WILLIAM P. GORMAN FORT BANKS SCHOOL

STUDENT & PARENT HANDBOOK A GUIDE TO SCHOOL POLICIES AND PROCEDURES

2018-2019



Student/Parent Handbook William P. Gorman Fort Banks Elementary School 101 Kennedy Drive Winthrop, MA 02152 617-846-5509

Dear Parents/Guardians/Students:

Welcome to the William P. Gorman Fort Banks Elementary School. It is the mission of our school to provide a student-centered educational experience that fosters the development of knowledge, skills and principles necessary for individuals to attain their highest level of potential. Good communication between administrators, teachers, parents and students is essential in creating a partnership that will help us reach our goal. This handbook is specific to our school and is intended to communicate important information to help us maximize the learning experience of our students, the involvement of their families and safety of all stakeholders in our school. You will find information relating to school policies and regulations, expectations for conduct and emergency procedures. Please keep it in a place that is handy for future reference. It is important that the policies in this handbook become familiar to you and your child/ren. Please make sure you and your child/ren acknowledge their review by signing (or marking if appropriate) the acknowledgement page at the end of the booklet and returning it by the due date.

Sincerely,

Ilene G. Pearson, Principal

Winthrop Public School Administration

(617-846-5500)

Lisa Howard Superintendent of Schools
Jennifer O'Connell Director of Pupil Personnel

Lori Gallivan Director of Curriculum, Instruction &

Accountability

William P. Gorman Fort Banks Elementary School

Ilene G. Pearson Principal

Andrea O'Leary Assistant Principal (interim)
Julie Fotiades Special Education Coordinator

Nancy Feeley Nurse

Sarah Rosenstein School Adjustment Counselor Alyssa Sacco Administrative Secretary

GORMAN FORT BANKS SCHOOL MISSION STATEMENT

With perseverance and a commitment to learn and grow, the Gorman Fort Banks School staff, students, and families will work together to make a positive contribution to the school and community. Our core values include: celebrating the diversity and

uniqueness among us, fostering respect for one another and our school, encouraging a curiosity for learning that will allow each member to maximize his or her own potential, and cultivating independent life-long learners.

ACCESS TO A FULL RANGE OF EDUCATIONAL PROGRAMS

All students, regardless of race, color, sex, gender identity, religion, national origin, sexual orientation, disability, or homelessness, have equal access to the general education program and the full range of any occupational/vocational education programs offered by the district.

Title VI: 42 U.S.C. 2000d; 34 CFR 100.3(a),(b); EEOA: 20 U.S.C. 1703(f); Title IX: 20 U.S.C. 1681; 34 CFR 106.31, 106.34, 106.35; Section 504: 29 U.S.C. 794; 34 CFR 104.4; Title II: 42 U.S.C. 12132; 28 CFR 35.130; IDEA 2004: 20 U.S.C. 1400; 34 CFR 300.110; NCLB: Title III, Part A, Sec. 3121(c)(1)(C); Title X, Part C, Secs. 721, 722(g)(4); Mass. Const. amend. art. 114; M.G.L. c. 71A, s. 7; c. 76, s. 5; 603 CMR 26.03 as amended by Chapter 199 of the Acts of 2011.

SCHOOL SCHEDULE

	<u>Arrival</u>	<u>Departure</u>
Kindergarten and Grade 1	8:00 a.m.	2:20 p.m.
Grade 2	7:40 a.m.	2:00 p.m.
AM Preschool	8:00 a.m.	10:40 a.m.
PM Preschool	11:20 a.m.	2:00 p.m.
Lil' Vikings PK	8:00 a.m.	1:00 p.m.

EARLY RELEASE DAYS

Early release days provide for staff professional development and parent conference opportunities. On early release days, Kindergarten and Grade 1 will dismiss students at 11:45 a.m. Second grade will dismiss students at 11:15 a.m. A.M. and P.M. Preschool classes will be cancelled on an equitable schedule to be determined according to the early release day calendar. For example A.M. classes will be cancelled for the first half of the year while P.M. classes will be cancelled for the second half of the year. Families of preschool students will be notified of class cancellations accordingly. The lunch program will offer a bag lunch option on early release days.

REGISTRATION/ADMISSION

Parents/guardians registering a child for the first time must complete a registration packet. Packets may be obtained by calling Ms. Judi Buono at 617-846-5500 extension 7102. Know that a birth certificate, proof of Winthrop, MA residency and medical form signed by a physician detailing immunizations per Mass. General Laws and DPH requirements are among the <u>required</u> documents. Specific registration documentation requirements can be found on the school district's website, <u>www.winthrop.k12.ma.us</u>. Previous school experience reports, if applicable, will also be required.

All students attending the Winthrop Public School must live in Winthrop and, per Winthrop Public Schools (policy JFAA), "The actual dwelling place of the pupil shall constitute his/her residence." If at any time there is reason to question the residency of a student, the district's designee may conduct a home visit to verify the accuracy of a child's residency in Winthrop and or request additional documentation to establish proof of residency.

Per Winthrop School Committee Policy, a child may enter kindergarten in September if s/he has reached the age of five (5) as of September 1st of that calendar year. A child may enter first grade in September if s/he has reached the age of six (6) years as of September 1st of that calendar year.

CUSTODIAN/GUARDIANSHIP INFORMATION

If there are legal guardianship and/or custodial implications of which the school should be made aware, please be sure a current copy of the legal document is made available to the school for your child's protection. It is the obligation of the custodial parent to ensure that all documentation is kept current and updated.

EMERGENCY FORMS

At the beginning of each school year, parents/guardians are asked to provide emergency information for each of their children. This form is vitally important for the well being of the child. In the event of illness or injury, the parent will be notified and asked to provide transportation home. Two emergency numbers of individuals located within 30 minutes of the school are requested in case of the parent's/guardian's absence from home. It is the obligation of the parent/guardian to notify the school immediately of any new address, phone number or other change of information.

MANDATORY REPORTING CHILD ABUSE/NEGLECT

Section 51A of Chapter 119 of Massachusetts General Law mandates that any school staff member who has reason to suspect that a child has been abused or neglected and/or is aware of any allegation of physical or emotional injury resulting from abuse or neglect must report the case to the appropriate State authority. Factors considered may include direct disclosure by the child(ren), physical evidence, observable behavioral indicators, and the nurse and school adjustment counselor's clinical base of knowledge. Although the school is not required by law to notify the family, the principal, in consultation with others as necessary, will decide if, how, when and by whom the family will be notified of this report.

PUPIL RECORDS

Records of school progress, test data, and health issues are maintained for each student. Parents are at liberty to review these records at any time and may do so by making an appointment with the school principal or classroom teacher. Non-custodial parents must request to the principal in writing to review these records. The custodial parent's permission is necessary.

With a few exceptions, no individuals or organizations beside the parent/guardian and school personnel working directly with the student are permitted access to the information in the student record without the specific, informed, written consent of the parent. It is the practice of the Winthrop Public Schools to forward the student record of any student who transfers to another public school district upon request of the receiving district.

ATTENDANCE/ABSENCE/HOTLINE

School attendance is required by law until an individual reaches age sixteen (16). Since regular and punctual attendance is essential for success in school, students are expected to be in school except in cases of illness, emergency or observance of a religious holiday. Children who are absent during the day due to illness should not attend school functions at night. Absences in excess of five (5) days per trimester and/or patterns of absences not ascertained by the school to be caused by sickness or other justifiable reason shall be reported to the Winthrop Public Schools Attendance Officer who may take further action to ensure compliance with state law. When a child is absent, parents/guardians should report the absence by calling the Gorman Fort Banks School hotline at 617-846-4400. Please provide your child's name, the date, his/her teacher's name and room number. Upon returning to school after an absence, students will be expected to present a parent/guardian signed acknowledgment indicating the date(s) and cause of the absence. In the event of extended absence due to illness, a doctor's note is

required. Again parents/guardians are reminded of the importance of keeping the school advised of phone or contact changes.

STUDENT VACATION/EXTENDED LEAVE/ MAKE-UP POLICY

Planned absences and time out of school should coincide with school vacation periods. This gives children the clear message that school is important and a priority. Work will not be provided in advance of vacations or any other extended leave. If PLANNED absences do NOT coincide with school vacation periods, students will not be allowed to make up class work or homework for credit. This may have a negative effect on grades.

If a child misses a day of school due to illness or family emergency, s/he is responsible for requesting missed assignments and returning those assignments in a timely fashion. Parents who want to collect homework for children who are absent from school should call the school office at 617-846-5509 between 8:30 and 10:00 a.m. to request the work. Work will be available after dismissal. All work must be returned in the same number of days that were missed unless additional time has been approved by the teacher. (For example, if a child missed four days of school, s/he has four days to turn in the make-up work after s/he returns to school.) In cases of hospitalization, teachers will make every effort to keep current with the work being provided to the student.

TARDINESS

Student tardiness to school compromises learning by minimizing the educational and social opportunities available. School starts promptly according to the "school schedule" listed on page 3 of this guide. Students arriving more than ten (10) minutes after the designated start times are considered tardy. Children who are tardy must get a tardy slip at the office before proceeding to their classroom. Parents/guardians of children consistently tardy will be contacted either by phone or letter. Persistent tardy arrival that is deemed injurious to the student's educational well being shall be reported to the Winthrop Public Schools Attendance Officer and/or any other agency responsible for the well-being of children.

DISMISSAL

When the need arises to dismiss a student during the school day, parents/guardians are encouraged to send a note. The parent/guardian or any other person who arrives to pick up a child must follow the usual protocol of approaching the front door where all visitors must ring a bell and identify him/herself and the name of the student being dismissed. All individuals will be expected to remain at the front door and outside of the school where the child will be escorted by a staff member for dismissal. If however the individual is not known to staff members, the individual receiving the child will be

required to present identification, a copy of which will be made and retained by office personnel. The parent/guardian, by designating the individual to whom their child is dismissed, assumes responsibility for the suitability of the individual in providing for the safety and well-being of the student. Please refrain from requesting a student be dismissed within thirty (30) minutes of the school dismissal time as this creates confusion in the school and classroom dismissal protocol.

All changes in a student's regular dismissal plan should be made in writing. In the event the change in dismissal is known at the start of the school day, please send a letter and/or email to the student's teacher which includes date and the name of the individual to whom your child will be released. Given that teachers may not have an opportunity to check email after school begins, all other changes in dismissal must be communicated in writing to the front office. Please advise that party to have ID on their person as this will be checked. This applies to those individuals who may be picking a child up on foot and by car.

Under no circumstances will students be allowed to leave the building if not accompanied by an adult and under no circumstances will students be allowed to walk home alone. In the event a parent/guardian requests that a child be dismissed to a minor (an individual under the age of 18 years), such a request must be in writing and the minor will also be asked to present identification. Whenever a question arises about a student dismissal, school personnel will attempt to verify the dismissal by contacting the parent, guardian or questioning the child. Student dismissal by telephone request is strongly discouraged! In the event a telephone request is made to dismiss a student, the child's primary guardian will be phoned back by school personnel.

ARRIVAL

Kindergarten and Grade 1 students are admitted into the building at 7:45 in anticipation of the school day beginning at 8:00 a.m. Grade 2 students are admitted into the building at 7:30 a.m. in anticipation of the school day beginning at 7:40 a.m. Once in the building, students assemble and are supervised in classroom designated areas inside the gymnasium. All students are escorted by school staff from their classroom designated areas and to their respective classroom. Students should not arrive at school prior to these times unless they are participating in a before school activity or buying breakfast as no supervision by school staff is available. In the event a student arrives to school prior to these designated times, s/he should remain in the company of an adult and will need to do so outside of the school building. Arrival protocols for PK students is program specific and therefore this information is communicated by the PK staff directly with the families of our PK students. Parents/guardians are expected to remain in the company of their child until a preschool staff member assumes responsibility for your child at the start of his/her school day program.

To ensure safety and minimize pedestrian traffic in our school, parents/guardians are not welcome to accompany children into the building upon arrival.

DEPARTURE

Students depart school as a class and in the company of their classroom teacher. Students exit the building from the door that leads to the parking loop and assemble at classroom designated areas. No staff supervision outside the building is available for students departing in any other fashion and as a result, staff cannot assume responsibility for the behaviors and/or safety of students departing from any other exit. Exceptions to the above departure routine will be granted only upon written request.

All families choosing to pick their child up by car must use the student pick up/drop off loop. Families wishing to pick their child up by car will be instructed to drive through the loop past the chained lot entrance to the dismissal area as children will only be dismissed from that area at curbside. Those parents/guardians picking children up by car should be prepared to continuously circle the loop area until their child's class arrives to their classroom designated area. Staff is available to assist in getting children into the cars. Additional staff is present to direct vehicles and traffic flow to assist in the safe and efficient dismissal of students. Failure to comply with instructions from staff assigned to the loop or any aspect of this dismissal protocol may result in the parent/guardian needing to pick their student up from inside the school. Caregivers choosing to park and receive children on foot may secure parking in the designated areas past the exit of the loop on Kennedy Drive.

Parents/guardians choosing to pick their child up on foot are requested to do so curbside and at the location of the child's classroom departure point. Our staff is vigilant about student safety. Please respect our concern and do not pull your child out of the classroom line without notifying your child's teacher. Families waiting for children at dismissal time are encouraged to keep our sidewalks clear so students can move through the sidewalk and to their classroom destination point collectively and together.

To ensure safety and minimize pedestrian traffic in our school, parents/guardians are not allowed to wait inside the school at dismissal time.

In the event the school cannot reach a parent/guardian to arrange for a child's departure, the designated emergency contact person will be notified. If no designated party can be reached on a child's behalf, school personnel will contact the Winthrop Police Department to arrange for the child's custody and safe keeping. Repeated/frequent failure to receive a child in a timely fashion at dismissal may be construed as neglect and as such may be reported to regulatory agencies.

INCLEMENT WEATHER POLICIES/DELAYED OPENINGS

It is expected that schools will be in session every day as scheduled in the school calendar. A parent may, if weather conditions warrant, keep the child at home. When the parent exercises this option: (1) all the regulations for absence apply and (2) the child should remain at home and not around the town or school building.

When extreme weather or emergency conditions develop, the superintendent may decide to cancel or delay the start time of school. The "no school" or "delayed opening" information will be communicated by an automated phone call system to families that have a phone number on record. In addition such information will be communicated beginning at 6:30 a.m. over radio and television stations as follows: WBZ-TV/Channel 4; WCVB-TV/Channel 5; WHDH-TV/Channel 7; WCAT-TV/Channel 15 (local access); WBZ Radio 1030; WRKO Radio 680. Unless otherwise unavailable, this information will be posted on the Winthrop Public Schools website at http://www.winthrop.k12.ma.us.

Please DO NOT call the fire, police or school departments or the home of any school personnel as this delays making announcements and ties up the telephone. Under normal circumstances, once school is in session there will not be any early dismissals. This is to protect those students whose parents/guardians are not at home. However, parents/guardians should have some arrangement by which a child can be supervised if conditions become such that children and teachers must be dismissed. Parents/guardians can, when conditions are bad, come to school and have their child dismissed.

VISITORS

School doors are locked at all times. Entrance to the school is restricted to the front door only. To gain entrance visitors must ring a bell, identify him/herself and the reason for visiting the school. Per the Winthrop Public School policy, all visitors must present a picture ID prior to entering the school. School staff will ask that you wait outside until the picture ID has been verified and the legitimacy of your visit has been determined. Visitors are reminded that the safety of our students and staff is a collective responsibility and therefore under no circumstances should a visitor hold the school door open for any individual—known or not—as this interferes with the school's efforts to ensure the safety of all. Admitted visitors to the Gorman Fort Banks School must report to the office, sign in and wear a visitor's badge. This policy ensures the safety of the students, staff and the individual visiting as a record is established of whereabouts in the event of an emergency. Parent/guardian requests for classroom visitations will be permitted in accordance with district policy and as long as the educational process is not

disrupted. To this end, we request that such requests be made at least forty-eight hours in advance to allow for proper arrangements to be made. The building principal has the authority to determine the number, times and dates of observations by visitors. This will be done in consultation with staff members so as to give adequate notice to the staff members of the impending visits. Under ordinary circumstances, classroom observations will be strongly discouraged during the first three weeks of school in September and during the month of June.

VOLUNTEERS

Volunteers go a long way in helping school and staff accomplish goals and work efficiently. Parents/guardians are encouraged to become volunteers at the school. Help is needed in a variety of tasks, such as assisting in the library, during lunch hours, and in classroom activities. All volunteers and regardless of volunteer capacity must agree to a criminal record (CORI) check. CORI checks must be completed annually. Documentation can be obtained from the school office. All volunteers must adhere to the visitors' protocol outlined above. Please note that if you have any intention of volunteering at any point and regardless of the frequency that you may volunteer, a CORI is a must and should be submitted by October 1st for processing.

Volunteers are expected to respect the commitment they make in sharing their time with our school and respect the privacy and confidentiality of information concerning students and staff. Information concerning students and staff should be discussed with no one except the appropriate school personnel. Volunteers who are unable to adhere to their scheduled volunteer time, are unable to maintain a professional stance regarding confidentiality, or have conversations considered inappropriate or of a personal nature with students will be asked to discontinue their volunteer work. Similarly if a volunteer's presence interferes with the emotional, social or academic needs of a student, the volunteer may be asked to discontinue his/her volunteer work.

SCHOOL SITE COUNCIL

The Gorman Fort Banks School Site Council is formed in accordance with Massachusetts General Law, Section 59C of the Educational Reform Act of 1993. The School Council is made up of the principal, parents of students attending the school, teachers who teach at the school and a community representative(s). The School Council meets regularly to assist in the identification of the educational needs of the students attending the school, to assist in the review of the annual school budget and in the formulation of a school improvement plan. School Site Council meetings are open to the public. Agendas, minutes and our School Improvement Plan can be found on our school website.

PARENT TEACHER ORGANIZATION

The Gorman Fort Banks School has an active PTO. These volunteers make a tremendous difference to both students and staff by contributing time in our school and through off site efforts. All parents/guardians are encouraged to become active members of this organization. Contact information can be obtained by calling our school office.

SPECIAL EDUCATION/PUPIL SUPPORT SERVICES

The Winthrop School District offers a variety of diagnostic/remedial services for pupils who evidence learning problems that cannot be remediated within the regular classroom. The Gorman Fort Banks School has a Student Support Team (SST) that meets on a regular basis. The purpose of this team, which is a function of regular education, is to identify accommodations that can be facilitated in the general education classroom to help the student experience improved success. The SST is composed of general and special education staff members and specialists who collaborate to resolve learning issues relative to individual students. Very often the instructional strategies and/or interventions developed at the building level successfully address the area of need or concern. In some cases it may be deemed appropriate by the school staff and/or the child's parents/guardians to refer the child for further evaluation by the Department of Pupil Personnel Services.

Section 504 is an act which prohibits discrimination against persons with a handicap in any program receiving federal financial assistance. A person with a handicap is defined as anyone who has a mental or physical impairment which substantially limits one or more major life activities and/or has a record of such impairment or is regarded as having such impairment. Pursuant to this Act, Winthrop Public Schools has the responsibility to identify, evaluate and afford access to appropriate education services if the student is determined to be eligible under Section 504. The 504 Coordinator is Mrs. Pearson, the building principal.

HOMEWORK GUIDELINES

Aside from the need to support students in strengthening or reinforcing academic content, homework provides teachers with important information on a student's ability to independently demonstrate understanding in the absence of academic support. Homework guidelines and expectations will be provided by teachers and therefore questions regarding homework should be addressed to your child's teacher. Nevertheless, the following are general homework guidelines that should be helpful to parents/guardians in teaching students how to balance homework and other activities in their daily routine:

Grade 1:

10-20 minutes per day; additional reading time of 10-15 minutes daily is expected of all students.

Grade 2:

15-25 minutes per day; additional reading time of 15-20 minutes daily is expected of all students.

Although each student may not always have a written assignment each night, it is strongly recommended that students dedicate some time to reinforcing academic skills outside of school. Given the ages of our students, parents are expected to take an active role in assuming responsibility for student engagement in out-of-school learning. Expectations for specific out-of-school learning are provided by all teachers and many of these expectations can be accomplished through links available on our school website.

PHYSICAL EDUCATION/RECESS

Physical education is a regular part of the school curriculum and therefore no child will be excused from a physical education class unless s/he has a medical excuse. For safety student participation in physical education requires that students wear sneakers. The safety and appropriateness of clothing and footwear suitable for physical education instruction is at the discretion of the physical education teacher. Flip-flops are strongly discouraged. If safety is of a concern to school staff, modified participation in physical education or inability to participate may be in order.

Whenever possible, students go outside for recess time. Recess offers a change to the formally planned physical education program by providing students an opportunity to develop social skills in a semi-structured and organized setting. Factors such as weather and the condition of the playground are considered before a decision for outside recess is made. Children should anticipate outdoor recess and be dressed appropriately for coping with the changing weather elements. In the event a student does not come to school in attire appropriate for outdoor conditions or unless otherwise requested not to, a donated and/or lost and found clothing item will be offered to the student.

HEALTH

The school has the services of a full-time nurse. The school nurse is responsible for attending only to illness and injury that occur during school hours. She has the authority to exclude from school any child who appears to have an infectious condition. To be sure not every visit to the nurse warrants a phone call and therefore the school nurse has discretion as to when parent/guardian contact is warranted. The presence of fever, vomiting, diarrhea, infectious/contagious illness, neurological change, visible

bruising that necessitates outside attention, injury or student complaints to the head however all warrant parent/guardian contact. If illness or injury occurs during the day, children will be dismissed only after a parent or other designated adult is notified.

Because of the increasing number of students who must take oral medicine during school hours, parents must adhere to the following guidelines for the protection and safety of the child. Parents must sign a consent form and medication administration form available from the school nurse for any prescription and non-prescription medication. A physician must sign the form for prescription and non-prescription medications to be given. Only the school nurse or building administrator assists in the administration of medication. Children are not permitted to have medicine in the classroom or on their person. Parents should take the medication to the nurse's office where it is kept in a secure place. All medication should be sent in a closed container, marked with prescription label and the child's name. The school will not make available any non-prescribed oral medication such as aspirin or Tylenol.

PHYSICALS/IMMUNIZATIONS

Children are required to have physicals in kindergarten, grade 4, grade 7 and grade 10. Physicals should be performed by your own personal physician. Trained personnel screen children each year for defects in hearing and vision.

The Massachusetts Department of Public Health under Massachusetts General Laws, Chapter 76, Section 15, mandates that the school superintendent take steps to assure that all children k-12 under their jurisdiction are properly immunized and in attendance according to the School Immunization Law, Chapter 76, Section 15. A report on the immunization status of all children must be submitted to the Division of Communicable Diseases in October. We expect all students k-12 to meet the recommended immunization schedule as mandated by the Commonwealth of Massachusetts. Physician's certificates must be submitted to the school nurse in order to verify a student's up to date immunization status. Any child identified as not immunized must be excluded from school until s/he is incompliance with the law. Questions regarding this matter should be directed to the school nurse who may be reached by phoning the school office.

CONTAGIOUS ILLNESS

It is requested that you notify the school nurse of any communicable diseases. Children should not attend school when suffering from a persistent cough, sore throat, severe cold, rash, fever, vomiting or diarrhea. In order to return to school children must be fever-free in the absence of medication for at least 24 hours. A child with vomiting and/or diarrhea must be kept home until symptoms have resolved for approximately 12 hours and the child is able to keep down foods/fluids.

CASTS/FRACTURES

If a student has had a fracture, break or sprain, a doctor's note including limitations is needed for the student to return and participate in school activities. A doctor's note is also required when treatment is complete and the child is ready for return to normal activity i.e. gym, recess, stairs.

HEAD TRAUMA - CONCUSSION

The Winthrop Public Schools is committed to ensuring the health and safety of its students and student athletes. The following concussion policy utilizes the latest in medical research to prevent and treat head injuries. It is in compliance with MIAA regulations and procedures regarding the treatment of head injuries and concussions.

If a student participating in recess or an extracurricular athletic activity becomes unconscious during a practice or competition or suffers severe head trauma, the student shall not return to the practice or competition or participate in any extracurricular athletic activity until the student provides written authorization for such participation, from a licensed physician, licensed neuropsychologist, certified athletic trainer, or other appropriately trained or licensed health care professional to the school's athletic director.

Examples of criteria for return after a concussion/brain injury/head injury:

- Written clearance to play or practice from a medical professional
- Completely asymptomatic no symptoms at all
- Normal impact testing

<u>Completed supervised graduated return to play protocol</u>: Each step should take twenty-four hours. The steps must be completed without return of any symptoms. If any symptoms occur, the athlete returns to the previous asymptomatic step, after twenty-four hours have passed.

- No activity complete rest until all symptoms subside
- Light aerobic activity no lifting less than 70% max heart rate
- Sports specific exercise no activities that include head hitting examples include skating, running drills for basketball or soccer
- Non-contact drills more complex, athlete may start lifting examples include passing drills for football, shooting drills for soccer, hockey, basketball

- Full contact practice must have a medical professional's clearance and a normal test to progress to this step
- Return to game play

INSURANCE

School insurance forms are sent home each fall for parents who desire to purchase this protection. It is the responsibility of parents/guardians to read the details of the coverage of the various plans. These forms must be returned to school with a parent/guardian signature indicating whether or not you wish the insurance.

PROCEDURE FOR DISCUSSING SCHOOL RELATED CONCERNS SCHOOL COMMUNICATION/COMMUNICATION WITH STAFF

We believe in a strong partnership between home and school. If you have concerns about any aspect of your child's learning, social dynamic or classroom environment, please begin with your child's classroom teacher. A parent-teacher conference for a student may be held at any time upon request by the parent/guardian. If you would like a conference with your child's teacher or other school personnel, please make an appointment by calling the school or emailing/writing the school staff member. In the event a teacher is unable to resolve an issue of which s/he has been made aware, the next level of approach would be to make an appointment with your building principal. If you feel the problem is still not resolved, a letter to the superintendent is your last step. School personnel are available by e-mail and phone. Each staff member may be reached by using the e-mail address calling for the first initial of their first name followed by their last name @winthrop.k12.ma.us. Thus Mrs. Pearson, the building principal's e-mail address is ipearson@winthrop.k12.ma.us. Unless there is an emergency, teachers will not be interrupted from classroom instruction during the school day and therefore unable to receive phone calls. Please recognize the teacher's commitment to teaching; phone calls/emails may likely not be known or returned prior to school dismissal.

The district and school communicate time sensitive and important information by telephone/email using a community outreach notification system. Because the phone communication system has a limited capacity for contact information, not all parent contact numbers can be registered. Thus it is especially important to select the contact number most reliable for student information needs and equally important that changes to telephone numbers be reported immediately to the school office. Due to data capacity limitations of the community outreach notification system, we are unable to secure more than one primary contact number per student. Regardless of content, paper communication is very infrequently used.

The Gorman Fort Banks School has a user friendly and current school website. In addition to having a variety of academic support materials for students, the website includes information from the principal, important information relating to school affairs, school lunch menus, school calendar, and activities to support our students' learning. At the beginning of each month, a school calendar is sent home with each child. Given our practice of minimal paper communication, families are strongly encouraged to check our school website regularly for changes to our calendar, current notices and important information.

DELIVERIES TO SCHOOL

Should it be necessary to bring items to school during the day the parent/guardian or their designee must use the front door, ring the bell and indicate that they have an item to be delivered. Please note that all items that are intended for a student should be clearly marked with the student's name, teacher name and/or room number. A staff member will receive the item at the front door and deliver the item as intended. To avoid interruptions in instruction and for the sake of safety, under no circumstances will a parent/guardian be granted permission to bring the item to the classroom.

PARENT-TEACHER-SCHOOL CONFERENCES

Winthrop Public Schools allocates early release days in the school calendar for the purpose of conducting fall and spring parent conferences. Due to the limited time allocated to accomplish these conferences, we are able to schedule one conference slot per child. It is the responsibility of the parent(s)/guardian(s) to coordinate mutually agreeable conference times with their child's teacher. Non-custodial parents should consult the school website to ensure they are aware of conference dates.

PROMOTION/RETENTION

Pursuant to Winthrop School Committee Policy, student achievement is evaluated using all available information including results of teacher made tests and other measures of skill and content mastery, standardized test results, attendance and teacher observation of student performance. Decisions on promotion shall be made by professional staff, exceptions being granted when the best educational interest of the student warrants. Exceptions to promotion will only be made after prior notification and explanation to each students' parent/guardian, but the final decision will rest with the building principal. No student will be retained (K-8) who has not been subject to review and discussion by the Student Support Team. Additionally, the parent/guardian must be notified in writing by the end of April that his/her child may be recommended for retention.

Individual promotions to a higher grade may only be made if the parents, teachers, principal and superintendent agree that the student is qualified to do the work of a higher grade. This decision can be made solely by the principal if a mis-placement has been previously made due to incomplete information or a recent retention has proven to be inappropriate.

CLASSROOM PLACEMENTS

Classroom placement is determined by a team of grade level teachers and other staff members such as the principal, special education personnel, reading specialist and others deemed germane to the process. The team is committed to factor those aspects most important to creating optimal classroom environments including a balance of boys and girls, balance of student abilities, interpersonal dynamics, learning styles of children and teaching strategies used by staff. Parent request for classroom placement of a child is strongly discouraged.

EMERGENCY PROTOCOL DRILLS

Fire drills, lock down drills and off site evacuations are among the school's safety protocols which are practiced routinely. A fire drill plan is posted in each classroom or special area and students are made familiar with it. Under no circumstances may students be excused from these practices and further, to ensure these practices are not compromised and can simulate the potential suddenness of their implementation, prior notice to parents/guardians is not always provided. To simulate the potential reality of an emergency, advanced notice to students is not provided unless social and/or education reason is known.

MORNING SNACK/BREAKFAST & LUNCH/MILK PROGRAM

Time for a brief morning snack is provided. Healthy snacks such as fruits, vegetables, cereals are suggested. You will be notified if your child is in a classroom where restrictions must be imposed on certain food items for the safety/health of students. Beverages in glass containers are not allowed and cans of soda are strongly discouraged.

A nutritious breakfast and lunch is available for purchase each school day including early release days. Milk tickets in isolation are also available for purchase. The school's breakfast program is open from 7:20-7:50 a.m. Students choosing to attend the breakfast program must purchase breakfast. Lunch menus, which are distributed monthly, can also be found on the school website. Information regarding the protocol for purchasing lunch and/or breakfast is sent home at the beginning of each school year. Free or reduced breakfast and lunch tickets are available to eligible limited income families. Forms to establish eligibility are sent home annually and may also be obtained from the school office. Students with a negative account balance will be issued an IOU

for a limited number of times. Notice indicating the balance owed will be communicated to families in a timely fashion. Failure to remediate a delinquent account may result in limited food choices. All aspects of the food service program (food choices, food purchase, account management) are facilitated by Aramark Food Service. Matters regarding the breakfast and lunch program should be referred to Ian Kay, 617-846-5686, Kay-Ian@aramark.com.

SCHOOL CELEBRATIONS

The Winthrop Public Schools has a food-free policy concerning celebrations. As such our school does not allow food to be included in any celebration or learning event. Similarly, we do not accept requests to deliver food items to students (i.e. a "goody bag" being sent home). Under special circumstances, and only if the event is a school or PTO sponsored one, will the principal waive this policy.

We respect the diversity among us and embrace the cultures, ethnic backgrounds and religious preferences of all students/families. To that end and upon request by parent/guardian, students may opt out of participating in classroom celebrations and/or activities.

Recognizing that we are responsible for a vulnerable and emotionally sensitive population, school personnel and students are precluded from distributing invitations to parties and gatherings that do not include all students in a child's classroom. Contact information of families is considered confidential and as such, our staff is not permitted to disseminate this information. Notices and invitations that are inclusive of all students in a child's class however may be distributed by the child with the classroom teacher's prior approval.

STUDENT PROPERTY

Please label all student belongings so that they can be returned to your child. Unlabeled articles are placed in a lost and found box. Parents/guardians are encouraged to check the contents of this box as quickly as they notice an item is missing. If articles are not claimed within a reasonable period of time, it will be up to the school personnel to discard the materials as they see fit.

Students should bring to school only those items necessary to assist them in the classroom. Stuffed pets, toys, money, trading cards, cell phones, electronics and other personal items should not be brought. Exceptions to the above will only be made when associated with a learning/classroom related activity designed by the teacher. Personal items not considered necessary by the student's teacher are the sole responsibility of the student and at the discretion of the teacher may be taken from the child's possession

until the end of the school day. Students are not permitted to bring in any devices that could be construed as promoting unsafe conditions or hindering the learning process.

SCHOOL PROPERTY

Students are expected to demonstrate respect of school property by not littering school grounds or stealing, destroying or in any way defacing school property. Theft or damage to school property may result in required restitution or, at the discretion of the building principal, consequences that more appropriately address the circumstance involved.

DRESS CODE

Dress shall not be such so as to disrupt the learning process or interfere with the rights and safety of others. Clothing or buttons which are obscene and/or suggestive, pornographic, racist or sexist are inappropriate and will be banned from school. Hats may not be worn in school. Students who arrive in such attire will be asked to remove the inappropriate attire or wait in the school office until a parent/guardian is notified.

ELECTRONIC DEVICES

Students are not permitted to bring in laser pointers, radios, ipods, or hand-held video games as they all hinder the learning process. Cell phones may not be on or used during the school day. In the event such objects are brought to school, they will be confiscated by school personnel and kept in the school office until retrieved by the student's parent/guardian. The school cannot be responsible for any confiscated items left unclaimed by the end of the current school year. The student has the right to due process.

INTERNET ACCEPTABLE USE POLICY

The Winthrop Public Schools technology program recognizes the use of the Internet as a valuable research tool. Before using this tool students need to understand how to use it in an acceptable manner.

- * The primary use of the Internet is for educational purposes
- * Being able to use the Internet is a privilege, and your teachers and principal are the decision makers when it comes to whether you use it. If your behavior on the Internet is not appropriate, you may be suspended from its use.
- * All Winthrop Public Schools have a filter installed on the server to prevent students from entering inappropriate sites (obscene, child pornography, harmful to minors)

however, this software is not foolproof. Take responsibility for your own actions. If you find yourself at an inappropriate web site, you must minimize the browser window and notify the teacher immediately. Do not download, copy or tell any other students the location of any inappropriate material you may happen to find.

- * You may not copy material and say that you wrote it yourself. Remember if you didn't write it you must identify where you found it.
- * Any damage to the computers, how they are set up, or files that belong to others, will result in the loss of your privilege to use the Internet, and perhaps the computers themselves.
- * You may not give anyone your password. Don't let anyone use your computer account for Internet activity unless you are working with them.
- * You may not go to chat rooms or use email

The above are examples of inappropriate use. Since there can never be an all inclusive list, we fully expect that students do only those things necessary to complete their assignment. If a student is in doubt about something they want to do, they must first ask a teacher. Violations of this agreement also subject the student to additional school discipline as determined by the principal.

The Winthrop Public School System, along with the other organizations sponsoring this Internet link-up, will not be liable for the actions of anyone connecting to Internet through this hook-up. In addition, the Winthrop Public School System takes no responsibility for any information or materials that are transferred through Internet. Winthrop Public Schools makes no guarantee of reliability of the Internet connection, nor is it responsible for any loss or corruption of data while using this Internet connection. Winthrop Public Schools shall monitor use of the Internet and data stored in the machines to be sure that these rules are not being broken. Winthrop Public Schools can change these rules without immediate notice.

STUDENT RIGHTS AND RESPONSIBILITIES

The tradition of care and respect for individual students has long been a hallmark of the Winthrop Public Schools. All members of the community should be able to feel safe and to expect that their person, property and opinions will be respected. The Winthrop School Committee has the responsibility to afford students the rights that are theirs by virtue of guarantees offered under the federal and state constitutions and statutes. In connection with rights there are responsibilities that must be assumed by students.

Among those rights and responsibilities are the following:

- 1. Civil rights including the rights to equal educational opportunity and freedom from discrimination; the responsibility not to discriminate against others.
- 2. The right to attend free public schools; the responsibility to attend school regularly and to observe school rules essential for permitting others to learn at school.
- 3. The right to privacy which includes privacy in respect to the student's school records.
- 4. The right to due process of law with respect to suspension, expulsion, and decisions the student believes injure his/her rights. Due process requires, in connection with any disciplinary action which may lead to suspension, expulsion or criminal action, that the student be given oral or written notice of the charges against him/her and, if he/she denies them, an explanation of the evidence the school authorities have and an opportunity to present his/her side of the story. Any student shall also be notified that he/she has the right to have his/her parent present for any disciplinary action that may lead to any suspension, expulsion or criminal action and decisions the student believes injures his/her rights.
- 5. The right to free inquiry and expression; responsibility to observe reasonable rules regarding these rights.

It is the School Committee's belief that as part of the educational process students should be made aware of their legal rights and of the legal authority of the School Committee to make, and delegate authority to its staff to make, rules regarding the orderly operation of the schools. Students have the right to know the standards of behavior that are expected of them, and the consequences of misbehavior. The rights and responsibilities of students, including standards of conduct, will be made available to students and their parents through handbooks distributed annually.

Other policies associated with civil rights, disciplinary due process, district curriculum accommodation plan, students' rights and responsibilities including discrimination, harassment, grievance procedures, permanent withdrawal from school, adoption of curriculum materials, and restraint training may be found in the Winthrop Public Schools School Committee Policy Manual.

BULLYING PREVENTION POLICY

In order to address the damaging effects of bullying on children, which can leave permanent scars on the confidence and self-esteem of a child as well as meet the mandates of Chapter 92 of the Acts of 2010, "An Act Relative to Bullying in Schools" (§ 2323), Winthrop Public Schools has developed a district wide Anti-Bullying Policy and Procedures with protocols for recognizing and reporting bullying as well as a Bullying Prevention Action Plan. Please refer to the comprehensive Bullying Policy and procedures outlined in the appendix of this document and on the Winthrop Public Schools district website.

PROHIBITED BEHAVIOR/CONDUCT

Students are expected to conduct themselves in a manner reflecting a sense of responsibility, good citizenship and consideration for the rights of others. The school will not tolerate rudeness, disrespect or violence in any form. Winthrop Public Schools prohibits all forms of harassment, discrimination and hate crimes based on race, color, gender, religion, sexual orientation, ethnicity/national origin, age or disability.

The following are among the behaviors considered unsafe, disrespectful, unacceptable and prohibited from school and/or on the school bus: fighting, swearing, verbal abuse, making threats, theft, cheating, sexual behavior, wrestling, spitting, swinging of back packs, rough play, bouncing balls against the school building, throwing sand, snowballs, rocks, sticks or any item that has the potential to cause physical injury to a person or the school.

Other unacceptable and prohibited behaviors include: any action that impedes the teacher's ability to conduct the lesson, interrupts the learning of other students or in any way negatively impacts the decorum in the building, hallway behavior that may negatively impact students who are learning in other classrooms and the safety of those moving in large groups. Students are prohibited from running, pushing, shoving or otherwise touching peers. Hallways should not be used as meeting places or spaces to enjoy time outside of the classroom.

Bathroom behavior that jeopardizes safety or shows disregard for property is prohibited. Playing and loitering, throwing towels or toilet paper, climbing over or under stalls, deliberate flooding of bathrooms, deliberate disrespect for the efforts of custodians to keep bathrooms clean, vandalism, writing on walls or stalls, or destruction of property will not be tolerated.

Disruptive language, gestures and drawings which violate community standards of acceptability are not allowed in school or at school-related events. Examples of

offensive language, gestures and drawings may relate but are not limited to those that are obscene, profane, racist, sexist, depict violence or compromise a feeling of safety and security in others.

Theft or damage to an individual's property is prohibited and may result in required restitution.

Books and learning materials should be treated with care and considered resources that are valuable. Failure to demonstrate this level of conduct may result in required restitution.

Dogs, with the exception of service dogs, are not allowed on school premises.

Photographing/filming of students or staff by visitors, students and parents/guardians in and on school property is strictly prohibited unless permission is obtained by a school administrator or the primary classroom teacher staff member.

DISCIPLINE/CONSEQUENCES WHEN RULES ARE NOT OBEYED

Our teachers are knowledgeable with regard to behavior that can reasonably be expected from children considering age, developmental expectations and personal profiles. Consequences will be suitable to the type of inappropriate behavior displayed. Most discipline problems are handled by the classroom teacher in concert with the parents. When necessary, positive alternatives are employed to bring about improvement in student behavior.

The principal and/or her designee are responsible for establishing or approving general school and classroom rules and regulations. S/he serves as a resource person to both teachers and parents in improving student behavior. In instances where the teacher and/or parent have been unable to effect a positive change, the principal and/or designee will become more directly involved in the disciplinary process. The school practice of progressive discipline considers the severity of the offense and number of times the discipline issue arises. Consequences may range from discussion and/or removal from activity or possible missing of privilege to suspension or expulsion.

It is important to note that behaviors listed in the previous section ("Prohibited Behavior/Conduct") is *not* a complete listing of every type of possible misconduct. In the event that a student engages in a type of misconduct that does not technically fall within any of the above categories, the administration will issue a disposition that it feels is appropriate for the offense.

A child's need to visit the principal and/or designee may not automatically result in a phone call to the child's parent/guardian. The need for communication is largely determined by the extent of the offense committed and is at the discretion of the building administrator.

SUSPENSION

The principal shall have the authority, and it shall be his/her duty to suspend any pupil from school for any of, but not confined to, the following reasons: persistent truancy; flagrant opposition to authority (verbal and physical); improper language; willful destruction, damage to or defacement of school property, including building, furniture, books and materials, trees or shrubbery; violation of school rules and regulations of the school or otherwise persistent misconduct; possession of materials considered harmful to the safety of the students; any behavior or actions which pose a safety risk to self or others, and interferes with the orderly process of learning and the school organization; fighting, physical assault, verbal assault, bullying. Re-entry to the school after suspension may require a re-entry meeting or other documentation that speaks to the status of the offending behavior.

STUDENT DUE PROCESS RIGHTS

In administering discipline, school officials will be careful to observe the right to due process under the law for each student. The nature of the violation determines the due process that school officials follow. A comprehensive Disciplinary Due Process Policy and procedures are outlined in the appendix of this document and on the Winthrop Public Schools district website.

DISCRIMINATORY, SEXUAL HARASSMENT AND MISCONDUCT COMPLAINT/GRIEVANCE PROCEDURE

The Winthrop Public Schools is committed to maintaining a school environment free of any harassment based on, but not limited to, race, color, national origin, sex, disability, age, genetics, ancestry, sexual orientation, gender identity/expression, criminal record, or active military status. Such harassment in the workplace or school environment is unlawful and is absolutely prohibited. This includes harassment by administrators, certified and support personnel, students, vendors, and other individuals in school or at school-related events. Further, any retaliation against an individual who has complained about harassment or against individuals for cooperating with an investigation of a harassment complaint is similarly unlawful and will not be tolerated. A comprehensive Discriminatory, Sexual Harassment and Misconduct & Complaint/Grievance Procedure are outlined in the appendix of this document and on the Winthrop Public Schools district website.

HAZING

Hazing as described by Massachusetts General Law, Chapter 269, Sections 17, 18 and 19 is 17 prohibited. Be it enacted by the Senate and the House of Representatives in General Court assembled, and by the authority of the same as follows: Chapter 269 of the General Laws is hereby amended by adding the following three sections:

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 the house of correction for not more than one (1) year, or by both such fine and imprisonment. The term "hazing" as used in this section and in sections 18 and 19, 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 their 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.

Section 18: Whoever knows that another person is the victim of hazing as defined in Section 17 and is at the scene of such crime shall, to the extent that such person can do so without danger of peril to himself or others, report such crime to an appropriate law enforcement official as soon as reasonably practical. A fine of not more than one thousand dollars shall punish whoever fails to report such crime.

Section 19: Each institution of secondary education and each public and private institution of post-secondary 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 reach 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 acknowledgment stating that such group, team or organization has received a copy of

this section and said sections seventeen and eighteen, that each of its member, 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 post-secondary 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 post-secondary education shall file, at least annually, a report with the regents 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 18 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 Regents 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.

THE HAZING TEST *

The following questions are intended to help student leaders to think about issues of hazing when planning activities for their organizations.

- 1. Would you have any reservations describing the activity to your parents, a teacher, or a school administrator?
- 2. Would you object to the activity being photographed for the school newspaper or local TV news?
- 3. Is there a risk of injury or a question of safety?
- 4. Is this a team or group activity in which members are encouraged or expected to attend and where minors are consuming alcohol?
- 5. Will current members refuse to participate with the new members?
- 6. Does the activity risk emotional or physical abuse?

RIGHTS OF HOMELESS CHILDREN

The Winthrop Public Schools recognizes the rights of homeless children and families. Families who are in a situation where housing is precarious and/or uncertain should contact Jen O'Connell, the district's homeless education liaison.

WITHDRAWALS

Students transferring out of the school should notify the office and the classroom teacher as soon as possible. Parents/guardians must execute a request for records to be transferred prior to any records being forwarded to the receiving school.

APPENDIX

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BULLYING PREVENTION POLICY

I. RATIONALE and EXPECTATIONS

The Winthrop Public Schools is committed to keeping our schools a safe and caring place for all students. We expect students to conduct themselves in keeping with their levels of development, maturity and demonstrated capabilities with an appropriate regard for the rights and welfare of other students and school staff, and the educational purpose underlying all school activities. All students deserve the opportunity to work and learn in an environment of mutual respect. In order to create and maintain such an environment, students must treat each other with courtesy, consideration and an appreciation of the rich diversity in our schools.

Bullying creates an atmosphere of fear for all members of the school community. It can also create unnecessary and unwarranted anxiety that affects the ability of a student to attend school, learn in school, feel safe in all areas in the school building and grounds, participate in or attend special or extra-curricular activities or travel to and from school. Bullying behaviors that are not addressed can lead to devastating consequences for young people including depression, drops in school performance and attendance. The failure to address bullying behaviors also gives other students the message that it is permissible to engage in negative behaviors.

Bullying of students occurring in schools is prohibited by law and members of the Winthrop School community refuse to tolerate bullying in any form. Winthrop Public Schools also will not tolerate retaliation against persons who take action consistent with this policy including those who report bullying, who provide information during an investigation of bullying, or who is a witness to or has reliable information about bullying. Retaliation includes, but is not limited to any form of intimidation, reprisal or harassment in connection with filing a complaint or assisting with an investigation under this policy.

If it is determined that inappropriate conduct has occurred, Winthrop Public Schools will act promptly to eliminate the conduct and will impose corrective action as necessary. Corrective actions may range from requiring the perpetrator to work with school personnel on improved behavior, recommending the provision of counseling or other therapeutic services and/or disciplinary action where appropriate, up to and including suspension, expulsion and/or court involvement.

II. SCOPE: PROHIBITION AGAINST BULLYING AND RETALIATION

Acts of bullying, which include cyberbullying, are prohibited:

- on school grounds and property immediately adjacent to school grounds
- at a school-sponsored or school-related activity, function, or program whether on or off school grounds
- at a school bus stop, on a school bus or other vehicle owned, leased, or used by a school district or school
- or through the use of technology or an electronic device owned, leased, or used by a school district or school, and
- at a location, activity, function, or program that is not school-related through
 the use of technology or an electronic device that is not owned, leased, or used by
 a school district or school, if the acts create a hostile environment at school for
 the target or witnesses, infringe on their rights at school, or
 materially and substantially disrupt the education process or the orderly operation
 of a school.

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

III. DEFINITIONS

<u>Bullying</u>, as defined in M.G.L. c. 71, § 37O, is the repeated use by one or more students or 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 target that:

- i. causes physical or emotional harm to the target or damage to the target's property; places the target in reasonable fear of harm to himself or herself or of damage to his or her property;
- ii. creates a hostile environment at school for the target;
- iii. infringes on the rights of the target at school; or materially and substantially disrupts the education process or the orderly operation of a school.

Bullying is characterized by an imbalance of physical, psychological or emotional power. Bullying may include but is not limited to: acts of intimidation such as taunting, name calling, verbal and non-verbal conduct that a reasonable person would find intimidating, humiliating and offensive, social isolation such as shunning/spreading rumors or false accusations; physically aggressive behaviors including interfering with

the movement of another, stealing or damaging property. Bullying shall include cyberbullying.

<u>Aggressor</u> is a student or a member of a school staff who engages in bullying, cyberbullying, or retaliation towards a student.

<u>Target</u> is a student against whom bullying, cyberbullying, or retaliation has been perpetrated.

Bystander: person(s) who is witness to a bullying event.

<u>Criminal harassment</u>: "Willful and malicious engagement in a pattern of conduct or series of acts over a period of time directed at a specific person, which seriously alarms that person and would cause a reasonable person to suffer substantial emotional distress" (General Law Ch. 265). Conduct includes but is not limited to electronic communications.

<u>Criminal stalking:</u> "Willfully and maliciously engaging in a knowing pattern of conduct or series of acts over a period of time directed at a specific person which seriously alarms or annoys that person and would cause a reasonable person to suffer substantial emotional distress and makes a threat with the intent to place the person in imminent fear of death or bodily injury" (General Law Ch. 265). Conduct includes but is not limited to electronic communications.

Cyber-bullying: Bullying through the use of technology or any electronic communication which includes but is not limited to telephone calls, voice mails, instant messages, text messages, camera/video phones, 3 and 4 way conversations, profiles, secret taping of conversations, internet or facsimile communications, creation of a web page or blog in which the creator assumes the identity of another person, the knowing impersonation of another person as the author of posted content or messages if the creation or impersonation creates any of the conditions contained in the definition of bullying. Cyber-bullying also includes the electronic distribution of a communication to more than one person or the posting of material on an electronic medium that may be accessed by one or more persons if the distribution or posting creates conditions contained within the definition of bullying.

<u>Hostile Environment:</u> 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 conditions of the student's education. Prohibited conduct including bullying, which involves unwelcome and offensive behaviors and commentary related to an individual status in a protected class, including but not limited to race, age, religion, national origin, ancestry, color, genetics, military status, gender, sexual

orientation/identity, and/or disability <u>may also</u> violate the School's Discriminatory and Sexual Harassment Policy.

Retaliation: Bullying directed against a person who reports bullying, provides information during an investigation of bullying, is a witness or has reliable information about bullying.

<u>Confidentiality</u>: Reports of bullying and retaliation shall be handled with the highest level of sensitivity by School Personnel. To the extent practicable, reports of bullying and retaliation will be kept confidential involving as few people as possible with the goal of protecting the target and stopping the behavior

IV. 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. Oral reports made by or to a staff member shall be recorded in writing. A school or district staff member is required to report immediately to the principal or designee or to the superintendent or designee when the principal or assistant principal is the alleged aggressor or to the school committee or designee when the superintendent is the alleged aggressor, any instance of bullying or retaliation the staff member becomes aware of or witnesses. Reports made by students, parents or guardians, or other individuals who are not school or district staff members, may be made anonymously. The school or district will make a variety of reporting resources available to the school community including, but not limited to, an Incident Reporting Form, a voicemail box, a dedicated mailing address, and an email address.

Use of an Incident Reporting Form is not required as a condition of making a report. The Winthrop Public Schools shall:

- include a copy of the Incident Reporting Form in the beginning of the year packets for students and parents or guardians;
- make it available in the school's main office, the counseling office, the school nurse's office, and other locations determined by the principal or designee; and
- 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.

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At the beginning of each school year, the school or district 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, including a description of the reporting procedures and resources, the name(s) and contact information of the Superintendent, and complaint managers for each School within the District, and the superintendent or designee when the principal or the assistant principal is the alleged aggressor. All information will be incorporated in student and staff handbooks, on the school or district website, and in information about the Plan that is made available to parents or guardians.

Reporting by Staff

A staff member will report immediately to the principal or designee, or to the superintendent or designee when the principal or the assistant principal is the alleged aggressor, or to the school committee or designee when the superintendent 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.

Reporting by Students, Parents or Guardians, and Others

The District expects students, parents or guardians, and others who witness or become aware of an instance of bullying or retaliation involving a student to report it to the principal or designee, or superintendent or designee when the principal or assistant principal is the alleged aggressor. Reports may be made anonymously, but no disciplinary action will be taken against an alleged aggressor solely on the basis of an anonymous report. Students, parents or guardians, and others may request assistance from a staff member to complete a written report. Students will be provided practical, safe, private, and age-appropriate ways to report and discuss an incident of bullying with a staff member, or with the principal or designee, or superintendent or designee when the principal or assistant principal is the alleged aggressor.

V. Responding to a report of bullying or retaliation – Allegations of Bullying by a Student.

Safety

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

The Superintendent or designee will implement appropriate strategies for protecting from bullying or retaliation a student who has reported bullying or retaliation, a student who has witnessed bullying or retaliation, a student who provides information during an investigation, or a student who has reliable information about a reported act of bullying or retaliation.

Obligations to Notify Others

- a. Notice to parents or guardians. Upon determining that bullying or retaliation has occurred, the principal or designee will promptly notify the parents or guardians of the target and the student aggressor of this, and of the procedures for responding to it. There may be circumstances in which the principal or designee contacts parents or guardians prior to any investigation. Notice will be consistent with state regulations at 603 CMR 49.00.
- b. Notice to Another School or District. If the reported incident involves students from more than one school district, charter school, non-public school, approve d private special education day or residential school, or collaborative school, the principal or designee first informed of the incident will promptly notify by telephone the principal or designee of the other school(s) of the incident so that each school may take appropriate action. All communications will be in accordance with state and federal privacy laws and regulations, and 603 CMR 49.00.
- c. Notice to Law Enforcement. At any point after receiving a report of bullying or retaliation, including after an investigation, if the principal or designee has a reasonable basis to believe that criminal charges may be pursued against the aggressor, the principal will notify the local law enforcement agency. Notice will be consistent with the requirements of 603 CMR 49.00 and locally established agreements with the local law

enforcement agency. Also, if an incident occurs on school grounds and involves a former student under the age of 21 who is no longer enrolled in school, the principal or designee shall contact the local law enforcement agency if he or she has a reasonable basis to believe that criminal charges may be pursued against the student aggressor.

In making this determination, the principal will, consistent with the Plan and with applicable school or district policies and procedures, consult with the school resource officer, if any, and other individuals the principal or designee deems appropriate.

<u>Investigation</u>. The Superintendent or designee will investigate promptly all reports of bullying or retaliation and, in doing so, will consider all available information known, including the nature of the allegation(s) and the ages of the students involved. Investigations will be conducted promptly, and in most circumstances, no later than 24-48 hours after an initial complaint. Depending upon the extent and nature of the complaint, the District shall make every attempt to conclude the investigation within 30 days of the initial complaint.

During the investigation the principal or designee will, among other things, interview students, staff, witnesses, parents or guardians, and others as necessary. The principal or designee (or whoever is conducting the investigation) will remind the alleged student aggressor, target, and witnesses of the importance of the investigation, their obligation to be truthful and that retaliation against someone who reports bullying or provides information during a bullying investigation is strictly prohibited and will result in disciplinary action.

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

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

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

The Superintendent or designee will promptly notify the parents or guardians of the target and the aggressor about the results of the investigation and, if bullying or retaliation is found, what action is being taken to prevent further acts of bullying or retaliation. The principal or designee shall inform the parent or guardian of the target about the Department of Elementary and Secondary Education's problem resolution system and the process for accessing that system, regardless of the outcome of the bullying determination.

VI. ACCESS TO RESOURCES AND SERVICES

The Winthrop Public Schools is committed to ensuring all students, staff and personnel involved in incidents of bullying and retaliation receive comprehensive services, referrals and supports. This includes services for targets, student aggressors, and their families. In coordination with parents, school personnel, and targets of bullying and retaliation, the School shall promptly identify and refer impacted individuals to available resources including but not limited to:

- a. Counseling and other services. Culturally and linguistically appropriate resources within the school and district including linkages with community based organizations, including Community Service Agencies (CSAs) for Medicaid eligible students. In addition, the Plan should identify staff and service providers who assist schools in developing safety plans for students who have been targets of bullying or retaliation, providing social skills programs to prevent bullying, and offering education and/or intervention services for students exhibiting bullying behaviors. Schools may consider current tools including, but not limited to, behavioral intervention plans, social skills groups, and individually focused curricula.
- b. <u>Students with disabilities</u>. 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.

c. <u>Referral to outside services</u>. Schools and districts should establish a referral protocol for referring students and families to outside services. Clear protocols will help students and families access appropriate and timely services. Referrals must comply with relevant laws and policies. Current local referral protocols should be evaluated to assess their relevance to the Plan, and revised as needed.

VII. TRAINING and EDUCATION

The Winthrop Public Schools will endeavor to provide age appropriate instruction/curriculum on bullying prevention in each level.

The Winthrop Public Schools will develop and update a bullying prevention and intervention plan in consultation with teachers, school staff, professional support personnel, school volunteers, administrators, community representatives, behavioral health specialists, local law enforcement agencies, students, parents and guardians. The consultation will include a public comment period. The bullying prevention and intervention plan will be updated biennially.

The bullying prevention and intervention plan shall include:

- Definitions and examples of bullying, cyber-bullying and retaliation including the similarities and differences between bullying and discriminatory/sexual harassment, and sexual violence
- Establish clear procedures for students, staff, parents, guardians, and others to report incidents of bullying or retaliation
- Include a provision that reports of bullying or retaliation may be made anonymously, provided that no disciplinary action shall be taken against a student solely on the basis of an anonymous report
- Establish clear procedures for promptly responding to and investigating reports of bullying or retaliation
- Identify the range of disciplinary actions that may be taken against a perpetrator for bullying or retaliation
- Establish clear procedures for restoring a sense of safety for a victim and assessing that student's needs for protection

- Establish strategies for protecting from bullying or retaliation a person who reports bullying, provides information during an investigation of bullying, or is witness to or has reliable information about an act of bullying
- Establish procedures consistent with state and federal law for promptly notifying the parents or guardians of a victim and a perpetrator, provided that the parents or guardians of a victim shall also be notified of the action taken to prevent any further acts of bullying; and provided further that said procedures must provide for immediate notification to the local law enforcement agency where criminal charges may be pursued against the perpetrator
- Include a provision that a student who knowingly makes a false accusation of bullying shall be subject to disciplinary action; and
- Include a strategy for providing counseling or referral to appropriate services for perpetrators and victims and for appropriate family members of said students.

The bullying prevention and intervention plan will afford all students the same protection regardless of their status under the law.

Professional Development: The bullying prevention and intervention plan will include ongoing professional development to build the skills of all members of school staff to prevent, identify and respond to bullying. The content of such professional development will include, but not be limited to:

- Developmentally appropriate strategies to prevent bullying incidents
- Developmentally 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 the bully, the target, and any witnesses to the bullying
- Research findings on bullying
- Information on the incidence and nature of bullying
- Internet safety issues as they relate to cyber-bullying;

The bullying prevention and intervention plan will include provisions for educating parents and guardians about the bullying prevention curriculum of the Winthrop Public

Schools, how they can reinforce said curriculum at home, how they can support the Winthrop Public Schools' prevention and intervention plan, the dynamics of bullying, and online safety and cyber-bullying.

All staff, in collaboration with parents, students and community members will integrate strategies for student recognition through positive reinforcement for good conduct, self discipline, good citizenship, and academic success.

Whenever the evaluation of the Individualized Education Program team indicates that the child has a disability that affects social skills development or that the child is vulnerable to bullying, harassment or teasing because of the child's disability, the Individualized Education Program shall address the skills and proficiencies needed to avoid and respond to bullying, harassment or teasing

VIII. NOTICE

The Winthrop Public Schools will provide to students and their parents or guardians, in age appropriate terms and in the most prevalent languages of the students, parents or guardians, annual written notice of the relevant sections of the bullying prevention and intervention policy.

The Winthrop Public Schools will provide to all school staff annual written notice of the bullying prevention and intervention policy. The faculty and staff at each school shall be trained annually on the bullying prevention and intervention plan.

Relevant sections of the bullying prevention and intervention plan shall be included in any Winthrop Public Schools employee handbook.

The bullying prevention and intervention plan shall be posted on the Winthrop Public Schools website

WINTHROP PUBLIC SCHOOLS COMPLAINT/INCIDENT REPORT FORM

Name of Complainant:		
Complainant's School and Class/Jo	ob Title:	
Address:		
	Phone Number(s):	
Name(s) of Parent/Legal Guardian	i (if applicable):	
Address:		
	Phone Number(s):	
1	clude but is not limited to incidents of discri, sexual misconduct/assault and bullying.	iminatory
Dates of Alleged Incident(s):		
Names of the person(s) you are rep	porting:	
	ents of alleged misconduct; including where he any witnesses that may have information ditional pages if necessary.	
Please describe any past incidents additional page(s) if needed.	that may be related to this complaint. Attack	h
I certify that the information provides to f my knowledge.	ded in this report is true, correct and comple	ete to the
Signature of Complainant	Date	
Complaint Received By:	Date	

DISCIPLINARY DUE PROCESS

Students who have been identified as students with disabilities in accordance with the Individuals with Disabilities Education Act or Section 504 of the Rehabilitation Act or who the school has reason to believe might be eligible for special education services are entitled to additional procedural protections when a disciplinary exclusion is considered. Prior to the imposition of any disciplinary sanction that would result in a change in placement, the student's Team will meet to determine whether the student's conduct was a manifestation of the student's disability. If the Team determines that the conduct was a manifestation of the student's disability, there shall be a review of any existing behavior plan or if no such behavior plan exits, a functional behavioral assessment will be conducted. In many cases a student with a disability will be entitled to services identified by the student's Team as necessary to provide the student with a free and appropriate education during periods of disciplinary exclusion exceeding ten (10) school days in a given year. For additional information regarding the rights of students with disabilities in the context of school discipline please contact the Winthrop Public School's Director of Pupil Personnel Services or the building principal/designee. If the Team determines that the conduct was a manifestation of the student's disability sh allreview any existing behavior plan or, if no such behavior plan exists, conduct a functional behavioral assessment. In many cases, a student with a disability will be entitled to services identified by the student's Team as necessary to provide the student with a freeappropriate public education during periods of disciplinary exclusi on exceeding ten (10) school days in a given year.

For additional information regarding the rights of students with disabilities in the context of school discipline please contact the Winthrop Public Schools' Director of Pupil Personnel Services or the building principal/designee

A student will not be excluded from school without being afforded appropriate due process as set forth below. If, however, a student's continued presence in school poses a danger to persons or property, or materially and substantially disrupts the order of the school, and, in the administrator's, judgment there is no alternative available to alleviate the danger or disruption, a student who is charged with a disciplinary offense may be removed temporarily from school before receiving due process pursuant to an Emergency Removal (see below for more information).

I. In-School Suspension.

An in-school suspension is a removal of a student from regular classroom activities, but not from the school premises. The procedure for an in-school suspension of no more than (10) school days (consecutive or cumulatively for multiple infractions during the school year) will be as follows:

- 1. The administrator will inform the student of the disciplinary offense charged, the basis for the charge, and provide the student an opportunity to respond. If the administrator determines that the student committed the disciplinary offense, the administrator will inform the student of the length of the student's in-school suspension, which may not exceed 10 days, cumulatively or consecutively, in a school year.
- 2. On the same day as the in-school suspension decision, the administrator will make reasonable efforts to notify the parent orally of the disciplinary offense, the reasons for concluding that the student committed the infraction, and the length of the in-school suspension. The administrator will also invite the parent to a meeting to discuss the student's academic performance and behavior, strategies for student engagement, and possible responses to the behavior. Such meeting will be scheduled on the day of the suspension if possible, and if not, as soon thereafter as possible. If the administrator is unable to reach the parent after making and documenting at least (2) attempts to do so, such attempts will constitute reasonable efforts for purposes of orally informing the parent of the in-school suspension.
- 3. The administrator will send written notice to the student and parent about the inschool suspension, including the reason and the length of the in-school suspension, and inviting the parent to a meeting with the principal for the purpose set forth above, if such meeting has not already occurred. The administrator will deliver such notice on the day of the suspension by hand-delivery, certified mail, first-class mail, email to an address provided by the parent for school communications, or by other method of delivery agreed to by the administrator and the parent.

An in-school suspension of more than 10 cumulative days in a school year will be subject to the procedures for long-term suspension

The Principal may remove a student from privileges, such as extracurricular activities and attendance at school-sponsored events, based on the student's misconduct. Such a removal is not subject to such due process procedures.

II. Short Term, Out-of-School Suspension.

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

<u>1. Notice</u>: The written notice to the student and the parent will be in English and in the primary language of the home if other than English, or other means of communication

where appropriate and will include the following:

- a) the disciplinary offense;
- b) the basis for the charge;
- c) the potential consequences, including the potential length of the student's suspension;
- d) the opportunity for the student to have a hearing with the administrator concerning the proposed suspension, including the opportunity to dispute the charges and to present the student's explanation of the alleged incident, and for the parent to attend the hearing;
- e) the date, time, and location of the hearing;
- f) the right of the student and the student's parent to interpreter services at the hearing if needed to participate;

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

- **2. Efforts to Involve Parent:** The administrator will make reasonable efforts to notify the parent of the opportunity to attend the hearing. To conduct a hearing without the parent present, the administrator must be able to document reasonable efforts to include the parent. The administrator is presumed to have made reasonable efforts if the administrator has sent written notice and has documented at least two (2) attempts to contact the parent in the manner specified by the parent for emergency notification.
- **3. Format of Hearing:** The administrator will discuss the disciplinary offense, the basis for the charge, and any other pertinent information. The student also will have an opportunity to present information, including mitigating fact, that the administrator should consider in determining whether other remedies and consequences may be appropriate. The administrator will provide the parent, if present, an opportunity to discuss the student's conduct and offer information, including mitigating circumstances, that the administrator should consider in determining consequences for the student.
- **4.** <u>Decision</u>: The administrator will provide written notice to the student and parent of his/her determination and the reasons for it, and, if the student is suspended, the type and duration of suspension and the opportunity to make up assignments and such other school work as needed to make academic progress during the period of removal. The notice of determination may be in the form of an update to the original written notice of hearing.

III. Long Term Suspension

Except in the case of an Emergency Removal provided on page [], prior to imposing a

long-term suspension (more than 10 days of suspension, whether in-school or out-of-school, whether consecutive or cumulative for multiple offenses during a school year), an administrator will follow the procedures for short-term suspension plus additional procedures as follows:

- **1. Notice:** The notice will include all of the components for a short-term suspension in Section C above, plus the following:
 - a) In advance of the hearing, the opportunity to review the student's record and the documents upon which the administrator may rely in making a determination to suspend the student or not;
 - b) the right to be represented by counsel or a lay person of the student's choice, at the student's/parent's expense;
 - c) the right to produce witnesses on his or her behalf and to present the student's explanation of the alleged incident, but the student may not be compelled to do so;
 - d) the right to cross-examine witnesses presented by the school district;
 - e) the right to request that the hearing be recorded by the administrator, and a copy of the audio recording provided to the student or parent upon request; and
 - f) the right to appeal administrator's decision to impose long-term suspension to the superintendent.
- **2. Format of Hearing:** The Hearing will afford the rights set forth in the notice above. The administrator will also provide the parent, if present, an opportunity to discuss the student's conduct and offer information, including mitigating circumstances, that the administrator should consider in determining consequences for the student.
- 3. Decision: Based on the evidence, the administrator will determine whether the student committed the disciplinary offense, and, if so, after considering mitigating circumstances and alternatives to long-term suspension, what remedy or consequence will be imposed, in place of or in addition to a long-term suspension. The administrator will send the written determination to the student and parent by hand-delivery, certified mail, first-class mail, email to an address provided by the parent for school communications, or any other method of delivery agreed to by the school and the parent. If the administrator decides to suspend the student on a long-term basis, the written determination will:
- 1. Identify the disciplinary offense, the date on which the hearing took place, and the participants at the hearing;
- 2. Set out the key facts and conclusions reached;
- 3. Identify the length and effective date of the suspension, as well as a date of return

to school;

- 4. Include notice of the student's opportunity to receive education services to make academic progress during the period of removal from school (if more than 10 cumulative days);
- 5. Inform the student of the right to appeal the administrator's decision to the superintendent or designee. Notice of the right of appeal will be in English and the primary language of the home if other than English, or other means of communication where appropriate, and will include the following information stated in plain language:
 - a) the process for appealing the decision, including that the student or parent must file a written notice of appeal with the superintendent 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 superintendent an extension of time for filing the written notice for up to seven (7) additional calendar days; and that
 - b) the long-term suspension will remain in effect unless and until the superintendent decides to reverse the administrator's determination on appeal.

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

IV. Exception for Emergency Removal

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

The administrator will immediately notify the superintendent in writing of the removal and the reason for it, and describe the danger [or disruption] by the student.

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

- Make immediate and reasonable efforts to orally notify the student and the student's parent of the emergency removal, the reason for the need for emergency removal, and other applicable matters;
- Provide written notice to the student and parent as provided in Section C or D above, as applicable;
- Provide the student an opportunity for a hearing with the administrator, 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 administrator, student, and parent.
- Render a decision orally on the same day as the hearing, and in writing no later than the following school day.

An administrator 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.

V. Appeal to the Superintendent

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

The following apply:

- The superintendent will make a good faith effort to include the parent in the hearing. The superintendent will be presumed to have made a good faith effort if he or she has made efforts to find a day and time for the hearing that would allow the parent and superintendent to participate. The superintendent will send written notice to the parent of the date, time, and location of the hearing.
- The superintendent will conduct a hearing to determine whether the student committed the disciplinary offense of which the student is accused, and if so, what the consequence will be. The superintendent will arrange for an audio recording of the hearing, a copy of which will be provided to the student or parent upon request. The superintendent will inform all

- participants before the hearing that an audio record will be made of the hearing and a copy will be provided to the student and parent upon request.
- The student will have all the rights afforded the student at the administrator's hearing for long-term suspension as described in Section D above.
- The superintendent will issue a written decision within five (5) calendar days of the hearing which meets the requirements for a long-term suspension as described in Section D above. If the superintendent determines that the student committed the disciplinary offense, the superintendent may impose the same or a lesser consequence than the administrator, but will not impose a suspension greater than that imposed by the administrator's decision.

The decision of the superintendent constitutes the final decision of the school district.

VI. Suspension under MGL c. 71 s. 37H for Dangerous Weapons, Controlled Substances & Assaults on Educational Staff

Massachusetts General Laws Chapter 71, section 37H requires that all student handbooks contain the following provisions:

- (a) Any student who is found on school premises or at school-sponsored or school-related events, including athletic games, in possession of a dangerous weapon, including, but not limited to, a gun or a knife; or a controlled substance as defined in chapter ninety-four C, including, but not limited to, marijuana, cocaine, and heroin, may be subject to expulsion from the school or school district by the principal.
- (b) Any student who assaults a principal, assistant principal, teacher, teacher's aide or other educational staff on school premises or at school-sponsored or school-related events, including athletic games, may be subject to expulsion from the school or school district by the principal.
- (c) Any student who is charged with a violation of either paragraph (a) or (b) shall be notified in writing of an opportunity for a hearing; provided, however, that the student may have representation, along with the opportunity to present evidence and witnesses at said hearing before the principal.

After said hearing, a principal may, in his discretion, decide to suspend rather than expel a student who has been determined by the principal to have violated either paragraph (a) or (b).

(d) Any student who has been expelled from a school district pursuant to these

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

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

Students should note that the definition of "assault" includes not only <u>harmful or offensive contact</u>, but also <u>threatening such contact</u>.

Additionally, students should be aware that the federal Gun Free Schools Act mandates that any student who brings a firearm to school be expelled for a minimum of one year, with exceptions granted only by the Superintendent. Under this Act, a firearm includes not only a gun but also an explosive device.

VII. Suspensions under MGL c. 71 s. 37H ½ for Felony Complaints or Convictions Massachusetts General Laws Chapter 71, section 37H 1/2 provides that: Upon the issuance of a criminal complaint charging a student with a felony or upon the issuance of a felony delinquency complaint against a student, the principal or headmaster of a school in which the student is enrolled may suspend such student for a period of time determined appropriate by said principal or headmaster if said principal or headmaster determines that the student's continued presence in school would have a substantial detrimental effect on the general welfare of the school. The student shall receive written notification of the charges and the reasons for such suspension prior to such suspension taking effect. The student shall also receive written notification of his right to appeal and the process for appealing such suspension; provided, however, that such suspension shall remain in effect prior to any appeal hearing conducted by the superintendent.

The student shall have the right to appeal the suspension to the superintendent. The student shall notify the superintendent in writing of his request for an appeal no later than five calendar days following the effective date of the suspension. The superintendent shall hold a hearing with the student and the student's parent or guardian within three calendar days of the student's request for an appeal. At the hearing, the student shall have the right to present oral and written testimony on his behalf, and shall have the right to counsel. The superintendent shall have the authority to overturn or alter the decision of the principal or headmaster, including recommending an alternate educational program for the student. The superintendent shall render a decision on the appeal within five calendar days of the hearing. Such decision shall be the final decision

of the city, town or regional school district with regard to the suspension.

Upon a student being convicted of a felony or upon an adjudication or admission in court of guilt with respect to such a felony or felony delinquency, the principal or headmaster of a school in which the student is enrolled may expel said student if such principal or headmaster determines that the student's continued presence in school would have a substantial detrimental effect on the general welfare of the school. The student shall receive written notification of the charges and reasons for such expulsion prior to such expulsion taking effect. The student shall also receive written notification of his right to appeal and the process for appealing such expulsion; provided, however, that the expulsion shall remain in effect prior to any appeal hearing conducted by the superintendent.

The student shall have the right to appeal the expulsion to the superintendent. The student shall notify the superintendent, in writing, of his request for an appeal no later than five calendar days following the effective date of the expulsion. The superintendent shall hold a hearing with the student and the student's parent or guardian within three calendar days of the expulsion. At the hearing, the student shall have the right to present oral and written testimony on his behalf and shall have the right to counsel. The superintendent shall have the authority to overturn or alter the decision of the principal or headmaster, including recommending an alternate educational program for the student. The superintendent shall render a decision on the appeal within five calendar days of the hearing. Such decision shall be the final decision of the city, town or regional school district with regard to the expulsion.

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

VII. Procedures Applicable To Conduct Covered By M.G.L. C. 71, §37H And 37H \(\frac{1}{2}\)

When considering the exclusion of a student from school for possession of a dangerous weapon, possession of a controlled substance (such as marijuana, cocaine, or prescription drugs not authorized by the school nurse), or assault on teachers, 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 or designee. At this conference, the student (1) shall be informed of the reason for the conference, (2) shall be given the opportunity to present his or her side of the story, and (3) shall be given a decision on the suspension. If the administrator 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.
- 3. A letter will be mailed to the parent/guardian of the suspended student stating:
 - a) The reason for the suspension
 - b) A statement of the effective date and duration of the suspension
 - c) 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

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

Education Services and Academic Progress under Sections 37H, 37H1/2, and 37H3/4

- 1. Any student who is serving an in-school suspension, short-term suspension, long-term suspension, or expulsion shall have the opportunity to earn credits, as applicable, make up assignments, tests, papers, and other school work as needed to make academic progress during the period of his or her removal from the classroom or school. The principal/designee shall inform the student and parent of this opportunity in writing when such suspension or expulsion is imposed.
- 2. Any student who is expelled or suspended from school for more than ten (10) consecutive days, whether in school or out of school, shall have an opportunity to receive education services and make academic progress toward meeting state and local requirements, through the school-wide education service plan.

3. The principal/designee shall develop a school-wide education service plan describing the education services that the school district will make available to students who are expelled or suspended from school for more than ten(10) consecutive days. The plan shall include the process for notifying such students and their parents of the services and arranging such services. Education services shall be based on, and be provided in a manner consistent with, the academic standards and curriculum frameworks established for all students under G.L. c 69, §§

Notice of Education Services for Students in Long-Term Suspension and Expulsion; Enrollment Reporting.

- 1. The principal/designee shall notify the parent and student of the opportunity to receive education services at the time the student is expelled or placed on long-term suspension. Notice shall be provided in English and in the primary language spoken in the student's home if other than English, or other means of communication where appropriate. The notice shall include a list of the specific education services that are available to the student and contact information for a school district staff member who can provide more detailed information.
- 2. For each student expelled or suspended from school for more than ten (10) consecutive days, whether in- school or out-of-school, the school district shall document the student's enrollment in education services. For data reporting purposes, the school shall track and report attendance, academic progress, and such other data as directed by the Department.

Students with Disabilities:

Students who have been identified as students with disabilities in accordance with the Individuals with Disabilities Education Act or Section 504 of the Rehabilitation Act or who the school has reason to believe might be eligible for special education services are entitled to additional procedural protections when a disciplinary exclusion is considered. Prior to the imposition of any disciplinary sanction that would result in a change in placement; the student's Team will meet to determine whether the student's conduct was a manifestation of the student's disability. If the Team determines that the conduct was a manifestation of the student's disability shall review any existing behavior plan or, if no such behavior plan exists, conduct a functional behavioral assessment. In many cases, a student with a disability will be entitled to services identified by the student's Team as necessary to provide the student with a free appropriate public education during periods of disciplinary exclusion exceeding ten (10) school days in a given year. For additional information regarding the rights of students with disabilities in the context of school discipline please contact the Winthrop Public Schools' Director of Pupil Personnel Services or the building principal/designee

Discriminatory, Sexual Harassment and Misconduct & Complaint/Grievance Procedure

I. BACKGROUND OF POLICY

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

II. PURPOSE AND SCOPE

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

Law views the particular communication or conduct from the perspective of a reasonable person with the characteristic on which the harassment is based. Another person may reasonably view what one person may consider acceptable behavior as harassment; therefore, individuals should consider how other individuals might view their words and actions.

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

This policy may apply to forms of discriminatory harassment that occurs between coworkers between students, and between students and school personnel that takes place outside the school environment (including, but not limited to, online conduct or conduct utilizing the internet or other electronic media). When the conduct complained of occurs outside of the workplace, the school may consider the following and other factors in assessing whether the conduct constitutes conduct in violation of this policy

- whether the event at which the conduct occurred is linked to the School in any way, such as at a School-sponsored function;
- whether the conduct occurred during work/school hours;
- the severity of the alleged outside-of-school conduct;
- the work/school relationship of the complainant and alleged harasser, which includes whether the alleged harasser is a supervisor/faculty and whether the alleged harasser and complainant come into contact with one another on the job or in the School environment;
- whether the conduct adversely affected the terms and conditions of the complainant's employment or education or impacted the complainant's work/school environment

III. Examples of Prohibited Conduct

It is not possible to list all the circumstances that may constitute discriminatory harassment in violation of this policy. Discrimination may take many forms, including both verbal and nonverbal behaviors. Prohibited behavior includes, but is not limited to, the following behaviors connected to someone's membership in one or more groups protected by law as noted in the first paragraph above: slurs or other derogatory comments; sharing demeaning pictures, cartoons, or jokes; demeaning gestures, and; any conduct constituting sexual harassment

IV. While all types of discriminatory 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, or
- 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, or

- 3. Such conduct interferes with an individual's job duties, education, or participation in extracurricular activities, or
- 4. The conduct creates an intimidating, hostile or offensive work or school environment. The legal definition of sexual harassment is broad. In addition to the above examples, other sexually oriented conduct, whether it is intended or not, that is unwelcome and has the effect of creating a work or educational environment that is hostile, offensive, intimidating or humiliating to individuals of either gender may also constitute sexual harassment.

While it is not possible to list all those additional circumstances that may constitute sexual harassment, the following are some examples of conduct, which if unwelcome, may constitute sexual harassment depending upon the totality of the circumstances including the severity of the conduct and its pervasiveness:

- Unwelcome sexual advances whether they involve physical touching or not;
- Sexual epithets, jokes, written or oral references to sexual conduct, gossip regarding one's sex life; comment on an individual's body, comment about an individual's sexual activity, deficiencies, or prowess;
- Displaying sexually suggestive objects, pictures, cartoons;
- Unwelcome leering, whistling, brushing against the body, sexual gestures, suggestive or insulting comments;
- Inquiries into one's sexual experiences, and;
- Discussion of one's sexual activities

The victim or complainant as well as the harasser may be male or female. The victim or complainant does not have to be of the opposite sex. The complainant does not have to be a person directly harrassed but may be someone affected by the offensive conduct.

All employees and students should take special note that, retaliation against an individual who has complained about sexual and or discriminatory harassment, and retaliation against individuals for cooperating with an investigation of a sexual harassment complaint is unlawful and will not be tolerated by this organization.

- Sexual violence is a form of sex discrimination and is prohibited. It is generally defined as contact of a sexual nature that occurs without the **effective consent** of an individual involved.
- Effective consent cannot be given by minors, those who are incapacitated as a result of alcohol or other drug consumption, or those who are otherwise incapacitated or unconscious.
- Consent as a result of coercion, intimidation, threat of force or force is not effective consent.
- An individual may also be unable to give consent due to an intellectual or other disability. In the state of Massachusetts, **consent can never be given by a minor under the age of 16.**

Examples of sexual violence include, but are not limited to:

- acts of rape (stranger and acquaintance);
- having sexual contact with someone who is incapacitated (e.g., from alcohol or drug usage) such that their decision making ability is compromised and they are unable to consent;
- continuing a sexual act after either party has made it clear, either verbally or by conduct, that they do not wish to continue physical contact, and other forms of coerced sexual activity, including unwanted touching, fondling or other forms of sexual conduct.

The School also prohibits other forms of sexual misconduct, including:

- obscene or indecent behavior, such as the exposure of one's sexual organs or the display of offensive sexual behavior,
- deliberate observation of others for sexual purposes without their consent,
- taking or posting of photographs, videos or images of a sexual nature without consent,
- and possession or distribution of illegal pornography.

In addition to the above, specific examples of sexual misconduct constituting violations of this Policy include:

- Sexual Assault Penetration, no matter how slight, of a vagina or anus with a sex organ or object, or oral penetration by a sex organ of another person, without the consent of the victim, or non-consensual touching of a sexual nature of another person with or without force.
- Domestic Violence violent misdemeanor and felony offenses committed by a victim's current or former spouse, current or former cohabitant, person with whom a victim shares a child, or individuals engaged in a substantive dating relationship as defined by M.G.L Chapter 20A.
- Dating Violence Violence by a person who has been in a social relationship of a romantic or intimate nature with the victim. The existence of such a relationship is determined by (a) its length, (b) its type, and (c) frequency of interaction of persons involved in the relationship.
- Stalking an intentional course of repeated conduct or behavior over a period of time directed at a specific person that would cause a reasonable person to (a) fear for her, his or other's safety, or (b) to suffer substantial emotional distress.

Anyone who has been subject to any sexual violence, misconduct or domestic violence is encouraged to report the incident to the Winthrop Police Department, the Title IX Coordinator, or Deputy Title IX Coordinators listed within this policy.

V. REPORTING

The Winthrop Public Schools strongly urges all individuals in the school community to bring any complaint of discriminatory harassment, sexual harassment and/or sexual misconduct including sexual violence to the attention of school personnel so that they can resolve the issue. Complaints may be made orally and/or in writing. The Winthrop Public Schools will promptly review every complaint, take necessary action to eliminate the conduct and work to ensure the safety of the complainant and any/all witnesses. In response to incidents of sexual misconduct and or violence, individuals including students and if applicable, their parents or guardians may simultaneously contact law enforcement and/or file a criminal complaint.

Students are also encouraged to report any incident to Superintendent Lisa Howard, and/or the Complaint Manger. In response to reports of sexual violence,

discriminatory and sexual harassment, students should understand that not all personnel are allowed to maintain strict confidentiality.

Local resources are that are obligated by law to maintain confidentiality include:

- Boston Area Rape Crisis Center (24 hour hotline): (800) 841-8371
- SAFE-LINK DOMESTIC VIOLNCE HOTLINE- 1-877-285-2020

If an individual requests that a report of sexual misconduct remain confidential, the District will make all reasonable efforts to preserve the confidentiality of and prevent the disclosure of the identities of the parties involved in a sexual misconduct matter. However, information regarding alleged sexual misconduct must be handled in accordance with applicable state and federal laws. Individuals should understand, for example, that under conditions of potential imminent harm to the community, the School may be required by law to inform law enforcement.

Employee Complaints:

An employee who believes that he/she is the victim of sexual and/or discriminatory harassment or sexual misconduct should contact the Ms. O'Connell, Director of Pupil Personnel Services at 617-329-3605.

If an employee does not wish to discuss the issue with the persons listed within this policy or feels that he/she is not addressing the problem in an effective manner, the employee should contact the Superintendent of Schools Lisa Howard, 1 Metcalf Square, Winthrop, MA 02152, 617-846-5500.

Student Complaints:

A student who believes that he/she is the victim of sexual, discriminatory harassment and /or sexual assault or misconduct should promptly report the matter to a teacher, counselor, or administrator who in turn shall notify in writing a complaint manager in the school. As an alternative, a student may report directly to a complaint manager. Notice of each school's complaint managers will be posted in a prominent location in the school.

All employees of the Winthrop Public Schools must respond to complaints by students of harassment by notifying the building principal or an appointed complaint manager verbally and in writing regarding the alleged policy violation. Employees are required to take every report of harassment seriously. A student may also file a complaint by contacting:

Title IX Coordinator: Jennifer O'Connell <u>joconnell@winthrop.k12.ma.us</u>

LIST OF COMPLAINT MANAGERS FOR EACH SCHOOL

William P. Gorman Fort Banks School

Ilene Pearson, Principal 617-846-5509 <u>ipearson@winthrop.k12.ma.us</u>

Arthur T. Cummings School

Norah Grimes, Principal 617-846-5543 ngrimes@winthrop.k12.ma.us

Winthrop Middle School

Brian Curley, Principal 617-846-5507 bcurley@winthrop.k12.ma.us

Winthrop High School

Matt Crombie, Principal 617-846-5505 <u>mcrombie@winthrop.k12.ma.us</u>

The persons and Superintendent as listed above are also available to provide information about this policy and the Winthrop Public Schools' complaint process.

If a student does not wish to discuss the issue with a teacher, counselor, administrator, complaint manager, or the Director of Student Services, or if the student feels that the aforementioned people do not address the problem in an effective manner, the student should contact the Superintendent of Schools Lisa Howard, 617-846-5500, lhoward@winthrop.k12.ma.us

Informal and Formal Grievance Procedures have been established to meet the requirements of Title IX, the ADA, the ADAAA and Section 504 of the Rehabilitation Act of 1973. Any person who wishes to file a complaint alleging discrimination on the basis of disability or sex in the provision of services, activities, programs or benefits by the Winthrop Public Schools (WPS) may use the grievance procedures.

The Informal Procedure to resolve the allegations of a complainant may be requested by the complainant in consultation with the Title IX Coordinator and Superintendent. In these cases, the Title IX Coordinator in consultation with the Superintendent shall determine whether or not alternative informal resolution measures are appropriate based on the nature of the complaint. Informal Procedures to resolve complaints may include a meeting of the parties, or other means to resolve the allegations with the assistance of a

counselor, teacher, or other school or WPS staff. The informal procedure may be abandoned at any time in favor of the initiation of formal procedures and shall not hinder or prohibit the School from initiating and conducting an investigation.

IV. INVESTIGATION AND COMPLAINT RESOLUTION

The Winthrop Public Schools will promptly review every complaint, take necessary action to eliminate the conduct and work to ensure the safety of the complainant and any/all witnesses.

The Winthrop Public Schools shall promptly initiate an investigation into allegations of sexual and discriminatory harassment including sexual assault and misconduct while observing all relevant state and federal laws and regulations and school system policies and procedures, as well as applicable contractual requirements. During the investigation and prior to a final determination, the Title IX Coordinator and/or appropriate administrator will take appropriate interim measures to protect the complainant. During an investigation the complainant and accused may present witnesses and other evidence. Victims of sexual/discriminatory harassment, and /or sexual assault will not be required to mediate allegations of harassment with their alleged perpetrators without appropriate involvement by the District, and further, any mediation process can be terminated by the victim at any time. Both the complainant and the accused individuals shall by notified by the School District of the outcome of any investigation.

The Title IX Coordinator in consultation with the School's Complaint Manager/and or Superintendent will coordinate the investigation. Typical steps in an investigation include separate interviews with those involved, putting statements from each party in writing, identifying and questioning witnesses, and other appropriate actions. The District will conduct the investigation with as much confidentiality and privacy for the parties as possible without compromising the thoroughness of the investigation. The District will caution all participants in the investigation to limit discussions to those staff directly involved in the investigation and to treat the matter as confidential as practicable. Individuals are expected to cooperate fully in any investigation. Failure to do so may result in disciplinary action up to and including termination/expulsion.

The District will endeavor to complete the investigation within thirty (30) school days of receiving the complaint, unless the nature of the investigation or exigent circumstances dictate otherwise, in which case the investigation will be completed as promptly as practicable. Also, if the respondent is subject to a collective bargaining agreement that sets forth a specific time line for notice and/or investigation of a complaint, such time line will be followed. During Title IX investigations, the District will use the preponderance of the evidence standard in determining whether or not

District Policies have been violated in relation to sexual violence, and discriminatory and sexual harassment complaints.

Upon completion of the investigation, the Compliance Officer will issue a written report to the Superintendent. The Superintendent will issue a decision within ten (10) school days of receiving the Compliance Officer's report. If the complainant or the accused is not satisfied with the Superintendent's decision, an appeal may be filed with the Superintendent by either the complainant and/or the accused or by their guardian(s) within five (5) calendar days of receiving the decision. Within thirty (30) days of receiving the record, the Superintendent will render a final decision in writing.

If the District determines that the Policy Prohibiting Discriminatory Harassment, Sexual Harassment and Misconduct has been violated, the District will take appropriate action promptly to stop the offending conduct and ensure that it is not repeated. Depending on the severity of the incident (s), such corrective action may include counseling, training, a verbal or written warning, suspension, or termination/expulsion. Following substantiated instances of discriminatory and sexual harassment, including sexual misconduct and violence, the District will take reasonable steps to address the effects of the conduct including but not limited to supporting victims' access to the District's programs, services and activities.

In certain cases, harassment of a student, and in particular, sexual harassment of a student, may constitute child abuse under Massachusetts laws. Verbal sexual harassment of any child by anyone, including school district employees/volunteers, is recognized as a form of child abuse and a warning sign of actual physical or sexual abuse. Such abuse must be reported immediately to the Department of Social Services in accordance with the requirements of M.G.L. c. I 19, s. 51A. A matter reported under this section shall be screened to determine whether an investigation is pursuant to the Child Abuse and Neglect Policy, the Sexual Harassment Policy, or both. The Winthrop Public Schools will comply with all legal requirements governing the reporting of suspected cases of child abuse.

V. PENALTIES:

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

An individual determined to have violated the District's policies related to discriminatory/sexual harassment, and/or sexual misconduct may be subject to the following sanctions or a combination thereof:

All Students

- a. Mediation involving a third party; remedial training
- b. Reprimand either verbal or written
- c. Suspension in-house or out of school
- d. Expulsion

All Staff

- a. Mediation involving a third party; remedial training
- b. Reprimand either verbal or written
- c. Suspension with or without pay
- d. Dismissal

VI. TRAINING AND EDUCATION

The Winthrop Public Schools remains committed to ensuring all faculty, school administrators, students and school personnel, guidance counselors and paraprofessionals complete mandatory training to include but not limited to:

- What constitutes sexual and discriminatory harassment including sexual violence under Title IX
- The differences and similarities between harassment and bullying
- The responsibility of staff to report incidents of discriminatory and sexual harassment, including sexual violence of which they have knowledge
- The Districts obligation to respond to notice of discrimination or possible discrimination under Title IX
- The District's approved complaint and grievance procedures
- Appropriate and effective complaint response and interventions

The Winthrop Public Schools will ensure mandatory training is provided to all investigator staff including building and Title IX Coordinators, and/all staff responsible for conducting Title IX investigations on how to conduct thorough, prompt, impartial and reliable investigations pursuant to Title IX to include but not limited to:

- The definition and scope of hostile work environment, discriminatory and sexual harassment including sexual violence
- The differences and similarities between harassment and bullying
- Appropriate remedial actions and remedies in response to complaints of sexual and discriminatory harassment
- The Districts obligation to inform both the complainant and accused of the outcome of an investigation
- Best practices for tracking patterns, incidents, systemic problems, climates and trends
- Effective complaint response, interview skills and investigation report writing
- Effective complaint resolution and appropriate resources for victims and accused.

The Winthrop Public Schools will facilitate training for all students to include but not limited to:

- A thorough overview of what constitutes discriminatory and sexual harassment, including sexual misconduct
- The importance of reporting incidents including a review of all reporting avenues
- The District's obligation to respond to and resolve complaints; including a thorough review of the District's grievance policies.
- Student confidential and non-confidential reporting options

V. CONTACT AND REFERAL INFORMATION

State agencies that enforce laws prohibiting harassment or receive complaints thereunder include:

Massachusetts Commission Against Discrimination (MCAD)

Boston Office: Worcester Office: 455 Main Street

Rm. 601 Room 100

Boston, MA 02108 Worcester, MA 01608

(617) 994-6000 (508) 799-8010

<u>Springfield Office:</u>
424 Dwight Street

New Bedford Office:
800 Purchase Street

Rm. 220 Room 501

Springfield, MA 01103 New Bedford, MA 02740

(413) 739-2145

Massachusetts Department of Elementary and Secondary Education

75 Pleasant Street Malden, MA 02148 (781) 338-3300.

Federal agencies responsible for enforcing federal laws prohibiting harassment include:

United States Equal Employment Opportunity Commission (EEOC)

John F. Kennedy Federal Building 475 Government Center Boston, MA 02203 (800)-669-4000

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

VI. LEGAL REFERENCES

Mass. Gen. Laws. Ch. 151B Mass. Gen. Laws Ch. 76, s. 5/Chapter 622 Title VI of the Civil Rights Act of 1964 Title VII of the Civil Rights Act of 1964

Title IX of the Education Amendments of 1972 Age Discrimination in Employment Act of 1967 Americans with Disabilities Act of 1990 Section 504 of the Rehabilitation Act of 1973

WINTHROP PUBLIC SCHOOLS COMPLAINT/INCIDENT REPORT FORM

Complainant's School and Class/Job Title: Address: Email Address: Phone Number(s): Name(s) of Parent/Legal Guardian (if applicable): Address: Email Address: Phone Number(s): Nature or Complaint: This may include but is not limited to incidents of discriminatory and sexual harassment, retaliation, sexual misconduct/assault and bullying.
Email Address:Phone Number(s): Name(s) of Parent/Legal Guardian (if applicable): Address:Phone Number(s): Email Address:Phone Number(s): Nature or Complaint: This may include but is not limited to incidents of discriminatory and sexual harassment, retaliation, sexual misconduct/assault and bullying.
Email Address:Phone Number(s): Name(s) of Parent/Legal Guardian (if applicable): Address:Phone Number(s): Email Address:Phone Number(s): Nature or Complaint: This may include but is not limited to incidents of discriminatory and sexual harassment, retaliation, sexual misconduct/assault and bullying.
Address:Phone Number(s): Nature or Complaint: This may include but is not limited to incidents of discriminatory and sexual harassment, retaliation, sexual misconduct/assault and bullying.
Phone Number(s): Nature or Complaint: This may include but is not limited to incidents of discriminatory and sexual harassment, retaliation, sexual misconduct/assault and bullying.
Nature or Complaint: This may include but is not limited to incidents of discriminatory and sexual harassment, retaliation, sexual misconduct/assault and bullying.
harassment, retaliation, sexual misconduct/assault and bullying.
Dates of Alleged Incident(s):
Names of the person(s) you are reporting:
Please describe in detail the incidents of alleged misconduct; including where and when the incidents occurred. Please name any witnesses that may have information regarding the alleged misconduct. Attach additional pages if necessary.
Please describe any past incidents that may be related to this complaint. Attach additional page(s) if needed.
I certify that the information provided in this report is true, correct and complete to the best of my knowledge.
Signature of ComplainantDate
Complaint Received By:Date



2018-2019 Parent Sign Off Form

Please complete this form by checking off where appropriate, signing where indicated, and returning this form to your child's school.

Handbook/Code of Conduct

The Gorman Fort Banks School Student & Parent Handboduring the school year, behavior expectations that all stude consequences outlined in the Student Code of Conduct.				
I understand that I can access the Winthrop Public Conduct for the 2018-2019 school year on the distr my child's school web page.	Schools Student Handbook and Student Code of rict website at http://www.winthrop.k12.ma.us or on			
I understand that if I wish to have a hard copy of the student handbook or code of conduct, I can request it from my child's school, in writing, and they will print me one.				
I approve of my child using school computers and a	accept the "Acceptable Use Policy".			
I approve of my child's photograph being used on t	he school website and/or publications.			
. Please call the ELL teacher at your child's schoo				
translate@wi	inthrop.k12.ma.us			
. Por favor llame a la maestra de ELL en la escuela de su correo electrónico: tran	hijo si usted necesita este documento traducido, o por nslate@winthrop.k12.ma.us			
. Por favor, ligue o professor ELL na escola do seu filho translate@wint	o se você precisa este documento traduzido, ou e-mail: hrop.k12.ma.us[17]			
Ju lutem telefononi mësuesin ELL në shkollën e fëmijës s ose e-mail: <u>translate@</u>				
لك إذا كنت بحاجة إلى هذه الوثيقة المترجمة، أو البريد الإلكتروني translate@winthr				
Student Name: Last First M.I.	Student Grade Level:			
Parent:	 Signature			
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THIS FORM MUST BE RETURNED TO OUR SCHOOL'S MAIN OFFICE BY TUESDAY, SEPTEMBER 11, 2018

Signature (if 18 years of age)