The Franklin Township Public School District Section 504 Manual Americans With Disabilities Act
The Office for Civil Rights (OCR) is charged with the enforcement of Section 504 of the Rehabilitation Act of 1973. Section 504 prohibits discrimination against handicapped persons, including both students and staff members, by school districts receiving federal financial assistance. The regulations require identification, evaluation, provision of appropriate services, and procedural safeguards in every school in the United States. Section 504 ensures that the education system provides the full range of special accommodations and services necessary for students with special needs to benefit from public education programs and activities.

There are some students who are not eligible for IDEA (Special Education) services but whom nevertheless are deemed handicapped under Section 504, and to whom a district may therefore have responsibilities. These children require a response from regular education staff and curriculum. Herein, the term "handicapped" refers to students who are protected under the regulations of Section 504 only; the term "disabled" is reserved for students who are eligible for services under IDEA.

IDEA defines as eligible for special education and related services a child who has one of several educational disabilities that adversely affects the child's educational performance and results in a need for special education and related services. Specific criteria must be met for each category of educational disability. Section 504 covers all students who meet this definition, even if they do not fall within the IDEA enumerated categories and even if they do not require special education services.

A regular education intervention plan is appropriate for a student who does not have a disability or is not suspected of having a disability but may be facing challenges in school. If a student is eligible under the IDEA, an IEP will be developed and proposed for the student to meet his/her needs. Development of an IEP for such a student satisfies the school district’s Section 504 obligations to the student. If a student with a disability or who is suspected of having a disability (as defined in Section 504) is not eligible under the IDEA, but is thought to be in need of educational services in order to receive an appropriate education (as defined in Section 504), the school district shall conduct an evaluation in accordance with Section 504 and determine whether the student is Section 504 eligible. If the student is Section 504 eligible, then the district shall develop a Section 504 plan for the student.

What is required for the Section 504 evaluation and placement process is determined by the type of handicap believed to be present, and the type of services the student may need. The evaluation must be sufficient to assess accurately and completely the nature and extent of the handicap, and the recommended services. Evaluations more limited than a full special education evaluation (Child Study Team) may be adequate. For example, in the case of the student with juvenile arthritis, the evaluation might consist of the school nurse meeting with the parent and reviewing the student's medical records. In cases of ADD, current psychological evaluations may be used in combination with appropriate medical information if such evaluation diagnosed the ADD issue. In other cases, additional testing may be necessary. All cases must be presented to the school IR&S Team for discussion, disposition, action, etc.

A group of persons must make the determination of what services are needed knowledgeable about the student. The group should review the nature of the handicap and how it affects the student's education, whether specialized services are needed, and if so what those services are. The decisions about Section 504 eligibility and services must be documented in the student file and reviewed periodically.
It should be noted that, under Section 504, the parent or guardian must be provided with notice of actions affecting the identification, evaluation, or placement of the students and are entitled to an impartial hearing if they disagree with district decisions in these areas. For handicaps covered only by Section 504 and not the IDEA, a Section 504 hearing will have to be made available.

It is important to realize that Section 504 is NOT an aspect of 'special education'. Rather, it is a responsibility of the comprehensive general public education system. As such, building administrators and superintendents of schools are responsible for its implementation. This information is specific to the federal legislation referenced. For further information contact the New Jersey State Department of Education or the U.S. Office of Civil Rights.

SECTION 504 POLICY STATEMENT

It is the intent of the district to ensure that students who are handicapped within the definition of Section 504 of the Rehabilitation Act of 1973 are identified, evaluated, and provided with appropriate educational services. Students may be handicapped under this policy even though they do not require services pursuant to the Individuals with Disabilities Education Act (IDEA).

Due process rights of handicapped students and their parents under Section 504 will be enforced.

504 COMMITTEE/TEAM

In our schools, the I&RS (Information and Referral Services) committee will serve as the 504 committee/team. However, it is important, given the legality of a 504 plan that the team include:

- ADMINISTRATOR who can authorize accommodations and/or alternative placement
- COUNSELOR who can interpret scores and offer other insights on the child
- TEACHER(S) who can recognize the child’s difficulties and need for accommodations and who are knowledgeable about local programs
- PSYCHOLOGIST, LDTC or SOCIAL WORKER will join only if indicated.
- NURSE if any medical information is relevant to the learning situation
- PARENT(S), although not officially a member by law, is invited
PROCESS

☐ A student is referred for consideration to the I&RS/504 committee by an adult who is knowledgeable about the student’s situation. In most cases, the student has been through the I&RS process and attempts at interventions were unsuccessful. In some cases, parents may request a 504 plan based on outside testing/evaluation.

☐ I&RS/504 Committee reviews initial request and accepts/rejects need for 504 evaluation. If accepted, team member is assigned as case manager.

☐ Parent is advised of the decision

☐ Information and data from relevant sources is gathered and reviewed by the 504 team in preparation for the meeting.

1. Team reviews documentation, determines whether students meets criteria for 504 safeguards.

2. Where a handicapped student qualifies for a 504 the plan is written which assures accommodations necessary for the student to have opportunities commensurate with peers.

3. Appoint a plan monitor, establish date(s) for review/re-evaluation, have parents sign 504 plan.

At the determination of eligibility/planning meeting, the following steps are taken:

☐ The 504 Coordinator for the building will chair the meeting.

☐ The Chair will follow the Determination of Eligibility form, asking all questions and noting where members of the committee may differ in their understanding of the answer to the questions.

☐ Once all questions are asked, the Chair will lead the group in determining the specific degree that the impairment limits the major life activity.

☐ Once the extent of the limitation is determined, the Team will decide if the student is eligible for a 504 and if the student is, develop school and classroom accommodations.
NOTICE TO PARENT OF RIGHTS AFFORDED BY SECTION 504 OF THE REHABILITATION ACT OF 1973

The following is a description of some of the rights granted by federal law to students with handicaps. The intent of the manual is to keep you fully informed concerning decisions about your child and to inform you of your rights should you disagree with any of these decisions.

You have the right to:

☐ Have your child take part in, and receive benefits from public education programs without discrimination because of a handicapping condition

☐ Have the school district advise you of your rights under federal law

☐ Receive notice with respect to identification, evaluation, or placement of your child

☐ Have your child receive a free and appropriate public education. This includes the right to be educated with non-handicapped students to the maximum extent appropriate. It also includes the right to have the school district make reasonable accommodations to allow your child an equal opportunity to participate in school and school-related activities

☐ Have your child educated in facilities and receive services comparable to those provided non-handicapped students

☐ Have evaluation, educational, and placement decisions based upon a variety of information sources, and by persons who know the student, the evaluation data, and placement options

☐ Have transportation provided to and from an alternative educational placement setting at no greater cost to you than would be incurred if the student were placed in a program operated by the district

☐ Have your child be given an equal opportunity to participate in nonacademic and extracurricular activities offered by the district

☐ Examine all relevant records relating to decisions regarding your child's identification, evaluation, educational program, and placement

☐ Obtain copies of educational records at a reasonable cost unless the fee would effectively deny you access to the records

☐ A response from the school district to reasonable requests for explanations and interpretations of your child's records
Request amendment of your child's educational records if there is reasonable cause to believe that they are inaccurate, misleading, or otherwise in violation of the privacy rights of your child. If the school district refuses this request it shall notify you within a reasonable time, and advise you of the right to a hearing.

Request mediation or an impartial due process hearing related to decisions or actions regarding your child's identification, evaluation, educational program, or placement. You and the student may take part in the hearing and have an attorney represent you.

File a local grievance with the person in the district that is responsible for assuring compliance.

INFORMATION REGARDING SECTION 504
REHABILITATION ACT OF 1973

Section 504 is an Act, which prohibits discrimination against persons with a handicap in any program receiving Federal financial assistance. The Act defines a person with a handicap as anyone who:

1. Has a mental or physical impairment which substantially limits one or more major life activities (caring for oneself, performing manual tasks, walking, seeing, hearing, speaking, breathing, learning, and working)
2. Has a record of such an impairment; or
3. Is regarded as having such impairment.

In order to fulfill its obligation under Section 504, the Franklin Township School District recognizes a responsibility to avoid discrimination in policies and practices regarding its personnel and students. No discrimination against any person with a handicap will knowingly be permitted in any of the programs and practices in the school system.

The school district has specific responsibilities under the Act, which include the responsibility to identify, evaluate, and to afford reasonable services to any child/employee determined to be eligible.

If the parent or guardian disagrees with the determination made by the professional staff of the school district, he/she has a right to an impartial hearing. If an employee disagrees with the determination made by the professional staff of the school district or district consultants, he/she has a right to an impartial hearing.

The Family Educational Rights and Privacy Act (FERPA) also specifies rights related to educational records. This Act gives the parent or guardian the right to: 1) inspect and review the child's educational record, 2) make copies of these records, 3) receive a list of individuals having access to those records, 4) ask for an explanation of any item in the records, 5) ask for an amendment to any report on the grounds that it is inaccurate, misleading, or violates the child's rights, and 6) a hearing on the issue if the school refuses to make the amendment.
EVALUATION GUIDELINES
(SECTION 504 OF THE REHABILITATION ACT OF 1973)

1. If a child needs or is believed to need general education accommodations, related services, and/or supplemental aids under Section 504 of the Rehabilitation Act of 1973, the school district must evaluate the child.

2. Notification, not consent, of the parent/legal guardian is required for Section 504 evaluation or re-evaluation. The person responsible for the Section 504 referral should communicate in person or by telephone with the parent/legal guardian in addition to sending the Receipt of Section 504 Referral Notice, the Parent/Student Rights in Identification, Evaluation, Accommodation and Placement, and a copy of the Request for Section 504 Services.

3. The Section 504 evaluation:
   - should be based on information from a variety of sources; e.g. teacher(s), other school staff members, parent/legal guardian, physician, nurse, other professionals or persons in the community with relevant information
   - should document and consider all available pertinent information; e.g. records, assessment data, medical reports related to the suspected physical or mental impairment which may be substantially limiting a major life activity
   - should be conducted by a team or group of persons including those who are knowledgeable about the child, the suspected handicapping condition, evaluative procedures, the meaning of the evaluative data, and possible and appropriate accommodation/placement options
   - should utilize assessment materials, tests, and/or evaluation procedures, which are tailored to assess specific areas of educational need, are not racially or culturally discriminatory, and are validated for the specific purposes for which they are used.

4. Section 504 evaluation procedures may include:
   - review of school records, including testing, attendance, and discipline
   - interviews with persons knowledgeable about the child's functioning
   - observations in the school, home or community environments
   - statements and information from physicians and other professionals when appropriate and available.
5. The parent/legal guardian must be invited to participate in the Section 504 Evaluation Meeting where the determination of handicap, and possible accommodations/services will be discussed. Every effort should be made to hold this meeting at a time when the parent/legal guardian is able to attend.

6. In order to determine Section 504 eligibility during the evaluation meeting, the team should consider the following steps:

- Discuss relevant collected data
- Determine whether a physical or mental impairment can be identified
- Determine whether the impairment or condition substantially limits one or more major life activities.

7. If the student is determined to be disabled under Section 504, the evaluation team develops a written Section 504 Education Plan which documents in the regular education accommodations and/or related services that will be provided in order to meet the educational needs of the disabled student.

8. Periodic reevaluation is required by Section 504 regulations. Reevaluations of the Section 504 Education Plan is recommended once a year or upon significant change in school placement or program.
Section 504 Request Form

I. Student Information

Name ___________________________ Date of Birth _______________________
Parent___________________________ Phone No. _________________________
Address_________________________ School ____________________________
Teacher_________________________ Grade _____________________________
Referred by_______________________ Date of Referral ____________________

2. Background Information

   A. Reason for Referral

   B. Strategies Implemented to date

   C. Results of the strategies implemented
INVITATION TO SECTION 504 MEETING

Student Name:________________________ Student ID #:________________

Date:______
Date of Birth ___/___/___ School:________________ Teacher:________________

Dear _____________________:

You are invited to a meeting of the Section 504 team for the following purpose(s):

______ Determine eligibility   ______ Reevaluation
______ Develop a 504 Plan    ______ Other
______ Annual Review or modify current 504 Plan

The following members of the Section 504 team will be present at the meeting:

________________________________________________________________________
Name                      Position
________________________________________________________________________
Name                      Position
________________________________________________________________________
Name                      Position
________________________________________________________________________
Name                      Position

The meeting is scheduled at ___________am/pm on __________________(date) in
Room __________ at _______________ School. If you have questions or desire an
alternate date, please contact:____________________________, team
chairperson at (___________________).

PLEASE SIGN AND RETURN TO SCHOOL

______ Yes, I plan to attend   ______ No, I am not able to attend
______ Please call about another meeting time

Parent Signature _______/______/______
Date

SCHOOL USE ONLY

2nd notice ____/____/_____ Method of notice: ____________

3rd notice ____/____/_____ Method of notice: ____________

Copies: Parent, 504 Folder

Ow/ao 2011-12
FRANKLIN TOWNSHIP PUBLIC SCHOOLS
DETERMINATION OF 504 ELIGIBILITY

Name: ____________________ Student ID #__________ : DOB___/___/___

School: ___________________ Grade:_______ Disability:___________

Information Used to Determine Eligibility: (Check blocks that apply; attach copies of checked items to this form)

( ) Physician's Report       ( ) Remediation Plan (If available)     ( ) Parent Information

( ) Report Card (Required)   ( ) Scholastic Record               ( ) Work Samples

( ) State Assessment Results ( ) Other

Cultural, Economic & Environmental Factors:
The student's limited academic and/or behavioral performance

is _____ is not _______ caused by cultural, economic and environmental circumstances.

Mitigating Measures and Medication: Yes_____ No _____

If yes, describe: _____________________________________________________

Major Life Activity (MLA):
(MLA-breathing, caring for oneself, hearing, learning, performing manual tasks, seeing, speaking, walking and working.)

Student’s Name:__________________ School:_____________________

From C

Ow/ao 2011-12
Does the Disability Substantially Limit MLA?

1. YES ____ NO ____ Has the student demonstrated a consistent need for substantially more time to complete homework assignments and in-school assignments than is required by non-disabled students? If yes, indicate the types of assignments in which more time is required and the percentage of additional time required for each type.

2. YES____ NO ____ Is modified testing consistently necessary for the student to be able to demonstrate knowledge? If yes, indicate the type of subject matter and the types of testing and the modifications required.

3. YES____ NO ____ Does the student exhibit frequent behaviors, such as drowsiness, impulsivity, inattentiveness, or aggressiveness, associated with an identified physical or mental impairment or medication and do these behaviors interfere with school performance? If the answers are yes, describe the behavior and how they significantly interfere with learning.

4. YES ____ NO ____ Does the student exhibit significant difficulty in planning, organization and execution of school-related activities and assignments?

5. YES ____ NO ____ Is the student chronically absent or tardy for reasons related to a diagnosed physical or mental impairment and are absences or tardies interfering with school performance? If yes, indicate the number of absences during the previous school year ______________ and in the current school year ______________.

6. YES____ NO____ Has the student experienced a steady decline in academic performance?

7. YES ____ NO ____ Is there is no known cause other than the diagnosed physical or mental impairment?

8. YES____ NO____ Has the student experienced a steady increase in disciplinary interventions for which there is no known cause other than the diagnosed condition?

Student’s Name:___________________________  School:  _______________
9. YES____ NO ____ After at least two intervention strategies have been implemented in regular education, does the student still exhibit significant learning difficulties?

10. YES_____NO_____ Does the student have a physical or psychological impairment(s) that impair his/her ability to access school programs or meet school related requirements?

Place an “X” on the following scale to indicate the specific degree that the impairment limits the major life activity.

- Make sure that the team focuses on the major life activity as a whole (e.g. learning), not in a particular class or subject or for a particular sub-area (e.g. socialization).

- Discount from the analysis sub-par performance due to other factors, such as normal moods, lack of motivation, and the immediate situation or environment. Similarly make an educated estimate with the mitigation of medication.

- Use the average student in the general population as the frame of reference for purpose of comparison.

If the team’s determination was 4 or 5, the team should determine and list on the accommodation plan the specific accommodations that are necessary for that child to have opportunity commensurate with nondisabled students (at the same age) in the district.

Is the student's school academic and behavioral functioning comparable to the functioning of the typical nondisabled student?

Yes: ___________  No: ___________

Eligibility Determination: _is ___ is not ___ Section 504 Eligible

(student name)

Student's Name: ____________________  School: ___________________
School and Classroom Accommodations Including State/Local Testing Program (use separate page if necessary)
<table>
<thead>
<tr>
<th>Team Signatures</th>
<th>Date <strong><strong>/</strong></strong>/____</th>
<th>Title</th>
<th>Agree</th>
<th>Disagree*</th>
</tr>
</thead>
<tbody>
<tr>
<td>504 Case Manager</td>
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<td>School Counselor</td>
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<td>Principal/Asst. Principal</td>
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<tr>
<td>Classroom Teacher</td>
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<td>Child Study Team Rep</td>
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<tr>
<td>Nurse</td>
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<td>Teacher</td>
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<td>Other</td>
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</tbody>
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* Attach a statement of dissent

Plan Type: ( ) Initial   ( ) Reevaluation   ( ) Other

I have participated in the development of this plan and have received a copy of the Notice of Section 504 Rights.

Parent Signature     Date          Initial/Date
Student’s Name: ______________________  School:_________________

___ I agree ___ disagree with the results of this Eligibility Meeting.

( ) Annual Review  _____/_____  _____/_____  _____/_____   _____/_____  
Initial/Date  Initial/Date  Initial/Date   Initial/Date

( ) Annual Review  _____/_____  _____/_____  _____/_____   _____/_____  
Initial/Date  Initial/Date  Initial/Date   Initial/Date

Copies: Parents  
Teachers  
504 Folder
# Section 504 Log

Student: __________________________________________

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<tr>
<th>DATE</th>
<th>PURPOSE</th>
<th>ACTION</th>
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<tbody>
<tr>
<td></td>
<td>Initial Request</td>
<td>Invitation to 504 Eligibility Determination Meeting sent. Date: ________</td>
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<tr>
<td></td>
<td>IR&amp;S/504 Committee reviews initial request and determines what additional information is necessary</td>
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<tr>
<td></td>
<td>Eligibility Determination Meeting</td>
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Ow/ao 2011-12
NOTICE TO PARENT OF RIGHTS AFFORDED BY
SECTION 504 OF THE REHABILITATION ACT OF 1973

Form E

☐ Section 504 of the 1973 Rehabilitation Act is a non-discrimination statute barring
discrimination on the basis of disability.

☐ It is the policy of the school district not to discriminate on the basis of disability in its educational
programs, activities or employment policies as required by the Act.

☐ The 1973 Rehabilitation Act requires the school system to locate, evaluate and determine if the
student is a qualified individual requiring accommodation necessary to provide access to
educational programs.

☐ Parents are entitled to have the opportunity to review relevant educational records under the
Family Education Rights and Privacy Act (FERPA). The requirements are described in the local
board of education policy manual that is available on-line at the Franklin Township Public School
District website.

☐ Parents or guardians disagreeing with the decisions reached by the school personnel regarding
necessary accommodations for access to educational programs may request a hearing before an
impartial hearing officer by notifying the school district ADA/Section 504 Coordinator. The parent or
guardian is entitled to participate in the hearing and to be represented by counsel.

- Parents may call the Coordinator of Intervention Services, Ms Gloria Albertalli-Wenson at
  (732)873-2400 or by e-mail at gawenson@franklinboe.org.

☐ The designated school district ADA/Section 504 coordinator is Mr. Orvyl Wilson.
He may be reached by calling (732) 873-2400, ext. 408, or by e-mail at
owilson@franklinboe.org.
SECTION 504 GRIEVANCE PROCEDURES

This is a voluntary process, which we hope you will follow in order to resolve disputes.

A. Definition
The term "grievance" means a complaint that there has been an improper application, interpretation or violation of the 504 policy or procedures affecting a student.

B. Procedure
1. A student or a parent/guardian on behalf of a student may file a grievance. Any grievance must be lodged in writing. The grievance should contain at least the following details:
   o Name and grade of the student
   o Identify the child’s disability and how it impacts the child’s ability to perform
   o Explanation of the nature of the grievance
   o Describe the relief you are seeking

2. Level One - Building Principal. The grievance shall be filed with the Building Principal in the school building in which the student attends school. The Building Principal may convene the school I&RS/504 Team in an attempt to resolve the complaint(s) outlined in the grievance. The Building Principal shall render a decision/response in writing within ten (10) working days to the grievant. If the grievant is not satisfied with the resolution, he/she may appeal the decision to the District Principal.

3. Level Two – District 504 Officer. The grievant may appeal the Level One decision to the District 504 Officer. The appeal to the District 504 Officer must be in writing reciting the matter submitted to the Building Principal as specified in Level One and his/her dissatisfaction with the decisions previously rendered. The District 504 Officer shall attempt to resolve the matter as quickly as possible. The District 504 Officer shall communicate his/her decision in writing to the grievant and the Building Principal.

4. Level Three – (Superintendent / BOE). If the grievance is not resolved to the grievant's satisfaction, he/she may request a review by the Superintendent / Board of Education. The request shall be submitted in writing through the Superintendent, who shall attach all related papers and forward the request to the Board of Education. The Board, or a committee thereof, shall review the grievance and may at the option of the Board, hold a hearing with the grievant and shall render a decision in writing.

5. Level Four – Filing a Complaint with the Office of Civil Rights. If the grievance is not resolved to the grievant's satisfaction, he/she may file a complaint with the Office of Civil Rights.
Section 504 Grievance Form

Name of Grievant: ____________________________  Date: ____________________

School: ____________________________  Job Title/Position (if employee) _____________

If the grievant is a non-adult pupil, the parents must file this form on behalf of the child. If that is the case, please list the student's name and grade level here:

Name:____________________________________________________________

Grade:_____________________________________

School:____________________________________________________________

1. List the disability and how it impacts major life activity:

2. Describe your grievance including all alleged discriminatory acts:

3. Describe the relief you are seeking:
While this manual addresses primarily student rights under Section 504, employment practices are also encompassed under Section 504.

For employment purposes a qualified individual with a disability or disabilities is one, who with reasonable accommodations, can perform the essential functions of the job in question.

As the Franklin Township Public Schools receive federal financial assistance under IDEA, we are required to take positive steps to employ and advance qualified individuals with disabilities. Schools must make reasonable accommodations to the known mental and physical limitation of an otherwise qualified applicant or employee who has a disability unless the accommodations would impose an undue hardship on the operation of the school district. Some examples of reasonable accommodations include making facilities readily accessible to and usable by persons with disabilities or job restructuring, modified work schedules or modified equipment or devices to assist employees. Below are the procedures outlined for an employee to request accommodations under Section 504:

**Procedures for Employee 504 Accommodation Requests**

1. If an employee believes he/she has a disability that can be accommodated through Section 504, the Section 504 Employee Accommodation or Intervention Plan form must be completed and forwarded to the employee's immediate supervisor.

2. The immediate supervisor will meet with the building/department 504 team to determine if all appropriate medical documentation is included along with the request form and when appropriate, forward the request to the District Principal.

3. The District Principal will forward the request to the District Medical Inspector to assess if the request warrants 504 accommodations.

4. If the District Medical Inspector determines that the request warrants 504 accommodations, he/she will notify the District Principal in writing. The District Principal will process and oversee the implementation of any equipment, facility modifications, etc., needed to meet the requirement of the 504 accommodation request.

5. If the District Medical Inspector determines that the 504 request should be denied, the District Principal will notify the employee in writing of the determination and the reasons thereof.

6. Failure by the employee to provide the requested appropriate medical documentation may result in the denial of employee's request.
SECTION 504 EMPLOYEE ACCOMMODATION
OR INTERVENTION PLAN

Name: ___________________________ Date: ___________________

School or Assignment: __________________________________________

Please respond to each of the items below.

1. What is the nature of the concern?

2. Describe the basis for the determination of a disability.

3. How does the disability affect a major-life activity?

4. Describe the reasonable accommodations needed to perform the essential functions of the job.

5. What technology, aids, or assistive devices are needed:

6. State whether the employee is on any medication which may affect job performance.

Medical documentation from your physician will be needed to determine your eligibility for Section 504 Employee Accommodations of Intervention Plan. This documentation and or medical records will be evaluated by the District’s physician to determine your eligibility for services.

Review/Reassessment Date: _______________________________________

Cc: Employee’s Personnel File
YOUR RIGHTS UNDER SECTION 504 OF THE REHABILITATION ACT

What Is Section 504?

Section 504 of the Rehabilitation Act of 1973 is a national law that protects qualified individuals from discrimination based on their disability. The nondiscrimination requirements of the law apply to employers and organizations that receive financial assistance from any Federal department or agency, including the U.S. Department of Health and Human Services (DHHS). These organizations and employers include many hospitals, nursing homes, mental health centers and human service programs. Section 504 forbids organizations and employers from excluding or denying individuals with disabilities an equal opportunity to receive program benefits and services. It defines the rights of individuals with disabilities to participate in, and have access to, program benefits and services.

Who Is Protected from Discrimination?

Section 504 protects qualified individuals with disabilities. Under this law, individuals with disabilities are defined as persons with a physical or mental impairment which substantially limits one or more major life activities. People who have a history of, or who are regarded as having a physical or mental impairment that substantially limits one or more major life activities, are also covered. Major life activities include caring for one's self, walking, seeing, hearing, speaking, breathing, working, performing manual tasks, and learning. Some examples of impairments which may substantially limit major life activities, even with the help of medication or aids/devices, are: AIDS, alcoholism, blindness or visual impairment, cancer, deafness or hearing impairment, diabetes, drug addiction, heart disease, and mental illness.

In addition to meeting the above definition, for purposes of receiving services, education or training, qualified individuals with disabilities are persons who meet normal and essential eligibility requirements.

For purposes of employment, qualified individuals with disabilities are persons who, with reasonable accommodation, can perform the essential functions of the job for which they have applied or have been hired to perform. (Complaints alleging employment discrimination on the basis of disability against a single individual will be referred to the U. S. Equal Employment Opportunity Commission for processing.) Reasonable accommodation means an employer is required to take reasonable steps to accommodate your disability unless it would cause the employer undue hardship.
Prohibited Discriminatory Acts in Health Care and Human Services Settings

Section 504 prohibitions against discrimination apply to service availability, accessibility, delivery, employment, and the administrative activities and responsibilities of organizations receiving Federal financial assistance. A recipient of Federal financial assistance may not, on the basis of disability:

➢ Deny qualified individuals the opportunity to participate in or benefit from federally funded programs, services, or other benefits.
➢ Deny access to programs, services, benefits or opportunities to participate as a result of physical barriers.
➢ Deny employment opportunities, including hiring, promotion, training, and fringe benefits, for which they are otherwise entitled or qualified....

These and other prohibitions against discrimination based on disability can be found in the DHHS Section 504 regulation at 45 CFR Part 84.

For information on how to file a complaint of discrimination, or to obtain information of a civil rights nature, please contact us. OCR employees will make every effort to provide prompt service.

Hotlines: 1-800-368-1019 (Voice) 1-800-537-7697 (TDD)
E-Mail: ocrmail@hhs.gov Website: http://www.hhs.gov/ocr
# Section 504 Log

Student: ____________________________

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<td></td>
<td>Initial Request</td>
<td>Invitation to 504 Eligibility Determination Meeting sent. Date: ________</td>
</tr>
<tr>
<td></td>
<td>IR&amp;S/504 Committee reviews initial request and determines what additional information is necessary</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Eligibility Determination Meeting</td>
<td></td>
</tr>
</tbody>
</table>

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Ow/ao 2011-12