TITLE: Section 504 of the Rehabilitation Act of 1973

NUMBER: BUL-4692.9

ISSUER: Devora Navera Reed, General Counsel
Office of the General Counsel

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POLICY: The Los Angeles Unified School District is committed to providing a working and learning environment that is free of discrimination, harassment, intimidation and bullying. The District affirms that no student with a disability shall, on the basis of the disability, be excluded from participation in, be denied the benefits of, or otherwise be subjected to discrimination, harassment, intimidation and bullying under any District program or activity. The denial of equal access to District education programs and/or activities and/or the denial of a “free appropriate public education” (FAPE) on the basis of students’ disabilities is considered disability-based discrimination under federal and state law.

In addition, the District must provide nonacademic and extracurricular services and activities in a manner that ensures individuals with disabilities have an equal opportunity to participate. Similarly, the District must make reasonable accommodations to its policies, practices and procedures when necessary to ensure other individuals with disabilities, such as parents and the general public, are not discriminated against on the basis of disability.

MAJOR CHANGES: This Bulletin replaces Bulletin No. BUL-4692.8 on the same subject issued by the Office of the General Counsel, dated February 8, 2021. It provides updates and clarifies the guidelines to be used in serving students and other individuals with disabilities under Section 504. Beginning with the 2022-23 schoolyear, Section 504 teams shall use the automated Welligent Section 504 Program Module (Section 504 Module) to conduct and track all Section 504 activities. Related resources have been revised as appropriate and attachments have been removed. Additionally, the Schoology platform has been enhanced so that when a teacher enters a comment in the gradebook, they may indicate that accommodations) required by a student’s Section 504 Plan or IEP were provided or available per the student’s Section 504 Plan or IEP.

GUIDELINES: The following guidelines apply.

Background: Section 504 of the Rehabilitation Act of 1973 (Section 504) is a civil rights law that prohibits discrimination/harassment on the basis of disability in any program or activity receiving federal financial assistance. Public school districts are among the entities that must comply with the nondiscrimination requirements of Section 504. The District has specific responsibilities related to the provision of a “free appropriate public education” (FAPE) to school age individuals with disabilities under Section 504 and the Individuals with Disabilities Education Act (IDEA).
I. The Americans with Disabilities Act (ADA) of 1990 is a civil rights law that also prohibits discrimination on the basis of disability by public institutions. The ADA was amended by the Americans with Disabilities Act Amendments Act (ADAAA) in 2008 and went into effect in January 2009. The intent of the ADAAA was to emphasize a broader application of the definition of disability under the ADA and Section 504, in order to supersede court decisions that resulted in too narrow an interpretation of disability. The new law also eliminated the consideration of the ameliorative effects of mitigating measures when determining whether a student has a disability, though they remain relevant when evaluating students’ needs for accommodations/services. The expanded definition of disability means more students may be eligible for Section 504 nondiscrimination protections whether or not they currently need Section 504 plan accommodations/services.

II. Related Definitions

A. Accommodation: A change in the educational setting, instructional strategies, materials, and/or supplementary/related aids and services that does not significantly alter the content of the curriculum or level of expectation for a student’s performance, but which allows the student to access the regular general education curriculum.

B. Appropriate Education: Education programs for students with disabilities must be designed to meet their individual needs to the same extent that the needs of nondisabled students are met. An appropriate education may include regular or special education and related aids and services to accommodate the unique needs of individuals with disabilities. An appropriate education will include evaluation, placement and due process procedures, as well as education of each student with a disability with nondisabled students to the extent appropriate to the needs of the student with a disability. One way to ensure that programs meet the needs of students with disabilities may be through the development of an individualized education program (IEP). In addition, students with disabilities may not be excluded on the basis of disability and must be provided an opportunity to participate in nonacademic or extracurricular activities equal to that provided to persons without disabilities.

C. Educational placement: The general education classroom with the use of supplementary/related aids and services.

D. Has a record of such an impairment: A history of, or has been misclassified as having, a mental or physical impairment that substantially limits one or more major life activities. A student with a record of impairment is entitled to protections from discrimination, harassment and retaliation on the basis of disability, but may not require the provision of a FAPE or reasonable accommodations to policies and procedures simply because of a record of disability.
E. **Individual with a disability:**

**Section 504:**
- Has a physical or mental impairment which substantially limits one or more major life activities;
- Has a record of such an impairment; or
- Is regarded as having such an impairment

**Individuals with Disabilities Education Act (IDEA):** Has an intellectual disability, a hearing impairment (including deafness), a speech or language impairment, a visual impairment (including blindness), a serious emotional disturbance (referred to as “emotional disturbance”), an orthopedic impairment, autism, traumatic brain injury, other health impairment, a specific learning disability, deaf-blindness, or multiple disabilities, and who, by reason thereof, needs special education and related services.

F. **Major life activities:** Functions such as bending, breathing, self-care, communicating, concentrating, eating, hearing, learning, lifting, performing manual tasks, reading, seeing, sleeping, standing, speaking, thinking, walking, and working. Major life activities may also include, but not be limited to: functions of the immune system, normal cell growth, and digestive, bowel, bladder, neurological, brain, respiratory, circulatory, endocrine, and reproductive functions.

G. **Modification:** Strategies/supports that significantly alter the curriculum/grade level/common core state standard by which student performance is measured.

H. **Physical or mental impairment:**
- Any physiological disorder or condition, cosmetic disfigurement, or anatomical loss affecting one or more of the following body systems: neurological; musculoskeletal; special sense organs; respiratory, including speech organs; cardiovascular; reproductive; digestive; genito-urinary; hemic and lymphatic; skin; and endocrine; or
- Any mental or psychological disorder, such as intellectual disability, organic brain syndrome, emotional or mental illness.
- An impairment that is episodic or in remission is a disability if it would substantially limit a major life activity when active.

I. **Qualified disabled person (other than a student):** Individual with a disability who is an employee or other individual, including, but not limited to parents, guardians, family, and the public, who is entitled to access District programs or activities, whether or not their child is disabled.

J. **Qualified disabled person (with respect to public preschool, elementary, secondary, or adult education services):** Individual with a disability between
the ages of 3 and 22.

K. **Regarded as having an impairment:**
   - Individual who has been subjected to discrimination/harassment because of an actual or perceived physical or mental impairment whether or not the impairment limits or is perceived to limit a major life activity;
   - Entitled to protections from discrimination, harassment and retaliation on the basis of disability, but may not require the provision of a FAPE or reasonable accommodations/modifications to policies and procedures simply because of a record of disability.

Note: Generally, not applicable to impairments that are transitory (an impairment with an actual or expected duration of six months or less) and minor.

L. **Section 504 Case Manager:** A certificated employee with the guidance of a school administrator and Section 504 Designee, who has been designated to monitor implementation of Section 504 plans to ensure students with disabilities are protected from disability-based discrimination as outlined in section VIII of this policy.

M. **Section 504 Designee:** A certificated employee at the school site, with guidance from the District Section 504 Coordinator and school administrator, who has been designated to facilitate posting and distribution of annual nondiscrimination posters and brochures, coordinate the Section 504 process, monitor Section 504 compliance and facilitate investigations of Section 504 complaints as outlined in section VI of this policy. Annually, upon being designated by the school principal in the Administrator Certification portal, the Section 504 Designee is automatically enrolled in the online trainings, “Section 504 Procedures” and for the 2022-23 school year, the newly automated “Welligent Section 504 Self-Guided Lab.” All school site Section 504 Designees are required to review the “Section 504 Procedures” training annually.

N. **Substantial Limitation:** A major life activity is substantially limited when a person is unable to perform a major life activity that the average student of the same grade or age, or as compared to most students of the same grade or age, can perform. The determination of whether an impairment substantially limits a major life activity shall be made without regard to the ameliorative effects of mitigating measures such as:

1. Medication, medical supplies, equipment, or appliances, low-vision devices (which do not include ordinary eyeglasses or contact lenses), prosthetics including limbs and devices, hearing aids and cochlear implants or other implantable hearing devices, mobility devices, or oxygen therapy equipment and supplies;
2. Use of assistive technology;
3. Reasonable accommodations, auxiliary aids or services; or
4. Learned behavioral or adaptive neurological modifications.

III. Child Find – Parent Notification

A. The District has a duty to conduct a “child find” at least annually, during which, the District must make efforts to inform students with disabilities and their parents of the District’s obligation to provide a FAPE.

B. This duty extends to all students with disabilities between the ages of 3 and 22, residing within the District boundaries, including those who may be attending private or home schools.

C. To meet this requirement, schools must distribute annually to every student the District’s “Parent Student Handbook,” during the first month of each school year or at the time of initial enrollment. The District’s “Section 504 and Students with Disabilities” brochure can also be used to notify parents and can be accessed through the District’s Educational Equity Compliance Office website at http://achieve.lausd.net/eeco.

IV. Management: Referral or Request for a Section 504 Evaluation

School personnel are required to use the Welligent Section 504 Program module to conduct all Section 504 activities regarding referral, evaluation, plan development, and follow-up in order to serve, monitor and track students with disabilities under Section 504 (REF-6241* Mandatory use of Welligent Section 504 Program Module to Conduct All Section 504 Activities) more effectively. Section 504 activities must be documented electronically within the Section 504 Module in Welligent. The Section 504 Module is grouped into the four phases of the Section 504 process: I. Management; II Evaluation; III Meeting; and IV Follow-Up. The only exception allowing for the use of Section 504 pages accessed in the Welligent “Downloads” is when the Welligent System is not functioning, with the understanding that the data shall be entered into the Welligent Section 504 Program Module once the Welligent System is functioning.

A. Individuals may request a Section 504 evaluation for a student by completing “Request for Section 504 Evaluation and Consent” within the Welligent module (Page 1). Administrators/Section 504 designees shall assist by entering the data into the Section 504 Module or in documenting a request for those made orally by individuals who are unable to submit one in writing. Inform parents of their rights by providing them “Section 504
B. Parental consent must be obtained and documented on Page 1 prior to proceeding with an initial Section 504 evaluation. However, a parent’s separate written request for a Section 504 evaluation should be considered consent to the request for a Section 504 evaluation in lieu of a signature on the District’s document if it cannot be obtained from the parent.

C. A parent residing in the District’s geographic area may request a Section 504 evaluation for a student currently enrolled in a private school from the student’s District school of residence. If the request is deemed appropriate, the school is to conduct a Section 504 evaluation according to the procedures outlined in REF-6421 Mandatory Use of the Welligent Section 504 Program Module to Conduct All Section 504 Activities. In the event a Welligent record for the private school student cannot be located, contact Welligent Support for assistance with accessing or creating a Welligent record upon receipt of the evaluation request. If the student meets the criteria under Section 504, the team shall develop a Section 504 Plan. If the request for a Section 504 evaluation is not deemed appropriate, the School shall provide the parent a formal denial in writing using the “Response to the Request for Section 504 Evaluation” (Page 3). Upon enrollment in a District school, the Section 504 Plan shall be implemented. If the student remains enrolled in a private school program, the District has no obligation to provide Section 504 accommodations/services.

D. Any copies of the request for evaluation and related documents must be completed within the Section 504 Module (located under the “Management” tab) or scanned and attached as a file to the Student’s Section 504 record in the Section 504 Module and maintained in a designated Section 504 file folder that is to be placed in the student’s cumulative record.

E. Indicators that a Section 504 referral may be appropriate include, but are not limited to, the following situations:
   • A disability is suspected and the student needs consistent and systematically implemented accommodations in order to have needs met as adequately as nondisabled peers.
   • A student has an episodic disability that is substantially limiting when active (i.e., severe seasonal allergies, debilitating menstrual cramps, etc.).
   • A student exhibits a significant health condition.
   • A disability is suspected but the student does not qualify for special education services.
   • A disability is suspected and the student demonstrates a pattern of not benefiting from instruction.
   • A disability is suspected and the student is considered at risk for school failure.
A disability is suspected and a pattern of behavioral concerns exists.
A disability is suspected and the student’s access to district programs is impacted.

F. Students Needing Medication: It is not necessary to qualify a student as having a disability that substantially limits a major life activity under Section 504 in order to provide a service or supports, such as instructional variations, which are provided for all general education students. As a result, not all students needing medication administered by school staff will require a Section 504 plan. However, a Section 504 referral will be appropriate for students who are found to have a disability that substantially limits a major life activity and need medication administration on a systematic basis to receive equal access to the educational program.

G. Requests for Section 504 Evaluation and Special Education Assessment Made Concurrently:

1. A referral for a Section 504 evaluation may be made concurrently with a pending special education evaluation. In such instances, the Section 504 evaluation should be conducted during the same 60-day timeline utilized for the special education assessment. Generally, the Section 504 evaluation can reasonably be conducted within 30 days.

2. If the student is found eligible under Section 504 prior to the special education team’s findings, a Section 504 plan should be developed pending the special education team’s findings. If the student is subsequently found eligible for special education, an Individualized Education Program (IEP) should be developed and any accommodations/services provided in the Section 504 plan should be considered for the IEP. The IEP should document in FAPE Part 4 of the IEP that upon receiving consent for the IEP, the student will no longer receive accommodations under Section 504, as described in Section IX Part C of this bulletin. Upon receiving consent to the IEP making the student eligible, the student record in Welligent must be updated to reflect the Section 504 program status as “discharged” and document in Section 504 Exit Details that the student has been identified as eligible for special education.

3. When an IEP team determines a student is not eligible or no longer eligible for special education, a Section 504 referral for evaluation may be appropriate and should be considered to support the transition. The IEP team may document the student is being referred for a Section 504 evaluation and the evaluation shall be conducted in a separate Section 504 team meeting.

V. Phase I Management: Analyzing the Appropriateness of a Referral for Section 504 Evaluation
When a request for evaluation is made, the school administrator/Section 504 designee shall create a Section 504 student record in the Section 504 Module as outlined in REF-6241, Mandatory Use of the Section 504 Program Module to Conduct All Section 504 Activities and document all Section 504 activities while proceeding through each of the four phases of the Section 504 process within the Section 504 Module as applicable:

A. Review relevant records and consult with persons knowledgeable about the student to determine whether the Section 504 referral is appropriate. If the referral is appropriate, proceed with the evaluation process.

B. If the referral is not appropriate (e.g., the student is receiving special education services, the student is not suspected of having a disability), then the administrator/designee shall do the following:

1. Provide parents written notice using the “Response to the Request for Section 504 Evaluation” (Page 3) to inform them of the school’s decision not to proceed with the Section 504 evaluation.

2. Appeal Rights: Included in the “Response to the Request for Section 504 Evaluation” is a statement advising parents of their rights and to make appeals/requests in writing to the area District Section 504 Designee or the District Section 504 Coordinator in the Educational Equity Compliance Office.

3. Provide the parent “Section 504 Parent Procedural Safeguards” (Page 2).

VI. Phase II & Phase III: Conducting the Evaluation of Data and Preparing for the Meeting

A. Timeline: While there is no specific timeline for completing the evaluation process, the evaluation must be completed within a reasonable period of time. In most cases, a Section 504 evaluation could reasonably be completed in less than 60 days as it typically requires a review of pre-existing data. Generally, it is not reasonable to exceed 60 days from the date of the Section 504 evaluation request, excluding vacation periods exceeding five days.

B. Preparing for the Section 504 Evaluation Meeting: Using the Section 504 Module and following procedures outlined in REF-6241 Mandatory Use of Welligent Section 504 Program Module to Conduct all Section 504 Activities, the school administrator/Section 504 designee shall:

1. Generate and distribute “Section 504 Parent Input” (Page 4), along with “Notice of Section 504 Evaluation Meeting” (Page 7) and a copy of the “Section 504 Parent Procedural Safeguards” (Page 2). Consideration must be made to conduct the Section 504 evaluation
meeting at a mutually agreed upon time to enable the parent to participate in the meeting.

Notice of Section 504 Evaluation Meeting” includes questions as to whether parents require interpretation or translation of documents in order to effectively participate. Interpretation at Section 504 meetings should be provided by eligible District-trained interpreters. Refer to District policy Oral Interpretation at an Individualized Education Program (IEP) Team Meeting for procedures and resources to assist schools in providing oral interpretation when requested. Translation of Section 504 related documents may be requested using the process and forms on the District’s Translations Unit’s website at http://www.translationsunit.com/.

2. Generate and provide each of the student’s teachers, as appropriate, with “Section 504 Teacher Observation” (Page 5) to complete within the Section 504 Module or scan the completed document(s), label accordingly and attach to the Section 504 Module record.

3. Select the Section 504 team members. Team members must be knowledgeable about:

   a. The student (i.e., Section 504 administrator/designee, parent, at least one classroom teacher(s) as appropriate, school nurse, the student if age appropriate, counselors, and other suitable personnel).
   
   b. Evaluation information being drawn from a variety of sources.
   
   c. Accommodations/services to enable the team to make informed decisions.

4. Gather documentation about the student from a variety of sources including, but not limited to:

   a. Information provided by parents, including “Section 504 Parent Input” (Page 4)
   
   b. Cumulative records
   
   c. Language surveys
   
   d. Progress reports/report cards
   
   e. Standardized test scores/district administered assessments
   
   f. Discipline records
   
   g. Attendance records
   
   h. Health records, if available (from the school nurse or parent, though a medical diagnosis is not required under Section 504 regulations)
   
   i. Information collected from staff interviews and/or from the completed “Section 504 Teacher Observation” (Page 5)
   
   j. Student portfolio/work samples
   
   k. IEP information/documentation from prior special education testing
and evaluation (for students determined not eligible or no longer eligible for special education services) if applicable

C. Conducting the Section 504 Evaluation Meeting:

1. Eligibility Determination: The Section 504 team has the responsibility of completing and documenting the evaluation process using “Section 504 Evaluation” (Page 7). The team shall use definitions provided in Section II of this policy under Related Definitions when considering Section 504 eligibility criteria determinations. The eligibility determination is made when the Section 504 team documents whether the student has a physical or mental impairment which substantially limits a major life activity, and whether the student requires accommodations/services under Section 504 in order to receive equal access to the educational program.

a. Document whether the student has a physical or mental impairment. A medical diagnosis is not required for this determination. However, all evaluation data, including a medical diagnosis and information provided by parents, if available, is to be carefully considered. A student may have, and the Section 504 team should document, a disability that is episodic (i.e., epilepsy, etc.), in remission (i.e., sickle cell anemia, cancer, etc.,) or controlled by mitigating measures (i.e., hearing aids, medication to control symptoms, prosthetics, etc.).

b. Document the major life activity that is substantially limited by the disability. Consideration should be given to all possible major life activities, and not solely the impact of a disability on the life activity of learning. For instance, a disability of Crohn’s Disease may impact the major life activities of concentrating, eating, and bowel function. Substantial limitations of major life activities can impact a student’s access to the District’s instructional programs and activities.

Once a student is identified as having a physical or mental impairment which substantially limits a major life activity, Section 504 nondiscrimination protections are available to that student whether or not the student also requires accommodations/services under Section 504. Nondiscrimination protections include the right to file complaints of alleged discrimination and the right to a manifestation determination when significant disciplinary changes of placement are being considered.

The existence of a disability alone does not automatically qualify a student as eligible for accommodations/services under Section 504. For example, student’s whose disabilities are episodic, in remission or controlled by mitigating measures may have a substantial limitation of a major life activity which may or may not be
manifested at the time of evaluation. The student would be identified as having a physical or mental impairment which substantially limits a major life activity when active and thus would be protected from discrimination. The school Section 504 Case Manager, described later in this policy, would monitor these students to ensure they are afforded their nondiscrimination protections. However, the team must then consider whether the student requires accommodations/services under Section 504.

c. Document whether the student requires accommodations/services in a Section 504 Plan in order to receive equal access to the educational program. Eligibility for a Section 504 plan should be determined only after the team has documented that a student has a physical or mental impairment which substantially limits a major life activity and requires accommodations/services under Section 504.

The Section 504 team will indicate on “Section 504 Evaluation” (Page 7) when a student with a disability does not require accommodations/services under Section 504 but does as a result of disability require nondiscrimination protections. If the team determines the student requires accommodations/services, a plan shall be developed “Section 504 Plan” (Page 8).

2. If the team determines that the student does not meet or no longer meets the criteria for services under Section 504: The Section 504 team will indicate on the “Section 504 Evaluation” (Page 7) that the student does not require accommodations/services under Section 504.

3. When the parent disagrees with the Section 504 team decision: The parent must be informed of the appeal, complaint, and impartial mediation and hearing processes available to them. Parents’ rights are provided in the “Section 504 Parent Procedural Safeguards” (Page 2) and “Section 504 Complaint” (Page 10).

4. A parent may refuse to consent to implement the Section 504 accommodations/services: The team will indicate the parent’s refusal on the “Section 504 Evaluation” (Page 7) Eligibility Determination section and the parent may indicate so on the “Section 504 Plan” (Page 8). The Section 504 Case Manager will continue to monitor such students to ensure they are afforded their nondiscrimination protections.

5. A parent may revoke consent to implement Section 504 accommodations/services: Provide the parent with the completed “Section 504 Plan Parent Request to Revoke Consent” (Page 11). The Section 504 Case Manager will continue to monitor such students to ensure they are afforded their nondiscrimination protections.
D. Developing the Section 504 Plan:

1. The “Section 504 Plan” (Page 8) shall include the following components:
   
   a. A statement of the student’s physical or mental impairment.
   
   b. A date when the plan is to be re-evaluated (every three years or sooner as appropriate, though teams may choose to review plans annually).
   
   c. The student’s specific areas of educational impact or “Identified Need” that are impacted by the disabling condition.

   d. “Related Accommodation” - The specific accommodations/services needed to enable the student to receive equal access to the educational program. Accommodations/services must be stated in specific and measurable terms (i.e., specific symptoms, behaviors, or triggers) that elicit the accommodations/services to be provided. Note that policy should not be documented in a 504 Plan.

   e. “Responsible Individual(s)” - The role/title of individuals to be responsible for implementing accommodations/services.

2. Accommodations/services are to provide access to the core curriculum and educational program by compensating for students’ disabilities, without altering the curriculum/common core state standards (i.e., what is being taught or tested) for which the student is being measured. A Section 504 plan cannot modify the curriculum.

3. An accommodation cannot exempt a student from a course or subject required for graduation/matriculation (i.e., a waiver of physical education classes), beyond those exemptions currently outlined in existing District policy.

   Note: The Physical Education Fitnessgram requirement identifies the following possible exception for students with disabilities. Pupils with physical disabilities or pupils who are physically unable to take the entire physical performance test shall be given as much of the test as their condition permits.

4. Accommodations/services should directly relate to students’ identified needs.

5. Accommodations/services in Section 504 plans should be specific, measurable and narrowly tailored to meet students’ identified needs to allow for consistent implementation.

6. If a student requires an accommodation/service occasionally, the plan should be written to incorporate the specific symptoms, behaviors, or triggers that elicit implementation of that accommodation/service.
7. Section 504 teams should be cautious when providing additional time beyond a week to make up assignments and should not exceed time beyond the final marking period for each semester, as this may be altering the level of expectation for a student’s performance, which is contrary to the purpose of Section 504.

8. If the Section 504 team determines an appropriate accommodation is to provide extended time for assignments, homework, and/or tests, accommodations must clearly state how much extended time is required based on students’ identified needs (i.e., time and a half, 1 or 2 hours, a day, a week, or a weekend).

9. In general, a student who does not require an accommodation as part of the regular instruction/testing/evaluation should not require the accommodation only for standardized testing.

   **Note:** A Section 504 team has no jurisdiction regarding testing accommodations provided by the College Board (i.e., for the Advanced Placement, PSAT, SAT Reasoning Test and the SAT Subject Tests or for other College Board tests) or the ACT (for the ACT test). Students or parents may apply for accommodations utilizing the procedures outlined by those organizations. Therefore, teams shall not indicate accommodations specific to College Board or ACT tests.

10. The responsible individual for implementing Section 504 accommodations/services shall not be another student.

11. If a student’s Section 504 team (similarly IEP or other multidisciplinary team) determines that taking part in co-curricular, extra-curricular, or non-academic activities, including field trips, is a necessary component of the student’s FAPE, the team will develop and deliver appropriate accommodations/services to enable the student to successfully access the activity. Where participation is not required to provide the student with FAPE, the law requires the District to provide students with disabilities an opportunity to participate in the activities equal to that provided students without disabilities (See Section IX).

12. If a student requires medical protocols or nursing assistance, this information may need to be referenced in the Section 504 plan. Certain health conditions may require medical protocols to be vetted by a District medical professional in order for appropriate services to be delivered in a school setting. In the event clarification of medical protocols is needed, schools should obtain a release of information to contact the medical professional who issued the medical protocol prior to attempting to implement. District nursing and/or Student Medical Services may be consulted in these situations.
VII. Phase IV Follow-Up: Following the Section 504 Evaluation Meeting

The school administrator/Section 504 Designee is responsible for:

A. Ensuring that all Section 504 activity is accurately documented and maintained in the *Section 504 Module*

B. Ensuring a Section 504 Case Manager is identified. See next section for Section 504 Case Manager Responsibilities

C. Distributing the following documents to parents:
   - “*Section 504 Evaluation*” (Page 7)
   - “*Section 504 Plan*” (Page 8) if applicable
   - “*Notice of Section 504 Eligibility Determination*” (Page 9)
   - “*Section 504 Parent Procedural Safeguards*” (Page 2)

D. Distributing the “*Section 504 Plan Distribution Notice*” (Page 12) and monitoring that all personnel responsible for implementation of Section 504 plans including, but not limited to, all of the student’s teachers and the student, as appropriate, receive the plan to ensure accommodations/services are provided as soon as possible.

A copy of the “*Section 504 Plan*” (Page 8) should also be placed in relevant teachers’ substitute folders, especially for students whose plans include medical protocols and behavior support plans. Repeat this process when staff changes occur (i.e., matriculation, new semesters).

Beginning in the 2022-23 school year, the *Schoology* management system has been enhanced to enable all teachers (while inputting grades for assignments) to note/document when accommodations are provided/made available to students with disabilities as required by their Section 504 Plan or IEP.

E. Updating pupil records as follows:

1. Enter Section 504 activity in the *Welligent Section 504 Module*. Immediately upon completion of the Section 504 evaluation meeting, review and print all of the Section 504 documents required for distribution and scan and attach all relevant supplemental documents with signatures and supplemental pages, to the student’s Welligent Section 504 record. Follow procedures outlined in *REF-6241 Mandatory Use of the Section 504 Program Module to Conduct All Section 504 Activities*.

2. Any communication from a health care provider, (e.g., doctor’s report, etc.) should be maintained in the student’s confidential medical file maintained at the school. Medical information from health care
providers considered during the evaluation should be referenced in “Section 504 Evaluation” (Page 7), maintained in the student’s confidential medical file and must not be uploaded to the Welligent Section 504 record.

Note: District employees are responsible for keeping medical/health information confidential, under both the American Health Insurance Portability and Accountability Act of 1996 (HIPPA) and the Family Education Rights and Privacy Act (FERPA). For instructions on handling these records, contact Student Medical Services at (213) 202-7584.

3. Place a designated Section 504 file folder in the student’s cumulative record with all related Section 504 documentation.

VIII. Section 504 Plan Implementation Obligation/Case Manager Responsibilities

A. The completed “Section 504 Plan” (Page 8) is a legal document and must be implemented as written. Disregard of the protected rights of students with disabilities may result in a complaint investigation and ruling by the United States Department of Education, Office for Civil Rights (OCR) and/or disciplinary action. Additionally, personal civil suits may be filed on behalf of students against individual District employees who fail to comply with Section 504 mandates.

B. Parent consent is required for implementation of the Section 504 plan. Parents may revoke consent for Section 504 accommodations/services [use the “Section 504 Plan Parent Request to Revoke Consent” (Page 11)] or may disagree with the accommodations/services and access procedural safeguards outlined in Section XIII – Complaint Procedures.

C. Responsible personnel are required to fully implement the Section 504 plan and shall not modify the plan or determine accommodations/services are not necessary outside of a Section 504 team meeting.

D. A Section 504 eligible student’s scores/grades shall not be negatively affected by failure of responsible personnel to implement the Section 504 plan.

E. A Section 504 Case Manager should be assigned to monitor implementation of accommodations/services and student progress, while ensuring that students with disabilities have a learning environment free from discrimination, harassment, intimidation and bullying.

Section 504 Case Manager Responsibilities:

1. Use the Section 504 Module to update, monitor and track Section 504
activities for students with or suspected of having disabilities under Section 504.

2. Monitor implementation of Section 504 plan accommodations/services.

3. Remind staff of their obligation to implement plan accommodations/services as written and document implementation in the Schoology management system when entering grades.

4. Notify the appropriate administrator when responsible personnel are not implementing the plan.

5. Ensure responsible personnel are consistently monitoring Section 504 student progress.

6. Ensure students with disabilities have learning environments free from discrimination, harassment, intimidation and bullying and are afforded nondiscrimination protections, whether or not they require Section 504 accommodations/services.

7. Provide periodic reports on student progress toward academic or behavioral performance, as determined by the Section 504 team.

8. Review the plan to determine accommodations/services are related to students’ identified needs and educational placement (especially when matriculating from school to school).

9. Ensure re-evaluations take place upon parent request, to revise ineffective accommodations/services, or when the accommodations/services are unrelated to students’ identified needs or educational placement.

IX. Periodic Re-Evaluations/Exit Procedures

A. Section 504 Re-Evaluation Requirements:

1. At least every three years, but may be conducted more frequently (i.e., annually or as needed).

2. When there are changes in students’ disabilities, parents request changes to accommodations/services, or when there is an indication that plans are not effective in the current setting or in addressing students’ identified needs.

3. When there are placement changes, including, but not limited to, schools, matriculation, and building/class location changes.
B. **Section 504 Re-Evaluation Process:**

1. The Section 504 team should use procedures outlined above in VI. Phase II & Phase III: Conducting the Evaluation of Data andPreparing for the Meeting and consider additional data to determine whether students continue to meet criteria for Section 504 accommodations/services.

2. Complete the steps listed above in VII. Follow-Up: Following the Section 504 Evaluation Meeting.

C. **Process to Exit a Student from Section 504:** A Section 504 re-evaluation meeting should be conducted to document when students no longer have disabilities and/or do not require Section 504 accommodations/services. The team should use procedures in VI - Phase II & Phase III: Conducting the Evaluation of Data and Preparing for the Meeting.

X. **Manifestation Determination/Discipline Procedures for Students Identified as Disabled Under Section 504**

A. Students who have been identified as disabled under Section 504 but do not require accommodations/services, and students with disabilities requiring accommodations/services under a Section 504 plan, are general education students and can be suspended for the same number of days as general education students. A Manifestation Determination analysis shall be conducted to determine whether behavior being considered for discipline is directly linked to the disability or the District’s failure to implement the Section 504 plan in the following situations:

1. Student has been suspended for 10 days in a school year (not required for suspensions totaling less than 10 days in a school year).

2. Student is being considered for a disciplinary change of placement (i.e., disciplinary opportunity transfer, recommendation for expulsion).

B. **When making the Manifestation Determination analysis,** the Section 504 team must consider the following and complete the Manifestation Determination section of the “Section 504 Evaluation” (Page 7):

1. Was the misconduct caused by, or directly and substantially related to, the student’s disability?

2. Was the misconduct a direct result of the District’s failure to implement the plan?

If the misconduct/behavior was not caused by, or directly and substantially related to the student’s disability, and was not a direct
result of the District’s failure to implement the Section 504 plan, the student may be disciplined as a general education student, including, but not limited to, suspension, disciplinary opportunity transfer or recommendation for expulsion.

When contemplating a disciplinary change of placement, consider consulting with the District’s Student Discipline and Expulsion Support Unit and be sure to contact the potential receiving school prior to issuing the transfer to ensure the Section 504 plan accommodations/services can be fully implemented at the new placement.

For students identified as disabled, but not requiring accommodations/services under Section 504, if there is a direct link between the misconduct and the disability, the school shall not suspend more than 10 days or make a disciplinary change of placement. The determination whether the District failed to implement the student’s Section 504 plan will not apply in this circumstance.

For students with disabilities who have a Section 504 plan, if the misconduct is directly linked to the student’s disability, and/or directly results from the District’s failure to implement the student’s Section 504 plan, the school shall not suspend more than 10 days or make a disciplinary change of placement. The team should consider updating plan accommodations/services and reviewing implementation strategies.

C. Exception to requirement to hold Manifestation Determination analysis:
A student who is currently using illegal drugs or alcohol and is to be disciplined for use or possession of illegal drugs or alcohol loses the procedural protections provided by Section 504, including the requirement to make a Manifestation Determination analysis prior to a disciplinary change of placement, even if the student has another disability. This would hold true even if the disabling condition could be directly related to the misconduct.

XI. Program Accessibility for Individuals with Disabilities

A. Section 504 program/activity accessibility standards extend to ensuring that all students with disabilities are provided with an equal opportunity to participate in the same educational programs or activities, including, but not limited to, classes/courses and curricular, extracurricular, and/or nonacademic activities, services, or benefits that are provided to students without disabilities.

1. This extends to District programs/activities that are held before school, during school, after school and when school is not in session.
2. No student with a disability is to be denied enrollment in a class/course solely on the basis of a disability unless a student’s IEP limits the student’s enrollment.

3. Students with disabilities must be provided an equal opportunity to try out for and/or participate in curricular and extracurricular activities, including, but not limited to, field trips and before/after-school programs.

4. Schools are required to provide nonacademic services, including, but not limited to extracurricular activities and athletics, in a manner that affords students with disabilities equal opportunities for participation in such activities and services, unless the accommodations/services required to provide access, would fundamentally alter the very nature of the extracurricular activities and/or nonacademic services.

B. The school must identify appropriate accommodations/services needed for a student with a disability to participate successfully in a curricular activity, field trip, extra-curricular activity or nonacademic service.

1. This provision shall not be interpreted to require participation of a student with a disability who, even with the benefit of accommodations/services, could not meet the essential academic or skill requirements of the program, activity, or service.

2. Accommodations/services for extracurricular or nonacademic activities must be considered unless they result in a fundamental alteration to the nature of the program.

3. Parents of students with disabilities shall not be required or asked in lieu of responsible personnel to participate with or accompany students during school; including but not limited to, field trips, and/or curricular/extracurricular activities, as a condition for students to participate when a similar obligation is not imposed on parents of nondisabled students. Students with mobility impairments have a right to request accessible transportation to events where transportation is afforded to nondisabled peers. Staff must identify students with mobility impairments and request appropriate transportation using District policy REF-2111, “Field Trip Handbook and Revised Procedure.” Additionally, schools may not charge parents of students with disabilities a higher cost than nondisabled students as a condition to participate in the District’s extracurricular or nonacademic programs/services.

C. Parents and caregivers with disabilities are to be provided with reasonable accommodations/services to allow them to participate meaningfully in their child’s education. Consideration must be made to provide effective access to allow parents/caregivers to participate in the
school’s programs and activities intended for their benefit, including, but not limited to, parent-teacher conferences, committees/councils, Parent Teacher Student Association (PTSA) meetings, attendance at school ceremonies/performances, and open house.

D. For existing facilities (including schools and offices), federal regulations require that school districts operate programs and activities so that, when viewed in their entirety, they are readily accessible to and usable by individuals with disabilities. If the service, activity, or program as a whole is accessible, then not every part of the existing facility needs to be accessible and usable by persons with disabilities. Under Section 504, existing facilities are those already constructed, or for which construction began, prior to June 3, 1977.

E. Accessibility to District programs and activities may be achieved by nonstructural changes such as redesigning or modifying equipment or furniture, rescheduling or relocating classes or other services to accessible rooms or buildings.

F. A request for funding for minor renovations (i.e., ramps, bathroom modifications) can be made to ensure access for students needing placement in currently inaccessible programs by following REF-1446, Procedures for Requesting Program Accessibility Renovations/Accommodations.

G. The accessibility standard for new construction is different from the standard for existing facilities. For new construction, the facility and every part of the facility must be readily accessible to and usable by persons with disabilities.

H. Site administrators are responsible for ensuring that individuals with disabilities are provided with program accessibility in the site’s educational programs or activities. Encourage individuals with disabilities who need a reasonable accommodation to a program, service or activity of the District to make the request in advance at the location where the accommodation is needed. Consult with the District’s ADA Compliance Administrator at (213) 241-5295 or the Educational Equity Compliance Office at (213) 241-7682 for guidance in meeting these requirements.

XII. Disability-Based Discrimination, Harassment, Intimidation and Bullying

Disability-based discrimination is different treatment on the basis of a disability in an educational program or activity without a legitimate nondiscriminatory reason that interferes with or limits the individual’s ability to participate in or benefit from the services, activities, or privileges provided by the District. Discrimination may be:

1. Failing to implement a student’s Section 504 plan.
2. Failing to provide an individual with a disability an equal opportunity to participate in the same educational programs or activities.

3. Excluding or treating an individual with a disability in an inferior or disparate manner.

4. Failing to take necessary steps to ensure individuals with disabilities are not excluded, denied services, or segregated from nondisabled individuals.

5. Failing to respond to disability-based complaints of bullying, intimidation or abusive behavior towards a student, employee or community member in their school interactions.

A. Disability-based harassment occurs when an individual with a disability is subjected to unwelcome conduct related to a disability. Harassment can rise to the level of also creating a hostile environment when the conduct is subjectively offensive to the disabled individual and would be offensive to a reasonable person of the same age and characteristics under similar circumstances, and is sufficiently severe, pervasive, or persistent so as to interfere with or limit an individual’s ability to participate in or benefit from the services, activities, or opportunities offered by the District. Harassment may be:

1. Emotionally and/or physically harmful
2. Humiliating, threatening, intimidating
3. Bullying based on disability
4. Verbal acts and name-calling
5. Nonverbal behavior, such as graphic and written statements

XIII. Complaint Procedures

Discrimination, harassment, intimidation and bullying complaints must be filed in writing within six months of the last occurrence or when knowledge of the complaint was first obtained. The complaint may be documented on “Section 504 Complaint” (Page 10), District’s Uniform Complaint Procedures (UCP) or a written statement. The District will promptly investigate such complaints under the District’s Uniform Complaint Procedures and take reasonable actions to stop future incidences of discrimination, harassment, intimidation and bullying. Complainants are encouraged to try to resolve complaints informally at the school or within their area District office prior to filing a formal complaint. However, the
formal complaint procedure may also be used to address such complaints.

A. Informal Complaint Process – School-Site:

1. Individuals may file a complaint with the local school site administrator alleging:
   a. The school is not in compliance with the District’s Section 504 policies/procedures
   b. Disagreement with the school’s decisions regarding Section 504 identification, evaluation, or plan accommodations/services for students
   c. Disability-based discrimination, harassment, bullying and intimidation

2. Administrators must adequately respond to complaints received by:
   a. Investigating complaints promptly
   b. Providing the District’s nondiscrimination policies, and providing assurances the District takes allegations seriously, will treat information confidentially, and will not tolerate retaliation
   c. Obtaining information pertinent to the complaint
   d. Interviewing all relevant individuals involved
   e. Assessing whether District policy was violated
   f. Taking appropriate steps to correct violations of District policy and/or end harassment, monitor that it does not reoccur, and to address any hostile environment that may have been created
   g. Following-up to determine whether actions taken addressed complaints
   h. Informing all relevant individuals of actions taken to resolve complaints
   i. Providing information regarding formal complaint processes available to appeal the school’s decisions/resolutions
   j. Keeping written records of complaints and remedies

B. Formal Appeal of School Section 504 Team Decision:

1. Parents have the right to appeal the school’s Section 504 team decisions with regard to identification, evaluation, or Section 504 plan accommodations/services.

2. Any appeal must be made in writing to the Section 504 Coordinator in the District’s Educational Equity Compliance Office following notice of the school’s decision. Parents making verbal requests for appeal will be assisted by District personnel in making written requests. The written appeal may also be filed using “Section 504 Complaint” (Page 10) or the District’s UCP.
3. The appeal shall contain the following information:

   a. Specific nature of the school’s decisions with which the person disagrees as to Section 504 identification, evaluation, or plan accommodations/services
   b. Relevant documentation/information the complainant believes will assist in understanding the appeal
   c. Specific relief being sought

C. Formal Complaint of Discrimination/Appeal of School Decision:

   1. Any individual or organization has the right to file a written complaint of discrimination, harassment, intimidation or bullying which includes, but is not limited to, failure to implement the Section 504 plan, within six months from the date the alleged incident occurred or the date when knowledge of the facts was first obtained.

   2. The complaint/appeal may be filed using “Section 504 Complaint” (Page 10), the District’s UCP, or simply by filing a written complaint. If a complainant is unable to put the complaint in writing, due to conditions such as disability or illiteracy, the District shall assist the complainant in making a written complaint.

   3. The complaint shall contain the following information:

      a. Specific facts about the complaint which may help the investigator including: nature of the complaint, names of those involved, witnesses, and dates/places of occurrences
      b. Relevant documentation/information the complainant believes will assist in understanding the complaint
      c. Specific relief being sought

D. Formal Complaint/Appeal Process: The Educational Equity Compliance Office will take the following steps in response to a formal written discrimination complaint or appeal of a school’s Section 504 team decision:

   1. The Educational Equity Compliance Office will provide the complainant with a written acknowledgement of the complaint within 10 days which:

      a. Advises and assures the complainant that confidentiality of the facts will be observed to the maximum extent possible
      b. Advises and assures the complainant the District prohibits retaliation against anyone who files a complaint or participates in a complaint investigation
      c. States that the complaint investigation/resolution process will be
completed within 60 days of receipt of the complaint
d. Advises the complainant to call or send additional information/
documentation relevant to the complaint
e. Informs the complainant that a written report of findings and
conclusions, listing any corrective action taken, will be provided at
the investigation’s conclusion

2. The Educational Equity Compliance Office will conduct or facilitate
an investigation and work to resolve the matter.

3. Within 60 days of receipt of the complaint/appeal, the Educational
Equity Compliance Office will provide the complainant and
respondent a final written report of findings and conclusions,
including a rationale for the disposition, that also contains:

a. The assurance that the District will not tolerate retaliation against a
complainant for the filing of a complaint or participating in the
complaint investigation
b. A statement advising the complainant of the final option to appeal
the decision to the California Department of Education as indicated
below

E. Final Appeal Options Regarding Discrimination Complaints: Appeals of
the Educational Equity Compliance Office’s decisions and/or findings
regarding allegations of discrimination, harassment, intimidation, and/or
bullying may be appealed to the California Department of Education, The
Education Equity UCP Office, 1430 N Street Sacramento, California
95814. The written appeal must be sent within 15 days of receipt of the
District’s letter of findings and should specify the reasons for appealing
the decision and include a copy of the original complaint and the
District’s decision.

F. Civil Law Remedies: Pursuant to the California Education Code, Section
262.3, persons who have filed a complaint should also be advised that
civil law remedies, including, but not limited to, injunctions, restraining
orders, or other remedies or orders may be available under California or
federal discrimination, harassment, intimidation and/or bullying laws.

XIV. Section 504 Parent Procedural Safeguards (Page 2)

Parents shall be provided notice of procedural safeguards under Section 504,
including the right to:

A. Receive written notice of the District’s intentions regarding
identification, evaluation, and provision of Section 504 plan
accommodations/services;
B. Review all relevant records regarding their child and obtain copies at reasonable cost;

C. Appeal/disagree with the District’s decisions with regard to the identification, evaluation, or Section 504 plan accommodations/services, file complaints concerning allegations of violations of Section 504 policy/procedures, or disability-based discrimination, harassment, intimidation and/or bullying, including, but not limited to, allegations of failure to implement Section 504 plans;

D. Request an informal mediation or impartial hearing if they disagree with identification, evaluation or plan accommodations/services under Section 504 with opportunity for participation in the hearing and representation by an attorney at the parent’s expense; and

E. A review of the decision of the impartial hearing officer.

XV. Impartial Hearings

A. A parent, guardian, and/or educational rights holder (hereinafter collectively referred to as “parent”) may request an impartial hearing with respect to any action regarding the identification, evaluation, or educational placement of a student who, because of disability, needs or is believed to need accommodations, special instruction or related services. The impartial hearing request shall be made not more than two years from the date the parent knew or should have known about the alleged action that forms the basis of the dispute giving rise to the hearing, unless there were specific misrepresentations by the District that it has solved the problem forming the basis of the complaint or the District withheld information that was required to be provided under Section 504. The written request for an impartial hearing should be sent to the District’s Section 504 Coordinator in the Educational Equity Compliance Office. Exceptions are that disciplinary matters relating to a student’s current use of illegal drugs or alcohol are not reviewable in a hearing nor should the hearing procedures be used to request remedies available under due process procedures set forth in the Individuals with Disabilities Education Act (IDEA), 20 U.S.C. §1415(f). The hearing request must include the name of the student, address of residence, school of attendance, a description of the decisions made by the school with which the complainant disagrees, including related facts, and a proposed resolution of the problem to the extent known and available to the party at the time.

B. The Educational Equity Compliance Office will select an impartial hearing officer, qualified to review the District’s decisions relating to Section 504, who will not be a District employee.

C. The impartial hearing shall include the following:
1. Hearings shall be conducted and a written decision, based on the
evidence presented, issued to parties within a reasonable time frame
of receipt of the written request for hearing.

2. Parents have the right to seek representation by an attorney for the
hearing at their expense.

3. The hearing will address the proposed actions, grounds asserted for
the actions, and reasons why the proposed actions should or should
not be taken.

4. The parties will be afforded the opportunity to present evidence,
including calling witnesses; the right to know opposing evidence;
and the right to cross-examine adverse witnesses. Evidence must be
introduced no less than five business days before the hearing.

5. Either party has the right to seek a review of the Section 504
hearing officer’s decision by a court of appropriate jurisdiction.

6. The parties shall abide by the Section 504 hearing officer’s decision
unless it is stayed, modified, or overturned by a court of competent
jurisdiction.

XVI. Informal Mediation Procedure:

Once in receipt of a written request for hearing, the Educational Equity
Compliance Office will offer a voluntary informal mediation conducted by
the designee of the District Section 504 Coordinator in a non-adversarial
atmosphere to resolve issues related to Section 504 identification,
evaluation, or plan accommodations/services. Parents have the right to seek
representation by an attorney for the mediation at their own expense.

The use of informal mediation shall not delay the hearing unless parents
agree in writing. If the mediation resolves the areas of disagreement, a
written confirmation of the mediation results will be provided to affected
parties and will conclude the process.

AUTHORITY:

This is a policy of the Superintendent of Schools. The following legal
standards are applied in this policy:
42 U.S.C. §12101 et seq., 28 C.F.R. Part 35 - The Americans with
Disabilities Act of 1990 - Nondiscrimination on the Basis of Disability in
State and Local Government Services

34 C.F.R. Part 104 - Section 504 of the Rehabilitation Act of 1973 -
Nondiscrimination on the Basis of a Disability in Programs and Activities
Receiving or Benefiting from Federal Financial Assistance
California Education Code Chapter 2, Educational Equity - Article 3, Prohibition of Discrimination §220

RELATED RESOURCES:

Administrator Certification On-Line System, MEM-6128

Bullying and Hazing Policy (Student-to-Student and Student-Adult), BUL-5212

Clerical Support for Special Education and Section 504 as Required by the Modified Consent Decree, REF-5640

Compliance with Title II of the ADA 03-01-2018, BUL-046982.0


Expulsion of Students – Policy and Procedures, BUL-6050

Field Trip Handbook and Revised Procedures, REF-2111

Fitnessgram Administration Training, REF-6456

Guidelines for the Reintegration and Exit of Students from Eligibility for Special Education Supports and Services, REF-050495

Guidelines for Student Suspensions, BUL-5655

Guidelines for Students with Disabilities Participating in City of Angels Independent Study Program, BUL-5412

LAUSD Accessibility and Accommodations Guidelines for Smarter Balanced Field Test, REF-6249

Management of Food/Other Severe Allergies and Epinephrine Auto-Injector Use, BUL-5628

Mandatory use of Welligent Section 504 Program Module to Conduct All Section 504 Activities, REF-6241

Nondiscrimination Required Notices and Ordering of Student Brochures, MEM-5818

Non-Discrimination and Anti-Harassment (Including Sexual Harassment) Policy and Complaint Procedure, BUL-6612

Opportunity Transfer (O.T.) – Policy and Procedures, BUL-6362.
Training Resources on MyPLN

1. **Section 504 Procedures** (available October 2022)
   Outlines the four phases of the Section 504 process.

2. **Special Education and Section 504 Clerk Training**
   Outlines procedures, specific roles, and responsibilities of clerical staff assigned special education and Section 504 tasks as required.

3. **Welligent Section 504 Self-Guided Lab**
   Online training in a computer lab format with step-by-step instructions on generating Section 504 reports, creating records, and updating Section 504 details in the Welligent Section 504 Program Module.

**ASSISTANCE:**
For further information, contact the following:

Educational Equity Compliance Office (EECO): (213) 241-7682
Julie Hall-Panameño, Director/District Section 504 Coordinator
Visit the EECO website for related information:
http://achieve.lausd.net/eeco.

District Nursing Services: (213) 202-7580

Local District Administrator of Operations or Section 504 Designee

ADA Compliance Administrator: (213) 241-5295

Reasonable Accommodations (employees): (213) 241-1319

Student Medical Services: (213) 202-7584