The Mission of the Lynn Public Schools is continuously to improve students’ social, cultural, and academic achievement and provide all students with the skills, knowledge, and experiences to achieve our vision.
# Table of Contents

**SCHOOL CONTACT INFORMATION** .................................................................................................................. 4

**PARENT INFORMATION .......................................................................................................................... 5**

- Parent Information Center.......................................................................................................................... 5
- Registration Procedures .............................................................................................................................. 5
- Immunization of Students .......................................................................................................................... 6
- Student Withdrawal from School or Transfer to another District.............................................................. 7
- Communication with Parents ..................................................................................................................... 8
- Emergency Closings .................................................................................................................................. 8
- Lynn Public Schools Website .................................................................................................................... 9
- Lynn Educational Channel ......................................................................................................................... 9
- Parent Involvement/Volunteers ................................................................................................................ 10
- School Improvement Councils ................................................................................................................ 10
- Translations and Interpreters .................................................................................................................... 10
- Children of Military – Connected Families ............................................................................................ 10
- Annual Asbestos Notification Letter ....................................................................................................... 10
- Parental Notification Relative to Sex Education ....................................................................................... 12

**LETTER TO PARENT.......................................................................................................................... 12**

**DISCIPLINE CODE .......................................................................................................................... 14**

- 1.0 Attendance-Related Problems ............................................................................................................. 14
- 2.0 School Incidents .................................................................................................................................. 14
- 3.0 Student Appearance and Electronic Devices ..................................................................................... 14
- 4.0 Other School Incidents ....................................................................................................................... 15
- 5.0 Vandalism and Property Damage ...................................................................................................... 15
- 6.0 Assault and/or Assault and Battery on School Property .................................................................. 15
- 7.0 Harassment/Bullying .......................................................................................................................... 15
- 8.0 Arson and Fire-Related Incidents ........................................................................................................ 16
- 9.0 Stealing .................................................................................................................................................. 16
- 10.0 Trespassing (Ch. 272 #40; 266 #120) ................................................................................................. 16
- 11.0 Use, Sale and/or Distribution of Drugs and Alcohol: Under the Influence: and/or Possession ....... 16
- 12.0 Habitual School Offender ................................................................................................................ 16
- 13.0 Felonies (Ch. 71, S. 37H1/2, Ch. 380 of 1993) ..................................................................................... 16

**Definition of Terms .................................................................................................................................. 16**

- Student Appearance ................................................................................................................................. 18
- Electronic Devices Policy .......................................................................................................................... 18
- Attendance .................................................................................................................................................. 18
- Laws ........................................................................................................................................................... 20
- Smoking ..................................................................................................................................................... 21

**The Gun Law (M.G.L., c. 269, s.10 "p").................................................................................................. 21
**
- Expulsion for Possession of a Dangerous Weapon, Controlled Substance, Assault on Educational Personnel ......................................................................................................................... 21
- Suspension/Expulsion for a Felony Charge or Conviction .................................................................... 22
- Graffiti/Defacing School Property ......................................................................................................... 23
- Search and Seizure .................................................................................................................................... 24
- Due Process .............................................................................................................................................. 24
- Appeal to the Superintendent .................................................................................................................. 27
- Harassment .............................................................................................................................................. 27
- Sexual Harassment ............................................................................................................................... 28
- Discipline of the Section 504 Student ..................................................................................................... 28
- Procedures Regarding the Suspension of Special Needs Students ....................................................... 29
- Procedural Requirements Applied to Students Not Yet Determined to be Eligible for Special Education ................................................................................................................................. 30

**DISTRICT POLICIES / PROCEDURES .......................................................................................... 31**

- Alcohol, Tobacco, and Drug Use Prohibited ............................................................................................. 31
- Teaching About Alcohol, Tobacco, and Drugs ......................................................................................... 31
- Nondiscrimination .................................................................................................................................. 31
- Policy and Referral Procedures Against Harassment .............................................................................. 33
- Procedures for Handling Student to Student Sexual Harassment, Dating Violence, and Sexual Assault ................................................................................................................................. 39
- Complaint of Sexual Harassment/Dating Violence/Sexual Assault ....................................................... 41
- Child Abuse and Neglect .......................................................................................................................... 42
- Lynn Public Schools Restraint Policy ....................................................................................................... 42

**STUDENT RECORDS .......................................................................................................................... 45**

- The Family Educational Rights and Privacy Act – FERPA ..................................................................... 45
- Regulations Pertaining to Student Records ............................................................................................... 46
- Student Record .......................................................................................................................................... 46
- Transcript .................................................................................................................................................. 46
<table>
<thead>
<tr>
<th>SCHOOL CONTACT INFORMATION</th>
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<tr>
<td>LYNN PUBLIC SCHOOLS</td>
<td>LYNN PUBLIC SCHOOLS</td>
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<tr>
<td>ADMINISTRATION BUILDING - 100 Bennett St., Lynn, MA 01905</td>
<td>781.593.1680</td>
</tr>
<tr>
<td>ABORN ELEMENTARY</td>
<td>Katia Spiess, Principal</td>
</tr>
<tr>
<td>409 Eastern Avenue, Lynn Ma 01902</td>
<td>781-477-7320</td>
</tr>
<tr>
<td>BRICKETT ELEMENTARY</td>
<td>Eileen Cole, Principal</td>
</tr>
<tr>
<td>123 Lewis Street, Lynn, MA 01902</td>
<td>781-477-7333</td>
</tr>
<tr>
<td>CALLAHAN ELEMENTARY</td>
<td>James Kennison, Principal</td>
</tr>
<tr>
<td>200 O’Callaghan Way Lynn, MA 01905</td>
<td>781-477-7340</td>
</tr>
<tr>
<td>COBBET ELEMENTARY</td>
<td>Peter Viselli, Principal</td>
</tr>
<tr>
<td>40 Franklin Street, Lynn MA 01902</td>
<td>781-477-7341</td>
</tr>
<tr>
<td>CONNNERY ELEMENTARY</td>
<td>Mary Dill, Principal</td>
</tr>
<tr>
<td>50 Elm Street Lynn, MA 01905</td>
<td>781-477-7344</td>
</tr>
<tr>
<td>DREWICZ ELEMENTARY</td>
<td>Patricia Hebert, Principal</td>
</tr>
<tr>
<td>34 Hood Street Lynn, MA 01905</td>
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</tr>
<tr>
<td>EARLY CHILDHOOD CENTER</td>
<td>Nancy Cassidy, Principal</td>
</tr>
<tr>
<td>90 Commercial St., Lynn MA 01905</td>
<td>781-477-7190</td>
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<tr>
<td>FALLOON ELEMENTARY</td>
<td>Nancy Takis-Conway, Principal</td>
</tr>
<tr>
<td>100 Robinson St., Lynn, MA 01905</td>
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</tr>
<tr>
<td>FORD ELEMENTARY</td>
<td>Joanne LaRivee, Principal</td>
</tr>
<tr>
<td>49 Hollingsworth St., Lynn, MA 01902</td>
<td>781-477-7475</td>
</tr>
<tr>
<td>HARRINGTON ELEMENTARY</td>
<td>Lissa Bloom, Principal</td>
</tr>
<tr>
<td>21 Dexter St., Lynn, MA 01902</td>
<td>781-477-7380</td>
</tr>
<tr>
<td>HOOD ELEMENTARY</td>
<td>Gayle Dufour, Principal</td>
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<tr>
<td>24 Oakwood Avenue, Lynn, MA 01902</td>
<td>781-477-7390</td>
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<tr>
<td>INGALLS ELEMENTARY</td>
<td>Irene Cowdell, Principal</td>
</tr>
<tr>
<td>1 Collins Street Terrace Lynn, MA 01902</td>
<td>781-477-7400</td>
</tr>
<tr>
<td>LINCOLN-THOMSON ELEMENTARY</td>
<td>Mary Foster, Principal</td>
</tr>
<tr>
<td>115 Gardiner Street, Lynn, MA 01905</td>
<td>781-477-7460</td>
</tr>
<tr>
<td>LYNN WOODS ELEMENTARY</td>
<td>Ellen Fritz, Principal</td>
</tr>
<tr>
<td>31 Trevett Avenue, Lynn, MA 01904</td>
<td>781-477-7433</td>
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<tr>
<td>SEWELL ANDERSON ELEMENTARY</td>
<td>Susanne Garrity, Principal</td>
</tr>
<tr>
<td>25 Ontario Street, Lynn, MA 01905</td>
<td>781-477-7444</td>
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<tr>
<td>SHOEMAKER ELEMENTARY</td>
<td>Christina Colella, Principal</td>
</tr>
<tr>
<td>26 Regina Road, Lynn, MA 01904</td>
<td>781-477-7450</td>
</tr>
<tr>
<td>SISSON ELEMENTARY</td>
<td>Jane Franklin, Principal</td>
</tr>
<tr>
<td>58 Conomo Avenue, Lynn, MA 01904</td>
<td>781-477-7455</td>
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<tr>
<td>TRACY ELEMENTARY</td>
<td>Pattye Griffin, Principal</td>
</tr>
<tr>
<td>35 Walnut Street, Lynn, MA 01905</td>
<td>781-477-7466</td>
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<tr>
<td>WASHINGTON ELEMENTARY</td>
<td>Anthony Frye, Principal</td>
</tr>
<tr>
<td>58 Blossom Street, Lynn, MA 01902</td>
<td>781-477-7401</td>
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<tr>
<td>FECTEAU – LEARY MIDDLE/HIGH</td>
<td>Maura Dargin-Scully, Principal</td>
</tr>
<tr>
<td>33 North Common Street, Lynn, MA 01902</td>
<td>781-268-3007</td>
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<tr>
<td>BREED MIDDLE</td>
<td>Julie Louf, Principal</td>
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<tr>
<td>90 O’Callaghan Way, Lynn, MA 01905</td>
<td>781-477-7330</td>
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<tr>
<td>THURGOOD MARSHALL MIDDLE</td>
<td>Molly Cohen, Principal</td>
</tr>
<tr>
<td>100 Brookline Street, Lynn, MA 01902</td>
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<tr>
<td>PICKERING MIDDLE</td>
<td>Kevin Rittershaus, Principal</td>
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<tr>
<td>70 Conomo Avenue, Lynn, MA 01904</td>
<td>781-477-7440</td>
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<tr>
<td>CLASSICAL HIGH</td>
<td>Amy Dunn, Acting Principal</td>
</tr>
<tr>
<td>235 O’Callaghan Way, Lynn, MA 01905</td>
<td>781-477-7404</td>
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<tr>
<td>ENGLISH HIGH</td>
<td>Thomas Strangie, Principal</td>
</tr>
<tr>
<td>50 Goodridge Street, Lynn, MA 01902</td>
<td>781-477-7366</td>
</tr>
<tr>
<td>L.V.T.I.</td>
<td>Carissa Karakaedos, Director</td>
</tr>
<tr>
<td>LYNN VOCATIONAL TECHNICAL INSTITUTE</td>
<td>80 Neptune Blvd, Lynn, MA 01905</td>
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</table>
The Lynn Public Schools Parent Information Center, located at 100 Bennett Street, offers parents information about their school system.

Regular office hours are Monday through Thursday 7:45 a.m. – 3:15 p.m. and Friday 7:45 a.m. – 2:15 p.m. Vacation weeks/Summer hours are Monday through Thursday 7:45 a.m. – 2:15 p.m. and Friday 7:45 a.m. – 12:15 p.m. We believe that an informed parent is likely to become an involved parent who will help us improve our schools.

Please visit or telephone us at 781-477-7220 ext. 3179, for information regarding the voluntary desegregation plan, the student assignment policy, within system school choice, language support programs, and transportation options.

Pre-registration for Kindergarten to grade 12 begins at the beginning of March every year. Appointments for pre-registration may be made beginning the first week in March every year.

In order to process registrations, parents must provide the child’s birth certificate or passport, proof of guardianship, picture identification of parent/guardian, the child’s immunization records, and proof of address such as a utility bill which clearly states the parent’s home address in Lynn.

Registration Procedures

New Admissions The following policy regarding student registration was adopted by the Lynn School Committee on September 26, 1996.

The Parent Information Center is hereby directed to not admit a child into the Lynn Public School System unless the parent/guardian presents the following information:

1. Student's name on the birth certificate.
2. Student's residence.
3. Parent's/Guardian's name.
4. Parent's/Guardian's residence
5. Certified copy of probate court guardianship order.

In determining residence and parentage/guardianship has the Center shall receive the following information:

1. Picture ID/Driver’s License.
2. A utility bill, either gas or electric, showing parent/guardian’s name and address.

The Associate Superintendent of Schools will review any cases where the parent/guardian has difficulty producing the above listed documents.

Student records are kept on file at the Dr. James L. McGuinness Administration building for five years. Immunization records less than two years old are considered current. Students returning to the Lynn Public Schools may not have to present birth certificates or immunization records depending upon the number of years that they attended school elsewhere.
The PIC makes every effort to obtain, in addition to the above documents, information about the student's discipline record and past academic performance when registering new students of this process may include an investigation by the attendance officers, conversations with vice principals, guidance counselors and teachers of the former school, and review of available school records. The student may be denied admission to the Lynn Public Schools and/or be referred to the LEEP Program based on the information obtained and the student's age.

The PIC sends the records release forms to the sending school of all students new to the Lynn Public Schools.

The school department shall request discipline history as well as academic transfer all out of system student transfers to the Lynn Public Schools.

PIC contacts the school before completing registration in cases where high school students have been given inactive status and are attempting to return to school. The student may be denied admission to the Lynn Public Schools and/or be referred to the LEEP Program based on the recommendation of the school, the student's age, and previous discipline record and academic performance.

Immunization of Students
Lynn Public Schools require compliance with current Massachusetts Department of Public Health recommended immunization schedules for school entry and attendance. Students who are not in compliance with these regulations will be excluded until the necessary immunizations are obtained and documentation is provided, unless there is a medical or religious exemption.

Please submit a copy of updated immunizations, current physical to include TB documentation to the nurse at the Parent Information Center before your child’s first day of school. Students cannot start school until information is provided.

Tuberculosis screening (documentation of low or high risk with PPD) is required for ALL students to register

<table>
<thead>
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<th>PRESCHOOL</th>
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<tr>
<td>Hepatitis B</td>
<td>3 doses</td>
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<tr>
<td>DTaP/DTP/DT</td>
<td>&gt;4 doses</td>
<td></td>
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<tr>
<td>Polio</td>
<td>&gt;3 doses</td>
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<tr>
<td>Hib</td>
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<td>MMR</td>
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Lead Screening (One time only)
Vision Screening (Within the previous 12 months)

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<tr>
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<tr>
<td>DTaP/DTP/DT</td>
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<td>(or ≥3 doses of Td)</td>
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<tr>
<td>Polio</td>
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<tr>
<td>MMR</td>
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<td>Varicella</td>
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<td>DTaP/DTP/DT</td>
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<td>(or ≥3 doses of Td)</td>
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<tr>
<td>Polio</td>
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<tr>
<td>Measles</td>
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<td>&amp;</td>
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<tr>
<td>Polio</td>
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<td>MMR</td>
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<tr>
<td>Varicella</td>
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Student Withdrawal from School or Transfer to another District

When any child leaves the school or institution where he is being educated because of change of residence to another city in the commonwealth, the Superintendent of schools, in the case of public school, or otherwise the person in charge, shall furnish such child a transfer card in a form prescribed by the department of education.
which shall contain, in addition to any other information relative to him, his name, age, grade in school, and in every case possible, his new street and number, and shall forthwith send a duplicate thereof to the Superintendent of schools of the city where the child is to reside.

Established by law LEGAL REF.: M.G.L. 76:13 CROSS REF.: JED,
Regularly scheduled School Committee meetings are held at the Lynn Public Schools Administration Building on the second and last Thursday of each month during the school year.

Lynn School Department
Administrative Building
100 Bennett St., Lynn, MA 01905
www.lynnschools.org

School Committee meetings will be aired “Live”
- Webcast Live Stream
- Comcast Channel 3
- Verizon Channel 36

There are no regularly scheduled meetings in July & August.

You may also visit the City’s online calendar for posted meetings & updates - www.lynnschools.org
Parent Involvement/Volunteers

Parents and community members are encouraged to become involved in our schools. We welcome your participation and support during the school year. Working together, we will be able to celebrate the achievements of our students. If you would like to help with PTA-PTO/School Improvement Council, school-improvement planning, or special projects/events, contact the principal of your child’s school.

School Improvement Councils

By law, the School Improvement Council (SIC) is made up of parents, teachers, the principal, and a community representative. All meetings are open to the public and your attendance is welcome. SIC elections are held to fill vacancies each fall. Interested candidates may contact the school’s office to inquire about openings.

Translations and Interpreters

Lynn Public Schools recognizes that communication and partnership with parents and guardians is vital for the educational success of students. We are committed to provide quality and professional translation (written) and interpretation (oral) services to families so that they can have an active role in their children’s education.

To enable effective communication with Limited English Proficient parents and guardians, interpretation and translation services are available at no cost to parents and guardians. A parent or guardian does not have to be of limited English proficiency in speaking, reading, writing, and comprehending English to be eligible for interpretations or translation, but rather, it is only necessary that a parent or guardian be limited in at least one of these areas to receive services.

To request an interpreter of a spoken language or translation of a school department document, please contact the main office at your child’s school.

Children of Military – Connected Families

A student whose parent or legal guardian has been called to duty for, is on leave from, or immediately returned from deployment to a combat zone or combat support posting, shall be granted additional excused absences at the discretion of the superintendent or designee.

Annual Asbestos Notification Letter

A copy of the Lynn Public Schools Asbestos Management Plan for each school is available in the schools office and at the Inspectional Services Department at Lynn City Hall.

The Lynn Public School District, through the Inspectional Services Department, continues to update and improve Asbestos Hazard Emergency Response Act (AHERA) Asbestos Management Plans. Any inquiries regarding the management of asbestos-containing materials in our schools should be directed to the district’s AHERA Designated Person, Lisa Tobin, who can be reached at Lynn City Hall, Inspectional Services Department, by email at ltobin@lynnma.gov, or by phone at 781-586-6794.
In accordance with General Laws Chapter 71, Section 32A, the Lynn School Committee has adopted this policy on the rights of parents and guardians of our students in relation to curriculum that primarily involves human sexual education or human sexuality issues.

At the beginning of each school year, all parents/guardians of students in our schools will be notified in writing of the courses and curriculum we offer that primarily involve human sexual education or human sexuality issues. The Superintendent of Schools will determine the administrator(s) responsible for sending the notice(s). Parents/guardians of students who enroll in school after the start of the school year will be given the written notice at the time of enrollment. If the planned curriculum changes during the school year, to the extent practicable, parents/guardians will be notified of this fact in a timely manner before implementation.

Each such notice to parents/guardians will include a brief description of the curriculum covered by this policy, and will inform parents/guardians that they may:

1. Exempt their child from any portion of the curriculum that primarily involves human sexual education or human sexuality issues, without penalty to the student, by sending a letter to the school principal requesting an exemption. Any student who is exempted by request of the parent/guardian under this policy may be given an alternative assignment.

2. Inspect and review program instruction materials for these curricula, which will be made reasonably accessible to parents/guardians and others to the extent practicable. Parents/guardians may arrange with the principal to review the materials at the school, and may also review them at other locations that may be determined by the Superintendent of Schools.

A parent/guardian who is dissatisfied with a decision of the principal concerning notice, access to instructional materials, or exemption for the student under this policy may send a written request to the Superintendent for review of the issue. The Superintendent or designee will review the issue and give the parent/guardian a timely written decision, preferably within two weeks of the request. A parent/guardian who is dissatisfied with the Superintendent's decision may send a written request to the School Committee for review of the issue. The School Committee will review the issue and give the parent/guardian a timely written decision, preferably within four weeks of the request. A parent/guardian who is still dissatisfied after this process may send a written request to the Commissioner of Education for review of the issue in dispute.

The Superintendent of Schools will distribute a copy of this policy to each principal by September 1 of each year.
Dear Parent:

A committee composed of parents, students, teachers, School Committee members and school administrators has prepared a revised discipline code for our city’s schools. The purpose of the policy and code is to provide the educational community of Lynn with a set of guidelines which will, if followed, offer an environment conducive to an effective learning experience for every pupil in the system.

The most effective education takes place when the home and school work together harmoniously for the well-being of the child. The new discipline code provides the framework through which parents, School Committee members, students, teachers and school administrators can make a difference in enhancing the educational opportunities for every child attending the Lynn Public Schools.

The Discipline Policy is on file in the office of the principal. It includes the search and seizure and drug policies as well as Special Education Regulations concerning discipline.

This policy is subject to on-going review and may be viewed by parents upon request.

Please sign the statement below and have your son/daughter return to his/her homeroom teacher.

I have read the Discipline Code with my child and intend to cooperate, to the best of my ability, with the school officials to enforce this policy in order to promote ideal conditions for learning.

______________________________  __________________________
Parent/Guardian Signature  Date

______________________________  __________________________
Student Signature  Date

PLEASE DETACH THIS ENTIRE PAGE AND RETURN IT TO YOUR HOMEROOM TEACHER, SIGNED BY YOU AND YOUR PARENT.
The following list of school-related problems is presented at this time to indicate the possible or potential effect on your child’s education. A cooperative effort by pupils, parents, teachers and school administrators in following these rules and regulations will lead to a high standard of behavior and will result in excellence in the education of Lynn’s children. The administrator in charge will determine the appropriate discipline, which could include but is not limited to the following: contact with parents by mail, telephone or conferences; after-school detention; loss of open campus privileges; loss of parking privileges; temporary or permanent removal from classes; short term or long term in-school or out-of-school suspension from school; expulsion (i.e. permanent exclusion). All students are expected to meet the requirements for behavior as set forth in this code.

All students are subject to the Discipline Code in the school, on school property, on the way to or from school, on school field trips, at school athletic events, school provided transportation and on any other school-sponsored event.

1.0 Attendance-Related Problems

The following infractions may lead to after school detention, Saturday detention, lunch detention, parent conference, suspension and/or Court Application through a CRA petition:

1.1 Truancy
1.2 Skipping Class
1.3 Unexcused Absence (Seven (7) times per quarter)
1.4 Tardiness (Unexcused)
  1.4a Over 10 Minutes to Class
  1.4b Under 10 Minutes to Class
  1.4c Tardiness to school (per Quarter)
1.5 Dismissals (All dismissals must be granted or denied by the Principal or his/her designee)
  1.5a Illness
    - Parent or guardian to pick up pupil; possible medical documentation
  1.5b Other than Illness
    - 24-hour notice to school desirable
    - Parent or guardian to pick up pupil
1.6 Use of automobile during school hours is strictly prohibited.
1.7 Closed Campus (All students shall remain on school property the entire school day.)
1.8 Failure to Return Official School Documents requiring a signature.
1.9 Failure to Report to Homeroom
  1.9a Failure to Report to Office upon Arriving Late to School

2.0 School Incidents

The following infractions may result in: after school detention, Saturday detention, lunch detention, parent conference, suspension and/or academic consequences (i.e. failure on assignment)

2.1 Cheating
2.2 Forgery of School Documents
2.3 Disruptive Behavior
2.4 Continual Misbehavior
2.5 Refusal to Meet Minimum Standards of the Class.
2.6 Failure to Return Loaned School Equipment, Books or Any School Property**please note that this incident may also lead to a report filed with the appropriate legal authorities
2.7 Failure to Report back to Teachers (Non-Academic)
2.8 Insubordination
2.9 Sent to Office Twice in One Day

3.0 Student Appearance and Electronic Devices.

The following infractions may result in: Parents may be notified to bring Proper Attire (refer to Student Appearance Policy), confiscation of device/object, Detention; Saturday Detention; Lunch Detention; Suspension; Parental Conference.

3.1 Clothing shall not present health or safety problems, or in any way disrupt the learning process.
3.2 Violation of the Electronic Device Policy
3.3 Students who bring any object to school that causes any disruption or distraction from the learning process or endangers health or safety

4.0 Other School Incidents

The following infractions may result in: Detention; Saturday Detention; Lunch Detention; Suspension; Parental Conference.

4.1 Gambling
4.2 Unauthorized Demonstration
   Dangerous Operation of Vehicles on School Property (including, but not limited to cars, trucks, motorcycles, bicycles, skateboards, roller blades/skates, etc.) **please note that this incident may also lead to a report filed with the appropriate legal authorities
4.3 Failure to Report for Office Detention

5.0 Vandalism and Property Damage

The following infractions may result in: Suspension; Parental Conference
5.1 Intentional**please note that this incident may also lead to a report filed with the appropriate legal authorities
5.2 Unintentional
5.3 Destruction of Personal Property**please note that this incident may also lead to a report filed with the appropriate legal authorities
5.4 Graffiti/Defacing Property**please note that this incident may also lead to a report filed with the appropriate legal authorities

6.0 Assault and/or Assault and Battery on School Property
(or at any School-Related Event, including Athletic Games)

6.1 On a School Department Employee
   - Possible Suspension from the school; possible Court Action and may be subject to Expulsion by principal pursuant to M.G.L. 71, S.37H. Police Notification
6.2 On a Pupil
   - Possible short or long term suspension; reassessment of assignment; possible Court Action; Police Notification
6.3 Fighting between Pupils
   - Possible short or long term suspension; reassessment of assignment; possible Court Action; Police Notification
6.4 Verbal Harassment or Threat to persons and/or property
   - Possible short or long term suspension; reassessment of assignment; possible Court Action; Police Notification
6.5 Swearing at a School Employee
   - Possible Detention; Saturday Detention; Lunch Detention; Suspension; Parental Conference.
6.6 Use or Possession of a Dangerous Object or Weapon
   - Confiscate; Possible suspension; may be subject to Expulsion by the principal pursuant to M.G.L. 71, S.37H. Police Notification
6.7 Possession of a Firearm (M.G.L., Ch. 269, S. 10)
   - Confiscate; Possible suspension; may be subject to Expulsion by the principal pursuant to M.G.L. 71, S.37H. Police Notification
6.8 Hazing
   - Possible long and short term suspension; police notification

7.0 Harassment/ Bullying

7.1 Harassment
   - Possible long and short term suspension; parental conference; police notification
7.2 Sexual Harassment
   - Parental Conference; possible short or long term Suspension; refer to Police (refer to Sexual Harassment Policy)
7.3 Bullying
   - Mediation; Parental Conference; possible long or short term Suspension; refer to Police (refer to Bullying Policy)
8.0 Arson and Fire-Related Incidents

The following infractions may result in: short or long term suspension; Parental Conference; notice to local law enforcement

8.1 Fire
8.2 False Alarm
8.3 Fire Extinguisher
8.4 Fireworks
8.5 Smoking on School Property

9.0 Stealing

The following infractions may result in: short or long term suspension; Parental Conference; notice to local law enforcement

9.1 Larceny
9.2 Stealing

10.0 Trespassing (Ch. 272 #40; 266 #120)

The following infractions may result in: short or long term suspension; Parental Conference; notice to local law enforcement

10.1 Non-School Age Offender
10.2 Pupils from Other Schools
10.3 Second Time Trespassing

11.0 Use, Sale and/or Distribution of Drugs and Alcohol: Under the Influence: and/or Possession of Drug Paraphernalia.

11.1 Voluntary Disclosure
   - Counseling; possible parent conference
11.2 Non-Voluntary Disclosure
   - Possible short or long term suspension; possible expulsion under MGL c. 71 s. 37H; parent conference; counseling; referral to appropriate legal authorities.
11.3 Continual Highs or Intoxication; Notify Police Designee; possible short or long term expulsion.

12.0 Habitual School Offender

Possible short or long term Suspension; Possible Alternative Placements; Possible Referral for Court Action (C.R.A.);

13.0 Felonies (Ch. 71, S. 37H1/2, Ch. 380 of 1993)

13.1 Issuance of a Felony Delinquency Complaint
13.2 Subject to Suspension for a period to be determined by principal and/or Superintendent
13.3 Conviction of a Felony or upon an Adjudication or Admission of Guilt to a Felony Delinquency Subject to Expulsion by principal and/or Superintendent

Students are also reminded that conduct at school may lead to consequences beyond school discipline. These consequences may include requirements for monetary restitution for damages caused and city fines. In addition, when school staff has a reasonable basis for believing that a crime has been or is being committed by a student on school property or at school-related events, such matters shall be reported to the police.

Definition of Terms
1. **TEACHER DETENTION** – Disciplinary time enforced by teacher.

2. **OFFICE DETENTION** – Disciplinary time assigned after School enforced by principal or his/her designee.

3. **SUSPENSION** – (Short term and long term suspension; in-school and out-of-school suspension).
   a. Short term suspension means the removal of a student from the school premises and regular classroom activities for ten (10) consecutive school days or less.
   b. Long term suspension means the removal of a student from the school premises and regular classroom activities for more than ten (10) consecutive school days, or for more than ten (10) school days cumulatively for multiple disciplinary offenses in any school year.

   Suspensions may happen in school or out of school. An in-school suspension means the removal of a student from regular classroom activities, but not from the school premises, for no more than ten (10) consecutive school days, or no more than ten (10) school days cumulatively for multiple infractions during the school year.

4. **EXPULSION** – Students are subjection to expulsion (i.e. permanent exclusion) from school.

5. **RESTITUTION** – Payment for loss or damage to personal or school property.

6. **CONFISCATION** – Any personal property which can be used to disrupt or interfere with the orderly operation of the school, or which poses a threat to others, must be returned at the close of the day to student or parent. All illegal objects or weapons will be presented to the appropriate public safety department.

7. **SATURDAY DETENTION PROGRAM** – An academic study program provided on designated Saturday mornings during the school year. This program assignment is in lieu of suspension or office detention. Parents will be notified and students will be responsible for their own transportation. Failure to report to Saturday Suspension/Detention will result in Out of School Suspension.

8. **LUNCH DETENTION** – Students may be assigned lunch detention for tardiness, attendance or minor school incidents. Students assigned lunch detention may bring their lunch or obtain a school lunch prior to their detention assignment. Failure to report to Lunch Detention will result in Out of School Suspension and/or Office Detention.
Student Appearance

Students will be expected to keep themselves well-groomed and neatly dressed at all times. Any form of dress or hairstyle which is considered contrary to good hygiene, or which is distractive or disruptive in appearance, and detrimental to the purpose or conduct of the school will not be permitted. Disruptive clothing is considered, but not limited to, clothing with obscenities, fighting words, incitement, or defamation written on it.

1. The following guidelines shall determine dress and grooming:
   1. Decency
   2. Neatness
   3. Cleanliness, and
   4. Suitability for school.

2. The following are not suitable, or in good taste, for school and should not be part of student’s attire or grooming:

   1. Hats, bandannas, gloves, doo-rags, skullcaps, hoods and wave caps are not to be worn in school. Such items must be kept out of sight.

   2. a. Tank tops, strapless tops, halter tops, tube tops, or tops that bare midriff or a student’s back may not be worn.
      b. Skirts, dresses, shorts or other pants of any kind rising above the knee may not be worn.
      c. Regardless of style, all shirts must be able to be tucked in. The length of the shirt must be no lower than the hip.
      d. Pants must be worn at or above the waistline. Undergarments must not be visible.
      e. Pajamas (tops or bottoms), miniskirts, spandex or skin tight clothing may not be worn at any time.

   3. Shirts that advertise tobacco, alcoholic beverages, or advocate drug use, as well as shirts that display obscene printing, violence of any kind or printing that is considered to be inappropriate by the Principal, will not be permitted.

   4. See-through articles of clothing will not be permitted.

   5. Shoes that pose a safety hazard, such as flip flops, slides or shoes that have metal cleats, taps or wheels attached are not permissible.

   6. Non-prescribed dark glasses are not to be used in school. If prescribed, a doctor’s statement must be on file in the nurse’s office, or with the principal.

   7. Metal studs or chains placed on gloves, coats or any part of pupil’s clothing, including shoes, which may cause danger to other students and school personnel, or may cause damage to school or personal property, are not allowed.

   8. Clothing which is considered by the principal to be gang-related or in gang-related “colors” will not be permitted.

Electronic Devices Policy

Use of non-educational electronic devices, including but not limited to cell phones, is prohibited during school hours. Violation of this policy will result in immediate confiscation of the item, parental notification as well as possible Detention upon the first violation of the school year or possible Detention and/or Suspension for further violations. If these items are brought to school they must remain out of sight and off during school hours.

Personnel/Staff of the Lynn Public Schools are not responsible for lost or stolen property.

Attendance

A. Daily attendance of all who are enrolled in the Lynn Public Schools is required in accordance with the laws of the Commonwealth and the School Committee rules.

B. It is the responsibility of the administrator and teachers to know which students are either absent from school or missing from assigned classes.

C. Chapter M.G.L c. 71(b) regulations shall be considered and applied in all instances involving students with special educational needs.

D. Attendance at school is mandated by State law, subject to the following:

Student Absence Notification Program
At the commencement of each school year, parents/guardians will be sent a notice instructing them to call a designated telephone number at a designated time to inform the school of the student’s absence and the reason for such absence. The notice will also require such parent or guardian to furnish the school with a home, work or other emergency telephone number where they can be contacted during the school day. If the school does not receive a message from the parent/guardian by the designated time, then the school shall call the telephone number or numbers furnished to inquire about the student’s absence. Parents will be contacted within three (3) days of the student’s absence if the Parent(s) or Guardian has not contacted the school regarding the absence.

Parent(s) or Guardians will also be notified when a student who has at least five days in which the student has missed two or more classes/periods (unexcused) or who has five or more unexcused absences in the school year and a meeting will be scheduled with the building Principal (or his/her designee), the Parent(s)/Guardian and the student to develop an action plan to improve the student’s attendance.

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

1. All school absences require a note explaining the absence. School absences are defined as follows:
   - Documented Absence (JUSTIFIED): Illness covered by a doctor’s note, a note regarding illness from the parent or guardian, death in the family, religious holiday, school sponsored activities as approved by administration, college or military recruiter visits with approval from the administration, absence occurring when a student is in custody of Court or law enforcement authorities, and absence resulting from participation in a work-study program under the supervision of the public school. The administration reserves the right to request a doctor’s note. In case of an emergency a waiver may be granted by a school administrator.
   - Documented Absence (NON-JUSTIFIED) and Undocumented Absence (NON-JUSTIFIED): Seven (7) documented absences (non-justified) or seven (7) undocumented absences (non-justified) may result in a failure of the course. All other absences not covered above, including truancy, class cuts, Suspensions, and family vacations are not considered legitimate reasons for class absences in a given quarter.

2. Upon returning to school after an absence, a student is required to present a signed note of explanation from the parent or guardian stating the reason and date of the absence. This note must be presented to all classroom teachers. A physician’s note will be require for absences of five (5) days or more in any one school quarter, or in the case of prolonged illness which may result in an absence of five (5) or more consecutive days. School officials reserve the right to investigate the authenticity of parental notes.

3. Pupils may not attend or participate in school events if they are absent on the same day of the activity, unless permission has been granted by the school principal or designee prior to the specific event or function.

4. To ensure fairness, a Review Board of administrators will meet to evaluate extenuating circumstances pertaining to absences prior to final marks being recorded. The appeal should be initiated within five (5) days of the receipt of report card.

5. The School Department does not condone family or students scheduling vacations while school is in session. Student absence because of a family vacation is not considered “DOCUMENTED” absence and therefore the school is not required to provide assignments or make-up work for students who go on vacations while school is in session.

E. Religious holidays will not count against a student’s perfect attendance record.
F. All students who participate in school-sponsored activities or field trips will be responsible for all missed school assignments.
G. The previous policy relative to grade point reduction for undocumented absences is void.
Hazing

The following statute of the Commonwealth is required to be included and followed by each school in its student handbooks and rules and regulations:

Chapter 269

Section 17

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

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

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

Section 18

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

Section 19

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

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

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

Each institution of secondary education and each public or private institution of postsecondary education shall file, at least annually, a report with the 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
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.

**Smoking**

On June 18, 1993, the Massachusetts General Law, Chapter 71, Section 37H, was amended to state that the Superintendent shall publish policies pertaining to the conduct of teachers and students. Said policies shall prohibit the use of any tobacco products within the school buildings, the school facilities, or on the school grounds, or on school buses by any individual, including school personnel. The Lynn Public Schools accepts this law as binding on its students and employees.

**The Gun Law (M.G.L., c. 269, s.10 “j”)**

“Whoever, not being a law enforcement officer, and notwithstanding any license obtained by him under the provisions of Chapter one hundred and forty, carries on his person a firearm as hereinafter defined, loaded or unloaded, or other dangerous weapon, in any building or on the grounds of any elementary or secondary school, college or university without the written authorization of the board or officer in charge of such elementary or secondary school, college or university shall be punished by a fine of not more than one thousand dollars or by imprisonment for not more than one year, or both. For the purpose of this paragraph, “firearm” shall mean any pistol, revolver, rifle or smoothbore arm from which a shot, bullet or pellet can be discharged by whatever means”. Any officer in charge of an elementary or secondary school, college or university, or any faculty member or administrative officer of an elementary or secondary school, college or university failing to report violations of this paragraph shall be guilty of a misdemeanor and punished by a fine of not more than five hundred dollars.

1. Students responsible for violating this law will be subject to Suspension, Expulsion and Prosecution. (Due process will apply.)
2. The School Committee adopts this policy with intent that it applies to all levels of our school system.
3. For the purposes of this Code, the possession of a replica of a firearm, with the intent to intimidate, frighten, or coerce either students or staff, is to be considered a reason for possible Expulsion.

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**Expulsion for Possession of a Dangerous Weapon, Controlled Substance, Assault on Educational Personnel**

Mass. Gen. Laws, Ch.71, §37H provides the following:

(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 94C, 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 teacher, teacher’s aide or other education- al staff or administrator 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
Suspension/Expulsion for a Felony Charge or Conviction

Massachusetts General Laws Chapter 71, section 37H ½ provides that:

(1) Upon the issuance of a criminal complaint charging a student with a felony or upon the issuance of a felony delinquency complaint against the student, the Principal of the school in which the student is enrolled may suspend such student for a period of time determined appropriate by said Principal, if said Principal determines that the student's continued presence in school would have a substantial detrimental effect on the general welfare of the school. The student shall receive written notification of the charges and the reasons for such suspension prior to such suspension taking effect. The student shall 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 right to overturn or alter the decision of the principal, 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 town with regard to the suspension.

(2) Upon a student's being convicted of a felony or upon adjudication or admission in court of guilt with respect to such a felony or felony delinquency, the Principal of a school in which a student is enrolled may expel said student if such Principal determines that the student's continued presence in school would have a substantial detrimental effect on the general welfare of the school. The student shall receive written notification of the charges and reasons for the 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 the 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 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 right to overturn or alter the decision of the Principal, 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 town with regard to the expulsion.

(3) 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.
a) This section shall govern the suspension and expulsion of students enrolled in a public school in the commonwealth who are not charged with a violation of subsections (a) or (b) of section 37H or with a felony under section 37H ½.
b) Any principal, headmaster, superintendent or other person acting as a decision-maker at a student meeting or hearing, when deciding the consequences for the student, shall exercise discretion; consider ways to re-engage the student in the learning process; and avoid using expulsion as a consequence until other remedies and consequences have been employed.
c) For any suspension or expulsion under this section, the principal or headmaster of a school in which the student is enrolled, or a designee, shall provide, to the student and to the parent or guardian of the student, notice of the charges and the reason for the suspension or expulsion in English and in the primary language spoken in the home of the student. The student shall receive the written notification and shall have the opportunity to meet with the principal or headmaster, or a designee, to discuss the charges and reasons for suspension or expulsion prior to the suspension or expulsion taking effect. The principal or headmaster, or a designee, shall ensure that the parent or guardian of the student is included in the meeting, provided that such meeting may take place without the parent or guardian only if the principal or headmaster, or a designee, can document reasonable efforts to include the parent or guardian at that meeting.
d) If a decision is made to suspend or expel the student after the meeting, the principal or headmaster, or a designee, shall update the notification for the suspension or expulsion to reflect the meeting with the student. If a student has been suspended or expelled for more than 10 school days for a single infraction or for more than 10 school days cumulatively for multiple infractions in any school year, the student and the parent or guardian of the student shall also receive, at the time of the suspension or expulsion decision, written notification of a right to appeal and the process for appealing the suspension or expulsion in English and in the primary language spoken in the home of the student; provided, however, that the suspension or expulsion shall remain in effect prior to any appeal hearing. The principal or headmaster or designee shall notify the superintendent in writing, including, but not limited to, by electronic means, of any out-of-school suspension imposed on a student enrolled in kindergarten through grade 3 prior to such suspension taking effect. That notification shall describe the student’s alleged misconduct and the reasons for suspending or expelling the student out-of-school. For the purposes of this section, the term “out-of-school suspension” shall mean a disciplinary action imposed by school officials to remove a student from participation in school activities for 1 day or more.
e) A student who has been suspended or expelled from school for more than 10 school days for a single infraction or for more than 10 school days cumulatively for multiple infractions in any school year shall have the right to appeal the suspension or expulsion to the superintendent. The student or a parent or guardian of the student shall notify the superintendent in writing of a request for an appeal not later than 5 calendar days following the effective date of the suspension or expulsion; provided, that a student and a parent or guardian of the student may request, and if so requested, shall be granted an extension of up to 7 calendar days. The superintendent or a designee shall hold a hearing with the student and the parent or guardian of the student within 3 school days of the student’s request for an appeal; provided that a student or a parent or guardian of the student may request and, if so requested, shall be granted an extension of up to 7 calendar days; provided further, that the superintendent, or a designee, may proceed with a hearing without a parent or guardian of the student if the superintendent, or a designee, may proceed with a hearing without a parent or guardian of the student if the superintendent, or designee, makes a good faith effort to include the parent or guardian. At the hearing, the student shall have the right to present oral and written testimony, cross-examine witnesses and shall have the right to counsel. The superintendent shall render a decision on the appeal in writing within 5 calendar days of the hearing. That decision shall be the final decision of the school district with regard to the suspension or expulsion.
f) No student shall be suspended or expelled from a school or school district for a time period that exceeds 90 school days, beginning the first day the student is removed from an assigned school building.

Massachusetts General Law Chapter 71, Section 37H (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 either shall admit the student to its schools or provide educational services to the student in an education service plan, under section 21 of chapter 76.

Graffiti/Defacing School Property

Graffiti and any defacing of school property are prohibited. The School Department hereby incorporates the Lynn City Ordinance with all its applicable fines and Possible Prosecution into this policy. Full Restitution will be required in every instance of such violation. (See Discipline Code for consequences of violation.)

1. Spray Paint Cans/Magic Markers
All magic markers and spray paint cans are banned from school premises, unless previous approval is granted. Students found with such in their possession will be in violation of this rule. If a teacher/coach/advisor requests work such as posters, signs, etc. to be produced by magic marker pens, etc., the markers must be kept in the teacher’s possession until such time as the project has been completed. The markers must be immediately returned to the teacher/coach/advisor. Students found in possession of markers or spray paint cans, without clearly expressed permission of a teacher/coach/advisor, will be subject to the following:

a. Immediate confiscation of markers, cans or objects;

b. Detention, Short or Full Term Suspension, Full Restitution and Possible Prosecution

2. Full Restitution is defined as any and all removal and cost to restore the damaged area/property to its original condition.

Search and Seizure

In order to maintain the educational process and ensure the safety and welfare of all members of the Lynn school system, the following rules shall apply to the search of school property of individuals.

1. At the discretion of the principal, general and individual searches may be conducted by the principal or his designee when reasonable suspicion exits.

2. When there are reasonable grounds to believe that a student is in possession of weapons, illegal drugs, alcoholic beverages, stolen property, explosives or other illegal paraphernalia, a student may be searched by any school authority in a manner reasonably related to its objectives.

3. Search of an area assigned to a member of the Lynn Public Schools should be made in the presence of a witness and when reasonably possible, in the presence of a person involved.

4. A copy of master keys and/or copy of combinations for locks for student lockers are retained by the school.

5. Items or possessions reasonably determined to be a threat to the health and safety or security of others may be seized by the school authorities.

6. Items which are used to disrupt or interfere with the educational process may be temporarily removed from student possession.

7. The above may be done by any authorized personnel without prejudice.

Due Process

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 in-school 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 found at page 32.

II. SHORT TERM OUT-OF-SCHOOL SUSPENSION

1. 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.

Notice: The written notice to the student and the parent will be in English and in the primary language of the home if other than English, or other means of communication where appropriate and will include the following:

- the disciplinary offense;
- the basis for the charge;
- the potential consequences, including the potential length of the student’s suspension;
- the opportunity for the student to have a hearing with the 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;
- the date, time, and location of the hearing;
- the right of the student and the student’s parent to interpreter services at the hearing if needed to participate;

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 facts, 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. Decision: 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 36, 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:

- 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;
- the right to be represented by counsel or a lay person of the student’s choice, at the student’s/parent’s expense;
- the right to produce witnesses on his or her behalf and to present the student’s explanation of the alleged incident, but the student may not be compelled to do so;
- the right to cross-examine witnesses presented by the school district;
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. EXPULSION

Students are subject to expulsion (i.e., permanent exclusion) by the Principal for the conduct listed below. (See
also, M.G.L. ch. 71, §§37H at page 36)
   • Possession of a dangerous weapon*
   • Possession of a controlled substance (such as marijuana, cocaine, or prescription drugs not authorized
     by the school nurse)
   • Assault on teachers, administrative staff or other educational personnel

*This includes not only knives and guns, explosive devices and realistic replicas of such weapons/devices, but
also other objects used to assault another person or to otherwise create a dangerous situation, such as a baseball
bat, a pair of scissors, matches or a lighter. While such objects would not always constitute “dangerous weapons”,
administrators and educational professionals will review the circumstances of each case and make a reasonable
determination about whether a particular object in a student’s possession constitutes a dangerous weapon in the
school setting. Any illegal weapon will be turned over to the Police Department. Any student who brings a firearm
to school must be expelled for a minimum of one school year, with exceptions granted only by the superintendent.
(The definition of a firearm includes but is not limited to guns (including a starter gun), bombs, grenades, rockets,
missiles, mines and similar devices.)

Students are also subject to long term suspension/expulsion by the Principal when charged/convicted of a felony
based upon the standards and procedures set forth in M.G.L. c.71, §37H1/2.

Any student who is removed from school for a disciplinary offense under G.L. c. 71, §37H or §37H½ for more than
ten consecutive days will have an opportunity to receive educational services and make academic progress during
the period of removal under a school-wide education service plan, and will be so informed at the time of the
suspension/expulsion.
PROCEDURES APPLICABLE TO CONDUCT COVERED BY M.G.L. C. 71, §37H AND 37H ½

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.

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.

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.

Harassment

Harassment on the basis of race, age, national origin, sex, gender identity, sexual orientation or disability is illegal and will not be tolerated. We expect all students, employees, parties contracted by the Lynn Public Schools, and other members of the school community to conduct themselves in an appropriate manner and treat all people with respect, dignity, courtesy and fairness.

Any individual who is found, after appropriate investigation, to have engaged in any form of verbal or physical harassment will be subjected to disciplinary action up to and including termination of employment or expulsion.

Any student who believes that he or she has been subjected to harassment should feel free to discuss the matter with a trusted adult and/or file a complaint in person or in writing.

Sexual Harassment

Sexual harassment is unwanted sexual attention from anyone with whom the student may interact in the course of receiving an education in school or at school-sponsored activities.

Incidents of sexual harassment may include verbal harassment (derogatory comments, jokes slurs or remarks, questions of a sexual nature), physical harassment (unnecessary or offensive touching) or visual harassment - (offensive posters, cards, cartoons, graffiti, drawing, looks or gestures).

Sexual Harassment by a Student

Any student who feels that he/she has been the victim of sexual harassment by another student should report the incident to a teacher, counselor or school administrator. Students should feel comfortable in seeking the help of a responsible adult. All reported incident should be investigated by the principal and/or vice-principal. A written record of all reports should be maintained by the principal. If it is determined that a student has been sexually harassed by another student, the offending student is subject to one or all of the following consequences: Parental Conference, Detention, Short or Long Term Suspension, apology to the victim and referral to the police. Repeated harassment, reprisal, threats or intimidation of the victim will be treated as serious offenses and could result in a recommendation by the principal to the Superintendent of Schools and School Committee for Expulsion.
Sexual Harassment by an Adult

Any student who feels that he/she has been the victim of sexual harassment by an adult should immediately report the incident to another adult whom he/she trusts. Any school staff member receiving such information must immediately report the incident to the principal. A written record of all reports should be maintained by the principal. If it is determined that an adult has sexually harassed a student, serious disciplinary action toward the adult may occur. Under certain circumstances, sexual harassment/violence may constitute sexual abuse. School staff (as mandated reporters) must comply with state regulations regarding child abuse/neglect. At the school level, the principal is responsible for gathering reports and maintaining a written record of all reports of sexual harassment. If the complaint involves the building principal, the complaint must be filed directly with Superintendent. All allegations involving school staff members must be immediately reported to the Superintendent of Schools. The Superintendent shall immediately authorize and investigation by appropriate school officials. The investigation may include personal interviews with anyone involved or having knowledge of the allegations and review any reports or documents concerning the incident. In all cases, a high degree of confidentiality will be maintained by school authorities. Every effort will be made to protect the alleged victim, the complainant, students and employees during the investigation and disposition of the incident.

Discipline of the Section 504 Student

Section 504 students are subject to the same disciplinary action as a non-disabled student, provided that the student’s behavior is not a manifestation of his/her qualifying disability. A 504 Team must conduct a manifestation determination whenever a disabled student is subject to out-of-school suspension for 10 consecutive days or more than 10 cumulative days (if there is a pattern of exclusion) in any school year. If the 504 Team concludes that the violation is a manifestation of the student’s qualifying disability, the discipline process must end and the 504 Team should review the 504 Plan to determine if changes are appropriate. If the violation is not a manifestation, the student is subject to the same disciplinary action that any non-disabled student would receive for the same violation.

Procedures Regarding the Suspension of Special Needs Students

The following procedures will be followed when students with special needs or students who have been identified as possibly being special needs are suspended:

1. The principal or designee will keep a record of the number of in-school and out-of-school suspensions, including suspensions from transportation, received by every special needs student in his/her building on a Suspension Log (LYNN SPED 14A). Copies of the Suspension Log must be given to the Head Special Education Teacher and the SAC.

2. When a student’s cumulative suspensions reach (8) eight days in a school year, the SAC within the building will contact the Head School Adjustment Counselor to inform him/her that a student is in need of a functional behavioral assessment. The Head School Adjustment Counselor will assign the functional behavioral assessment on a rotating basis to a School Psychologist or SAC. After the functional behavioral assessment has been conducted, a functional behavioral assessment report will be written and a behavioral intervention plan will be drafted. The School Psychologist or the SAC will ensure that copies of the functional behavioral assessment report and the behavioral intervention plan are given to the student’s special education teacher and the special education TEAM Chairperson.

3. For every suspension that a student receives past ten (10) school days, the Principal or his/her designee will notify the parent by phone and by a suspension letter. (LYNN SPED 14C). A copy of the suspension letter and the incident report should be given to the TEAM Chairperson and the Head Special Education Teacher. This will serve as notification to reconvene the TEAM in order to conduct a manifestation determination. The TEAM Chairperson must mail out a notice and invitation (N3 & N3A) to TEAM members, including the parent, notifying them of when the manifestation determination meeting will be held. The manifestation determination meeting must be held as soon as possible, but no later than ten (10) school days of the date the disciplinary action was imposed.

4. At the manifestation determination meeting, the TEAM must review all relevant information in the student’s file, including the student’s IEP, past evaluation results, any teacher observation and any relevant information provided by the parents. After a review of the above information, the TEAM must answer the following questions:
a. Was the conduct in question caused by, or did the conduct have a direct and substantial relationship to the student’s disability?
b. Was the conduct in question the direct result of the school’s failure to implement the IEP?

If it is determined that the behavior was not a manifestation of the child’s disability, the relevant disciplinary procedures applicable to students without disabilities may be applied to the student in the same manner in which they would be applied to students without disabilities. However, special needs students must have access to the general curriculum and his or her IEP services. The special needs student must also be able to make progress towards his/her IEP goals.

If the TEAM determines that the behavior was a manifestation of the student’s disability, the student may not be suspended and the student must be returned to the placement from which she/he was removed, unless the parent and the school agree to change of placement as part of the modification of the behavioral intervention plan. Additionally, the TEAM must either conduct a functional behavioral assessment and create or review a behavioral intervention plan for the student.

5. Regardless of the outcome of the manifestation determination, school personnel may remove a student from his or her educational program for 45 school days for the following:

   a. carrying or possessing a weapon to or at school, on school premises or at school functions
   b. knowingly possessing or using illegal drugs, or selling or soliciting the sale of controlled substances at school, on school premises or at school functions; or
   c. inflicting serious bodily injury while at school, on school premises or at a school function where there is:
      1. substantial risk of death
      2. extreme physical pain
      3. protracted/obvious disfigurement
      4. protracted loss or impairment of function of the bodily member, organ or mental faculty

The Interim Alternative Educational Setting is determined by the student’s IEP TEAM. The TEAM must choose a setting that allows the student to participate in the general education curriculum, although in another setting, and to progress toward meeting his or her IEP goals. Additionally, a functional behavioral assessment must be conducted and a behavioral intervention plan drafted. After the meeting, the TEAM Chairperson must send the parent a manifestation determination letter (LYNN SPED 14) along with the IAES determination form (LYNN SPED 14B) and Notice of Procedural Safeguards (LYNN SPED 19 & 20).

6. The TEAM Chairperson must reconvene the student’s IEP TEAM within five school days before the end of the forty-fifth day period. The TEAM Chairperson must notify (N3 & N3A) the parents of the TEAM meeting at least 10 school days before the meeting. Personnel from the IAES may be invited to the meeting in order to provide input.

At the TEAM meeting, the TEAM has the option to recommend:

   a. the student return to his/her previous placement with or without modifications to the IEP, or
   b. change of placement.

Procedural Requirements Applied to Students Not Yet Determined to be Eligible for Special Education

1. If prior to the disciplinary action, a district had knowledge that the student may be a student with a disability, then the district makes all protections available to the student until and unless the student is subsequently determined not to be eligible. The district may be considered to have prior knowledge if:
   a. the parent expressed concern in writing; or
   b. the parent had requested an evaluation; or
   c. District staff had expressed directly to the special education director or other supervisory personnel specific concerns about a pattern of behavior demonstrated by the student. The district may not be considered to have had prior knowledge if the parent has not consented to evaluation of the student or has refused special education services, or if an evaluation of the student has resulted in a determination of ineligibility.

2. If the district had no reason to consider the student disabled, and the parent requests an evaluation subsequent to the disciplinary action, the district must have procedures consistent with federal requirements to conduct and expedited evaluation to determine eligibility.
3. If the student is found eligible, then he/she receives all procedural protections subsequent to the finding of eligibility.

DISTRICT POLICIES / PROCEDURES

Alcohol, Tobacco, and Drug Use Prohibited

A student shall not, regardless of the quantity, use or consume, possess, buy or sell, or give away any beverage containing alcohol; any tobacco product, including vapor/E-cigarettes; marijuana; steroids; or any controlled substance. The School Committee prohibits the use or consumption by students of alcohol, tobacco products, or drugs on school property or at any school function.

Additionally, any student who is under the influence of drugs or alcoholic beverages prior to, or during attendance at or participation in a school-sponsored activity, will be barred from that activity and may be subject to disciplinary action.

This policy shall be posted on the district’s website and notice shall be provided to all students and parents in accordance with state law. Additionally, the district shall file a copy of this policy with DESE in accordance with law in a manner requested by DESE.

Teaching About Alcohol, Tobacco, and Drugs

In accordance with state and federal law, the District shall provide age-appropriate, developmentally appropriate, evidence-based alcohol, tobacco, and drug prevention education programs in grades K-12.

The alcohol, tobacco, and drug prevention program shall address the legal, social, and health consequences of alcohol, tobacco, and drug use, with emphasis on nonuse by school-age children. The program also shall include information about effective techniques and skill development for delaying and abstaining from using, as well as skills for addressing peer pressure to use alcohol, tobacco, or drugs.

The objectives of this program, as stated below, are rooted in the Committee’s belief that prevention requires education, and that the most important aspect of the policies and guidelines of the District should be the education of children and youth on healthy decision making:

- To prevent, delay, and/or reduce alcohol, tobacco, and drug use among children and youth.
- To increase students’ understanding of the legal, social, and health consequences of alcohol, tobacco, and drug use.
- To teach students self-management skills, social skills, negotiation skills, and refusal skills that will help them to make healthy decisions and avoid alcohol, tobacco, and drug use.

The curriculum, instructional materials, and outcomes used in this program shall be recommended by the Superintendent and approved by the School Committee.

This policy shall be posted on the district’s website and notice shall be provided to all students and parents in accordance with state law. Additionally, the district shall file a copy of this policy with DESE in accordance with law in a manner requested by DESE.

Nondiscrimination

It is the policy of the Lynn Public Schools not to discriminate on the basis of race, color, national origin, marital status, age, sex, religion, sexual orientation, gender identity, disability and homelessness in admission to, access to, treatment in, or employment in its programs activities in compliance with Title VI and VII of Civil Rights Act of
1964, Title IX of the 1972 Amendments to the Civil Rights Act, Section 504 of the Rehabilitation Act of 1973, The Age Discrimination in Employment Act, and M.G.L. Ch. 76:5, M.G.L., Ch.151C

An aggrieved party must institute proceedings within thirty (30) school days of the event or events giving rise to the grievance or within thirty (30) school days from the date the aggrieved party had knowledge or reasonably should have had knowledge of the event or events giving rise to the grievance.

A person who feels that he or she has been discriminated against for any of the reasons cited above should follow this procedure:

1. The complainant should submit any allegations of discrimination in writing to his/her nearest building Principal/or the immediate supervisor for consideration. He/she should request that the discriminatory situation be corrected as soon as possible.
2. The Principal will investigate the allegations and respond to the complainant through personal interview and in writing within ten (10) school days of receipt of the written complaint.
3. If the matter is not resolved, at a conference or in a written communication, the complainant may appeal in writing to the Title IX Coordinator. The Coordinator will meet with the complainant and respond in writing within ten (10) school days of receipt of the written complaint.
   Barbara Rafuse, Director of Personnel
   Lynn Public School Administration Building
   100 Bennett Street
   Lynn, MA. 01905
   781-477-7220
4. If, at the end of ten (10) school days following the written response from the Title IX Coordinator, the matter remains unresolved the complainant has the right to appeal to the Superintendent of schools in writing.
5. The Superintendent of schools shall investigate the complaint and respond in writing to the complainant no later than ten (10) school days after having received the complaint.
6. If the matter remains unresolved, the complainant may appeal in writing to the School Committee within ten (10) school days of receipt of the Superintendent’s response. The School Committee will meet within fifteen (15) school days to review and consider the matter. The Committee will respond to the complainant in writing within five (5) school days following that meeting.
7. If the matter still remains unresolved for the complainant, he or she has the right to appeal directly to the District Office of Civil Rights for a review of Steps 1 through 6, and to further his/her case or terminate same with guidance and instruction from said office.

Since it is important that grievances be processed as rapidly as possible, the number of days indicated at each level should be considered as maximum and every effort should be made to expedite the process.

A grievant may file a complaint with the following agencies:

U.S. Department of Education, Office for Civil Rights, 5 Post Office Square, Boston, Massachusetts 02109-3921

Telephone (617) 289-0011, Facsimile: (617) 289-0150, Email: OCR.Boston@ed.gov as follows:

• Within 180 calendar days of alleged discrimination or harassment, or
• Within 60 calendar days of receiving notice of Lynn Public School's final disposition on a complaint filed through Lynn Public Schools or
• Within 60 calendar days of receiving a final decision by the Massachusetts Department of Education, Bureau of Special Education Appeals

United States Equal Employment Opportunity Commission (EEOC) - 300 days:
John Kennedy Federal Building, 475 Government Center, Boston, MA 02203, (800) 669-4000

Massachusetts Commission Against Discrimination (MCAD) – 300 days:
Boston Office: One Ashburton Place, Rm. 601, Boston, MA 02108 (617) 994-6000

LEGAL REFS.: Title VI, Civil Rights Act 1964
Title VII, Civil Rights Act of 1964, as amended by the Equal Employment Opportunity Act of 1972
Title IX, Education Amendments of 1972
Policy and Referral Procedures Against Harassment

Policy and Referral Procedures Against Harassment Including Harassment Based Upon Sex, Gender Identity, Race, Color, National Origin, Age, Sexual Orientation, Handicap and/or Disability.

I. **Lynn Public Schools Harassment Policy Statement:** Harassment on the basis of **sex, gender identity, race, color, religion, national origin, sexual orientation or disability** is illegal and will not be tolerated in the Lynn Public Schools. Harassment, on any level, is a form of discrimination. Harassment is defined as advances, requests or conduct having the purpose or effect of unreasonably interfering with an individual’s education or employment by creating an intimidating, hostile, humiliating, offensive, or unsafe educational or professional environment. The Lynn Public Schools System believes that we have a commitment to provide staff and students with a safe working and learning environment. It is the belief of the Lynn Public Schools that preventing school violence, harassment, and discrimination is of paramount concern, as is creating a school climate that is supportive, respectful of all school community members, and conducive to serious learning.

We expect all students, employees, parties contracted by the Lynn Public Schools, and other members of the school community to conduct themselves in an appropriate manner with respect, dignity, courtesy, and fair treatment for all individuals.

II. **Policy Rationale:** In February, 1992, the U.S. Supreme Court ruled under Title IX of the Education Amendments of 1972, schools and school districts have an obligation to protect students from all forms of harassment.

An Act Relative to Gender Identity (Chapter 199 of the Acts of 2011),1 which became effective on July 1, 2012, amended several Massachusetts statutes prohibiting discrimination on the basis of specified categories, to include discrimination on the basis of gender identity. In June 2012, the Massachusetts Board of Elementary and Secondary Education(Board) adopted revised Access to Equal Education Opportunity Regulations, 603 CMR26.00, to reflect the broadened student anti-discrimination provision in G.L. c. 76 §5 prohibiting discrimination on the basis of specified categories, to include discrimination on the basis of gender identity.

III. **Harassment Prohibited Conduct Defined:** Prohibited Conduct includes, but is not limited to the following conduct when related to a person’s sex, gender identity, race, color, national origin, religion, age, disability, or sexual orientation and when such conduct is unwelcome by the recipient:

1. name calling, teasing, jokes, rumors, or other derogatory or dehumanizing remarks;
2. pulling at clothing or other possessions;
3. graffiti;
4. notes or cartoons;
5. unwelcome touching of a person or a person’s clothing;
6. offensive or graphic posters, pictures, book covers, or designs on clothing;
7. any words or actions which might provoke feelings of discomfort, embarrassment, or hurt;
8. mental emotional, or physical harassment, as well as threats to a person’s safety or position in school or work environment;

The forgoing list is provided to give some concrete examples of conduct which constitute harassment based upon an impermissible basis. However, all members of the Lynn school community must assess their conduct in light of the following definitions of the various forms of
IV. Definition of Various Forms of Harassment

A. Sexual/Gender Harassment consists of unwelcome sexual advances, requests for sexual favors, sexually motivated physical contact or other verbal or physical conduct or communication of a sexual nature when:

1. Submission to that conduct or communication is made a term or condition, either explicitly or implicitly, of obtaining education, or of obtaining or retaining employment;
2. Submission to or rejection of that conduct or communication by an individual is used as a factor in decisions affecting the individual education or employment; or
3. That conduct or communication has the purpose or effect of substantially or unreasonably interfering with an individual’s education or employment, or creating an intimidating, hostile, or offensive educational or work environment;
4. Adversely affects an individual’s academic or employment opportunities.
5. Sexual harassment can be based on gender, gender identity or sexual orientation

Sexual/Gender Harassment includes but is not limited to:

1. Unwelcome verbal harassment or abuse;
2. Unwelcome pressure for sexual activity;
3. Unwelcome sexually motivated or inappropriate touching, patting, pinching, or other sexual contact other than reasonable and necessary restraints of students by teachers, administrators, or other school personnel to avoid physical harm to persons or property;
4. Unwelcome sexual behavior or words, including demands for sexual favors, accompanied by implied or overt threats concerning an individual’s educational or work status;
5. Unwelcome sexual behavior or words, including demands for sexual favors, accompanied by implied or overt promises of preferential treatment with regard to an individual’s educational or work status;
6. Unwelcome behavior or words directed at an individual because of gender.

Sexual/Gender Harassment can include prohibited conduct as defined above which may occur between members of the same sex.

B. Gender Identity Harassment consists of physical, verbal, graphic or written or other verbal or physical related conduct or communication that is sufficiently severe, pervasive or persistent so as to interfere with or limit the ability of an individual to participate in or benefit from the district’s programs or activities.

Gender Identity Harassment includes but is not limited to:

1. Denying raises, benefits, promotions, leadership opportunities or performance evaluations on the basis of a person’s gender, gender identity or gender expression.
2. Preventing any person from using facilities or services because of that person’s gender, gender identity or gender expression.
3. Making determinations regarding a person’s salary based on gender, gender identity, gender expression.
4. Denying access to an educational program based on that person’s gender, gender identity, or gender expression.
5. Instigating or allowing an environment that is unwelcoming or hostile based on a person’s gender, gender identity, or gender expression.

C. Race/Color Harassment consists of racial slurs, offensive or derogatory remarks about a person’s race or color, display of racially offensive symbols:

1. Has the purpose or effect of creating an intimidating, hostile, or offensive academic or work environment.
2. Has the purpose or effect of substantially or unreasonably interfering with an individual’s academic or work performance.
3. Otherwise adversely affects an individual’s academic work opportunities

D. **National Origin Harassment** consists of physical or verbal conduct, which is related to an individual national origin when the conduct:

1. Has the purpose or effect of creating an intimidating, hostile, or offensive academic or work environment;
2. Has the purpose or effect of substantially or unreasonably interfering with an individual’s academic or work performance;
3. Otherwise adversely affects an individual’s academic or work opportunities.

E. **Religious Harassment** consists of physical or verbal conduct which is related to an individual’s religion when the conduct:

1. Has the purpose or effect of creating an intimidating, hostile, or offensive academic or work environment;
2. Has the purpose or effect of substantially or unreasonably interfering with an individual’s academic or work performance;
3. Otherwise adversely affects an individual’s academic or work opportunities.

F. **Age Harassment** consists of physical or verbal conduct which is related to an individual’s age when the conduct:

1. Has the purpose or effect of creating an intimidating, hostile, or offensive academic or work environment;
2. Has the purpose or effect of substantially or unreasonably interfering with an individual’s academic or work performance;
3. Otherwise adversely affects an individual’s academic or work opportunities.

G. **Sexual Orientation Harassment** consists of physical or verbal conduct which is related to an individual’s sexual orientation when the conduct:

1. Has the purpose or effect of creating an intimidating, hostile, or offensive academic or work performance;
2. Has the purpose or effect of substantially or unreasonably interfering with an individual’s academic or work environment;
3. Otherwise adversely affects an individual’s academic or work opportunities.

H. **Handicap and/or Disability Harassment** consists of physical or verbal conduct which is related to an individual’s handicap and/or disability when the conduct:

1. Has the purpose or effect of creating an intimidating, hostile, or offensive academic or work environment;
2. Has the purpose or effect of substantially or unreasonably interfering with an individual’s academic or work environment;
3. Otherwise adversely affects an individual’s academic or work opportunities.

V. Referral Procedures

A. **Reporting Responsibilities**: Any person who believes that a student, teacher, administrator, or other school personnel has engaged in conduct prohibited by the Lynn Public Schools harassment policy should report the alleged prohibited conduct as soon as possible to the appropriate school district officials as designated by the policy statement. The school district encourages the complainant to use the Complaint of Harassment form included here. Copies of this form will be available from each school principal and designated school district official as well as the X-Drive. Verbal reports will also be considered complaints and shall be documented on the Complaint of Harassment form as soon as possible after the verbal report is made.

Nothing in this policy statement shall prevent any person from reporting alleged prohibited conduct directly to the Superintendent of Schools. Further, nothing in this report shall prevent any person from reporting alleged prohibited conduct to an administrator other than the designated district school officials, or, in the case of a student, to a teacher or counselor.
1. The Lynn Public Schools designates the Superintendent of Schools and the Director of Personnel having the responsibility to oversee administration of these procedures and to monitor compliance.

2. In each school, the school Principal and/or a designee is the person, responsible for receiving and investigating verbal or written reports of alleged prohibited conduct. Any school personnel who receive a report of alleged prohibited conduct shall inform the Principal and/or the designee as soon as possible. If the complaint involves the school Principal, the report should be filed directly with the Superintendent.

3. In district-wide departments, the administrator or his/her designee is the person responsible for receiving and investigating verbal or written reports of alleged prohibited conduct. Any school district personnel who receive a report of alleged prohibited conduct shall inform the administrator or the designee as soon as possible. If the complaint involves the district wide administrator, the complaint shall be filed directly with the Superintendent.

   • In Units 1, 2, and 3, administrators shall choose a designee of the opposite gender. By doing this, complainants have the option of making their report of alleged prohibited conduct to a male or a female.

Upon resolution of incidents prohibited by this policy statement, all Complaints of Harassment Forms shall be forwarded to the Superintendent of Schools

B. Complaint Investigation Procedures: Upon receipt of a report or complaint of alleged prohibited conduct, the responsible administrator or designee shall initiate a timely investigation of the alleged incident. If warranted by the circumstances of the Superintendent of Schools, the Director of Personnel, or a third party (i.e., HAWC) who will report directly to the Superintendent.

The investigation may consist of personal interviews with the complainant(s), the individual(s) against whom the complaint is made, and others who have knowledge of the alleged incident or circumstances giving rise to the complaint. The investigation may also consist of any other methods and documents deemed pertinent by the investigating party.

In determining whether "alleged conduct" constitutes a violation of this policy, the investigating party shall consider the surrounding circumstances: the nature of the behavior, past incidents or past or continuing patterns of behavior, the relationship between the parties involved, and the context in which the alleged incidents occurred. Whether a particular action or incident constitutes a violation of this policy requires a determination based on all facts and surrounding circumstances.

Failure to investigate a complaint as provided herein or failure to forward the Complaint of Harassment form to the Superintendent of Schools in a timely manner will result in disciplinary action as determined by the Superintendent of Schools. Such disciplinary action may include, but is not limited to, verbal or written reprimand, suspension, transfer, or termination of employment. (Disciplinary action will be consistent with provisions of collective bargaining agreements, state and federal laws, and school district policies.)

C. Corrective Action/Resolution: Upon completion of an investigation, the administrator or designee shall take the appropriate corrective action.

1. If it is proved, after investigation, that an individual has filed an intentionally false complaint, appropriate disciplinary action will be taken against that individual. (See Sec. D)

2. If it is proved, after investigation, that the incident reported constituted any form of harassment, the administrator will take appropriate action. (See Sec. D)

D. Examples of Corrective/Disciplinary Action: Depending upon the severity of the harassment, such action may include, but is not limited to, an apology, direction to stop the offensive behavior, parental notification and/or conference, counseling or training, remediation, warning about more severe corrective action if behavior persists, suspension, exclusion, expulsion, transfer, termination of employment. (Corrective/Disciplinary action taken will be consistent with provisions of collective bargaining agreements, state and federal laws, and school district policies.)

VI. Reprisal:
The school district shall take appropriate disciplinary action against any individual who retaliates against any person who reports or assists in the investigation of an alleged violation of this policy. Retaliation includes, but is not limited to, any form of intimidation, reprisal, or harassment. (See IV-D for examples of disciplinary action. Disciplinary action will be consistent with provisions of collective bargaining agreements, state and federal laws, and school district policies.)

VII. **Right to Alternative Complaint:**

These procedures do not deny the right of any individual to pursue other avenues of recourse.
COMPLAINT OF HARASSMENT

Any student, parent/guardian, or employee who feels that he/she has been harassed or discriminated against on the basis of race, color, age, national origin, sex/gender, gender identity, or handicap may discuss and/or file a complaint using this form.

Complaint filed against ____________________________________________

Employee ___________________ Student _________________________

Name of Complainant ____________________________________________

Employee _______________________________________________________

Student ___________________ Parent/Guardian ______________________

Home Address ____________________________________________ Phone __________

Date of complaint _______________ Date of incident _______________

(if it can be proved that an individual has filed an intentionally false complaint, disciplinary action will be taken against that individual.)

A. Sex/Gender _______ E. Religion _______
B. Gender Identity _____ F. Age _______
C. Color _______ G. Handicap/Disability _______
D. National Origin _______ H. Sexual Orientation _______

Statement of Incident (should include all pertinent information – who, how, when, where, how often, specific language, witness). This portion of the form may be completed with the assistance of the Principal of his/her designee.

Complainant’s Signature: ________________________________

Resolution of Incident: ________________________________

Date of Resolution _______________ Principal/Designee _________________

Complainant’s Signature _______________________________ Date __________________________

Signature of all/other party(ies) involved _________________________________________

If either party feels that the complaint has not been handled in a fair, satisfactory, or timely manner, he/she has the right to appeal the decision with the Superintendent of Schools or his designee.

Complainant’s Signature ________________________________

All complaints will be kept in a confidential file in the office of the Superintendent of Schools.
I. Goals:
1. safe, swift, and effective resolutions which maximize safety and confidentiality;
2. resolutions which enable students, where possible, to change their attitudes and behaviors;
3. a school atmosphere which makes it safe and important for a student to confide in an adult;
4. responses to incidents which acknowledge cultural differences but continue to adhere to school policy;
5. full utilization of all resources, inside and outside the school, to help staff and students deal with these issues.

Considerations:
• maximum confidentiality must be established for all students involved; safety must always be a key issue;
• peer mediation is never appropriate for these situations;
• never bring students involved together before an investigation of the incident;
• a decision to establish a meeting between the reporting student, the aggressor, and the appropriate school administration and faculty can be made only in cases of sexual harassment after an investigation has taken place and with the full agreement of the reporting student and with safety measures in place.

II. Procedure for responding to student to student sexual harassment, dating violence, sexual assault or rape incidents: When an incident, past or present, is reported to any school staff member, he or she must immediately:
1. establish physical or emotional safety of the reporting student; get her/him to a safe, comfortable place;
2. call security if there is ongoing danger or the school nurse if there are any injuries;
3. do not bring the reporting student and aggressor together;
4. notify the principal/director or his/her designee;
5. notify the principal/director or his/her designee of any other student involved.

III. The principal/director, his/her designee, and team members are key persons for the report of every incident. The principal/director who receives the report will:
1. inform any other principal whose student(s) were involved;
2. investigate the complaint: meet separately with students involved;
3. talk with witnesses if necessary;
4. determine the facts;
5. assess the level of intervention indicated;
6. notify the Superintendent within 24 hours of any incident; sexual harassment, dating violence; or sexual assault which does not violate confidentiality.

IV. Levels of Intervention
1. Level I - Resolution at the School Level:
   Appropriate for sexual harassment involving verbal or written language or unwanted touching; a single incident in which fear is not involved; complaint does not rise to conditions in Level II.
   • If harassment is found, the key person involved asks the victim about the desired resolution and also evaluates the attitude of the aggressor.
   • A meeting between the reporting student and the aggressor can be part of the resolution only if the reporting student desires a meeting and feels safe, if both or all parties agree to the meeting and an adult is present.
   • Parents will be notified when appropriate.
   • Discipline is involved if deemed appropriate.

2. Level II - Case Conference:
   Appropriate for sexual harassment or dating violence complaints that involve a pattern of harassment, stalking, physical or emotional intimidation, non-homicidal threats (see Level III), and/or fear for safety on the part of the reporting student. The goal of Level II is to assess how best to approach each student with the hope of de-escalation of the violence and an outcome, which helps the aggressor, deal with and change behavior.
• Key personnel will consult, when necessary, with Help for Abused Women and Children (HAWC), Project COPE Batteries Program, and school security staff to evaluate factors of danger or lethality and the most promising intervention, including possible referral of reporting student and/or aggressor for counseling.

• The victim's parent(s) will be notified after working with the victim and developing a plan that ensures his/her safety. Parent(s) will be notified within 24 hours.

• Key personnel who are involved will develop a plan of intervention that takes into account information about students involved; a review of all possible resources; the victim's confidentiality.

• The principal/director will make the final decision about intervention and/or discipline. Discipline can include mandating participation in a batterer's program, private counseling, or a requirement that the aggressor and his/her friends stay away from the reporting student. Discipline may also include one or more of the following: detention, suspension, parental conference, or referral to the police.

3. Level III - Police/ Court Assistance:

Appropriate for dating violence involving physical harm which rises to the level of criminal assault, threats of homicide or suicide, particularly by a known violent person, violation of an existing restraining order, or sexual assault or rape. The goal of Level III is to intervene immediately in a violent situation, interrupt serious threats of harm to self or others, and involve specially trained police officers in sexual assault incidents.

• Key personnel will call the principal/director, and if necessary, school security. In cases of sexual assault or rape, the police will conduct an appropriate interview of students and make a written report and file formal charges if necessary; the court advocate may be notified;

• The principal/director will decide the appropriateness of notifying parents/guardians (confidentiality/incest).

• Student safety will be ensured.

• The principal/director, with the assistance of key personnel, will consult with the police, HAWC, Project COPE, school counselors or outside counseling to determine the best intervention for all involved students. A 51A will be filed.

• Discipline may include one or more of the following: detention, suspension, parental conference, referral to police and possible expulsion.
LYNN PUBLIC SCHOOLS

Complaint of Sexual Harassment/Dating Violence/Sexual Assault

Complaint filed against: ______________________________________________________
Name of Employee: ___________________ Student: _______________________
Complainant: _______________________
Employee: _______ Student: _______ Parent/Guardian: ___________
Home Address: ____________________________________________________________
Phone: __________ Date of Complaint: __________ Date of Incident: ____________

(If it can be proved that an individual has filed a false complaint intentionally, disciplinary action will be taken against that individual).

Statement of Incident (should include all pertinent information – who, how, when, where, how often, specific language, witness). This portion of the form may be completed with the assistance of the principal or his/her designee.

Complainant’s Signature: __________________________________________________

Resolution of Incident: ____________________________________________________

Date of Resolution: ___________ Principal/Designee: _______________________

Signatures of all other parties involved: ______________________________________
_________________________________________________

If either party feels that the complaint has not been handled in a fair, satisfactory, or timely manner, he/she has the right to appeal the decision with the Superintendent of schools or his/her designee.

Complainant’s Signature: __________________________________________________

All complaints will be kept in a confidential file in the office of the Superintendent of schools.
Section 51 A. (a) A mandated reporter who, in his professional capacity, has reasonable cause to believe that a child is suffering physical or emotional injury resulting from: (i) abuse inflicted upon him which causes harm or substantial risk of harm to the child's health or welfare, including sexual abuse; (ii) neglect, including malnutrition; (iii) physical dependence upon an addictive drug at birth, shall immediately communicate with the Department of Children and Families (DCF) orally and, within 48 hours, shall file a written report with the Department of Children and Families (DCF) detailing the suspected abuse or neglect; or (iv) being a sexually exploited child; or (v) being a human trafficking victim as defined by section 20M of chapter 233.

If a mandated reporter is a member of the staff of a medical or other public or private institution, school or facility, the mandated reporter may instead notify the person or designated agent in charge of such institution, school or facility who shall become responsible for notifying the Department of Children and Family Services in the manner required by this section.

Department of Children and Family Services
330 Lynnway, Suite 201
Lynn, MA 01901
Telephone 781-477-1600
Child-at-Risk Hotline
800-792-5200
https://www.mass.gov/locations/dcf-lynn-area-office

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**Lynn Public Schools Restraint Policy**

To the extent required by law, Lynn Public Schools (hereinafter "Lynn") complies with the Department of Elementary and Secondary Education (hereinafter "DESE") restraint regulations, which can be found at 603 CMR 46.00 et seq. (hereinafter "Regulations"). According to their terms, the Regulations apply not only at school but after school-sponsored events and activities, whether or not on school property.

A brief overview of the Regulations is provided below.

**Purpose.** Physical restraint¹ shall be considered an emergency procedure of last resort, and shall be prohibited in public education programs except when a student's behavior poses a threat of assault, or imminent, serious, physical harm to self or others and the student is not responsive to verbal directives or other lawful and less intrusive behavior interventions and/or alternatives, or such interventions and/or alternatives are deemed to be inappropriate under the circumstances. Prone restraint² shall be prohibited in public education programs except to the extent allowed by law. All physical restraints, including prone restraints where permitted, shall be administered in compliance with 603 CMR 46.05.

Physical restraint shall not be used:

(a) As a means of discipline or punishment;

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

(c) as a response to property destruction, disruption of school order, a student’s refusal to comply with a policy or directive, or verbal threats when those actions do not constitute a threat or assault, or imminent, serious, physical harm;
(d) as a standard response for any individual student. No written individual behavior plan or individualized education program (IEP) may include use of physical restraint as a standard response to any behavior. Physical restraint is an emergency procedure of last resort.

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

2 Prone restraint shall mean a physical restraint in which a student is placed face down on the floor or another surface, and physical pressure is applied to the student’s body to keep the student in the face-down position.

Mechanical restraint³, medication restraint⁴, and seclusion⁵ shall be prohibited in public education programs. Seclusion does not include a time-out, as defined within the Regulations.⁶

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

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

Staff Training. All school staff must receive training with respect to the district’s restraint prevention and behavior support policy and requirements when restraint is used. Training shall include information on the role of various individuals in preventing restraint, the restraint prevention and behavior support policy and procedures, interventions that may preclude the need for restraint, types of permitted physical restraints and related safety considerations, and administering physical restraint in accordance with medical or psychological limitations, known or suspected trauma history, and/or behavioral intervention plans applicable to an individual student.

Additionally, the school must identify specific staff who are authorized to serve as school-wide resources to assist in ensuring proper administration of physical restraint. These individual must participate in in-depth training in the use of physical restraint and implementation of the Regulations.

³Mechanical restraint shall mean the use of any device or equipment to restrict a student’s freedom of movement.

⁴Medication restraint shall mean the administration of medication for the purpose of temporarily controlling behavior.

⁵Seclusion shall mean the involuntary confinement of a student alone in a room or area from which the student is physically prevented from leaving.

⁶Time-out shall mean a behavioral support strategy developed pursuant to 603 CMR 46.04(1) in which a student temporarily separates from the learning activity or the classroom, either by choice or by direction from staff, for the purpose of calming. During time-out, a student must be continuously observed by a staff member. Staff shall be with the student or immediately available to the student at all times. The space used for the time-out must be
clean, safe, sanitary, and appropriate for the purpose of calming. Time-out shall cease as soon as the student has calmed.

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

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

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

As required by Regulations, all physical restraints must be reported to DESE.

**Prevention of Dangerous Behavior.** As set forth in the Regulations, Lynn Public Schools shall develop methods for preventing student violence, self-injurious behavior, and suicide, including individual crisis planning and de-escalation of potentially dangerous behavior occurring among groups of students or with an individual student.

**Parent Engagement.** In accordance with the regulations, Lynn Public Schools shall engage Parents in discussion about restraint prevention and the use of restraint solely as an emergency procedure.

**Complaints.** A Parent/guardian who has concerns regarding a specific use of physical restraint, may seek to resolve his/her concerns regarding a specific use of a physical restraint by raising the issue with the principal of the school. The student’s parent/guardian should direct their concerns regarding a specific use of a physical restraint to the principal within ten (10) days of the parent/guardian’s receipt of the written report from the school. The principal shall attempt, within his/her authority to work with the individual to resolve the complaint fairly and expeditiously. If the student’s parent/guardian is not satisfied with the resolution then the parent/guardian may file a written complaint to the Office of the Superintendent.

The student’s parent/guardian who has concerns regarding a specific use of physical restraint, may seek to resolve his/her concerns regarding a specific use of physical restraint by submitting a written complaint to the Office of the Superintendent. The student’s parent/guardian should submit a letter to the Office of the Superintendent within twenty (20) days of the parent/guardian’s receipt of the written report from the school. The written complaint shall include (a) the name of the student; (b) the name of the school where the physical restraint allegedly occurred; (c) the name of the individuals involved in the alleged physical restraint; (d) the basis of the complaint or concern; and (e) the corrective action being sought.

The Office of the Superintendent, through its designees, shall conduct an investigation into the complaint promptly after receiving the complaint. In the course of its investigation, the Office of the Superintendent and/or its designees shall contact those individuals that have been referred to as having pertinent information related to the complaint. Strict timelines cannot be set for conducting the investigation because each set of circumstances is different. The Office of the Superintendent and/or its designees will make sure that the complaint is handled as
quickly as feasible. After completing the formal investigation, the Office of the Superintendent shall contact the individual who filed the complaint regarding the outcome of its investigation and its determination as to whether any corrective action is warranted.

**Additional Information.** A copy of Lynn Public School’s Restraint Policy may be obtained from the Principal’s Office at any school. The Regulations may be obtained from the Department of Elementary and Secondary website at [www.doe.edu/lawsregs/603cmr45.html](http://www.doe.edu/lawsregs/603cmr45.html).

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**STUDENT RECORDS**

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**The Family Educational Rights and Privacy Act – FERPA**

**Lynn Public Schools Annual Notice**  
**The Family Education and Privacy Act**  
**Massachusetts Student Records Regulations**

The Family Educational Rights and Privacy Act (FERPA) and the Massachusetts Student Records Regulations ("Regulations") together provide parents and eligible students (those who have reached that age of 14 or who have entered ninth grade) certain rights with respect to the student’s education records. A general overview of those rights is provided below. Parents and students may obtain a complete copy of their rights under the Massachusetts Student Record Regulations by contacting LPS Compliance Officer, Maureen Horgan at (781) 593-1680.

(a) **The right to access** the student's education records. Parents or eligible students should submit their request for access to the building principal. Access is generally provided within ten days of a request. However, Massachusetts General Laws c. 71, §34H ("Section 37H") law provides specific procedures that must be followed prior to release of records to a parent who does not have physical custody of a child. Information about these procedures can be obtained from Richard Iarrobino, Lynn Public Schools’ Keeper of the Records.

(b) **The right to request amendment** of the student's education records. Parents or eligible students should direct their request to the principal, clearly identifying the part of the record they wish to have amended, and why.

(c) **The right to consent to disclosures** of personally identifiable information contained in the student's education records, except to the extent that FERPA and the Massachusetts regulations authorize disclosure without consent. One exception that permits disclosure without consent is disclosure to school officials with legitimate educational interests in the records. Such school officials include professional, administrative and clerical staff who are employed by or under agreement with the Lynn Public Schools and who need access to a record in order to fulfill their duties. Such school officials may also include a volunteer or contractor outside of the school who performs an institutional service or function for which the school would otherwise use its own employees and who is under the direct control of the school with regard to the use and maintenance of education records. The Lynn Public Schools also discloses student records without parent/eligible student consent to officials of other elementary or secondary schools in which a student enrolls, or seeks, intends, or is instructed to enroll upon receipt of a request from such school officials, so long as the disclosure is for purposes related to the student’s enrollment or transfer.

(d) **Directory Information.** In addition, the Lynn Public Schools has a practice of releasing directory information without consent. Directory information consists of the following: the student's name, address, telephone listing, date and place of birth, major field of study, dates of attendance, weight and height of athletic teams, class, participation in recognized activities and sports, honors and awards, and post-high school plans.

(e) **Opt out Procedures.** In the event a parent or eligible student objects to the release of any of the above information, the parent/eligible student may state that objection in writing to the building Principal. Absent receipt of a written objection by October 1st of the school year, the directory information will be released without further notice or consent.
As required by law, the Lynn Public Schools routinely releases the name, address and telephone listing of secondary school students to military recruiters and to institutions of higher learning upon request and (2) the name and address of students to third party mail service that has been approved the Department of Elementary and Secondary Education upon the request of a district or charter school. In the event a parent or eligible student objects to the release of any of the above information, the parent/eligible student may state that objection in writing to the Building Principal. Absent receipt of a written objection for the parent or eligible student by October 1st, this information will be released without further notice or consent.

(f) The right to file a complaint concerning alleged failures by the District to comply with the regulations and laws governing student records. Complaints may be filed at the Massachusetts Department of Elementary and Secondary Education, 75 Pleasant Street Malden, MA 02148. In addition, complaints relative to federal statutes and regulations governing student records may be filed with the Family Policy Compliance Office, U.S. Department of Education, 400 Maryland Avenue SW, Washington DC.

Regulations Pertaining to Student Records

The Lynn Public Schools strictly adhere to the provisions of the Family Educational Rights and Privacy Act (FERPA) and the Massachusetts Student Records Regulations (Regulation 603 CMR 23:00) which together provide parents and eligible students (those who have reached the age of 14 or who have entered the ninth grade) certain rights with respect to the student’s educational record.

Student Record
The student record shall consist of a transcript and a temporary record, including all print and digital information, or any other materials of physical form or characteristics concerning a student that is organized on the basis of the student’s name or in a way that such student may be individually identified. Student files and individual e-mails are considered student works incidental to their student record and are not specifically student records.

Transcript
The transcript shall contain administrative records that constitute the minimum data necessary to reflect the student's educational progress and to operate the educational system. This information includes name, address, course titles, grades, credits, and grade level completed. The transcript is kept by the school district for at least sixty years after the student leaves the system.

Temporary Record
The temporary record (Cum) consists of all information in the student record that is not contained in the transcript. This information may include such things as standardized test results; school-sponsored extracurricular activities; evaluations and comments by teachers, counselors, and other persons; disciplinary records; and other information pertinent to the educational process. Information in the temporary record may be shared with the student, parent or a temporary substitute of the maker of the record, but if it released to authorized school personnel it becomes an official part of the student record.

Destruction of Temporary Record
The superintendent or designee is responsible for destroying the student’s temporary record within five years after the student transfers, graduates or withdraws from the school system. The principal or designee is also allowed to destroy misleading, outdated or irrelevant information in the temporary record while the student is enrolled in the school system.

Directory Information
Directory information is defined as information contained in the student record that would not generally be considered harmful or an invasion of privacy if disclosed. Directory information may be disclosed without prior written consent. As permitted by FERPA, the Lynn Public Schools have designated selected student records to be “directory information”. For elementary students the following records have been designated as directory information:

- Name
- Address
- Telephone number
- Date of birth
- Grade
- Classroom assignment

For middle and high school students, the following records have been designated as directory information:
The Lynn Public Schools will release the designated directory information without the consent of the parent or eligible student, unless the parent or eligible student provides the principal with written notice that he/she does not wish the school to release such information. The notice must be received annually.

Privacy and Security of Student Records
The principal or designee is responsible for the privacy and security of all student records maintained in each school. The Superintendent or designee is responsible for the privacy and security of all student records that are not under the supervision of the Principal, such as, former students’ transcripts.

Confidentiality of Student Records
Authorized school personnel shall have access to the student record of those students to whom they are providing services, when such access is required in the performance of their official duties. No individual or organization other than the parent/legal guardian, eligible student, and authorized school personnel are allowed to have access to information in the student’s record without specific, informed, written consent of the parent/legal guardian or eligible student. When granting consent, the parent or eligible student shall have the right to designate which part of the student record shall be released to a third party. A copy of the consent form is retained as part of the temporary record. Regulations specifically authorize access to third parties without parent or eligible student consent in the following cases:

- Records designated as Directory Information
- Upon receipt of a court order or lawfully issued subpoena
- Upon request from the Department of Social Services, a probation officer, a justice of any court, or the Department of Youth Services.
- Federal, state and local education officials and their authorized agents in connection with the audit, evaluation or enforcement of federal and state education laws or programs.
- A health or safety emergency if knowledge of the information is necessary to protect the health and safety or the student or other individuals.
- Authorized school personnel of the school to which a student seeks or intends to transfer.
- School health personnel and local and state health department personnel.
- Upon notification by law enforcement authorities that a student has been reported missing, a mark shall be placed in the student’s record. The school shall report any request concerning the records of such student to the appropriate law enforcement authority.

Access to Student Records
A parent/legal guardian or an eligible student has the right to:
1. Inspect and review all the student’s education records within two consecutive weekdays after the principal or designee has received a written request for access unless the requesting party consents to a delay. Parents or eligible students should submit to the principal a written request that they wish to inspect the records.

2. Receive a copy of any part of their student record. The school may charge a fee for duplication of materials. Any student or former student, regardless of age, shall have the right to receive a written transcript of his/her record as a student. There shall be no charge for any duplicate or additional transcripts furnished.

3. Have parts of the record interpreted by a qualified professional from the school, or may invite anyone else of their choice to inspect or interpret the record.

4. Request an amendment to the student’s educational records that the parent or eligible student believes to be inaccurate or misleading. Parents of eligible students have the right to appeal the principal’s decision in writing to the superintendent of schools.

5. File a complaint with the United States Department of Education concerning alleged failures by the District to comply with the requirements of FERPA. The name and address of the office that administers
6. According to 603 CMR 23.10 (1) (a) : Notification, schools shall annually publish and distribute to students and their parents “the standardized testing programs and research studies to be conducted during the year and other routine information to be collected or solicited from the student during the year.”

Non-Custodial Parent Access to Student Records

The Student Record regulations concerning access to records by non-custodial parents (a parent who does not have physical custody of a student) have been amended pursuant to regulation 603 CMR 23:07. A non-custodial parent may have access to the student record unless the school has been given documentation that:

- The non-custodial parent has been denied legal custody based on a threat to the safety of the student or to the custodial parent, or
- The non-custodial parent has been denied visitation or has been ordered to supervised visitation, or
- The non-custodial parent’s access to the student or to the custodial parent has been restricted by a temporary or permanent order, unless the protective order specifically allows access to the information contained in the student record.

Records requested by custodial and no-custodial parents may not be used with the intent to seek or enroll.

Upon receipt of a request for records from a non-custodial parent, the principal shall notify the custodial parent of such request by certified and first class mail. This notification must state that these records will be provided to the requesting parent after 21 days unless the custodial parent provides the principal documentation of any court order which prohibits contact with the child, or prohibits the distribution of student records, or any order issues which protects the child in the custodial parent’s custody from abuse by the requesting parent, unless said order allows access to school records. All contact information of the custodial parent (e-mail, address, phone numbers), must be deleted from records before distribution to non-custodial parent.

BULLYING INTERVENTION & PREVENTION PLANS

The Lynn Public Schools will not tolerate any unlawful or disruptive behavior, including any form of bullying, cyber-bullying, or retaliation in our school buildings, on school grounds, or in school-related activities. We will investigate promptly all reports and complaints of bullying, cyber-bullying, and retaliation and take prompt action to end that behavior and restore the target’s sense of safety. We will support this commitment in all aspects of our school community, including curricula, instructional programs, staff development, extracurricular activities, and parent or guardian involvement.

Additionally, in accordance with An Act Relative to Bullying in Schools, Chapter 86 of the Acts of 2014, this anti-bullying plan recognizes that certain students, including LGBTQ students, may be more vulnerable to becoming a target of bullying or harassment based on actual or perceived differentiating characteristics. Additionally, Chapter 86 requires school districts, charter schools, approved private day or residential schools, and collaborative schools, to administer a Department-developed student survey at least once every four years to assess “school climate and the prevalence, nature and severity of bullying in schools.” In accordance with An Act Relative to Bullying in Schools, Chapter 86 of the Acts of 2014, the Lynn Public Schools will ensure that specific steps are taken to “support vulnerable students and to provide all students with the skills, knowledge and strategies needed to prevent or respond to bullying or harassment.”

The sections that follow address these very topics.

I. Leadership
The Lynn Public School Department is committed to providing a safe, positive and productive educational environment where students can achieve the highest academic standards. No student shall be subjected to harassment, intimidation, bullying, or cyber-bullying. The Assistant Director of Curriculum and Instruction, Health/PE will coordinate the Plan centrally for the district. The principal of each school will ensure the Lynn Public Schools Plan is followed. Each school will also have a bullying coordinator to assist the principals.

A. Public involvement in developing the Plan

The Lynn Public School department created a bullying task force to help formulate our bullying prevention and intervention plan. The bullying task force consists of teachers, school staff, professional support personnel, school volunteers, administrators, community representatives, local law enforcement agencies, students, parents, and guardians. This bullying plan shall apply to students and members of a school staff including educators, administrators, school nurses, cafeteria workers, custodians, bus drivers, athletic coaches, advisors to extracurricular activity and paraprofessionals.

B. Assessing needs and resources

The Lynn Public School Department relies on the Youth Risk Behavior Survey, student behavioral incident data, and Massachusetts Aggression Reduction Center (MARC) parent, student and staff surveys to help assess our bullying needs. The bullying task force, along with the school leadership teams will review the data biannually and make any necessary changes. This information will help to identify patterns of behaviors and areas of concern, and will inform decision-making for prevention strategies including, but not limited to, adult supervision, professional development, age-appropriate curricula, and in-school support services.

C. Planning and oversight

The Assistant Director of Curriculum and Instruction-Health/PE, the bullying task force, school based bullying coordinators and the school principals are responsible for the following Planning and oversight:

- receiving reports on bullying;
- collecting and analyzing building- and/or school-wide data on bullying to assess the present problem and to measure improved outcomes;
- creating a process for recording and tracking incident reports and for accessing information related to targets and aggressors;
- planning for the ongoing professional development that is required by the law;
- planning supports that respond to the needs of targets and aggressors;
- choosing and implementing the curricula that the school or district will use;
- developing new or revising current policies and protocols under the Plan, including an internet safety policy, and designating key staff to be in charge of implementation of them;
• amending student and staff handbooks and codes of conduct;
• leading the parent or family engagement efforts and drafting parent information materials;
• reviewing and updating the Plan each year or more frequently.

D. Developing priority statements

The Lynn Public School Department will not tolerate any unlawful or disruptive behavior, including any form of bullying, cyber-bullying, or retaliation in our school buildings, on school grounds, or in school-related activities. We will investigate promptly all reports and complaints of bullying, cyber-bullying, and retaliation and take prompt action to end that behavior and restore the target's sense of safety. We will support this commitment in all aspects of our school community, including curricula, instructional programs, staff development, extracurricular activities, and parent or guardian involvement.

II. Training and Professional Development

All of the Lynn Public Schools have a bullying coordinator. The bullying coordinators are there to assist the principals in all bullying investigations and are responsible for providing the professional development at each of their schools. All of the coordinators are certified through the MARC center bullying training. The professional development is held once a year on the first or second professional development day. The Assistant Director of Curriculum and Instruction-Health/PE will provide the professional development district wide to anyone who missed the training. The district wide professional development courses will be offered many times throughout the school year. All professional development will be reviewed annually to address identified additional areas of training based on needs and concerns identified by school and district staff. The Lynn Public School system is also in the process of creating a new professional development course that will combine de-escalation techniques, classroom management and bullying professional development.

A. Annual staff training on the Plan

Annual training for all school staff on the Plan will include staff duties under the Plan, an overview of the steps that the principal or designee will follow upon receipt of a report of bullying or retaliation, and an overview of the bullying prevention curricula to be offered at all grades throughout the school or district. Staff members hired after the start of the school year are required to participate in district wide training during the school year in which they are hired.

B. Ongoing professional development

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

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

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

Additional areas identified by the Lynn Public School Department for professional development include:

- promoting and modeling the use of respectful language;
- fostering an understanding of and respect for diversity and difference;
- building relationships and communicating with families;
- managing classroom behaviors constructively;
- using positive behavioral intervention strategies;
- applying constructive disciplinary practices;
- teaching students skills that include positive communication, anger management, and empathy for others;
- engaging students in school or classroom planning and decision-making; and
- maintaining a safe and caring classroom for all students.

The Lynn Public School district has developed a plan to provide annual professional development to all staff members, including, but not limited to, educators, administrators, school nurses, cafeteria workers, custodians, bus drivers, athletic coaches, advisors to extracurricular activities and paraprofessionals, to prevent, identify and respond to bullying. The content of the professional development includes, but is not limited to: (i) developmentally appropriate strategies to prevent bullying incidents; (ii) developmentally appropriate strategies to prevent bullying incidents; (iii) information regarding the complex interaction and power differential that can take place between
and among a perpetrator, victim and witness to the bullying; (iv) research findings on bullying, including information about students who have been shown to be particularly at risk for bullying in the school environment; (v) information on the incidence and nature of cyber-bullying; and (vi) internet safety issues as they relate to cyber-bullying.

C. Written notice to staff

The Lynn Public School Department will provide all staff with an annual written notice of the Plan by publishing information about it, including sections related to staff duties, in the school or district employee handbook and in an email to all staff.

III. Access to Resources and Services

A. Identifying resources

The Lynn Public School Department is currently working with the bullying taskforce, principals, bullying coordinators and the special education department to survey and map all of the available resources. Once completed, the Lynn Public School Department can develop recommendations and action steps to fill resource and service gaps.

B. Counseling and other services

The Lynn Public School Department is currently working with our bullying taskforce, school adjustment councilors, social workers and communities groups to identify staff and service providers who can 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.

C. Students with disabilities

The Lynn Public School Department is currently working with our bullying taskforce, special education coordinators, the special education attorney and IEP teams to comply with the new legislation. 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 skill and proficiencies to avoid and respond to bullying, harassment, or teasing. All students with disabilities will have language in their IEP’s stating the team has addressed the bullying issue at the IEP meeting and will state no action is necessary at this time or there will be steps outlining their needs.

D. Referral to outside services
The Lynn Public School Department is currently evaluating local referral protocols to assess their relevance to the Plan and will revise as needed. Clear protocols will help students and families access appropriate and timely services. Referrals will comply with all relevant laws and policies.

IV. Academic and Non-Academic Activities

A. Specific bullying prevention approaches

Bullying prevention curricula will be informed by current research which, among other things, emphasizes the following approaches:

- using scripts and role plays to develop skills;
- empowering students to take action by knowing what to do when they witness other students engaged in acts of bullying or retaliation, including seeking adult assistance;
- helping students understand the dynamics of bullying and cyber-bullying, including the underlying power imbalance;
- emphasizing cyber-safety, including safe and appropriate use of electronic communication technologies;
- enhancing students’ skills for engaging in healthy relationships and respectful communications; and
- engaging students in a safe, supportive school environment that is respectful of diversity and difference.

Initiatives will also teach students about the student-related sections of the Bullying Prevention and Intervention Plan. On the first day when the student handbook is distributed all elementary classroom teachers will review the Plan with their classes. In middle and high schools the Plans will be reviewed by their homeroom teacher. All of the information will be included in the 2010-2011 student handbooks. The Lynn Public Schools requires all parents/guardians to sign and return the student handbook with the understanding that they have review the handbook with their child.

B. General teaching approaches that support bullying prevention efforts

The following approaches are integral to establishing a safe and supportive school environment. These underscore the importance of our bullying intervention and prevention initiatives.

- setting clear expectations for students and establishing school and classroom routines;
- creating safe school and classroom environments for all students, including those with disabilities, lesbian, gay, bisexual, transgender, and homeless students;
- using appropriate and positive responses and reinforcement, even when students require discipline;
• using positive behavioral supports;
• encouraging adults to develop positive relationships with students;
• modeling, teaching, and rewarding pro-social, healthy, and respectful behaviors;
• using positive approaches to behavioral health, including collaborative problem solving, conflict resolution training, teamwork, and positive behavioral supports that aid in social and emotional development;
• using the internet safely; and
• supporting students’ interest and participation in non-academic and extracurricular activities, particularly in their areas of strength.

V. Policies/Procedures for Reporting and Responding to Bullying and Retaliation

A. Reporting bullying or retaliation

Reports of bullying or retaliation may be made by staff, students, parents, guardians, or others, and may be oral or written. Oral reports made by or to a staff member shall be recorded in writing by the teacher, bullying coordinator, and/or the principal. A school or district staff member is required to report immediately to the principal or designee any instance of bullying or retaliation the staff member becomes aware of or witnesses. Reports made by students, parents or guardians, or other individuals who are not school or district staff members, may be made anonymously. The Lynn Public Schools have a variety or reporting resources available to the school community. Including an Incident Reporting Form, an anonymous online reporting system linked to our website (www.lynnschools.org) and dedicated mailing address (100 Bennett Street, Lynn, MA 01905, with attention to Michael Geary, Assistant Director of Health and Physical Education.

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

At the beginning of each school year, the Lynn Public Schools will provide the school community, including administrators, staff, students, and parents or guardians, with written notice of its policies for reporting acts of bullying and retaliation. A description of the reporting procedures and resources, including the name and contact information of the principal or designee, 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.

1. Reporting by staff
A staff member will report immediately to the principal or designee when he/she witnesses or becomes aware of conduct that may be bullying or retaliation. The requirement to report to the principal or designee does not limit the authority of the staff member to respond to behavioral or disciplinary incidents consistent with school or district policies and procedures for behavior management and discipline.

2. Reporting by students, parents or guardians, and others

The Lynn Public School Department 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. 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.

3. Reporting a false allegations

Any student who knowingly makes a false allegation of bullying or retaliation shall be subject to disciplinary action; and a strategy for providing counseling or referral to appropriate services for perpetrators and victims and for appropriate family members of said students.

B. Responding to a report of bullying or retaliation

1. Safety

Before fully investigating the allegations of bullying or retaliation, the principal or designee will take steps to assess the need to restore a sense of safety to the alleged target and/or to protect the alleged target from possible further incidents. Responses to promote safety may include, but are not 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 principal or designee will take additional steps to promote safety during the course of and after the investigation, as necessary.

The principal or designee will implement appropriate strategies for protecting from bullying or retaliation a student who has reported bullying or retaliation, a student who has witnessed bullying or retaliation, a student who provides information during an investigation, or a student who has reliable information about a reported act of bullying or retaliation. The bullying task force, bullying coordinators and principals are in the process of establishing local student safety Planning policies and procedures for the Lynn Public Schools.

2. 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 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, approved private special education day or residential school, or collaborative school, the principal or designee first informed of the incident will promptly notify by telephone the principal or designee of the other school(s) of the incident so that each school may take appropriate action. All communications will be in accordance with state and federal privacy laws and regulations, and 603 CMR 49.00.

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 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 Safety Liaison or the School Attendance and Discipline Officer as well as other individuals the principal or designee deems appropriate.

C. Investigation

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

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

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

Procedures for investigating reports of bullying and retaliation will be consistent with school or district policies and procedures for investigations. If necessary, the principal or designee will consult with legal counsel about the investigation.
D. Determinations

The principal 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: 1) determine what remedial action is required, if any, and 2) determine what responsive actions and/or disciplinary action is necessary.

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

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

E. Responses to bullying

1. Teaching appropriate behavior through skills-building

Upon the principal or designee determining that bullying or retaliation has occurred, the law requires that the school or district use a range of responses that balance the need for accountability with the need to teach appropriate behavior. M.G.L.c 71 § 37O(d)(v). Skill building approaches that the principal or designee may consider include:

- offering individualized skill-building sessions based on the school's/district's anti-bullying curricula; providing relevant educational activities for individual students or groups of students, in consultation with guidance counselors and other appropriate school personnel; implementing a range of academic and nonacademic positive behavioral supports to help students understand pro-social ways to achieve their goals; meeting with parents and guardians to engage parental support and to reinforce the anti-bullying curricula and social skills building activities at home; adopting behavioral Plans to include a focus on developing specific social skills; and making a referral for evaluation.

2. Taking disciplinary action

If the principal or designee decides that disciplinary action is appropriate, the disciplinary action will be determined on the basis of facts found by the principal or designee, including the nature of the conduct, the age of the
student(s) involved, and the need to balance accountability with the teaching of appropriate behavior. Discipline will be consistent with the Plan and with the Lynn Public Schools Disciplinary Code.

Discipline procedures for students with disabilities are governed by the federal Individuals with Disabilities Education Improvement Act (IDEA), which should be read in cooperation with state laws regarding student discipline.

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

3. Promoting safety for the target and other

The principal or designee will consider what adjustments, if any, are needed in the school environment to enhance the target's sense of safety and that of others as well. One strategy that the principal or designee may use is to increase adult supervision at transition times and in locations where bullying is known to have occurred or is likely to occur.

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

VI. Collaboration with Families

The Assistant Director of Curriculum and Instruction-Health/PE and the School Security Liaison for the Lynn Police Department have created a parent workshop series in collaboration with school based PTO’s, PTA’s, School Councils and Special Education Parent Advisory Councils to be hosted at elementary, middle and high schools throughout the district. The parent workshops will address: 1) how parents and guardians can reinforce the curricula at home and district Plan; 2) the dynamics of bullying; and 3) online safety and cyber-bullying.

Parents and guardians will be notified in writing each year about the student-related sections of the Bullying Prevention and Intervention Plan, in the language(s) most prevalent among the parents and guardians.

VII. Prohibitions against Bullying and Retaliation

The following statement is included in the student code of conduct, the student handbook, and the staff handbook. The following statement is incorporated directly from M.G.L.c. 71§ 37O(b), and describes the law's requirements for the prohibition of bullying.
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 also prohibited.

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

VIII. Definitions

Aggressor, is a student who engages in bullying, cyberbullying, or retaliation.

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

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

-cause 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;

-creates a hostile environment at school for the target;

-infringes on the rights of the target at school; or materially and substantially disrupts the education process or the orderly operation of a school.

Cyberbullying, is bullying through the use of technology or electronic devices such as telephones, cell phones, computers, and the internet. It includes, but is not limited to, email, instant messages, text messages, and internet posting. See M.G.L.c. 71 § 37O for the legal definition of cyberbullying.

Differentiating Characteristics – As identified in An Act Relative to Bullying in Schools, Chapter 86 of the Acts of 2014, there may be categories of differentiating characteristics that may make certain students more vulnerable to bullying including: race, color, religion, ancestry, national origin, sex, socioeconomic status, homelessness, academic status, gender identity or expression, physical appearance, pregnant or parenting status, sexual
orientation, mental, physical, developmental or sensory disability or by association with a person who has or is perceived to have one or more of these characteristics.

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

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

IX. Relationship to Other Laws

Consistent with state and federal laws, and the policies of the Lynn Public Schools, no person shall be discriminated against in admission to a public school of any town or in obtaining the advantages, privilege and courses of study of such public school on account of race, color, sex, religion, national origin, or sexual orientation. Nothing in the Plan prevents the Lynn Public Schools from taking action to remediate discrimination or harassment based on a person's membership in a legally protected category under local, state, or federal law, or school or district policies.

In addition, nothing in the Plan is designed or intended to limit the authority of the Lynn Public Schools to take disciplinary action or other action under M.G.L.c. 71, § § 37H, or 37H ½, other applicable laws, or Lynn Public Schools policies in response to violent, harmful, or disruptive, behavior, regardless of whether the Plan covers the behavior.

X. Reporting to the Department of Elementary and Secondary Education

Pursuant to An Act Relative to Bullying in Schools, Chapter 86 of the Acts of 2014 at Section 4(k), the Lynn Public Schools will report the following information to DESE per their reporting protocols:

- The number of reported allegations of bullying or retaliation;
- The number and nature of substantiated incidents of bullying or retaliations;
- The number of students disciplined for engaging in bullying or retaliation; and
- Any other information required by the department.

STUDENT HEALTH SERVICES AND REQUIREMENTS

Head Lice Policy

The Lynn Public Schools has revised its head lice policy to conform to the recommendations of the Centers for Disease Control (CDC), the American Academy of Pediatrics (AAP), the National Association of School Nurses (NASN), the American School Health Association (ASHA), and the Massachusetts Department of Public Health.
Goals of this policy include the following:

* identifying and containing cases
* preventing unnecessary absenteeism
* monitoring for signs of re-infestation
* protecting confidentiality
* educating and supporting students, parents and staff in the detection, treatment and prevention of head lice.

Students with live head lice visualized by the school nurse will be referred for treatment by contacting the parent/guardian by phone, if possible, or in writing before the end of the school day. They may stay in class for the remainder of the day. The student must be treated that evening and present to the school nurse with their parent or guardian to be re-examined the next school day. If there is no longer evidence of live lice, the child may attend school. If the treatment fails, they will be referred to their primary care provider. At the school nurse’s discretion the child may be re-checked within 7-10 days of the initial treatment.

If a student has nits with no evidence of live lice they will be rechecked in one week for live lice and/or more frequently at the discretion of the school nurse.

Routine classroom or school-wide screening will not be done in the classroom setting with the exception of preschool and kindergarten at the school nurse’s discretion. Siblings and known playmates may be checked in the privacy of the school nurse's office. Students who have symptoms may be referred to the school nurse as needed for examination.

Written information will be given to the parent/guardian to assist in treatment and prevention. The school nurse will provide education to the faculty. Resources will also be available on the school health services section of the LPS website.

In the event of persistent head lice, defined as three or more findings of live lice within a period of 6 weeks; the parent will be advised to contact their doctor for other treatment options. The school nurse will offer to make a home visit when all other treatments have failed.

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**Managing the Care of Students with Athletic Concussions**

Research has estimated that 5-10% of high school or college contact sports athletes sustain a concussion each year. These estimates likely underestimate the true incidence of concussion. In one investigation over 50% of high school football athletes did not report their injury to a parent, coach, or medical professional. A concussion is an alteration of mental status resulting from the brain being jolted inside of the skull due to a blow to the head or body. Among the many symptoms associated with concussion, headache, dizziness, confusion, amnesia, nausea, and disorientation are commonly reported. Loss of consciousness, however, occurs in less than 10% of all injuries and is not an indicator of concussion severity. Also, following the injury, the athlete may experience other difficulties such as sensitivity to light and sound, forgetfulness, fatigue and emotional changes such as anxiety or depression.

Most athletes who sustain a concussion can fully recover as long as the brain has had time to heal before sustaining another hit; however, relying only on an athlete’s self-report of symptoms to determine injury recovery is inadequate as many high school athletes are not aware of the signs and symptoms of injury, the severity concussive injuries pose, or they may feel pressure from coaches, parents, and/or teammates to return to play as quickly as possible. One or more of these factors will likely result in under-diagnosing the injury and a premature return to play. Research has shown that young concussed athletes who return to play before their brain has healed, are highly vulnerable to more prolonged post-concussion syndrome or, in rare cases, a catastrophic neurological injury known as Second Impact Syndrome. Therefore, we encourage the following care when an athlete sustains a concussion in a school-sponsored sporting event.
1. When the concussion occurs, the injured athlete should visit the local hospital emergency room or review their condition with their primary care physician to ensure there is not a need for emergency medical care.

2. Subsequently, a care team consisting of the student’s primary care physician and parents, along with the athletic trainer, head coach and athletic director should monitor the symptoms of the injury.

Concussion is one of the most complex injuries faced by medical professionals as the signs and symptoms are not always straightforward and the effects and severity of the injury can be difficult to determine. The injury results in no structural changes in brain tissue, generally making traditional neuro-diagnostic tests such as CT, MRI and EEG insensitive. Therefore, we encourage a third step in the concussion care process.

3. Engage the injured athlete in a battery of tests that include a combination of self-report symptoms, balance, and neuro-cognitive testing. The combined assessment will provide a more sensitive and objective evaluation of the effects of the concussion that will help better determine when it is safe for the athlete to return to play.

Pregnant Students

The School Committee’s educational responsibility for all students residing in the school district includes pregnant teenagers, married or unmarried. A pregnant girl shall be allowed to remain in school and to receive any services which are a part of the regular educational program of the school system.

School administration, when necessary, will make special arrangements for attendance, promotion, graduation, etc. for pregnant students who wish to continue and complete their education.

The School Committee recommends that a pregnant student shall report her condition to the school nurse, guidance counselor, or principal. In all cases involving pregnancy, the student should be under the continual supervision of a physician.

All cases are to be handled confidentially and on an individual basis.

FOOD ALLERGY POLICY AND PROTOCOLS

The following policy is intended to develop practices and guidelines to manage the risk of food allergies with the goal of preventing severe life-threatening allergic reactions.

Policy Statement on Life Threatening Food Allergies

The Lynn Public Schools recognize the need to have protocols in place which reduce the risk of exposure to allergens for students who have life-threatening food allergies, while protecting their right to participate in all school activities. These protocols may be adapted to non-food allergens such as insects, latex, fragrances and other materials. In the event of exposure, comprehensive district emergency response protocols will be enacted which will include procedures for the administration of epinephrine to manage a life threatening allergic reaction.
Goals for the policy include:

- Individually manage food allergies by a) Identifying children with food allergies b) Developing individual health care plans, medication plans and allergy action plans. c) Helping students move towards self-managing their own food allergies.
- Prepare for food allergy emergencies by a) Establishing communication systems specific to each setting and identified in the (MERP) Medical Emergency Response Plan for each building. b) Making sure staff can get to epinephrine auto-injectors quickly and easily. c) Making sure that epinephrine is used when needed and someone immediately contacts emergency medical services. d) Identifying the role of each staff member in an emergency. e) Preparing for food allergy reactions in children without a prior history of food allergies. f) Documenting the response to a food allergy emergency.
- Provide professional development on food allergies for staff by a) Providing general training on food allergies for all staff. b) Providing in-depth training for staff that have frequent contact with children with food allergies. c) Providing specialized training for staff that are responsible for managing the health of children with food allergies on a daily basis.
- Educate children and family members about food allergies by a) Teaching all children about food allergies. b) Teaching all parents and families about food allergies.
- Create and maintain a healthy and safe educational environment by a) Creating an environment that is as safe as possible from exposure to food allergens. b) Developing food handling policies and procedures to prevent food allergen contact. c) Making outside groups aware of food allergy policies and rules when they use school program facilities before or after hours. d) Creating a positive, supportive and respectful climate.
- Ongoing monitoring, evaluating and updating of protocols.

### Protocols for Life Threatening Food Allergies

**A. IDENTIFICATION OF STUDENTS WITH FOOD ALLERGIES**
- School nurse will obtain information about food allergies from physicals, emergency sheets, parents or other sources.
- School nurse will obtain medical verification of allergies.
- School nurse will enter food allergy information as an unrestricted medical alert on ESchool Plus.

**B. INDIVIDUAL HEALTH CARE PLANS**
- School nurse will develop a written individual health care plan, emergency care plan and/or allergy action plan in collaboration with the student’s parent/guardian and in accordance with the health care provider’s orders.
- 504’s and IEP’s will be instituted if appropriate.
- A description of the student’s past reactions, including triggers and warning signs should be included.

**C. MEDICATION PROTOCOLS, STORAGE, ACCESS AND ADMINISTRATION**
- Medication orders must comply with the medication policies already in place for the Lynn Public Schools
- School nurses will obtain a licensed provider’s order for administration of emergency medications.
- Medications must be renewed at least annually.
- Parent/guardian’s consent must be obtained to administer all medications
- If developmentally appropriate and approved by licensed care provider, parent, and school nurse, student may carry emergency medication on person and self-administer in the event of a life-threatening reaction.
- All EpiPens must be stored in a safe and secure location, accessible by authorized personnel at all times.
- Location of the student’s EpiPen should be identified in the individual health care plan and may be in classroom or other location.
- A second EpiPen should always be available in the nurse’s office.
- A plan for monitoring expiration dates should be in place for all locations.
- The LPS will continue to register with the Department of Public Health to train non-licensed personnel to administer epinephrine by auto injector to students with diagnosed life threatening allergic conditions.
- The LPS will continue to stock EpiPens in all schools to be administered (by school nurses only) to students/staff in the event of an undiagnosed life threatening reaction per standing orders.

**D. SCHOOL EMERGENCY RESPONSE PLAN**
- Coordinate EpiPen administration into building MERP plan.
- All students using EpiPen must have 9-1-1 call placed and be transported to the hospital to monitor for a bi-phasic reaction (secondary reaction when epi wears off)
E. STAFF TRAINING
- General training - All staff who may interact with students with food allergies should have general training by the school nurse on the first in-service day. Outreach to building personnel who may not be in attendance on that day will be the responsibility of the school nurse.
- In-depth training for staff that have frequent contact with children with food allergies such as teachers, coaches, bus drivers and food service staff should be provided by the school nurse including how to respond to a food allergy emergency, how to administer epinephrine for those delegated to do so, and specific strategies to reduce exposure.
- Specialized training for nurses shall include medication management, creating individual health care plans, programs for training staff, and methods of documentation.

F. STUDENT TRAINING
- Students should be trained on the importance of hand washing, not sharing food, allergy safe zones.
- Students should have a basic understanding of food allergies, when to notify an adult, and the importance of not teasing or food bullying.
- Whenever possible, lessons regarding food allergies can be built into general or science curriculum if health is not taught.

G. PARENT/GUARDIAN/FAMILY TRAINING
- Policies and guidelines will be communicated to parents through website and school handbooks.
- Letters to parents regarding need for food safe zones, restrictions, substitutions will be distributed whenever necessary.

H. CLASSROOM
- Substitute teachers will be informed of allergy guidelines should there be a child in their class that has severe allergies.
- If students eat snack and/or lunch in the classroom request in a letter to parents that they voluntarily refrain from sending food items containing the allergen.
- Identify areas or desks that will be allergen safe.
- Avoid cross contamination by wiping down food surfaces with soap and water before and after eating.
- Reinforce handwashing before and after eating.
- Avoid use of foods for classroom activities or use only pre-packaged food items with complete ingredient lists for projects, activities and celebrations.
- Prohibit sharing of food items among students with food allergies.

I. CAFETERIA
- All school menu items will be peanut and nut free.
- Develop a procedure (may be individualized for each school) to identify students with life threatening food allergies (e.g., photo behind lunch counter, flagging or sticker on meal card.)
- Work with custodial services to assure that tables are properly cleaned and cross-contamination does not occur.
- Identify table(s) that will be allergen safe; encourage non-food allergic students with safe lunches to join their food allergic peers.

J. BUSES
- Enforce no eating policies (except for diabetics)
- Require bus drivers to have CPR/First Aid training which includes Epipen training.
- Identify, (but protect confidentiality) students with life threatening allergic disorders and inform bus driver if student carrying own Epipen.

K. FIELD TRIPS/BEFORE AND AFTER SCHOOL ACTIVITIES/COMMUNITY USE OF FACILITIES
- Notify nurse as soon as possible of any planned field trip to allow time to prepare for field trip.
- Delegate administration of Epipen to trained school staff, review Epipen procedures, obtain and sign appropriate paperwork, give a copy of the student’s health care plan with emergency contacts to the staff member.
- Assure that staff can communicate with EMS from any field trip location.
- Restrict use of foods that are known allergens in classrooms during after school or community events.
L. EVALUATION AND MONITORING
   - Report use of Epipens to MADPH on required on-line form.
   - Review any allergen exposure and modify policy or practices necessary to prevent future exposures.
   - Review and revise policy at least every two years.

References:

FDA Food Safety Modernization Act. Public L No. 111-353

Managing Life Threatening Food Allergies in Schools. Malden, MA: Massachusetts Department of Education; 2002


Voluntary Guidelines for Managing Food Allergies in Schools and Early Care and Education Programs. US Department of Health and Human Services Centers for Disease Control and Prevention;

TRANSPORTATION POLICY

It is the intent of the Lynn School Department to comply with rules and regulations pertinent to the transportation of students. These rules and regulations are from the General Laws of the Commonwealth of Massachusetts, the Massachusetts Registry of Motor Vehicles and the Massachusetts Department of Education. These shall govern any questions not covered by specific declaration of the policies herein.

As educational requirements permit, school schedules shall be adjusted to allow maximum use of each vehicle in the system.

Vehicle routes have been established with safety, efficiency and fairness in mind. They are designed to get the students to school in the shortest possible time.

Please familiarize yourself with the following guidelines and policies. They are there to assist in servicing all students and guardians involved in the transportation program.

II. TRANSPORTATION POLICY OVERVIEW

A. Definitions

1. "Homeless Student Transportation" - For those that have been defined as homeless under the guidelines of the McKinney-Vento Act and are located outside of the Lynn Public School District, documentation must be provided by an appropriate agency. Transportation for these students will be provided in accordance with the McKinney-Vento Act. If placement is within the Lynn Public School District then transportation eligibility will be determined using the same criteria for all other students.

2. "Regular Education Transportation" is meant to refer to routes that service qualifying non-Special Education students, traditional routes, field trips, athletic trips, or any combination of the above.

3. "Special Education Transportation" refers to specific transportation requirements as stated in the students’ Individual Education Plan, here in after referred to as I.E.P.

B. Elementary students eligible for transportation and attending a school other than school of residence, will receive transportation by first walking to the neighborhood school or designated stop and then receiving transportation to the school of attendance or designated stop.
C. All eligible elementary students who live over one mile from the assigned school will be transported. The computer in the Transportation Department will be used to assist in determining eligibility. Lynn Public Schools will not be required to transport to an address other than residence, designated bus stop or school.

D. Elementary students may be transported if a designated hazardous area exists between home and school and walking around it is greater than one mile.

E. Only secondary students who are attending an out-of-district school for desegregation reasons or a bilingual program and live two miles or more from assigned school will either be issued an MBTA Charlie Card or receive contracted transportation. (School Department discretion)

F. All special education students will receive transportation in accordance with their I.E.P.

G. Students will not be required to walk down primary streets that do not provide adequate sidewalks. Secondary roads may be acceptable for such passage.

H. Vehicle assignments and routes have been set up in accordance with School Committee policy. Routes and schedules along with the lists of eligible students will be distributed to schools before the opening of the school year.

I. There will not be any transportation for any student that does not have a telephone number or an emergency telephone number for contact purposes.

J. Pre-school and Special Education Policies:

1. A.M. Session Pre-Kindergarten and Kindergarten students transported from school of attendance at midday will be dropped off at home or to a person designated by the guardian. P.M. Session Pre-Kindergarten and Kindergarten students at the end of the school session will be dropped off at home or stop to a person designated by the guardian. In both cases, guardians are to have an adult waiting at the designated stop or residence for the bus. If no adult is present, in the case of the A.M. Session student, the student will be returned to the school and the guardian will have to arrange for transportation. If the student is in the P.M. session, the student will be brought to the Lynn Public Schools or designated agency and again the guardian will be responsible to arrange transportation. Students enrolled in full day Pre-Kindergarten or Kindergarten will be picked up and dropped off at their assigned stop. If at any time a guardian is not available and the student has to be taken to any alternate site, the guardian will be put on notice that if it should occur any additional times, then they will be reported to the proper authority and that transportation will be suspended for a definite or indefinite time period, depending on the individual case.

2. If a guardian feels the student is capable of walking home alone from the bus stop, notification, in writing, must be made to the Transportation Department

3. On early-release days, there will be no midday kindergarten buses. Kindergarten children will go home on regular buses and will be dropped off at the regular morning bus stop. Guardians are responsible for meeting the bus and insuring that the student arrives home safely.

K. Homeless students will be provided transportation following the same criteria as the other students contained herein.

III. DISTRICT RESPONSIBILITIES

It is the responsibility of the Lynn Public School Department to provide safe, economical transportation to all eligible students living in the Lynn Public School District. Vehicle routes shall be established over the most direct roads feasible for vehicle travel to serve those entitled to transportation service. Where an alternative route may be selected without sacrifice of efficiency and economy, preference will be given to that route serving the larger number of students more directly. Routes will be designed to employ as nearly as practical the full carrying capacity of each vehicle trip. New routes will be established only when full capacity of the trips on existing routes has been reached or is imminent.

**Buses will not be required to back down a street or execute a three-point turn while in route.**
Vehicle routes will be established so that an authorized vehicle stop will be available within a reasonable walking distance of the home of every resident pupil entitled to transportation service.

Vehicles will not be expected to operate over roads that are not passable or on roads where adequate turnarounds are not provided.

Walking to and from school when distances are reasonable is recognized as good for student’s health provided, however, that safety hazards can be reasonably controlled. It is also recognized that there is no possible way to control hazards completely in a city even if the student lives only a few blocks from school. Risk is involved whether or not a child is transported. Through cooperation with the guardians, the Lynn Police Department, Lynn School Department and other city personnel, risks will be controlled to the fullest extent possible. Students can be required to walk up to one mile to a bus stop.

Bus routes are published in the Lynn Daily Item and the Lynn Journal approximately one – two weeks before school opens and are always available on the Lynn Public Schools website at www.lynnschools.org.

A. Communications between Transportation Contractors and Lynn School Department

Contractors should communicate with the Transportation Department on all issues regarding vehicles, drivers, monitors, business, etc.

1. Student changes: Additions or deletions of special education students will be submitted by the Special Education Department. Except in cases of emergency, there will be a minimum of a three-day wait for transportation to begin. Presently, the Special Education Department provides the Transportation Department with a Letter of Authorization with any addition or change.

2. Parent/Staff Complaint Form: Guardians or staff formal complaints will be recorded by the Special Education Department on the Special Education Transportation Complaint Record and they will follow up to obtain a resolution of the problems. Copies of this form showing the resolution will be given to the Parent Liaison, who will distribute to the person making the complaint as well as other persons designated to receive a copy. Guardians are encouraged to file or call in a complaint if they believe the service is unsatisfactory. The Transportation Department will investigate and take appropriate action.

3. Guardians of children picked up at home should notify the Transportation Department at (781) 477-7220 extension 1813 or 1814 before 6:45 A.M. if a student will not be going to school. Voice mail is available twenty-four hours a day.

4. Transportation contractors must submit a list of drivers, monitors and substitute personnel to the Superintendent of Schools or his designee for approval by the School Committee.

5. Contractors are subject to all statutes of the Commonwealth of Massachusetts governing vehicles, drivers, inspections and licensing.

B. Student Lists

Desegregation students will be entitled to transportation as determined by the Parent Information Center. By the end of July, the list of special education students will be sent to the transportation vendor for routing. This list will include student’s name, address, telephone number, emergency telephone number, assigned school, and other information. Regular Education lists (including Transitional Bilingual Education and Desegregation) will be made available during the first week of school and periodically updated.

C. School Schedules

School schedules will be available on or about August 15. This information will include the name and address of the school, opening and closing times, delivery and pick-up windows, and any other special information.

D. Evaluation and Reporting

The Transportation Department expects to obtain ratings of service from school staff on effectiveness and timeliness of service on a rating scale of “Excellent, Very Good, Good, Fair and Poor” on a weekly basis.

E. Safety Hazards
Every effort will be made to insure the safety of all students that are transported on vehicles contracted by Lynn Public Schools.

This will include, that in the event of dead-end and narrow roads, if it is deemed by the vehicle's driver, contractor's safety personnel and Lynn Public Schools Transportation Department that the vehicle should not attempt to negotiate the vehicle onto said road, then the guardians will have to meet the vehicle at the nearest corner closest to the stop, but again keeping the safety of all students in mind.

In the event that the Superintendent of Schools cancels school due to weather conditions, including but not limited to snow, rain, flooding, etc. for the students attending Lynn schools, this will also apply to students leaving the city to an outside placement school. None of the vehicles will run that day.

If a city or school district where a child is attending as an out of district student cancels school or has a delayed opening, then that student will not be transported or will be transported in accordance with the delayed opening.

In the event of inclement weather, including but not limited to snow, rain, flooding, etc. in which school is still in session, the Superintendent has the option to cancel transportation services. If the guardian chooses to send the student to school, they would be responsible for transportation to and from school. If transportation is available, in the interest of the safety of children and at the discretion of the driver, if any street is considered unsafe, the guardians will be contacted and asked to meet the bus at the corner closest to the stop, but again keeping the safety of all students in mind.

Transportation - Student Behavior

All pupils must behave appropriately as passengers on a school vehicle. Clearly understood and well enforced rules are necessary for the successful management of pupils who ride school vehicles.

1. Pupils transported in a school vehicle are under the authority of and directly responsible to the driver of the vehicle and the monitor, if present.

2. Continued disorderly conduct or persistent refusal to obey rules is sufficient reason for a pupil to be denied transportation on a school vehicle by a principal. Parents will be given prior notice before exclusion, if possible.

3. No vehicle driver can require any pupil to leave the vehicle before such pupil has reached his destination except when such child is moved to another authorized vehicle.

4. No school vehicle can stop to load or discharge pupils except at stops regularly designated by the school department except in an emergency (road closed, accident, etc.)

5. No pupil can engage in unnecessary conversation with the driver while the vehicle is in motion.

6. Smoking in a school vehicle is prohibited.

7. No intoxicating liquor or drugs can be transported at any time in a school vehicle.

8. No weapons of any sort, except sidearms carried by authorized police officers, can be transported on a school vehicle.

9. No person is allowed to occupy a position in a school vehicle that interferes with the vision of the driver to the front, to either side of him, or through the mirror to the rear, or with the operation of the vehicle.

10. Nothing can be thrown within the vehicle or out the windows. Windows may be opened or closed by the driver/monitor.

11. Any action by a student is prohibited, which in the judgment of the driver or monitor may compromise the safety of others.

12. No student should touch the rear (emergency) door for any reason except in an emergency.
13. Eating is not permitted on the vehicle.

14. Students should not extend arms or any other parts of their body out of the windows.

15. Changing seats may be allowed with the driver's permission and at his discretion, but only when the vehicle is stopped.

16. No shouting and other excessive noise is allowed that may distract the driver and lead to a serious accident.

17. Pupils are expected to be courteous to and respectful of others.

18. Help keep the vehicle clean and sanitary.

19. Listen carefully and obey any directions issued by the driver or monitor.

20. Pupils may not leave the vehicle except at school (a.m.).

21. Students who disembark from the vehicle in the afternoon at a stop other than a regular stop must have a note to do so from a parent or guardian endorsed by the principal and with permission of the transportation department.

F. Unloading the Bus

1. Do not leave your seat until the vehicle has come to a complete stop and the driver has opened the door.

2. Again, obey any directions issued by the driver.

3. Leave the vehicle quickly, but in a courteous manner without pushing other pupils.

4. If you must cross the street as you leave the school vehicle, be sure to walk in front of the vehicle (never in back) at a distance of at least 12 feet away from the vehicle. If you get too close to the front of the vehicle, the driver may not be able to see you, and a serious accident could occur.

5. Unloading a Special Needs Vehicle The monitor will get off the vehicle first and assist the student, if necessary, delivering custody to the parent or other authorized adult.

G. Discipline Procedures

1. Any violation of behavior standards on the vehicle is expected to be resolved the day of the occurrence. Bus drivers or monitors must report any serious infraction to the principal or company's office no later than the following day in writing on a form provided by the transportation office. Sanctions may be imposed for violations of these rules of behavior. Special needs students will be given extra attention and help in this regard. Cooperation and communication among the parties: drivers, monitors, teachers and parents are especially important for special needs children.

SCHOOL VISITORS GUIDELINES

It is School Committee policy to welcome all parents and other visitors to our schools and to encourage their active support of and involvement in the schools. This policy permits parents and others to visit schools and classrooms and utilize school facilities including school parking lots, so long as the visits do not interfere with the work of students, teachers and/or other school employees.

All visitors, including School Department personnel, are expected to report to the school main office before going elsewhere in the building. They will be required to sign in, noting their name, affiliation and reason for the visit, and wear a visitor badge. As part of the registration process, all visitors will be asked to provide their driver’s license or other photo-identification, which will be held by the main office for the duration of the visit. Car keys may be accepted in lieu of a driver’s license or photo ID at the discretion of the main office.

Upon conclusion of the visit, the visitor must return to the main office, sign out and return the visitor badge. Once the visitor has checked out, the main office staff will return the visitor’s driver’s license, ID, or keys as applicable.
Visitors may be required to park in certain designated spaces or at certain designated times in school parking lots. All parents should be informed of these procedures through such means as is determined by the school.

Occasionally, visitors may disrupt school activities: by behaving inappropriately; by harassing staff; by shouting; or by insisting on visiting at inappropriate times. Every effort should be made to work with such visitors to inform them of established procedures in an effort to eliminate future disruptions. When such disruptions occur, however, the building administrator may issue the offender a Trespass Warning pursuant to M.G.L. c. 266, § 120. Attachment A provides an example of such a letter, with appropriate fields to be filled in by the building administrator. Such a Warning requires the offending party to contact the building administrator, or a designee, prior to appearing at school for any school-related matter. Additionally, depending upon the nature of the inappropriate behavior, a building administrator may choose to substitute any of the following restrictions in the third paragraph of Attachment A:

1. The visitor may be required to telephone prior to visiting the building to inform the building administrator of their intent in visiting the building.
2. The visitor may be required to be accompanied by the building administrator or his/her designee to classrooms.
3. Advance scheduling of consultations with teachers or other providers may be required.
4. Parents delivering student(s) to school may be required to leave the student(s) at the front door and not be permitted to accompany them to the classroom.

This Warning should expire at the end of the academic year. As is noted on the Trespass Warning, it is appealable through the Superintendent’s Office.

Additionally, by issuing the Trespass Warning, the building administrator is placing the disruptive visitor on notice that any further inappropriate behavior will result in the issuance of a Trespass Notice. If inappropriate behaviors continue, Attachment B provides an example of such a trespass notice, again with fields to be completed by the building administrator. The Trespass Notice will be effective for one year from the date it was issued and may, in the reasonable exercise of the building administrator’s discretion, be renewed thereafter. Failure to comply with any restriction imposed by the Trespass Notice may result in the visitor’s arrest and prosecution for criminal trespass. It, like the Trespass Warning, is appealable at the visitor’s election through the Superintendent’s Office.

In instances of extreme behavior, such as assault or battery of an administrator, faculty member, staff member or student, a building administrator may issue a Trespass Notice without prior issuance of a Trespass Warning. Attachment C is an example of such a notice. Such a Trespass Notice as is contained in Attachment C should be reserved, however, for particularly egregious behavior where there is a particularized apprehension for the safety or wellbeing for a member(s) of the school community. Once issued, or until such time it is vacated, the named visitor is prohibited, under penalty of law, from entering or using school grounds for any reason. This Trespass Notice is effective immediately and its duration is indefinite. A copy of this Notice must be provided to the Lynn Police Department, the School Security Office, and the Office of Legal Advisor [Atty. Mihos] and also maintained in the school’s file. A visitor’s failure to comply with this Notice will result in immediate arrest and prosecution for trespassing if it is violated. This Notice is likewise appealable through the Superintendent’s Office.
Section 504 Students

Section 504 is a part of the Rehabilitation Act of 1973 that prohibits discrimination based upon disability. Section 504 is an anti-discrimination, civil rights statute that requires the needs of students with disabilities to be met as adequately as the needs of the non-disabled are met.

Section 504 states that "No otherwise qualified individual with a disability in the United States, as defined in section 706(8) of this title, shall, solely by reason of her or his disability, be excluded from the participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance..."

To be covered under Section 504, a student must be "qualified " (which roughly equates to being between 3 and 22 years of age, depending on the program, as well as state and federal law, and must have a disability).

Special Education

The Lynn Special Education Department's philosophy is to provide quality educational services geared to the individual needs of our students. Our goal is to maximize the intellectual, social, emotional, and physical potential of our special learners in a safe, nurturing and least restrictive environment. We foster respect and appreciation for cultural diversity through collaboration of staff, students, families, and the community and our policies are consistent with the Federal and State special education guidelines.

Today there are approximately 2,300 students in the Lynn Public Schools receiving services via Individualized Education Plans (IEP). To meet their needs, the district employs over 300 special education teachers, therapists and paraprofessionals.

We provide a continuum of programs and services to meet the individual special needs of our students while providing access to the Massachusetts Curriculum Frameworks. The District provides programming for each of the elements of the IEP for students from 3 to 22 years of age.

The Special Education Department approaches the challenges of educating students identified with disabilities with a passion for their fundamental rights. We provide an equitable, quality education so that our students may take their rightful place in the world.

Student Study Team (SST)

The Student Study Team is a school site team that is designed to create a learning environment that contributes to the achievement, well-being, and success of students demonstrating academic difficulties. The Student Study Team assists students by ensuring that the school is doing everything possible to make students' school lives successful. It is a regular education process that uses a systematic, positive, problem-solving team approach to clarify problems and concerns, develop strategies, mobilize and coordinate resources, and provide for a system of accountability with measurable outcomes.
The Lynn Public Schools shall provide access for employees and students to the system/network, including access to external networks, for limited educational purposes. Educational purposes shall be defined as classroom activities, career and professional development, and high quality self-discovery activities of an educational nature. The purpose of the system/network is to assist in preparing students for success in life and work by providing access to a wide range of information and the ability to communicate with others. The system/network will be used to increase communication (staff, parent, and student), enhance productivity, and assist staff in upgrading existing skills and acquiring new skills through a broader exchange of information. The system/network will also be utilized to provide information to the community, including parents, governmental agencies, and businesses.

Availability

The Superintendent or designee shall implement, monitor, and evaluate the district’s system/network for instructional and administrative purposes.

Access to the system/network, including external networks, shall be made available to employees and students for instructional and administrative purposes and in accordance with administrative regulations and procedures.

Access to the system/network is a privilege, not a right. All users shall be required to acknowledge receipt and understanding of all administrative regulations and procedures governing use of the system and shall agree in writing to comply with such regulations and procedures. Noncompliance with applicable regulations and procedures may result in suspension or termination of user privileges and other disciplinary actions consistent with the policies of the Lynn Public Schools. Violations of law may result in criminal prosecution as well as disciplinary action by the Lynn Public Schools.

Acceptable Use

The Superintendent or designee shall develop and implement administrative regulations, procedures, and user agreements, consistent with the purposes and mission of the Lynn Public Schools as well as with law and policy governing copyright.

Monitored Use

Electronic mail transmissions and other use of electronic resources by students and employees shall not be considered confidential and may be monitored at any time by designated staff to ensure appropriate use for instructional and administrative purposes.

Liability

The Lynn Public Schools shall not be liable for users' inappropriate use of electronic resources or violations of copyright restrictions, users' mistakes or negligence, or costs incurred by users. The Lynn Public Schools shall not be responsible for ensuring the accuracy or usability of any information found on external networks.

STUDENT PHOTOGRAPHS

Individual schools may arrange, in cooperation with either the school's parent organization, student council, designated student committee, or a staff committee, to take individual student and/or class group pictures. Awarding of the photographic services shall be conducted through bidding procedures.

Individual and/or class group pictures may be taken at the school facility and during the regular school day hours. The pictures shall be made available for purchase by students and/or parents on a voluntary basis. The building principal or his/her designee shall have final authority in authorizing the picture-taking program and will be responsible for overseeing the process.

Students may be required to have an individual picture taken for the cumulative file or identification purposes; however, no student shall be pressured or required to purchase photographs.

The purpose of the policy is to:
Enhance the safety of students through visual identification in an emergency situation.

Facilitate the social, educational, and administrative activities conducted in the school.

Provide a service to parents and students.

Allow the profits gained from the picture-taking program to be used by the sponsoring group and authorized by the building principal.

FIELD TRIPS AND EXCURSIONS

The Lynn School Committee acknowledges its obligation to enrich and supplement formal instruction through the introduction of well planned, substantive field experiences. However, it is clear that these field experiences should be generated through the genuine intellectual interest which surfaces routinely as a result of teacher/pupil interaction. Field trips must be designed in a manner which demonstrates a consistency between the goals and objectives of the Lynn Public Schools and the specific educational experience itself.

To be educationally beneficial, a field trip requires thoughtful selection, careful advanced class preparation, as well as a series of opportunities through which pupils can assimilate their experience during and at the conclusion of the trip and provide essential "feedback". To this end, teachers and principals will be expected to consider the following factors in their selection of field trips: (a) value of the activity to the particular class group(s); (b) relationship of the field trip activity to a particular aspect of classroom instruction; (c) appropriateness of the activity and distance traveled in terms of the age level; (d) mode and availability of transportation; (e) cost per participant; and (f) precautions taken to ensure student safety.

Pre-Planning Forms must be completed by the teacher/advisor.

All in-city field trips and round trips of 350 miles or less, must have prior approval of the building principal. (The appropriate department head or program director shall provide initial approval.)

ALL field trips in excess of 350 miles round trip, or any overnight trip will require the prior approval of the Superintendent of schools, or his designee, and will require that the following conditions are met before students and supervisors depart:

A. Approval of the Pre-Planning Form.

B. Subsequent approval by the Superintendent of schools of the necessary detailed itinerary and related information.

C. School Committee approval.

Every field trip or study tour must be carefully planned and scheduled so that it minimally disrupts the formal educational program of both participating and non-participating students. With the exception of extraordinary situations, all requests for the approval of out-of-country trips must be submitted before November 1st of the academic year the field activity is planned. In certain circumstances, additional information may be required before the formal request is forwarded to the School Committee for approval.

If the request for travel in excess of 350 miles round trip or overnight is approved, the teacher or supervisor must submit a complete, detailed itinerary which includes samples of parental releases, emergency telephone numbers, tour dates, locations, and insurance coverage. Trips which require extended time and distance should include essential medical information. This information, under normal circumstances, should be submitted for approval of the Lynn School Committee at least thirty (30) days before departure. The building principal should have copies of the names of students participating as well as their home and emergency telephone numbers.

Participant Certification - Only Lynn Public School students, in good standing, with approved parental permission forms, who have been accepted by the primary adult supervisor shall be allowed to participate in these programs. Unauthorized students shall be:

A. Asked to leave the activity immediately;
B. Referred to the local police if they refuse to leave;
C. Reported to the building principal upon completion of the trip.

**Evaluation of Activity** - Within 30 days of the completion of the activity, the primary supervisor (the person completing the initial Pre-Planning Form) must submit a complete report which assesses:

A. The educational benefit of the activity;
B. The quality of services;
C. Student behavior;
D. Effectiveness of supervision;
E. Projected follow-up activities;
F. Summary statement.

Every effort should be made to schedule out-of-country trips during vacation periods so that there is minimal impact on teacher/student attendance. Professional days shall be granted should travel restrictions require school personnel to be in transit during normal school working periods. This section in no way discourages the participation of individual students in student exchange programs approved by the Lynn School Committee. This procedure, even if modified because of unforeseen time restraints, shall apply to any activity, either day-long or overnight, in which students leave the geographical boundaries of Massachusetts.

**LYNN PUBLIC SCHOOLS SUMMER SCHOOL POLICY AND PROCEDURES**

**Introduction to Summer School**

Summer School provides middle school and high school students the opportunity to recover courses failed over the course of the school year or to take courses for original credit to regain tracking for on-time graduation. Due to the web-based nature of digital curriculum, students work on the assignments outside of school in addition to required scheduled time in school in order to complete course-work.

**Overview**

In blended classrooms, students interact with digital curriculum and receive individualized support from a teacher. Because students engage in a self-directed program, teachers may differentiate instruction for each student by utilizing data to identify areas of weakness, and develop instructional interventions including small-group and individual direct instruction. This teacher-support leads to improved learning outcomes. Each summer school course will have content-specific teachers on-site to supplement the digital curriculum, and these teachers will also be certified in APEX.

**Enrollment Information:**

**Submit Application**

Students may begin registering for summer school on June 1st. A registration application will be made available at the office of each high school as well as on the Lynn Public Schools website. Lynn Tech and Fecteau-Leary students may register for either the Lynn Classical or Lynn English program.
Refer to the application form for program specifics, dates, and times.

**Program Fees**

Payment for summer school is cash or money order made out to Lynn Public Schools.

- $125/one course and $25 for each additional course (LPS students).
- $200/one course and $25 for each additional course (non LPS students).
- LPS students with extreme financial hardship may petition to the Offices of the Deputy Superintendents for assistance.

**Scheduling**

Days and Hours of Operation: Monday through Thursday, 8:00 AM to 12:00PM. Please refer to the application form for the starting date.

Schedules will be provided to all students on day one. All courses are expected to be completed within the summer school time frame.

**Expected Attendance**

Students must attend one hour each day for each assigned subject (English, Math, Science, History) until they finish the course.

**Middle School**

All middle school summer school classes will take place at Lynn Classical High School. Middle school students will register at Lynn Classical during open enrollment which begins on June 1st and ends the day before summer school begins.

**Course Completion and Grades**

Students will be issued a final grade upon completion of the course. This course will be posted on the student’s transcript. The grade does not count towards the student’s cumulative average. Non-LPS students will receive a letter of successful course completion to present to their own schools.