school does not accept responsibility for any missing items of value. Students who bring inappropriate items to school, including but not limited to toys, iPods, CD players, laser pointers, beepers, pagers and cell phones, will have such items confiscated and returned to the student at the end of the day. In some cases, a parent must collect the item.

**ELECTRONIC DEVICE POLICY**

Students may not use beepers, headphones/music equipment (e.g. CD-players, iPods, etc.), tablets, or cell-phones while in the school building, until after school or after detention. If students are in possession of an electronic device it must be shut down, with alarms turned off, and out of sight while students are inside the school. For example, a cell phone 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 a school leader 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.

V. General School Information

BREAKFAST, LUNCH, AND SNACKS

Veritas participates in the Community Eligibility Program which provides all students with free breakfasts and lunches as well as free milk regardless of income qualifications. We use Sodexo to manage our food program and all meals provided are in compliance with the National School Breakfast and Lunch Programs. A variety of hot and cold breakfast items will be served in students’ classrooms throughout the week. Students are eligible to receive breakfast each morning, as long as he/she arrives by 7:40 am. The school will provide a variety of lunch options throughout the week, as well, with both hot and cold options available and milk being served daily or student’s may bring their own lunches from home. Note: Students will not have access to a refrigerator or microwave so their lunches should not require refrigeration or microwaving.

Although the school provides free breakfast and lunch to all scholars, regardless of income, parents are welcome to send their scholar with food from home. Food from home should aim to meet the same USDA guidelines as the food provided at school. The school provides free milk for all scholars. We highly discourage sugary drinks and soda as these beverages provide no nutritional value. If you do send your scholar with such beverages, please note that they cannot be consumed in the classroom. Given the important papers and electronics in the classroom, only water is allowed. Food from home should be for personal consumption only unless the scholar has enough to share with the entire class for a celebration.

Any student having particular dietary restrictions should contact the school Nurse or Dean of Operations as soon as possible, as well as provide medical documentation describing the specific dietary restrictions and needs of that student. Sodexo will require a doctor’s note indicating specifics around the food allergy in order to accommodate any dietary restrictions. Families will be provided with a dietary form that should be completed by their child’s physician and returned to the school.

MEDICAL RECORDS AND HEALTH SERVICES

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:

- **Medical Requirements Checklist.** This form contains records showing that the student has: 1) had a physical exam in the six months prior to the start of the school year; 2) up-to-date immunizations; and 3) permission to receive screening for vision, hearing, and scoliosis.

- **Health Information Form.** This form provides important information about a student’s emergency contacts, health care providers, and insurance. Most importantly, it gives the school permission to initiate emergency medical treatment in the event that a parent or guardian cannot be reached.
Authorization to Dispense Medication Form. If a student requires medication while in school, the school must have on file an Authorization to Dispense Medication form, filled out by the student’s physician. No student is allowed to bring medication to the school without the nurse’s full knowledge. Students who have provided the school with medication dispensation authorization forms should bring the medication (other than Tylenol and Ibuprofen, which the school will stock in the health office) to the school on the first day, or contact the school to make other arrangements. All medication must be presented in its original container from the pharmacy and must be brought in by a parent or accompanied by a note from the parent.

The medication dispensation authorization form requirement applies to all medication, including Tylenol and Ibuprofen. If a student needs to take Tylenol or Ibuprofen during the school day, the student must have on file the authorization signed by a parent or guardian, giving the school permission to administer the medication during the school year. The medication dispensation authorization form requirement also applies to asthma inhalers; which students should keep in their backpacks. If a student needs to use his/her asthma inhaler during the school day, he/she should go to the health office to self-administer the inhaler.

Health and Illness – The school requests that children do not come to school if they are ill. If school staff believes that a child needs to see a doctor, is contagious, increases the risk of illness to other children, or requires prolonged individual staff attention that interferes with the safety and regular functioning of the classroom, the school will contact families and ask them to pick up and take their child home.

STUDENT RECORDS

Federal and state laws provide parents and eligible students (those who are age 14 or older) with rights of confidentiality, access, and amendment relating to student records. Copies of the Massachusetts Student Records Regulations (“Regulations”), detailing these rights, are available in the school’s Main Office or on the Department of Elementary and Secondary Education’s website. The following is a general overview of the provisions in the Regulations.

Access and Amendment by Parents/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 Principal.

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 for consideration along with other documentation to the Principal or Executive Director on an annual basis. Parents who have questions or concerns regarding access to records by non-custodial parents should contact the Principal for detailed information regarding the procedures that must be followed.

Access by Authorized School Personnel and Third Party – Release of student records generally requires consent of the parent or eligible student. However, the state regulations provide certain exceptions. For example, staff employed or under contract to the district have access to records as needed to perform their duties. Veritas Preparatory Charter School 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.

In addition, Veritas Preparatory Charter School has a practice of releasing directory information, consisting of the following: the student's name, address, telephone listing, date and place of birth, major field of study, dates of attendance, weight and height of the members of athletic teams, class, participation in recognized activities and sports, honors and awards, and post-high school plans. In the event a parent or eligible student objects to the release of any of the above information, the parent/eligible student may state that objection in writing to the Dean of Operations. Absent receipt of a written objection by the end of September each year, the directory information will be released without further notice or consent. Additionally, the school will release the names and addresses of students to a third party mail house, upon request, unless the parent or eligible student requests that the school withhold that student's information.

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 DC.

TRANSPORTATION

Springfield Public Schools will provide transportation for Veritas Preparatory Charter School students in adherence with the district’s transportation policy. Veritas Preparatory Charter School will serve as a liaison and request information from families to inform bus stops and routes. Any questions or concerns regarding transportation should be communicated to the Dean of Operations.

SCHOOL AND VISITOR POLICY

Parents are welcome to visit the school anytime except during state testing. All visitors, including parents, must sign in at the main office and receive a visitor’s badge before proceeding through the building. Visitors must adhere to Veritas Prep’s school culture of respect and professionalism, and minimize disruptions to the flow of the school day. This means following our expectation of silent hallways, respectfully addressing any concerns or needs with the appropriate adults, refraining from using profanity or discriminatory language in conversation. Visitors who violate this policy will be immediately asked to leave the school, and will no longer be allowed to visit.

Visiting Classrooms – Visitors are expected to observe instruction quietly from the back of the room in order to avoid disruptions. We teach our students not to engage with visitors during instructional times in order to minimize disruptions.
**Tours** – Tours can be scheduled with our Dean of Operations who can be reached by phone at 413-539-0055.

**VOLUNTEER POLICY**

We will occasionally encourage parents and family members to volunteer at school or on school sponsored trips. All school volunteers must first pass a CORI check prior to working with students other than their own child. We will ask all parents and family members interested in volunteering to submit a copy of their license or state issued identification and give signatory permission to the school’s authorized representative to perform a criminal background check. Information from this check will remain confidential.

**INTERNET ACCEPTABLE USE POLICY**

**Acceptable Use** – The Internet is a global network linking computers around the world. Internet use provides valuable opportunities for research, curriculum support, and career development. Veritas Preparatory Charter School offers Internet access to its students and staff. The primary purpose of providing access to the Internet is to support the educational mission of the Veritas Preparatory Charter School. Veritas Preparatory Charter School 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. Veritas Preparatory Charter School makes no guarantees, implied or otherwise, regarding the factual reliability of data available over the Internet. Users of the Veritas Preparatory Charter School Internet service assume full responsibility for any costs, liabilities, or damages arising from the way they choose to use their access to the Internet. Veritas Preparatory Charter School 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 Veritas Preparatory Charter School’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 or 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;
- 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” in this handbook and the school’s Bullying Prevention and Intervention Plan.
● 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), scholarship, 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; and
● 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.
● Students should never reveal any identifying information such as last names, ages, addresses, phone numbers, parents' names, parents' employers or work addresses, or photographs.
● Students should use the "back" key whenever they encounter a site they believe is inappropriate or makes them feel uncomfortable.
● Students should immediately tell a school staff member if they receive a message that they believe is inappropriate or makes them feel uncomfortable.
● Students should never share passwords or use another person's password. Internet passwords are provided for each user's personal use only. If a student suspects that someone has discovered his or her password, the student should change it immediately and notify a school staff member.

Privacy – Users should not have an expectation of privacy or confidentiality in the content 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. Veritas Preparatory Charter School reserves the right to examine all data stored on diskettes involved in the user's use of Veritas Preparatory Charter School's Internet service.

Internet messages are public communication and are not private. 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 the Veritas Preparatory Charter School’s Internet service is a privilege not a right. Veritas Preparatory Charter School reserves the right to deny, revoke or suspend specific user privileges and/or to take other disciplinary action, up to and including suspension, expulsion (students), or dismissal (staff) for violations of this policy. The school will advise appropriate law enforcement agencies of illegal activities conducted through Veritas Preparatory Charter School.
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.

NONDISCRIMINATION

Veritas Preparatory Charter School 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; 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 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). In addition, no person shall be discriminated against for admission to Veritas Preparatory Charter School on the basis of race, color, national origin, creed, gender, gender identity, ethnicity, 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(m); 603 CMR 1.05(2). Finally, no person shall be discriminated against in obtaining the advantages, privileges or access to the courses of study offered by Veritas Preparatory Charter School on the basis of race, color, sex, gender identity, religion, national origin or sexual orientation as required by M.G.L, c. 76, § 5.

HARASSMENT

Veritas Preparatory Charter School is committed to maintaining a school environment free of harassment based on race, color, religion, national origin, age, gender, gender identity, sexual orientation, or disability. Harassment by administrators, certified and support personnel, students, vendors and other individuals at school or at school-sponsored events is unlawful and is strictly prohibited. Veritas Preparatory Charter School requires all employees and students to conduct themselves in an appropriate manner with respect to their fellow employees, students and all members of the school community.

Definition of Harassment – In general, harassment includes communications such as jokes, comments, innuendoes, notes, display of pictures or symbols, gestures, or other conduct that offends or shows disrespect to others based upon race, color, religion, national origin, age, gender, gender identity, sexual orientation, or disability.

By law, what constitutes harassment is determined 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 reasonably be viewed by other individuals. It is also important for individuals to make it clear to others when a particular behavior or communication is unwelcome, intimidating, hostile or offensive.

SEXUAL 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.

**BULLYING AND CYBERBULLYING**

Pursuant to M.G.L. c. 71, Section 37H and 37O, bullying and cyberbullying are prohibited and may result in disciplinary action by the school administration. Please see Veritas Preparatory Charter School's Bullying Prevention and Intervention Policy in Appendix C.

**HAZING**

_Massachusetts Anti-Hazing Law:_ M.G.L. c. 269, Section 17. Hazing; organizing or participating; hazing defined.

Section 17. Whoever is a principal organizer or participant in the crime of hazing, as defined herein, shall be punished by a fine of not more than three thousand dollars or by imprisonment in a house of correction for not more than one year, or both such fine and imprisonment.

The term "hazing" shall mean any conduct or method of initiation into any student organization, whether on public or private property, which willfully or recklessly endangers the physical or mental health of any student or other person. Such conduct shall include whipping, beating, branding, forced calisthenics, exposure to the weather, forced consumption of any food, liquor, beverage, drug or other substance, or any other brutal treatment or forced physical activity which is likely to adversely affect the physical health or safety of any such student or other person, or which subjects such student or other person to extreme mental stress, including extended deprivation of sleep or rest or extended isolation.

Notwithstanding any other provisions of this section to the contrary, consent shall not be available as a defense to any prosecution under this action.

M.G.L. c. 269, Section 18. Failure to report hazing.

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

M.G.L. c. 269, Section 19. Copy of secs. 17--19; issuance to students and student groups, teams and organizations; report.

Section 19. Each institution of secondary education and each public and private institution of postsecondary education shall issue to every student group, student team or student organization which is part of such institution or is recognized by the institution or permitted by the institution to use its name or facilities or is known by the institution to exist as an unaffiliated student group, student
team or student organization, a copy of this section and sections seventeen and eighteen; provided, however, that an institution's compliance with this section's requirements that an institution issue copies of this section and sections seventeen and eighteen to unaffiliated student groups, teams or organizations shall not constitute evidence of the institution's recognition or endorsement of said unaffiliated student groups, teams or organizations.

Each such group, team or organization shall distribute a copy of this section and sections seventeen and eighteen to each of its members, plebes, pledges or applicants for membership. It shall be the duty of each such group; team or organization, acting through its designated officer, to deliver annually, to the institution an attested acknowledgement stating that such group, team or organization has received a copy of this section and said sections seventeen and eighteen, that each of its members, plebes, pledges, or applicants has received a copy of sections seventeen and eighteen and that such group, team or organization understands and agrees to comply with the provisions of this section and sections seventeen and eighteen.

Each institution of secondary education and each public or private institution of postsecondary education shall, at least annually, before or at the start of enrollment, deliver to each person who enrolls as a full time student in such institution a copy of this section and sections seventeen and eighteen.

Each institution of secondary education and each public or private institution of postsecondary education shall file, at least annually, a report with the board of higher education and in the case of secondary institutions, the board of education, certifying that such institution has complied with its responsibility to inform student groups, teams or organizations and to notify each full time student enrolled by it of the provisions of this section and sections seventeen and eighteen and also certifying that said institution has adopted a disciplinary policy with regard to the organizers and participants of hazing, and that such policy has been set forth with appropriate emphasis in the student handbook or similar means of communicating the institution's policies to its students. The board of higher education and, in the case of secondary institutions, the board of education shall promulgate regulations governing the content and frequency of such reports, and shall forthwith report to the attorney general any such institution which fails to make such report. (Amended by 1987, 665.)

CORPORAL PUNISHMENT

In accordance with M.G.L. sect. 37G, corporal punishment of pupils is prohibited. Veritas Preparatory Charter School maintains a strict Code of Conduct (see Appendix A) and clear disciplinary procedures. These procedures do not allow for corporal punishment but rather include a clear set of consequences including deductions from behavior Promotion System, detentions, loss of privileges, suspensions, and expulsions.

STUDENT RESTRAINT

Veritas Preparatory Charter School complies with the Department of Elementary and Secondary Education restraint regulations, 603 CMR 46.00 et seq. (“Regulations”), to the extent required by law. 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.
Methods and Conditions for Implementation – School staff may use physical restraint, defined as the use of bodily force to limit a student’s freedom of movement and does not include touching or holding a student without the use of force for the purpose of directing the student, as an emergency procedure of last resort only when a student is not responsive to verbal directives or other lawful and less intrusive behavior interventions, or such interventions are deemed to be inappropriate under the circumstances, and the student’s behavior poses a threat of assault or imminent, serious harm to self and/or others.

Physical restraint will not be used when a 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, as a response to property destruction, disruption of school order, a student's refusal to comply with a public education program rule or staff directive, or verbal threats when those actions do not constitute a threat of assault, or imminent, serious, physical harm, or 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. A teacher, employee or agent of Veritas Preparatory Charter School may use reasonable force to protect students, other persons, or themselves from assault or imminent serious harm.

Veritas Prep Reporting Requirements – A Veritas Preparatory Charter School staff member who administers restraint shall inform the Principal of the restraint as soon as possible and by written report no later than the next school working day. The written report shall be provided to the Principal for review of the use of the restraint. If the Principal has administered the restraint, the Principal shall prepare the report and submit it to the Executive Director. The Principal or designee shall maintain an on-going record of all reported instances of physical restraint, which shall be made available for review by a parent or the DESE upon request.

The Principal or shall make reasonable efforts to verbally inform a student's parent(s) of any physical restraint employed within 24 hours of the event, and shall notify the parent(s) by written report sent either within three school working days of the restraint to an email address provided by the parent(s) for communications about the student with Veritas Preparatory Charter School, or by regular mail postmarked no later than three school working days of the restraint. If Veritas Preparatory Charter School customarily provides said parent(s) with report cards and school-related information in a language other than English, the report shall be provided in that language. The Principal shall provide the student and the parent an opportunity to comment orally and in writing on the use of the restraint and on information in the written report.

When a physical restraint has resulted in an injury to a Veritas Preparatory Charter School student or staff member, the Veritas Preparatory Charter School shall send a copy of the written report required by 603 CMR 46.06(4) to the DESE postmarked no later than three school working days of the administration of the restraint. Veritas Preparatory Charter School will also send the Department a copy of the record of physical restraints maintained by the Principal pursuant to 603 CMR 46.06(2) for the 30-day period prior to the date of the reported restraint.

GRIEVANCE PROCEDURE FOR HARASSMENT AND/OR DISCRIMINATION

Where to File a Grievance – Any student or employee who believes that Veritas Preparatory Charter School has discriminated against or harassed her/him because of her/his race, color, national origin, gender, gender identity, 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 or the Civil Rights Coordinator who is identified as the Grievance Administrator.

**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 race, color, national origin, gender, gender identity, disability, or age in admission to, access to, treatment in, or employment in its services, programs, and activities, the student may, in the alternative, file the complaint with the Dean of Culture. The Dean of Culture will collaborate with the Grievance Administrator to resolve the grievance or issue.

**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, must use the procedure outlined in the Massachusetts Department of Education's Parents' Notice of Procedural Safeguards Brochure rather than this Grievance Procedure. A copy of the brochure is available in the main office.

A person with a complaint involving discrimination on the basis of a disability other than that described above may either use this Grievance Procedure or file the complaint with the U.S. Department of Education at the address provided at the end of this Grievance Procedure.

**Contents of Complaints and Timelines for Filing** – Complaints of alleged discrimination or harassment should be filed under this Grievance Procedure. The complaint must 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 must 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 he/she 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 Veritas Preparatory Charter School 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 time lines 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 Veritas 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/discharge.

**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: the chair of the Board of Trustees, Veritas Preparatory Charter School, 370 Pine Street, Springfield, MA 01105.  

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

**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 Dean of Culture. Students may also report to a
teacher or counselor, or other trusted adult in the building, who will in turn report the incident to the Dean of Culture. The Dean of Culture will collaborate with the Director of Student Services, the Grievance Administrator, or any other appropriate personnel to conduct 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, Section 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 (see Appendix C) for a detailed description of the school’s procedures regarding bullying.

In the event that the Dean of Culture is the individual accused of misconduct, the report should be made to the Principal or Executive Director as appropriate under the Bullying and Intervention Plan detailed in Appendix C.

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, Section 37O, law enforcement may be contacted by the school in some bullying cases.
VERITAS PREPARATORY CHARTER SCHOOL’S COMPLAINT PROCEDURE FOR PERCEIVED VIOLATIONS
OF CHARTER SCHOOL LAWS AND REGULATIONS

The following policy is established by Veritas Preparatory Charter School for the purpose of complying with M.G.L. c. 71, sec. 89 (II). This statute requires charter schools establish a process for any individual to file a complaint with the school’s Board of Trustees in the event that the individual believes the school has violated any of the provisions of charter school law and/or regulations. This complaint procedure must be disseminated to all school community members and must be made available upon request.

COMPLAINT PROCEDURE

Both the school and the Board work in conjunction with one another to hear and resolve any complaints. If a problem arises, 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, a meeting should be scheduled with the Executive Director. If this does not resolve the issue, then the Board encourages the complainant to contact the Board Chair who will arrange to have the complaint heard at the next possible meeting of the Board of Trustees.

If this meeting does not resolve the relevant complaint, the complainant should follow the guidelines set by M.G.L. c. 71, 89(II) and 603 CMR 1.10. If an individual believes that the school has violated any provision of the charter school law and regulations, he or she may file a formal complaint directly with the Board of Trustees. After receiving the complaint, the Board must send a written response to the individual within 30 days. The Board of Trustees shall, pursuant to a complaint received under 603 CMR 1.10, or on its own initiative, conduct reviews to ensure compliance with M.G.L. c. 71, 89 and 603 CMR 1.00. The charter school and the specific individuals involved shall cooperate to the fullest extent with such review. If the Board does not address the complaint to the individual’s satisfaction, the individual may submit the complaint to the Commissioner of Elementary and Secondary Education, who shall investigate the complaint and make a written response, 603 CMR 1.10(4). In the event the charter school is found in non-compliance with M.G.L. c. 71, s 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 school has violated any federal or state law or regulation regarding special education may file a complaint directly with the Department of Elementary and Secondary Education.
APPENDIX A: CODE OF CONDUCT

A. Purpose

Veritas Preparatory Charter School has created a Code of Conduct in order to:
● Maintain a respectful space for learning,
● Allow students to focus on their learning,
● Set forth the implications and potential consequences of student misconduct, and
● Prepare students to become engaged citizens who follow rules set by our communities.

The Code of Conduct describes behaviors that Veritas Preparatory Charter School considers inappropriate or unacceptable (which we will call “Disciplinary Offenses”) and the consequences of those behaviors.

B. 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 core to 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.

At Veritas Preparatory Charter School, we seek to help students become mature young adults. To that end, while we will not tolerate disrespect, we do allow for students to express disagreement in a respectful manner. The school has developed routines and procedures that enable students to easily express such disagreement with respect for all involved. Failure to disagree respectfully will result in further consequences.

Enforcement of Veritas Preparatory Charter School’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 correct behavior and are aligned with our weekly behavior Promotion System. For example, for minor misbehaviors we use a deduction, which is designed to quickly and consistently change a student’s behavior. We also have several other consequences that escalate in severity to encourage a student to change his or her behavior and make better choices.
C. Behavior Management System

The behavior management system at Veritas Preparatory Charter School consists of a combination of rewards, incentives, and logical consequences. The system is designed to allow students opportunities to be recognized for positive behavior while also holding them accountable when they struggle. The behavior management system is explicitly taught to students and staff at the start of each school year. The objective is to increase the amount of time students spend learning in the classroom and minimize the amount of time spent out of the classroom.

Promotion System

Teachers use the Promotion System to provide frequent visual feedback on behavior. There is a five-level ladder on the board and a magnet for each scholar. Names are moved up and down the ladder based on positive or negative choices made by scholars throughout the day. The higher up they move; the more points they accumulate. Teachers record points and reset magnets twice per day, at the midday and end of day. A student can earn a maximum of 6 points per day, 3 points on Friday, totaling 27 points per week. Scholar names are reset on the behavior ladder and start fresh every day.

If students have enough points at the end of each week, they will be able to participate in Rock Star Friday. This will include a variety of incentives such as a special breakfast, dress-up days, jean days, and more. If students earn enough points during the month, they are invited to participate in the monthly incentive, which include larger activities. Parents will be notified if their scholar has qualified to participate through a permission slip or flyer that will go home each month.

D. Disciplinary Offenses

A school-related Disciplinary Offense 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, and
- During all other school-related events.
- Off of school grounds resulting in substantial disruption to the school environment

We have levels of consequences outlined below, but Veritas Preparatory Charter School staff has sole discretion to determine the consequence of each disciplinary offense.

Community Violations

Some behaviors at Veritas directly impact the learning of our community. These behaviors will receive a community violation, in which scholars will serve a same day reflection during lunch or afterschool.

Scholars earn community violations by:

1. Talking in our silent hallways
2. Being disrespectful to staff or other students
3. Being continually disruptive to the learning environment.

Silent Hallways
Silent hallways help maximize learning time and minimize disruption. It makes the hallway a less desirable place to be, therefore lessening the number of times students are out of class. Also, silent hallways promote focused classrooms!

Reflection

At Veritas, we value same day reflection. We know that middle schoolers learn best from their mistakes when they can reflect shortly after the community violation takes place. The more time between a reflection and the community violation, the less likely scholars are to recall the specifics of the incident and understand the potential effects their actions had on others. This tends to lead to repeated misbehavior.

To keep the consequence close to the infraction, reflection is held twice per day, during lunch and after school. A student may be asked to serve reflection if they ended the morning or afternoon or the lowest level of the behavior chart, or if they earned a community violation.

Lunch Reflection - Lunch reflection is for morning infractions. Lunch will be provided to the student in the reflection room. Students who are unable to behave appropriately may earn an after school reflection.

After School Reflection - After school reflection is for afternoon infractions. After school reflection is from 3:30-4:00pm and from 1:00-1:30 on Friday. Students who are unable to behave appropriately, or skip after school reflection will earn a half day of out of class reflection the following day.

If a student is required to serve an after school reflection but has a previously scheduled extracurricular activity on the same day, he/she will be required to serve the detention and forfeit the opportunity to attend the activity.

Families will receive an automated phone call by 3pm if their scholar has earned an after-school reflection. It is the parent’s responsibility to call the school back if the scholar is unable to serve that day. Other than for family/medical emergencies or health-related appointments, students may not be excused from detention. In this case, all students will be required to make-up a missed reflection the following school day.

Referral

Referrals to the Dean of Culture are a last resort for teachers to use as a behavior intervention because they remove the scholar from the learning environment. Teachers are trained to prevent negative student behaviors within the classroom by using a variety of strategies prior to referring them out of class.

A student will be referred out of class if they are sent to the in-class reflection desk twice in a half-day period. This will allow the student time to reset and reflect, making them more prepared to learn. Additionally, any behaviors that significantly endanger the physical or psychological safety of a member of the Veritas Preparatory Charter School community or cause significant disruption to the learning environment will result in a student being referred to the Dean of Culture immediately.

When referred, the student will be given a pass and expected to report directly to the reflection room. In the reflection room, they will have the opportunity to process with staff and the sending teacher.
before returning to class. Students will likely not be given work to complete during a reflection as the reflection room staff is expected to get students back to class as soon as quickly as possible.

In-School Suspension
A student can earn an In-School suspension for a variety of reasons. First, if a student earns a referral and is sent to the reflection room and their behavior becomes a continued disruption to others, students may earn a strike. If a student earns three strikes, they are moved to the other side of the reflection room and placed in half-day or full-day in-school suspension. If a behavior in the classroom is egregious, the Dean of Culture can determine a scholar be placed in In-school suspension for a half or full day.

During the duration of the in-school suspension, the student will be given all class materials and basic instruction to help them complete work. If deemed necessary, a student may be given an assignment or project to complete related to their offense such as writing an essay or cleaning up graffiti in the bathroom. Students who are in In-school suspension will earn credit for all work they complete in their time out of class.

In-School Suspension Procedures – When a student is removed from their classroom or is otherwise placed into a full or half day of In-School Suspension, the following procedures will be followed:

● The Dean of Culture shall inform the student of the disciplinary offense charged and the basis for the charge, and provide the student an opportunity to dispute the charges and explain the circumstances surrounding the alleged incident. If the Dean of Culture determines that the student committed the disciplinary offense, the Dean of Culture shall inform the student of the length of the student's In-School Suspension, which shall not exceed ten days, cumulatively or consecutively, in a school year.

● On the same day as the In-School Suspension decision, the Dean of Culture shall make reasonable efforts to notify the parent orally as soon as possible of the disciplinary offense, the reasons for concluding that the student committed the infraction, and the length of the In-School Suspension. If the Dean of Culture is unable to reach the parent after making and documenting at least two attempts to do so, such attempts shall constitute reasonable efforts for purposes of orally informing the parent of the In-School Suspension.

● The Dean of Culture shall send written notice to the parent about any full day In-School suspension, including the reason, length, and invite the parent to a meeting. The Dean of Culture provide 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 other method of delivery agreed to by the Dean of Culture and the parent.

If the suspension results in less than 10 cumulative days, then the decision is not eligible for appeal to the Principal. If the In-School Suspension results in more than 10 cumulative days, an appeal may be filed with the Principal following the directions in the “Appeals” section.

Out-of-School Suspension
Students who earn Out-of-School suspension will be prohibited from attending school for a specific number of days as determined by a school administrator. Offenses that may warrant an Out-of-School Suspension include, but are not limited to:

- 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
- Using or possessing tobacco products
- Making verbal or physical threats, empty or otherwise, that threaten the safety of another individual within the school community.
- Misbehavior or disruption while assigned to In-School Suspension
- Setting off false alarms (i.e.; fire, elevator)
- Gambling
- Cheating
- Leaving school grounds without permission
- Being charged with a felony (which could also warrant expulsion, see M.G.L. c. 71, §37H1/2 in Appendix A-1)
- Repeated offenses for which the student has already earned consequences

Suspensions may be short term or long term. Short term suspension means the removal of a student from the school premises and regular classroom activities for ten (10) cumulative school days or less. Long term suspension means 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.

The Principal may, in his/her discretion, allow a student to serve a long-term suspension in school.

Out-of-School Suspension Procedures for Handbook Offenses
(For discipline related to violations of M.G.L. c. 71, sec. 37H and 37H1/2 see “Expulsion Procedure” below)

When a student has engaged in behavior warranting an Out-of-School Suspension, the family of the student will be notified via phone of the conduct and the pending suspension. The family of the student will be offered the opportunity for an informal hearing before the Principal or the Principal's designee. Additionally, a written notification will be sent by mail to the family. Except as otherwise provided herein, the suspension will commence subsequent to the opportunity to meet with the Principal or Dean of Culture.

The written letter for a short term out-of-school suspension will include:
- A description of the offense
- The basis for the charge
- The potential disciplinary consequences including the potential length of suspension
- Notice of the opportunity for a hearing regarding the discipline, including the opportunity to dispute the charges, present the student’s explanation, and for the parent to attend
- The date, time and location of any opportunity to be heard
- A brief summary of any rights to an interpreter service if needed to participate
For a long-term Out-of-School Suspension, the notice shall include the components of the notice for short-term suspension and notice of the following rights:

- The opportunity to review the records or documents the principal may use in making the disciplinary decisions
- The right to be represented by counsel of his/her own choice at the family’s own expense;
- The right to call upon witnesses and to present an explanation in defense of the student
- The right to cross-examine witnesses presented by the school
- The right to have the hearing audio recorded and to receive a copy of the recording.

In the case of danger or a risk of substantial disruption, the student will be removed from class pursuant to the emergency removal provision below and provided notice and the opportunity to present his/her version of the relevant facts in accordance with the due process protections enumerated in Appendix A-1: Student and Parent Rights.

In the informal hearing, the Dean of Culture will summarize and discuss the events leading to the discipline, the basis for the charge, and any other pertinent information. The student and family shall have the opportunity to share information, present information and present mitigating circumstances. After the conclusion of the informal hearing, the Principal or designee will make a determination of the consequence to be imposed. The determination will be communicated verbally to the student and family and in a written letter sent through the mail or email and shall include reasons for his/her determination, the duration of the suspension and notice of the opportunity to make up assignments.

In a long-term suspension hearing, the Principal shall also provide written notice of the determination that includes the following:

- The disciplinary offense, the date of the hearing, and the individuals who participated
- The key facts and conclusions
- Length and effective date of suspension and date of return to school
- Notice of the opportunity to receive educational services and make academic progress while on suspension
- Notice of appeal rights, including the process for appealing and notice that the suspension will remain in place pending the outcome of the appeal.

A student or family will have the right to appeal the decision if the suspension exceeds 10 days cumulatively for the academic year or if an appeal to the Executive Director is available pursuant to the Appeals provision below and/or processes enumerated in Appendix A-1: Student and Parent Rights. For instructions on filing an appeal, please see the “Appeals” section.

Students are responsible for completing academic work missed during the suspension. If possible, the student will complete this work while at home. If not, the work will need to be completed once the scholar returns to school 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., Homework Center, no academic credit).

**Alternative Education Environments for Suspended students (>10 Days)** – Any student who has been removed from class for more than ten (10) consecutive days in a school year is entitled to alternative education services provided by the school. A student who receives Special Education services under
the IDEA who has been removed from class for more than ten 10 cumulative days in a school year is also entitled to alternative education services provided by the school. These services may include:

- Outside of school tutoring
- Distance learning via technology
- Saturday school/After School Tutoring

Additional information related to the continuation of education services is provided in Appendix A-1: Student and Parent Rights.

**Expulsion**

Expulsion is defined as the exclusion from Veritas Preparatory Charter School on a permanent basis at the discretion of the Principal with the potential for appeal to the Executive Director. MA law (M.G.L. c. 71, §37H, §37H1/2 and §37H3/4) provides for the expulsion of students by the Principal for the following Disciplinary Offenses:

- 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 (i.e. threatening assault, hitting, kicking, punching, slapping, pushing)
- Being convicted of a felony or being found guilty of committing a felony either by admission or by adjudication, where the student’s continued presence would have a substantial detrimental effect on the general welfare of the school.

In addition to any of these infractions, any breaches of Federal law, Massachusetts state law, or local laws of Springfield, may be handled in cooperation with the law enforcement officials and may constitute grounds for disciplinary action.

**Expulsion Procedures** – When a student has engaged in an expellable behavior, the student’s family will receive a phone call as well as written notice of a disciplinary hearing. The written notice will include:

- A description of the offense
- The basis for the charge
- The potential consequence including the effective date and duration of any suspension
- An explanation of the opportunity for a hearing regarding the suspension
- The date, time and location of the hearing
- A brief summary rights to an interpreter and/or representation
- Notice of the opportunity to present relevant facts
- A statement regarding whether or not the Principal will schedule a formal hearing to consider further discipline, up to and including expulsion from school in accordance with M.G.L. c. 71, §37H

The procedures will be applicable when expulsion is attributable to conduct governed by M.G.L. c.71, §37H and 37H½:
When the exclusion of a student from school is based on possession of a dangerous weapon, possession of a controlled substance, or assault, an administrator may place a student on short-term suspension (ten 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. The informal hearing will be in the form of a conference between the student and the Principal. At this conference, the student (1) shall be informed of the reason for the conference, (2) shall be given the opportunity to present evidence and/or mitigating factors, and (3) the Principal shall give a decision on the suspension. If the Principal deems delay of the hearing necessary to avoid danger or substantial disruption, this process may occur immediately after, rather than before, the suspension.

2. Prior to putting a suspension into effect, the Principal or designee shall make a reasonable effort to telephone and inform the student’s parent or guardian of the impending suspension; this shall include attempts to contact the parents or guardian at home and at work. Parents may contact the school for additional information regarding the suspension.

When considering a suspension/expulsion of a student charged with/convicted of felony, the Principal will use the standards and procedures set forth in M.G.L. c. 71, §37H1/2. In addition, prior to initiating such procedures, the Principal may meet informally with the student and/or his parents to review the charge and the applicable standards if the Principal deems appropriate.

**Appeals**

**Suspension/Expulsion Appeal Process**

Except for long term suspensions imposed pursuant to M.G.L. c. 71, sec. 37H, any student who has been in-school or out-of-school suspended for more than 10 cumulative days, or expelled from Veritas Preparatory Charter School pursuant to these provisions, shall have the right to appeal to the Executive Director. The student shall have five (5) days from the effective date of the suspension or expulsion in which to notify the Executive Director of his/her appeal, except for expulsions pursuant to 37H, which allows for an appeal within 10 days of the effective date of expulsion. The student has the right to counsel at a hearing before the Executive Director. 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.

Whenever an appeal hearing is recommended, the above procedural safeguards will be in effect:

- The student shall receive written notice 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 parents, legal or other representative (at the student’s / family’s expense)
    - Present evidence
    - Confront and cross-examine witnesses
- The school will make an audio recording of 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 laws.
● All decisions by the Executive Director regarding expulsion of a student will be issued to the student in writing and not appealable to the Board of Trustees.

F. 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 the Appendix B.

G. Student Searches

In order to maintain the security of all its students, Veritas Preparatory Charter School staff reserves the right to conduct searches of its students and their property when there is reasonable suspicion that the student has violated the law or a school rule. If searches are conducted, the school will attempt to ensure that the privacy of the students is respected to the extent practicable, and that students and their families are informed of the circumstances surrounding the results of the search. School lockers, cubbies and desks, which are assigned to students for their use, remain the property of Veritas Preparatory Charter School, and students therefore, have no expectation of privacy in these areas.

H. Bus Behavior

The Veritas Preparatory Charter School Code of Conduct applies on school bus transportation. Students who take the school bus are expected to act responsibly and respectfully at all times. All school rules apply on the bus. Certain additional rules will apply to the bus. Students may be given assigned seats. A school administrator will meet the bus every day. No child will exit the bus before a school administrator checks with the driver as to behavior. Failing to be in the assigned seat, putting hands out of the bus, throwing things, using bad language, not obeying the bus driver, are all offenses, as well as those listed in part (C) of this Code of Conduct. More serious behavior (i.e. fighting) will be investigated and assigned consequences just as if it happened on school grounds.

One offense = loss of bus privileges for a week.
Two offenses = loss of bus privileges for a month.
Three offenses = loss of bus privileges for the year.

Disciplinary offenses, if serious enough, can warrant immediate loss of bus privileges for the year. Other consequences (e.g., demotions, detentions, suspensions, expulsions) apply as well. Families are strongly encouraged to reinforce the importance of proper bus behavior and the potential consequences for bad behavior.

Students with an IEP or 504 accommodation plan will be dealt with on a case by case basis.

I. School Trips/End-of-Year Events
The school’s curriculum may sometimes require outside learning experiences or special school events. During these activities, it is important for all students to be responsible for their behavior since the site of the activity or event is a temporary extension of the school grounds.

A permission slip that allows students to attend all school-sponsored field trips and events will be in the enrollment packet or sent home at the beginning of the year for returning students and should be signed by a parent or guardian. The school will notify all parents and guardians before each school-sponsored trip.

A student may be considered ineligible for a trip for reasons including but not limited to: low D.R.I.V.E. average, not returning the school-sponsored trip permission form, involvement in a disciplinary incident, poor school attendance, misbehavior or severe lack of academic effort prior to the trip, etc. Students who are ineligible for attending a trip will be still required to attend school that day.

If parents or other volunteers assist with such trips or events, students must afford these chaperones the same respect they would provide to teachers and other school staff. Appropriate behavior must be maintained when attending school-sponsored events, and riding on school-provided transportation. Past inappropriate behavior, or excessive demotions and/or consequences, may result in loss of privileges in attending or participating in class trips and events, end-of-year or otherwise.

J. Cheating, Plagiarism, and Copying Other’s Work

Cheating on homework or exams, using resources inappropriately, and copying other people’s work – students’ or otherwise – is not only unfair but in the case of plagiarism, illegal. If students are unsure about an assignment or unsure about a test question or testing procedure, they should go to their teacher and ask for direction. Specific guidelines regarding cheating and plagiarism will be reviewed with students during Student Orientation and continued throughout the year. The school will determine appropriate consequences but cheating, plagiarism, and copying others’ work may result in a Referral, Suspension, loss of academic credit, and/or other consequences.
APPENDIX B: STUDENT AND PARENT RIGHTS

PROVISIONS GOVERNING DUE PROCESS FOR DISCIPLINARY REMOVALS and SERVICES DURING REMOVALS

The Principal or his/her designee may remove a Veritas Preparatory Charter School 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.

Student disciplinary offenses resulting in removal from the classroom (i.e., suspensions and expulsions) are subject to due process procedures, including notices, hearings, appeals, and educational services during removals. The following sections provide you with information about these rights.

Please note that students have the right to be represented by counsel or a lay person of the student’s choice, at the student’s/parent’s expense, at any and all hearings concerning a long-term suspension or expulsion. If you wish to bring an attorney to any hearing or meeting at the school, please inform Veritas Preparatory Charter School immediately. If you fail to inform the school prior to bringing an attorney to a hearing, and Veritas Preparatory Charter School’s attorney is not present, then Veritas Preparatory Charter School will exercise its right to cancel and reschedule the meeting to ensure that its attorney can attend. This rescheduling may delay the hearing or meeting, and if so, your child’s disciplinary removal will be extended until a decision is rendered following the rescheduled hearing or meeting. Veritas Preparatory Charter School hereby notifies you that it may have its legal counsel present at any hearings and meetings involving student discipline.

A. NOTICE OF STUDENT AND PARENT RIGHTS UNDER G.L. c. 71 §37H

This Notice of Student and Parent Rights applies to student misconduct that involves weapons, drugs, assault on school staff.

Specifically, any student who is found on school premises or at school-sponsored or school-related events, including athletic games, in possession of a dangerous weapon, including, but not limited to, a gun or a knife, may be subject to expulsion from the school by the Principal. Any student who is found on school premises or at school-sponsored or school-related events, including athletic games, in possession of a controlled substance, including, but not limited to, marijuana, cocaine, and heroin, may be subject to expulsion from the school by the Principal. Any student who assaults a Principal, Dean, Director, teacher, teacher’s aide or other educational staff on school premises or at school-sponsored or school-related events, including athletic games, may be subject to expulsion from the school or school district by the Principal.

Any student who is charged with any of the misconduct detailed above has an opportunity for a hearing before the Principal. At the hearing, the student may have representation at his or her own (or family’s) expense, along with the opportunity to present evidence and confront 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.

Any student who has been expelled from Veritas Preparatory Charter School pursuant to GL c. 71 §37H shall have the right to appeal to the Executive Director. The expelled student shall have five (5) days
from the date of the expulsion in which to notify the Executive Director of his or her appeal. The student has the right to counsel, at his or her own (or family's) expense, at a hearing before the Executive Director. The subject matter of the appeal shall not be limited solely to a factual determination of whether the student committed the alleged infraction.

Students who are suspended or expelled under §37H are entitled to receive educational services during the period of suspension or expulsion under Veritas Prep Charter School’s Education Service Plan, which is described below in Section D. If the student withdraws from Veritas Preparatory Charter and/or moves to another school district during the period of suspension or 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.

**B. NOTICE OF RIGHTS UNDER G.L. c. 71 §37H½**

This Notice of Student and Parent Rights applies to student misconduct that involves student criminal or felony delinquency charges, findings, or admissions.

*Suspension Following Criminal or Felony Delinquency Complaint*

Upon the issuance of a criminal or felony delinquency complaint against a student, the Principal may suspend such student for a period of time determined appropriate by the Principal if he or she determines that the student’s continued presence in school would have a substantial detrimental effect on the general welfare of the school. The student is entitled to receive written notification of the charges and the reasons for such suspension prior to such suspension taking effect. The student shall also receive written notification of his right to appeal and the process for appealing such suspension; provided, however, that such suspension shall remain in effect prior to any appeal hearing conducted by the Executive Director.

The student shall have the right to appeal the suspension to the Executive Director. The student shall notify the Executive Director in writing of his or her request for an appeal no later than five (5) calendar days following the effective date of the suspension. The Executive Director shall hold a hearing with the student and the student’s parent 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, and shall have the right to counsel. 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 Veritas Prep with regard to the imposition of discipline.

*Expulsion Following Felony Adjudication or Admission*

Upon a student being convicted of a felony or upon an adjudication or admission in court of guilt with respect to such a felony or felony delinquency, the Principal may expel said student if the Principal determines that the student’s continued presence at Veritas Preparatory Charter 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 or her 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.
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(s) within three (3) calendar days of the expulsion. At the hearing, the student shall have the right to present oral and written testimony on his or her behalf, and shall have the right to counsel. 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 Veritas Prep with regard to the expulsion.

Students who are suspended or expelled under §37H½ are entitled to receive educational services during the period of suspension or expulsion under Veritas Preparatory Charter School’s Education Service Plan, which is described below in Section D. If the student withdraws from Veritas Preparatory Charter School and/or moves to another school district during the period of suspension or 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.

C. NOTICE OF STUDENT AND PARENT RIGHTS UNDER G.L. c. 71 §37H¾

This section governs all student offenses that may be subject to short- or long-term suspensions that do not involve dangerous weapons, controlled substances, assault on school staff, felony or felony delinquency charges, and/or felony delinquency findings or admissions, all of which are governed by G.L. C.71 §§37H and 37H½, as detailed above.

In every case of student misconduct for which suspension may be imposed, the Principal will exercise discretion in deciding the consequence for the offense, consider ways to re-engage the student in learning, and avoid using long-term suspension from school as a consequence until alternatives have been tried. The following outlines student and parent rights when the Principal is considering and/or decides to implement a removal from Veritas Preparatory Charter School as a consequence for student misconduct.

Students who are suspended under §37H¾ are entitled to receive educational services during the period of suspension or expulsion under Veritas Prep Charter School’s Education Service Plan, which is described below in Section D. If the student withdraws from Veritas Prep and/or moves to another school district 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.

Notice of Suspension and Hearing under §37H¾

Unless the Principal determines that an emergency removal is required (see Emergency Removals section below) or decides to implement an in-school suspension of ten (10) or fewer consecutive days (and no more than 10 cumulative days per school year) (see In-School Suspension section below), the Principal may not impose a suspension as a consequence for a disciplinary offense without first providing the student and the parent with verbal and written notice, and providing the student an opportunity for a hearing on the charge and the parent an opportunity to participate in such hearing.

The Principal is required to provide this verbal and written notice to the student and the parent in English and in the primary language of the home if other than English, or other means of communication where appropriate. The notice must set forth the following information:
the disciplinary offense;

the basis for the charge;

the potential consequences, including the potential length of the student's suspension;

the opportunity for the student to have a hearing with the Principal 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;

the date, time, and location of the hearing;

the right of the student and the student's parent to interpreter services at the hearing if needed to participate;

if the student may be placed on long-term suspension following the hearing with the Principal, the student’s short and long term suspension hearing rights and the right to appeal the Principal's decision to the Executive Director (see Hearing Rights section below).

The Principal is required to make and document reasonable efforts to notify the parent verbally of the opportunity to attend the hearing. The Principal is presumed to have made reasonable efforts, and therefore may conduct a hearing without the parent present, if the Principal has sent written notice (by hand delivery, first-class mail, certified mail, email, or any other method of delivery agreed to by the Principal and parent) and has documented at least two (2) attempts to contact the parent in the manner specified by the parent for emergency notification.

**Emergency Removal**

The Principal has the authority to remove a student from school temporarily when a student is charged with a disciplinary offense and the Principal determines that 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 Principal's judgment, there is no alternative available to alleviate the danger or disruption. The Principal is required to notify the Executive Director immediately in writing of an emergency removal and the reason for it, and describe the danger presented by the student. The temporary removal shall not exceed two (2) school days following the day of the emergency removal, during which time the Principal is required to:

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 the Hearing Rights outlined below;

Provide written notice to the student and parent;

Provide the student an opportunity for a hearing with the Principal that complies with the rights outlined below in the Hearing Rights section, 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, student, and parent.

Render a decision orally on the same day as the hearing, and in writing no later than the following school day.
The Principal 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.

**Hearing Rights**

**Principal's Hearing under §37H¾: Short-term Suspension**

Short-term suspension means the removal of a student from the school premises and regular classroom activities for ten (10) consecutive school days or less.

The purpose of the hearing with the Principal is for the Principal to hear and consider information regarding the alleged incident; provide the student an opportunity to dispute the charges and explain the circumstances of the alleged incident; and determine if the student committed the disciplinary offense, and if so, the consequences for the infraction. At a minimum, the Principal is required to discuss the disciplinary offense, the basis for the charge, and any other pertinent information. The student and parent both shall have an opportunity to present and offer information, including mitigating facts, that the Principal should consider in determining whether other remedies and consequences may be appropriate. Based on the available information, including mitigating circumstances, the Principal shall determine whether the student committed the disciplinary offense, and, if so, what remedy or consequence will be imposed.

The Principal is required to provide written notification to the student and parent of the 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.

Please note that if the student is in grades pre-K through 3, the Principal is required to send a copy of the written determination to the Executive Director and explain the reasons for imposing an out-of-school suspension, before the short-term suspension takes effect.

**Principal's Hearing under §37H¾: Long-term Suspension**

Long-term suspension means 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.

The purpose of the long-term suspension hearing is the same as the purpose of a short-term suspension hearing. At a minimum, in addition to the rights afforded a student in a short-term suspension hearing, the student shall have the following rights during a long-term suspension hearing:

- in advance of the hearing, the opportunity to review the student's record and the documents upon which the Principal may rely in making a determination to suspend the student or not;
- the right to be represented by counsel or a lay person of the student's choice, at the student's/parent's expense;
- 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;
- the right to cross-examine witnesses presented by the school district; and the right to request that the hearing be recorded by the Principal, and to receive a copy of the audio recording upon request. If the
student or parent requests an audio recording, the Principal shall inform all participants before the hearing that an audio record will be made and a copy will be provided to the student and parent upon request.

The Principal shall provide the parent, if present, an opportunity to discuss the student’s conduct and offer information, including mitigating circumstances, that the Principal should consider in determining consequences for the student.

Based on the evidence, the Principal shall determine whether the student committed the disciplinary offense, and, if so, after considering mitigating circumstances and alternatives to suspension, what remedy or consequence will be imposed, in place of or in addition to a long-term suspension. The Principal shall 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 Principal and the parent. If the Principal decides to suspend the student, the written determination will:

Identify the disciplinary offense, the date on which the hearing took place, and the participants at the hearing;

Set out the key facts and conclusions reached by the Principal;

Identify the length and effective date of the suspension, as well as a date of return to school;

Include notice of the student’s opportunity to receive education services to make academic progress during the period of removal from school;

Inform the student of the right to appeal the Principal’s decision to the Executive Director or designee (only if the Principal has imposed a long-term suspension). Notice of the right of appeal shall be in English and the primary language of the home if other than English, or other means of communication where appropriate, and shall 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 determination on appeal.

If the student is in a public preschool program or in grades K through 3, the Principal shall send a copy of the written determination to the Executive Director and explain the reasons for imposing an out-of-school suspension, whether short-term or long-term, before the suspension takes effect.

**Executive Director’s Hearing under §37H%**

A student who is placed on long-term suspension following a hearing with the Principal has the right to appeal the Principal’s decision to the Executive Director.

In order to appeal the Principal’s decision to impose a long-term suspension, the student or parent must file a notice of appeal with the Executive Director within five (5) calendar days of the effective date of the long-term suspension (in the alternative, within five calendar days of the effective date of the long-term suspension the parent may request and receive from the Executive Director an extension of time
for filing the written notice for up to seven additional calendar days). If the appeal is not timely filed, the Executive Director may deny the appeal, or may allow the appeal in his or her discretion, for good cause.

The Executive Director shall 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 additional calendar days, in which case the Executive Director shall grant the extension.

The Executive Director must make a good faith effort to include the parent in the hearing, and will be presumed to have made a good faith effort if he or she has attempted to find a day and time for the hearing that would allow the parent and Executive Director to participate. The Executive Director shall 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. An audio recording of the hearing will be made, a copy of which shall be provided to the student or parent upon request.

The student and parent shall have all the rights afforded them at the Principal's hearing for long-term suspension, as detailed above in the sections entitled Principal's Hearing under §37H¾: Short-term Suspension and Principal's Hearing under §37H¾: Long-term Suspension.

The Executive Director shall issue a written decision within five (5) calendar days of the hearing. 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, but shall not impose a suspension greater than that imposed by the Principal's decision. The decision of the Executive Director shall be the final decision of the school.

**In-School Suspension under §37H¾**

The Dean of Culture may use In-School suspension as an alternative to short-term suspension for disciplinary offenses.

The Dean of Culture is required to inform the student of the disciplinary offense charged and the basis for the charge, and provide the student an opportunity to dispute the charges and explain the circumstances surrounding the alleged incident. If the Dean of Culture determines that the student committed the disciplinary offense, the Dean of Culture must inform the student of the length of the student's in-school suspension, which shall not exceed 10 days, cumulatively or consecutively, in a school year.

On the same day that the Dean of Culture decides to impose an In-School suspension, the Dean of Culture must make reasonable efforts to verbally notify the parent of the disciplinary offense, the reasons for concluding that the student committed the infraction, and the length of the in-school suspension.

The Dean of Culture shall 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 meeting shall be scheduled on the day of the suspension if possible, and if not, as soon thereafter as possible. If the Dean of Culture is unable to reach the parent after making and documenting at least two attempts to do so, such attempts shall constitute reasonable efforts for purposes of verbally informing the parent of the in-school suspension.
The Dean of Culture shall send written notice to the student and parent about the In-School suspension, including the reason and the length of the in-school suspension (and inviting the parent to a meeting with the Dean of Culture, if such meeting has not already occurred). The Dean of Culture shall 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 and the parent.

Removal from Privileges and Extracurricular Activities

The Dean of Culture 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.

Education Services and Academic Progress under §37H%

Students serving an In-School suspension, short-term suspension, long-term suspension, or expulsion have the opportunity to earn credits, as applicable, make up assignments, tests, papers, and other school work as needed to make academic progress during the period of his or her removal from the classroom or school.

Students who are expelled or suspended from school for more than ten (10) consecutive days, whether in school or out of school, have an opportunity to receive education services and make academic progress toward meeting state and Veritas Preparatory Charter School requirements, through the school-wide Education Service Plan.

D. SERVICES DURING REMOVALS AND SCHOOL-WIDE EDUCATION SERVICE PLAN

Students who are suspended from Veritas Preparatory Charter School for 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.

Veritas Preparatory Charter School has developed a school-wide Education Service Plan for all students who are expelled or suspended from school for more than 10 consecutive school days, whether in or out of school. 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.

Veritas Preparatory Charter School’s Education Service Plan is subject to change and may include tutoring, alternative placement, Saturday school, and online or distance learning.

If Veritas Preparatory Charter School expels a student or suspends a student for more than 10 consecutive school days, Veritas Preparatory Charter School is required to provide the student and the parent or guardian of the student with a list of alternative educational services. Upon selection of an alternative educational service by the student and the student’s parent or guardian, Veritas Preparatory Charter School shall facilitate and verify enrollment in the service.
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 & 37H1/2, 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 § 300.354
- 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 must 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.

Student protected under IDEA violates a school code of conduct

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. 34 CFR § 300.530(b)

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)(5).
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. 34 CFR § 300.530(b)(2)

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 ed curriculum, although in another 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 either

Student’s conduct is 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(e)(3)

Conduct a functional behavioral assessment and develop a behavioral implementation plan, or review and modify an existing plan as needed. 34 CFR § 300.530(f)(1)(i)-(ii)

And 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(f)(2)

YES to either

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 ed 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 § 300.533(f)(1)

Return student to placement when the disciplinary period expires unless parent and school agree otherwise or student is lawfully expelled.

Removal is a change in placement. 34 CFR § 300.536(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)

If removal is a change of placement, procedures in IDEA must be followed. 34 CFR § 300.530(b)
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 a change of placement, disagreement regarding the 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.
- 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.

Parent or LEA files a request for hearing
at the Bureau of Special Education Appeals (BSEA)  34 CFR § 300.532(a)

Or: parent and district agree to another placement while the appeal is pending.

Student remains in disciplinary placement while the appeal is pending  34 CFR § 300.533

Or: time period for disciplinary placement expires while the appeal is pending and child is returned to original placement.

The BSEA will schedule an expedited due process hearing to occur within 20 school days of the date the hearing request is filed.  34 CFR § 300.532(c)

Parties agree in writing to waive a resolution meeting.  34 CFR § 300.510(b)(3)

Parties agree to use a voluntary mediation process.  34 CFR § 300.506

Parties proceed with a resolution meeting.  34 CFR § 300.510

Resolution Session

Parties do not reach agreement.  Matter not resolved.

Parties reach agreement.  Matter resolved to the parties’ satisfaction.  34 CFR § 300.506(b)(6)

Parties withdraw hearing request.

Due Process Hearing

Continue with the due process hearing. The Hearing Officer (HO) makes a determination within 10 days of the hearing.  34 CFR § 300.532(c)(2)

HO finds a violation of 34 CFR § 300.530 and returns the student to the placement from which the child was removed.  34 CFR § 300.532(b)(2)(i)

HO determines that maintaining the current placement is substantially likely to result in injury to the child or others and orders a change in placement to an appropriate IAES for not more than 45 school days.  34 CFR § 300.532(b)(2)(ii)

HO finds no violation. Student may remain in disciplinary placement until it expires or until parent and district agree otherwise.

Resolution meeting must occur within seven days of receiving notice of the due process complaint.  34 CFR § 300.532(c)(3)(i)

Parties reach agreement. Matter resolved.

Matter not resolved to the parties’ satisfaction.

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(e).

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 to 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).
What is the discipline process for a 504 disabled student?

Section 504 disabled students are subject to the same disciplinary action as non-disabled students, provided that the student’s behavior is not a manifestation of his or her qualifying disability. A 504 Team must conduct a manifestation determination whenever a disabled student is subject to out-of-school suspension for 10 consecutive school days or more.

If the 504 Team concludes that the violation is a manifestation of the student’s qualifying disability, the discipline process must end and the 504 Team should review the 504 Plan to determine if changes are appropriate. If the violation is not a manifestation, the student is subject to the same disciplinary action that any non-disabled student would receive for the same violation.
**Must a school make a manifestation determination when considering the long term suspension or expulsion of a student with a Section 504 Plan?**

Yes. Similar to suspension or expulsion of a student having a disability under IDEA, it is necessary to conduct a manifestation determination for a Section 504 disabled student when:

The suspension or expulsion will be for more than 10 consecutive school days. Like IDEA, a suspension/expulsion of more than 10 consecutive days constitutes a significant change in placement and requires schools to determine if the cause of the behavior is the disability identified in the student’s 504 Plan.

A series of suspensions that total more than 10 days may also trigger the manifestation determination requirement of Section 504. If cumulative suspensions/expulsions for a student on a 504 Plan total more than 10 days, it must be determined if a significant placement change has occurred. This is done on a case-by-case basis. If a group of short suspensions creates a pattern of exclusion, then this constitutes a change in placement and the school must conduct a manifestation determination meeting before further suspensions or expulsions occur. The Office of Civil Rights has identified some of the key factors in determining patterns of exclusion: the length of each suspension, the proximity of one suspension to another, the nature of the behavior, and the total amount of time the student is excluded from school.

**Who makes the manifestation determination for a student on a 504 Plan and what information is included in this process?**

The manifestation determination should be made by a 504 Team that consists of persons who have knowledge of the student and the meaning of the information that will be reviewed. When possible, the members of the 504 Team should be the same members who designed the student’s 504 Plan. School officials responsible for school disciplinary procedures, such as the school Principal, Dean of Culture, or Executive Director, cannot make the determination. However, such administrators may present pertinent student information to the 504 Team.

The 504 Team must have available information that competent professionals would require when making a manifestation determination. Such information might include attendance and academic records, psychological evaluation data, behavior plans, discipline records and staff observations. The information should be current enough to afford an understanding of the behavior that is the subject of the manifestation determination.

The manifestation determination should begin with the 504 Team deciding whether the student’s 504 Plan is appropriate and was being properly implemented. If the 504 Team concludes the 504 Plan is not appropriate or that the accommodations were not provided, the school should not take any further disciplinary action. The 504 Team should review and update the 504 Plan, if necessary.

If the student’s educational placement is correct, the 504 Team will next consider if the behavior is the result of the student’s disability. This inquiry is resolved by considering the relationship between the student’s disability and his or her ability to control and understand the consequences of his or her behavior:

- Does the disability impair the student’s ability to control his or her behavior?
- Does the disability impair the student’s ability to understand the consequences of his or her behavior?

If the 504 Team answers either question in the affirmative, then the behavior is a manifestation of the student’s disability and no disciplinary action can be taken past the 10 days.
If the 504 Team determines that the behavior is not a manifestation of the disability, the District may impose whatever long-term suspension or expulsion it would impose under the same circumstances as if a non-disabled student were the offender. The District has no obligation to continue to provide educational services to a 504 student during the period of a long-term suspension or expulsion.

The 504 Team must conclude its work by completing a Section 504 Manifestation Determination form.

**How does a school proceed with drug/alcohol violations by a student on a Section 504 Plan?**

A student who is currently engaged in the illegal use of drugs/alcohol is not considered a student with a disability. A student with a history of drug/alcohol abuse who has been successfully rehabilitated, or is participating in a drug rehabilitation program and is not currently engaging in the illegal use of drugs, is covered by Section 504. Section 504 allows school districts to take disciplinary action pertaining to the use or possession of illegal drugs/alcohol against a 504 student who is currently engaging in the illegal use of drugs/alcohol to the same extent such discipline is taken against non-disabled students.
APPENDIX D: BULLYING PREVENTION AND INTERVENTION PLAN

Contents:

1. Priority statement
2. Definitions
3. Prohibition against bullying and retaliation
4. Training and professional development
5. Prevention measures, targeted services, and other resources
6. Reporting and responding to bullying and retaliation
7. Collaboration with families
8. Resolving problems and disputes
9. Plan assessment and accountability
10. Relationship to other laws

1. Priority statement

At Veritas Preparatory Charter School, we expect that all members of our school community will treat each other with kindness and respect. Veritas Preparatory Charter School will provide and maintain a learning environment that is free of bullying and any other verbal or physical misconduct, including cyber-bullying, that disrupts the learning environment or makes it unsafe. Veritas Preparatory Charter School’s Bullying Prevention and Intervention Plan (“The Plan”) is published in response to Massachusetts laws against bullying and is an integral part of our efforts to promote learning and to prevent behavior that can impede the learning process. The Plan spells out Veritas Preparatory Charter School’s comprehensive approach to addressing bullying, cyber-bullying, and retaliation. The Plan is consistent with school policies against discrimination, harassment, bullying, and retaliation that appear in Veritas Preparatory Charter School’s Student and Family Handbook and Student Code of Conduct. The Dean of Culture is responsible for the implementation and administration of The Plan. Questions and concerns related to this Plan may be referred to the Dean of Culture.

2. Definitions

Bullying, as defined in M.G.L. c. 71, § 37O, is the repeated use by one or more students or by a member of a school staff of a written, verbal or electronic expression or a physical act or gesture or any combination thereof, directed at a victim that:

(i) causes physical or emotional harm to the target or damage to the victim’s property;
(ii) places the victim in reasonable fear of harm to himself/herself or of damage to his/her property;
(iii) creates a hostile environment at school for the victim;
(iv) infringes on the rights of the victim at school; or
(v) materially and substantially disrupts the education process or the orderly operation of a school.
Veritas Preparatory Charter School also uses as a guide the following definition of bullying from StopBullying.gov to assist in making determinations about the incidence and response to bullying situations:

*Bullying is unwanted, aggressive behavior among school aged children that involves a real or perceived power imbalance. The behavior is repeated, or has the potential to be repeated, over time. Both kids who are bullied and who bully others may have serious, lasting problems. In order to be considered bullying, the behavior must be aggressive and include:*

1. **An Imbalance of Power:** Kids who bully use their power—such as physical strength, access to embarrassing information, or popularity—to control or harm others. Power imbalances can change over time and in different situations, even if they involve the same people.

2. **Repetition:** Bullying behaviors happen more than once or have the potential to happen more than once.

*Bullying includes actions such as making threats, spreading rumors, attacking someone physically or verbally, and excluding someone from a group on purpose.*

(accessed 6/24/2015 from stopbullying.gov/what-is-bullying/definition/)

**Cyberbullying** is bullying through the use of technology or electronic devices such as telephones, cell phones, computers, and the Internet. It includes, but is not limited to, email, instant messages, text messages, and Internet postings.

**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 student 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, and athletic coaches, advisors to extracurricular activities, support staff, or paraprofessionals.

**Aggressor** is a student or a member of a school staff including, but not limited to, an educator, administrator, school nurse, cafeteria worker, custodian, bus driver, athletic coach, advisor to an extracurricular activity or paraprofessional who engages in bullying, cyberbullying, or retaliation.

**Target** is a student against whom bullying, cyber bullying, or retaliation has been perpetrated.
3. Prohibition against bullying and retaliation

Veritas Preparatory Charter School will not tolerate any form of bullying or cyberbullying, nor will we tolerate retaliation against any person who reports bullying, provides information during an investigation of bullying, or witnesses or has reliable information about bullying. Bullying and cyber-bullying are prohibited on school grounds and at school-sponsored events, activities, functions, and programs. Bullying and cyber-bullying also are prohibited at School bus stops, on School buses, other vehicles owned, leased, or used by the school, and through use of technology or an electronic device owned, leased, or used by the school. In addition, bullying and cyber-bullying are prohibited at a location, activity, function, or program that is not school-related or through the use of technology or an electronic device that is not owned, leased, or used by the school, if the bullying creates a hostile environment at school for a targeted student; infringes on the rights of a targeted student at school; or materially and substantially disrupts the educational process or the orderly operation of the school.

Pursuant to M.G.L. c. 71, § 37O, nothing in this Plan requires the district or school to staff any non-school related activities, functions, or programs.

4. Training and professional development

The first 3 weeks of Veritas Preparatory Charter School’s annual staff training includes introduction to Veritas Preparatory Charter School policies, procedures, school-wide discipline program, and specifically, this Bullying Prevention and Intervention Plan. This annual training will include staff duties under the Plan, an overview of the steps that the Dean of Culture or designee will follow upon receipt of a report of bullying or retaliation, and the range of prevention and social-emotional learning programming that will be offered to all students. Staff members hired after the start of the school year are required to participate in a school-based training regarding bullying prevention within the school year they are hired, unless they can demonstrate participation in an acceptable and comparable program within the last two years.

Veritas Preparatory Charter School is committed to ongoing professional development in regards to bullying prevention and understanding of tools necessary for staff to create a school climate that promotes safety, civil communication, and respect for differences. We have committed to build the skills of staff members to prevent, identify, and respond to bullying. All staff training content, which is outlined below, has been 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 a perpetrator, 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.

All staff will be provided with written notice of the Plan, including sections related to staff duties, in the employee handbook.

5. Prevention measures, targeted services, and other resources

The Dean of Culture is primarily responsible for the implementation and oversight of the Plan except in such instances in which the reported bullying incident involves the Dean of Culture. In such cases as detailed herein and otherwise, the Principal will assume primary responsibility for implementation and oversight of the Plan. In instances in which the reported bullying involves the Principal, the Executive Director or designee will assume primary responsibility for implementation and oversight of the Plan, unless the reported bullying involves the Executive Director, in which case the report should be communicated to the Board of Trustees.

a. School-wide bullying prevention and prosocial climate programs

Veritas Preparatory Charter School is committed to a rigorous academic environment in which all students feel safe to grow and challenge themselves. As such, our foremost efforts to prevent bullying in the school will be aimed at creating a supportive community with high expectations for staff and students. Specific measures we will employ include:

- setting clear expectations for students and establishing school and class routines;
- creating safe school and classroom environments for all students, with special consideration for students with disabilities, lesbian, gay, bisexual, transgender students, homeless students, students with limited English proficiency, and other students who may be at increased risk to be targets of bullying;
- using appropriate and positive responses and reinforcement, even when students require discipline;
- using positive behavioral supports;
- encouraging adults to develop positive relationships with students;
- modeling, teaching, and rewarding pro-social, healthy, and respectful behaviors;
- using positive approaches to behavioral health, including collaborative problem-solving, conflict resolution training, teamwork, and positive behavioral supports that aid in social and emotional development; and
- using the Internet safely.

We recognize that certain students may be more vulnerable to becoming targets of bullying, harassment, or teasing based on actual or perceived characteristics, including race, color, religion, ancestry, national origin, sex, socioeconomic status, language proficiency, homelessness, academic status, gender identity or expression, physical appearance, or sensory, disability, or by association with a person who has or is perceived to have one or more of these characteristics. The school will follow steps to create a safe, supportive environment for vulnerable populations in the school community, and provide all students with the skills, knowledge, and strategies to prevent or respond to bullying, harassment, or teasing. Veritas Preparatory Charter School 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.

b. Social-emotional learning curriculum and bullying prevention programming

Social-emotional learning curricula informed by current research and bullying prevention programs will be utilized to develop student skills and capacities for prosocial behavior and effective response to bullying or harassment. Lessons may include the following topics and themes:

- developing and enhancing student skills in the areas of self-awareness, self-management, social awareness, healthy relationships, respectful communication, and responsible decision-making;
- using scripts and role plays to develop skills;
- empowering students to take action by knowing what to do when they witness other students engaged in acts of bullying or retaliation, including seeking adult assistance;
- helping students understand the dynamics of bullying and cyberbullying, including the underlying power imbalance;
- safe and appropriate use of electronic communication technologies with emphasis on privacy and considerate participation in social media;
- engaging students in a safe, supportive school environment that is respectful of diversity and differences.

The approaches outlined above will be integrated into the academic curricula and used in advisory, enrichment and community meetings in order to deliver the Bullying Prevention and Intervention Plan as part of the school’s social-emotional learning curriculum. Veritas Preparatory Charter School will focus on teaching our behavior expectations and core values through skill-focused character education. By focusing on teaching students specific skills, Veritas Preparatory Charter School hopes to provide students with the tools and skills to positively interact with everyone they meet.

c. Targeted services and resources

Any students identified by members of the school community as participants in a bullying situation (whether as aggressors, targets, or witnesses) will be offered brief supportive counseling services provided by the school counselors. The counselors will consult with teachers and families to determine options for additional support which may include referral to community-based behavioral health services, extended school counseling, continued case management and monitoring, or the termination of services for the time being.

When appropriate and congruent with the family's preferences, Veritas Prep will draw upon the range of community-based providers in Hampden County to make referrals for more intensive treatment and services. This may include agencies such as Behavioral Health Network (the local Children’s Behavioral Health Initiative Community Service Agency), the Gandara Center (the local Spanish Language Community Service Agency), the Center for Human Development, and Big Brothers Big Sisters of Hampden County. When appropriate, other informal supports may be offered to students and families involved in a bullying situation, including but not limited to check-ins with staff, educational materials, and suggested readings.

As required by M.G.L. c. 71B, § 3, as amended by Chapter 92 of the Acts of 2010, when the 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.

6. Reporting and responding to bullying and retaliation

a. Direct and anonymous methods for reporting bullying or retaliation

Reports of bullying or retaliation may be made by staff, students, parents or guardians, or others, and may be oral or written. Reports made by students, parents or guardians, or other individuals who are not school or district staff members, may be made anonymously. Veritas Preparatory Charter School will make a variety of reporting resources available to the school community including, but not limited to, an Incident Reporting Form, periodic student concern surveys, and an anonymous report collection box.

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

At the beginning of each school year, Veritas Preparatory Charter School will provide the school community, including, but not limited to, educators, administrators, school nurses, cafeteria workers, custodians, bus drivers, athletic coaches, advisors to extracurricular activities, paraprofessionals, students, and parents or guardians, with written notice of its policies for reporting acts of bullying and retaliation. A description of the reporting procedures and resources, including the name and contact information of the Dean of Culture or designee, and the Principal or designee if the Dean of Culture or another administrator is the alleged aggressor, will be incorporated in student and staff handbooks, published on the school website, and conveyed in information about the Plan that is made available to parents or guardians.

i. Reporting by staff

A staff member will report immediately to the Dean of Culture or designee, or to the Principal if the Dean of Culture or another administrator is the alleged aggressor, or to Board of Directors or designee if the Executive Director is the alleged aggressor when he/she witnesses or becomes aware of conduct that may be bullying or retaliation. The requirement to report as provided does not limit the authority of the staff member to respond to behavioral or disciplinary incidents consistent with school or district policies and procedures for behavior management and discipline.

ii. Reporting by students, parents, guardians, and other community members

Students who are victims of bullying, who witness bullying activity, or who are retaliated against for reporting bullying, should promptly report the incident to the Dean of Culture or designee. Students may also report to a teacher, counselor, or other trusted adult in the building, who will in turn report the incident to the Dean of Culture, designee, or another appropriate party (see above guidelines for reporting by staff).
Reports of bullying or retaliation may be made anonymously. However, no disciplinary action shall be taken against a student solely on the basis of an anonymous report. Therefore, an investigation into the anonymous report must uncover further evidence to warrant disciplinary action.

Students, family members, and others may also request assistance from a staff member to report a bullying situation. In consultation with administrators, counselors, and other staff as appropriate, students will be provided developmentally appropriate guidance about reporting bullying and discussing incidents with others.

b. Responding to reports of bullying or retaliation – allegations of bullying by a student

i. Maintaining safety

The first response to any report of potential bullying involving a student is to assess the student’s safety and take reasonable steps to limit targeted students from additional harm. The Dean of Culture or designee will interview involved students and determine the measures needed to restore a sense of safety. Actions taken to promote safety may include, but not be limited to:

- creating a personal safety plan for students who may be at risk for further bullying or retaliation;
- altering seating arrangements in class, meal times, the bus, and other shared spaces;
- identifying a “safe staff member” who is available to offer additional support; or
- altering the aggressor’s schedule and access to targeted students.

Students who have made reports, witnesses to bullying situations, students who provide information during investigations, or students who are thought to have reliable information about bullying or retaliation will be sheltered by these and other measures which may also be implemented to provide protection from bullying and retaliation.

ii. Obligation to notify others (parents/guardians, other schools, law enforcement)

Notice to parents or guardians: While not required, the Dean of Culture or designee may contact the families of students involved in order to engage their support at the beginning of an investigation into a potential bullying situation. When deciding whether to contact families at the beginning of an investigation, the Dean of Culture or designee will consider to the extent practicable the privacy of involved students, family strengths and stressors, and likelihood of escalating tensions and retaliatory behavior. Upon determining that bullying or retaliation has occurred, the Dean of Culture or designee will promptly notify the parents or guardians of the target and the aggressor of the determination and of the procedures for responding to it. When appropriate, families of targets and aggressors may be invited for a collaborative meeting to prevent further acts of bullying or retaliation.

Notice to another school or district: If the reported incident involves students from more than one school district, charter school, non-public school, approved private special education day or residential school, or collaborative school, the Dean of Culture or designee first informed of the incident will promptly notify by telephone the administration of the other school(s) of the incident so that each school may take appropriate action. All communications will be in accordance with state and federal privacy laws and regulations, and 603 CMR 49.00.
Notice to law enforcement: At any point after receiving a report of bullying or retaliation, including after an investigation, if the Dean of Culture or designee has a reasonable basis to believe that criminal charges may be pursued against the perpetrator, the Dean of Culture or designee will notify the local law enforcement agency. Notice will be consistent with the requirements of 603 CMR 49.00 and established agreements with law enforcement agencies. Also, if an incident occurs on school grounds and involves a former student under the age of 21 who is no longer enrolled in school, the Dean of Culture or designee shall contact the local law enforcement agency if he or she has a reasonable basis to believe that criminal charges may be pursued against the perpetrator.

c. Investigation

The Dean of Culture or designee will be responsible for promptly conducting an investigation regarding any allegations of bullying or retaliation. The investigation will consider all available relevant information including the nature of the allegations, the history of the conflict, and roles and ages of students involved. During the investigation, the Dean of Culture or designee may, among other things, interview students, staff, witnesses, family members, and others as needed. Whoever is conducting the investigation will remind any participants of its importance to the school's positive climate, their obligation to be truthful and forthcoming, and that retaliation against anyone who reports or provides information about bullying is prohibited and will result in disciplinary action.

Interviews may be conducted by the Dean of Culture or designee, other staff members, and in consultation with the school counselors as needed. Any staff members investigating a bullying or retaliation report should maintain confidentiality to the extent practicable. The Dean of Culture or designee will maintain the official written record of the investigation and its findings, except if the Dean of Culture is the alleged aggressor in which case another administrator will conduct the investigation and maintain the official record.

If needed, the Dean of Culture or designee may consult with legal counsel about the investigation.

d. Determination

The Dean of Culture or designee will consult with any staff members who assisted in the investigation to reach a determination about the extent to which the allegations of bullying or retaliation are substantiated. The determination will be based on the definition of bullying provided above (see Section 2, “Definitions”).

Following the investigation, the Dean of Culture or designee will also determine what responsive actions or disciplinary measures are needed. If bullying or retaliation are found to have occurred, a plan of action will be developed to 1) prevent recurrence and ensure that targeted students do not experience any restriction or barrier to participating in school activities; and 2) address any underlying social or emotional issues that may have contributed to the aggressor’s bullying or retaliation behavior. Depending on the circumstances, the Dean of Culture or designee may choose to consult with the students’ teachers, school counselors, family members, and other community members to develop an effective plan of action.

The Dean of Culture or designee will promptly notify the parents or guardians of the target and the aggressor about the results of the investigation and any consequential actions being taken. All notice to parents or guardians will comply with state and federal educational privacy regulations. As a result,
parents and guardians of targeted students may not be informed of specific disciplinary actions taken against student aggressors unless there is a “stay away” order that a targeted student must be aware of in order to report violations.

e. Responses to bullying

i. Skill-building, support, and additional resources for involved students

Veritas Preparatory Charter School is dedicated to matching comprehensive supports and skill-building to students who are struggling to meet our community expectations for social interaction and respectful behavior. When it is determined that bullying or retaliation has occurred, the school will use one or more of the following strategies to support both targeted students and aggressor students:

- offering individualized skill-building sessions with a school counselor or another staff member based on Veritas Prep's social-emotional learning program and character education curriculum;
- providing relevant educational activities for individual students or groups of students, in consultation with counselors, teachers, and other appropriate school personnel;
- implementing targeted positive behavior supports for students involved in the bullying situation to teach community values and expectations about respectful social interaction and incentivize prosocial behaviors and constructive conflict management;
- adopting behavioral plans to include a focus on developing specific social skills and reinforcing their use in a variety of settings at school;
- making a referral to a relevant community-based service provider for additional targeted support;
- meeting with parents and guardians to engage parental support and to reinforce the anti-bullying curricula and social skills building activities at home; and
- coaching teachers and other staff members to recognize warning signs of potential recurrences of the bullying situation and use supportive strategies to intervene.

ii. Disciplinary action

If the Dean of Culture or designee decides that disciplinary action is appropriate, the disciplinary action will be determined on the basis of facts found by the Dean of Culture or designee, including the nature of the conduct, the age of the student(s) involved, and the need to balance accountability with the teaching of appropriate behavior. Discipline will be consistent with this Plan and with the Code of Conduct. The federal Individuals with Disabilities Education Act (IDEA) and state laws regarding student discipline, govern discipline procedures for students with disabilities. The Dean of Culture or designee will consult with the Director of Student Services regarding all cases involving students with disabilities.

If the Dean of Culture or designee determines that a student knowingly made a false allegation of bullying or retaliation, that student will be subject to disciplinary action.

In accordance with M.G.L. c. 71, Section 37O, law enforcement may be contacted by the school in some bullying cases.

iii. Promoting safety for targets and others
The Dean of Culture or designee will consider what adjustments, if any, are needed in the school environment to enhance the sense of safety for targeted students and others who may have been secondarily impacted by the bullying situation. This may include increased staff supervision at times and locations where bullying is likely to occur (e.g. hallways, transition times, etc.), altering bus seating arrangements, and clarifying school expectations with an entire class. The Dean of Culture or designee will consult with the Director of Student Services regarding all cases involving English Language Learners. Within a reasonable period of time following the determination and the ordering of remedial and/or disciplinary action, the Dean of Culture or designee will contact the target to determine whether there has been a recurrence of the prohibited conduct and whether additional supportive measures are needed. If so, the Dean of Culture or designee will work with appropriate school staff to implement them as soon as practicable.

All students will receive the same protections regardless of their legal status, including but not limited to involvement with the criminal justice system, child protection services, and immigration status.

**f. Responding to allegations of bullying or retaliation perpetrated by school staff**

The procedures for reporting and investigating allegations of bullying by a staff member are the same as previously described for students identified as the aggressor, except in these cases special attention will be paid to maintaining safety for the target if the alleged aggressor is his or her teacher or a school staff member whom he or she sees or interacts with in the course of the school day. The Dean of Culture or designee may work in collaboration with the Director of Student Services, the Vice Principal, the Principal, the Executive Director, and counselors to investigate the allegations, provide safety planning and supports such as scheduling or staffing alternatives for the student(s) during these investigations in a way that does not impede the quality of the educational experience, and set up a plan of action once a determination is made. The Dean of Culture or designee will emphasize the importance of the investigation to the identified aggressor, target, and witnesses, the need 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.

Procedures for notifying parents and law enforcement personnel of these incidents will also follow the previously outlined protocol.

1. If the Dean of Culture or designee determines that bullying or retaliation has occurred, the Dean of Culture or designee will:
   a. immediately notify the local law enforcement agency if s/he believes that criminal charges may be pursued against the perpetrator;
   b. take appropriate disciplinary action consistent with district policy; and take whatever other appropriate action to end the bullying;
   c. notify the victim and the parents or guardians of the victim, and to the extent consistent with state and federal law, notify them of the action taken to prevent any further acts of bullying or retaliation (the victim, parent or guardian is not precluded from seeking redress under any other available law, either civil or criminal); and
   d. if suitable, provide information concerning counseling or referral to appropriate services for victims and for appropriate family members of said students.
2. A student who knowingly makes a false accusation of bullying shall be subject to disciplinary action consistent with the Code of Conduct.
3. Nothing contained herein should not be interpreted as to prevent a victim or accused from seeking redress under any other available law, either civil or criminal.
7. Collaborating with Families

Each year the school 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. The school or district will send parents written notice each year about the student-related sections of the plan and the school'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.

8. Resolving problems and disputes

Any parent wishing to file a claim/concern or seek assistance outside of the school’s process 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 at the school.

Families will be informed about using the Department’s PRS through the school website as well as yearly written communications at the beginning of the school year.

An alleged target who is allegedly targeted based as a result of a protected classification (e.g. disability, race, sex, religion, national origin, homelessness) 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: Please consult the Veritas Prep’s policies on non-discrimination for further information.

9. Plan assessment and accountability

In accordance with the MA Department of Elementary and Secondary Education and Veritas Prep’s standards of continued program assessment and accountability, the plan will also include certain steps to ensure that Veritas maintains a data-driven plan that meets student’s needs.

The Dean of Culture will keep records of and report the following to the Department:

- the number of alleged situations of bullying or retaliation each year;
- the number and nature of substantiated incidents of bullying and retaliation;
- the number of students disciplined for engaging in bullying or retaliation; and
- other information required by the Department.

The Dean of Culture will administer the DESE-developed student survey at least once every four years to assess school climate and the prevalence, nature and severity of bullying in schools.

This plan will be reviewed at least once every two years to evaluate the school’s effectiveness in implementing its provisions and their effect on incidences of bullying, harassment, and retaliation behaviors. The Dean of Culture will, in collaboration with the Director of Student Services and other staff, be responsible for regular revisions to the plan as necessary.

10. RELATIONSHIP TO OTHER LAWS
Consistent with state and federal laws, and the policies of Veritas Prep, no person shall be discriminated against in admission to Veritas Preparatory Charter School or in obtaining the advantages, privilege and courses of study at Veritas Preparatory Charter School on account of race, color, sex, gender identity or expression, religion, national origin, or sexual orientation. Nothing in the Plan prevents Veritas Preparatory Charter School from taking action to remediate discrimination or harassment based on a person’s membership in a legally protected category under local, state, or federal law, or school policies.

In addition, nothing in the Plan is designed or intended to limit the authority of Veritas Preparatory Charter School to take disciplinary action or other action under M.G.L. c. 71, §§ 37H or 37H½, other applicable laws, or school policies in response to violent, harmful, or disruptive behavior, regardless of whether the Plan covers the behavior.