Disclaimer Policy
In a situation where provisions of the handbook contradict approved school board policy, the policy shall prevail. Recent school board policies may not have yet been updated in printed copies of the student and family handbook.
Student and Family Handbook Content

I. Introduction to Propel
II. Academic Excellence and Standards
III. Promotion and Retention
IV. Behavioral Excellence
V. Prohibited Items
VI. School Dress Code
VII. Family Expectation for Resolving School Concerns
VIII. Student Search Policy
IX. Student Network Internet Policy
X. Social Media Policy
XI. Internet Safety Policy
XII. Photo Permission
XIII. Attendance
XIV. Transportation
XV. Criminal Activity
XVI. Weapons Policy
XVII. Smoke Free/Tobacco Free Policy
XVIII. Guidelines for Medication Administration
XIX. Miscellaneous
XX. Title I: LEA and School Level Parent-Family Engagement Policy and Compact
XXI. Annual Child Find Notice and Student Records Notice
XXII. Services for School Age Students with Disabilities
XXIII. Non-Discrimination Policy
XXIV. Anti-Bullying Policy

**** SIGNATURE PAGE NEEDS COMPLETED AND RETURNED TO THE SCHOOL****
I. **Introduction to Propel**

Propel Schools is a network of public charter schools that transforms the lives of children in underserved communities through innovative, student-centered learning. Propel sets a standard for creating productive citizens by prioritizing academic and behavioral excellence and fundamental life skills. Propel believes that in order to accomplish these goals positive family support is vital.

**Propel’s Mission Statement:** *Propel Schools, based in Pittsburgh, Pennsylvania, is a not-for-profit federation of charter schools, dedicated to the mission of catalyzing the transformation of public education so that all children have access to high performing public schools.*

In order to fulfill the mission, Propel Schools is committed to:
- Acting urgently on our promise of educational excellence
- Sustaining a culture where every individual has authentic voice and everyone thrives
- Building and advancing a resilient team through targeted guidance and support
- Rallying support for Propel students and mission by building partnerships and fostering advocacy and outreach

Propel’s Six Promising Principles and supporting Powerful Practices provide the structure and common language that are used as a foundation to fulfill the mission and commitments.
- Embedded Support
- Culture of Dignity
- Fully Valued Arts Program
- Vibrant Teaching Communities
- Quest for Excellence

**References:** State Board of Education Regulations--22 PA Code Sec. 4.13

II. **Academic Excellence and Standards**

Propel Schools believes that academic excellence is a requirement of a high quality education and recognizes the importance of developing, assessing, and expanding academic standards to challenge students to achieve at their highest level possible. To this end, Propel Schools shall establish rigorous academic standards in accordance with, and may expand upon, those adopted by the State Board of Education.

Academic standards--shall be defined as what a student should know and be able to do at a specific grade level. For purposes of policy, the term academic standards shall be deemed to encompass PA Core Standards, state academic and local academic standards. Propel Schools’ curriculum shall be designed to provide students with the planned instruction needed to attain established academic standards. Propel Schools shall assess individual student attainment of academic standards and provide assistance for students having difficulty attaining academic standards. Students with disabilities may attain academic standards by completion of their Individualized Education Programs in accordance with law, regulations, and Board policy.

**References:** State Board of Education Regulations--22 PA Code Sec. 4.3, 4.4, 4.11, 4.12
III. Promotion and Retention
Propel Schools uses multiple factors including academics, attendance, and social emotional development to determine promotion and retention. All requests for retention must be approved by the Superintendent. For more specific information, please contact the building principal.

IV. Behavioral Excellence
School-wide discipline and restorative practices are integral parts of teaching and learning. Young people must develop good work habits and mindsets if they are to be successful students and become successful members of the larger community.

Because one of the primary goals of Propel Schools is to promote constructive and respectful behavior, the procedures and consequences described in this Handbook are designed to modify unacceptable behavior, not to punish.

Propel Schools Board of Trustees has authorized the school administration to make reasonable and necessary rules and procedures for guiding student and family conduct. The intent of the rules, procedures, and consequences that follow explain how students and families will be held accountable for their behavior and the possible procedures for restoring positive behavior.

School Wide Behavior Support Plan
Propel has developed a school wide behavior support plan designed to encourage positive and productive behaviors and handle relatively minor infractions in a consistent and fair manner with a constant goal of returning the student to active engagement in the classroom and teaching them how to behave in a manner that meets the expectations.

Guidelines
The following serves as a framework for behavior expectations throughout the school and at school sponsored events (reference the Sports Handbook for participation and behavioral requirements). Additional rules and expectations may be established in each area (acting responsibly, being prepared, etc.) by school staff to guide student behavior in classrooms and elsewhere in the school. Each Propel School has a specific School Wide Behavior Support Plan that outlines the process and alignment of school-wide discipline and restoration. The building specific Student/Family/School Compact outlines the exact responsibilities of each stakeholder. These can be obtained by contacting the building principal.

Families and students are expected to respect themselves and others by...

- assuming good intention
- acting responsibly
- being prepared
- listening carefully
- expressing themselves clearly and professionally
- asking permission
- acting in a safe manner at all times
**Restoration and Discipline Factors**

- Age, development, and maturity levels of the parties involved
- Degree of harm
- Surrounding circumstances
- Nature of severity of the behavior(s)
- Incidences of past or continuing pattern(s) of behavior
- Relationship between parties involved
- Context in which alleged incident(s) occurred

Factors for Determining Restorative and Discipline Practices

**Personal**

- Life skill competencies
- Experiential deficiencies
- Social relationships
- Strengths
- Talents
- Traits
- Interests
- Hobbies
- Extra-curricular activities
- Classroom participation
- Academic performance

**Environmental**

- School culture
- School climate
- Student-staff relationships and staff behavior towards the student
- General staff management of classrooms or other educational environments
- Staff ability to prevent and de-escalate difficult or inflammatory situations
- Social-emotional and behavioral supports
- Social relationships
- Community activities
- Neighborhood culture
- Family situation

Examples of Restorative Practices:

- Framing the aggressive behavior as a failed attempt to solve a real problem or reach a goal. The adult assists the misbehaving student to find a better way to solve the problem to reach a goal.
- Restitution and restoration that aligns with the behavior
- Transformative conferencing
- Peer support group
- Corrective instruction or other relevant learning or service experience
- Supportive discipline to increase accountability for the offense
- Supportive interventions, including recommendation to the SAP team, peer mediation, etc.
- Behavioral assessment or evaluation
Positive Behavioral Support Management Plan
- Student counseling
- Parent conferences
- Student treatment
- Student therapy
- Set a time, place, and person to assist in the reflect on the offending behavior, maintaining an emotionally-neutral and strength-based approach
- Student, school, community surveys or other strategies for determining the conditions contributing to the behaviors
- School culture shift
- School climate improvement
- Research-based programs to re-teach expected behaviors
- Modifications of schedules
- Development of a response plan
- Peer support groups

Major Violations
Propel Schools has placed violations of the Student and Family Handbook into three categories based on the seriousness of the offense. Propel administration and each individual building principal reserve the right to determine the seriousness of each offense and place it at the appropriate level. Propel Schools uses the infraction code definitions issued by the Pennsylvania Department of Education (PDE) which are located in Appendix Z of the PIMS Manual Vol 2 found on PDE’s website.

Major I Violations
Refer to behaviors that impede orderly classroom procedures or interrupt the orderly operation of the school.

Examples (But Not Limited To):
- Repeated classroom disruption or inappropriate classroom or school behavior
- Defiance/Disrespect/Insubordination
- Disorderly bus conduct
- Eating outside of the cafeteria or in an unauthorized area
- Lying
- Running or shouting in the hallways
- Verbal harassment of others
- Failure to follow a directive given by school personnel
- Violation of dress code policy
- Inappropriate display of affection

Examples of Disciplinary Options:
- Verbal or Written Reprimand
- Parent Contact
- Removal from class
Major II Violations
Refer to misbehavior with seriousness or frequency that tends to disrupt the learning climate of the school and/or consequences that endanger the health or safety of others in the school.

Examples But Not Limited To:
- Continuation of or extreme Major I violations
- Continuation of or extreme Defiance/Disrespect/Insubordination
- Property Damage/Vandalism
- Skipping a Consequence (Failure to serve detention, Saturday School or other consequences)
- Abusive, obscene, or disrespectful oral or written language or gestures, swearing
- Plagiarism/Cheating
- Harassment/Bullying/Threats
- Possession of Unauthorized Electronic Devices (Cell phones, handheld games, iPods, mp3 players, laser pointers, cameras)
- Violation of Student Network/Internet Safety Policy

Examples of Disciplinary Options:
- Verbal or Written Reprimand
- Parent Contact
- Removal from class
- Special Assignment
- Written Agreement/Contract
- Loss of Recess
- Loss of Privileges
- Confiscation
- Restitution
- After School Detention
- Before School Detention
- Saturday Detention
- Bus Suspension
- Out of School Suspension
- Referral to Police or District Magistrate
- Expulsion

Major III Violations
Refer to misbehavior with seriousness or frequency that tends to disrupt the learning climate of
the school. These acts also may be directed towards a person and/or property that pose a threat to the safety or welfare of others in the school. These violations may lead to administrative actions that could result in removal of the student from school and possibly intervention from legal authorities.

Examples But Not Limited To:
- Continuation of or Extreme Major II Violations
- Assault
- Theft
- Extortion or attempted extortion
- Possession or use of Tobacco Products, eCigarettes, Vape Pens
- Vandalism
- Physical Aggression
- Fighting
- Out of Bounds/Out of Authorized Area
- Possession of or use of drugs
- Possession or inappropriate use of prescriptive or over the counter medication
- Undesirable Group Activity (includes clothing associated with undesirable group, language, symbols or gestures and hazing)
- Verbal or physical threats
- Continuation of or extreme Harassment/Bullying/Threats
- Bomb Threat or threatening phone calls
- Racial, ethnic or minority slurs or intimidation
- Possession/use /transfer of weapons
- Possession/use/threat of toy, look-alike, or imitation firearm
- Arson or attempted arson
- All other violations of local/state/federal laws

Examples of Disciplinary Options:
- Loss of Privileges
- Confiscation
- Out of school suspension
- Loss of transportation privileges
- Restitution of property or payment of damage
- Referral to police or District Magistrate
- Expulsion

V. Prohibited Items
Unless authorized by school administration, a student may not have in his or her possession any of the following items:
- Personal radios, mp3 players, IPods, electronic handheld games, cameras, or personal computers
- Toys or playing cards of any type
- Items associated with gambling
- Pornographic or obscene material
- Tobacco, tobacco products, or lighting devices
- e Cigarettes, Vape Pens
- Prescription and over-the-counter medicines
- Drugs and weapons (see Major Level III Violations for consequences and review the Weapons Policy for additional information)
- Toy, look-alike, or imitation firearm or weapon
- Explosives
- Other items that the administration may from time to time find are disruptive to the learning environment

These items will be confiscated and will not be returned until the end of the school year. Items must be picked up by a parent/guardian by the last day of school or they will be discarded.

**Cell Phones**

If students possess cell phones or other electronic devices without permission during the school day, they will be treated as prohibited items (see above). The school is not responsible for any damage or loss including as a result of theft. Confiscated cell phones will not be returned until the end of the school year. There are no exceptions.

**VI. School Dress Code**

Propel has a uniform student dress code in order to provide an environment where the focus is on learning and the distractions of dress are kept to a minimum. All students are expected to be properly dressed in the school uniform every day. All parents and guardians are expected to support their children by ensuring that students are properly dressed when they leave for school each morning.

Students must be properly dressed throughout the school day and during all school activities, including before and after school activities and field trips. Parents and guardians will be notified in advance of any exceptions to this rule (field trips requiring old clothes, for example).

**Acceptable Clothing**

- **SHIRTS:** Solid pale yellow, navy/ pale blue, or solid white dress shirt with collar, polo style knit shirt with collar, button down oxford or turtleneck, long or short sleeves. Any shirt worn under uniform shirt must be solid white, blue, or yellow with no visible design/color.

- **PANTS:** Solid navy blue, or khaki *dress* pants (Dockers or Dickies style, for example). Cargo style pants with patch pockets, jeggings or form fitting pants are not allowed. No denim, yoga or spandex of any color.

- **SHORTS, SKIRTS, SKORTS, or JUMPERS:** Solid navy blue, or khaki, knee length or longer. No denim of any kind.

- **T-SHIRTS:** T-shirts may only be worn for special events or at the discretion of the
SWEATERS: Solid blue or solid white button down, cardigan style sweaters. No jerseys of any kind.

HOODED SWEATSHIRTS: Only hooded sweatshirts with the Propel logo may be worn. Hoods are not permitted to be worn in school.

HATS: No hats, bandanas, sweatbands or scarves.

TIGHTS AND SOCKS: Solid white or blue tights, matching knee socks, or leggings under skirts may be worn. Patterned tights, knee socks, or leggings are NOT permitted.

SHOES: Black or brown dress shoes; black, white, blue, or grey tennis shoes; or boots (during the winter) may be worn. Boots may not be worn above the calf. Open toed shoes, sandals, flip flops, crocs, or brightly colored shoes may NOT be worn.

BELTS: Belts are not required but are highly recommended. Belts should be black, brown, blue or khaki.

OUTERWEAR: Outerwear; including coats, jackets, and other related clothing; is not permitted to be worn in school.

JEWELRY/ACCESSORIES: Minimal jewelry may be worn if it does not become a distraction to other students and/or the learning environment.

General Instructions
**Daily uniform checks will be conducted.
○ Shirts must be buttoned to the second button and tucked inside pants.
○ Pants must be worn at the waist
○ Sweaters must be worn over uniform shirts
○ Clothes must be in good repair, clean, and without writing or markings
○ No coats, hoods, or jackets may be worn in the classrooms
○ Attempts to violate the intent and purpose of the school dress code will not be permitted

Consequences
Violations of the dress code are considered violations of the Student and Family Handbook and repeated violations will be treated as described in the Major III section.

First Offense: Phone call and/or letter sent home.

Second Offense: Parents MUST bring a change of clothes that day for student.
Student will receive a detention before/after school, Saturday detention, or an in-school suspension (ISS).

Third Offense: A parent/guardian meeting will be held with the Principal to reset expectations, determine cause and next steps.

**VII. Family Expectations for Resolving School Concerns**

Propel's mission and vision is to provide a high-quality educational experience to all students. As we strive to redefine school and defy expectations, we count on our families to be our partners in education. Together, we will overcome challenges and celebrate student success. Should a family feel a need to make an inquiry of a Propel School, we want to be sure that all stakeholders are using the most effective avenues of communication. This ensures that your concerns will be given the time, attention, and consideration necessary for solution-based outcomes.

How do I advocate for my student?

I. Define the issue.
   Talk with your student to assure that you have a clear understanding of the situation (academic, behavioral or administrative.) Work together with your student to identify specific elements such as the names of parties involved and the timeline of events.

II. Review Propel's guidelines.
   Review the Student and Family Handbook, policies, student code of conduct and administrative procedures to help you clarify the issue at hand.

III. Communicate the issue.
   Once you have clearly outlined the issue and decided if a specific policy may have been violated, it is time to communicate your concerns to the appropriate individual. By utilizing Propel's 'Chain of Command' protocol, start by reaching out to the initial contact on the list. By skipping this step, it may take a longer time to address your concerns, as information will have to be given to and received from the initial contact by those farther along the 'Chain of Command.' Be sure to document your communication efforts by detailing such items as the date, time, contact and content of conversations that take place by telephone or in person.
   Save all email threads that relate to the issues at hand. This will allow all stakeholders to be in alignment if an issue moves to the next 'Chain of Command' le

### Social Media/Multimedia and Schools - Good Practices For All Stakeholders

For many of us, social media usage is a part of everyday life. Social media can provide wonderful opportunities for families to connect with friends and loved ones. Unfortunately, we also see that social media can be utilized in negative, harmful and destructive ways.

As adults, we have the opportunity to set a positive example for students when we interact with
social media. All parents and families are invited to join Propel staff in setting this good example.

DO:

- Demonstrate courtesy and respect for school staff and other families/students when commenting/posting on social media
- Use appropriate language when discussing school
- Address issues or concerns regarding school directly with the school (using Propel's 'Chain of Command' protocol) rather than posting them on social media
- Share good news with school leadership so that students can be congratulated on their successes outside of school

DON'T:

- Use social networking sites to make derogatory comments about school staff or other families/students
- Post photographs of other people's children without parental permission
- Feel obligated or compelled to address unsolicited inquiries from media or reporters
- Conduct school business via social networks

Propel promises to:

- Address all concerns brought to school leadership in a thoughtful, fact-based and timely manner.
- Act in the best interest of our students/families, schools and communities at all times

Chain of Command: Where to Go if You have a Concern

If your concern involves academics/learning/curricula:
1. Classroom Teacher
2. Assistant Principal/Principal
3. Senior Director of Academics
4. Senior Director of Schools
5. Superintendent

If your concern involves conduct/truancy/bullying:
1. Classroom Teacher
2. Guidance Counselor
3. Assistant Principal/Principal
If your concern involves school bus schedules/school bus conduct/school bus safety:

1. School Bus Driver to
2. School Bus Company to
3. Assistant Principal/Principal to
4. Assistant Director of Schools to
5. Senior Director of School to
6. Superintendent

***All concerns that reach the Propel Schools Administrative Office are required to be in writing before being addressed. The written concern must outline the items below:

- Student name, grade and Propel School location
- Parent(s)/Guardian name, best telephone number and email address
- Overview of the items of concern and steps already taken at the school level to address the issue(s)

VIII. Student Search Policy

School administration reserves the right to search a student, a locker, a bag, a person, or vehicle on school property if the administration feels it is in the best interest of the safety of the school.

Propel provides lockers for storage of students’ books, school materials and personal property. This policy is designed to establish guidelines for situations in which student lockers may be searched or inspected.

Procedures

Lockers are the property of Propel. Therefore, students have only a limited expectation of privacy in their lockers.

Students are required to ensure that their lockers do not contain spoiled food items or beverages, or soiled clothing which may attract pests, create odors or cause unhealthy conditions. A student locker may be opened and inspected, with or without the consent of the student, whenever there are odors, pests, or other indications that a locker may contain these items or similarly unhealthy conditions.

Lockers will not be used to store any substance or item that is prohibited by law or Propel policy or rules, or that presents a threat to the health, safety or welfare of Propel’s community or property.

- Propel may conduct without suspicion unannounced blanket or random searches of lockers if school officials determine in good faith that a substantial problem is threatening the welfare or safety of students and staff and that blanket or random searches may help solve or eliminate the problem. Before such a search is conducted, Propel will take the following steps:
  - The Superintendent or his/her designee and the school principal will
jointly approve the search.

The Superintendent or his/her designee and the school principal will determine the method and scope of the search. Blanket searches will include all lockers in a school or all lockers in a section of a school. Random searches will include only those lockers chosen at random without discretion of school officials. For example, searching every fourth locker in a school.

The signature page at the end of this handbook serves as an acknowledgment of this policy. Failure or refusal to sign the acknowledgment will have no effect on Propel’s right to search student lockers.

Propel reserves the right to search a student’s locker at any time based on reasonable suspicion for the purpose of determining whether the locker is being used improperly for the storage of contraband, drugs or controlled substances, illegal objects or anything that poses a threat to the school population.

Inspections or searches may include but not be limited to the use of law enforcement, certified drug-sniffing dogs, metal detectors or any similar means or device used to protect the health, safety and welfare of the school population.

The principal or designee will be present whenever a student locker is searched on the basis of reasonable suspicion or a cleanliness inspection. The principal or designated staff shall maintain written records of all occasions when a locker is searched or inspected. Such records shall include the reason(s) for the search/inspection, persons present, objects found and their disposition.

The student will be notified and be given an opportunity to be present before an individual locker cleanliness inspection or search based on reasonable suspicion. If, however, Propel has reasonable suspicion that a locker contains something that poses a threat substance or an item that poses a threat to the health, safety or welfare of Propel’s school population, the student locker may be searched without prior warning and without the student being present.

A principal shall open a student locker on the request of law enforcement only upon presentation by the requesting officer of a duly authorized search warrant, or that the circumstances otherwise permit the search to be lawfully conducted in accordance with the standards applicable to law enforcement actions, or on the intelligent and voluntary consent of the student. School staff will not interfere with or obstruct searches initiated by law enforcement, but may assist when law enforcement officials have requested such assistance.

The principal will be responsible for the safekeeping and proper disposition of any substance or item found in a student locker if such substance or item is prohibited by law, Propel policy or rules, or presents a threat to the health, safety or welfare of Propel’s community or property. Confiscated substances or items may be used as evidence in a disciplinary hearing.

Illegal or dangerous substances or items will be given to law enforcement officials.

Students are responsible for the security of their lockers.

Students, parents and staff will receive a copy of this policy annually per the
Student and Family Handbook and via the school website.
- The Superintendent or his/her designee will develop procedures to implement this policy.

References:
PA Constitution--PA Const. Art I. Sec 8
School Code--24 P.S. Sec. 510
State Board of Education Regulations--22 PA Code Sec. 12.14
United States Constitution--Amendment IV
In re F.B., 555 Pa. 661, 726 A.2d 361, 368 (1999)

IX. Student Network Internet Policy
The Propel Charter Schools and community have developed the Propel Charter Schools computer network for instructional use. All files on the network are considered property of Propel Charter Schools, and subject to normal review and maintenance procedures. The use of the Internet is a privilege, not a right.

Policies:
It is the policy of Propel Charter Schools to mandate and expect that students will use the Internet/network in a responsible manner. Accordingly, the school has established a policy and procedures for the use of the Internet/network along with rules governing the behavior of students who access the Internet. Students who do not comply with the standards of behavior outlined in the student conduct and discipline plan or with the Internet/network rules below may lose their privilege to use the Internet/network and/or be subject to other disciplinary action.

Guidelines:
The Propel Charter Schools network is to be used only in a moral and ethical manner. As a user of the network, students are expected to abide by the following guidelines:
- Only licensed software may be used on the network.
- Games and personal software are not to be installed on the computers. No one shall execute a software program that has not been installed on the server by the Propel Technology Department.
- Intentionally altering the files and/or the hardware on Propel computers or mobile devices will be viewed as vandalism.
- Deliberate attempts to spread viruses through the network will be dealt with by the administration of the school as a violation of the Student Network Acceptable Use Policy.
- Unauthorized copying of school software will be considered theft.
- Each student will be provided a username and password to be used by that student to access the network. This is the only login information that a student should be using. Students shall not lend their password out to anyone else and should inform a staff member immediately if they feel their password has been compromised.
- Users are to logoff the system as soon as they are finished to prevent use under
the wrong login information.

- There will be no distributing of threatening, obscene, or harassing messages over the network or through the printer.
- Abusive, obscene, or disrespectful oral or written language or gestures and swearing will be strictly prohibited in any digital format including, but not limited to, electronic mail.
- Students may not engage in advertising of products or services for sale or participate in “chain letters” or “pyramid schemes”.
- No confidential information is to be distributed to other parties at any time. This includes posting of information sent by another party.
- Students are not permitted to connect to networks other than those provided by the school.
- Students are not permitted to deliberately bypass the Propel Charter Schools Internet firewall by use of proxy servers or other known methods.
- **Students will follow the instructional directives of the teacher or staff member in charge at all times.**
- The illegal use of copyrighted software is strictly prohibited. Any and all damages which may occur as a result of unauthorized usage or access will be the responsibility of the user.
- The use of the network to access obscene or pornographic material is prohibited and will be dealt with as a serious breach of school rules.

**References:**
School Code--24 P.S. Sec. 1303.I-A
PA Crime Code--18 Pa. C.S.A Sec. 5903, 6312
Child Internet Protection Act--24 P.S. Sec. 4601 et seq.

---

**X. Social Media Policy**

As a Propel student and family member you represent Propel. Even when students are not posting to social media during school hours, students must follow Propel Internet policies and these guidelines anytime you post material that could identify you or your relationship to the school or when using Web tools in the classroom or in any way related to classroom or school activities.

1. **Be aware of what you post online.** Social media venues are public. What you contribute leaves a digital footprint for all to see. Do not post anything you wouldn’t want friends, enemies, parents, teachers, or future employers to see.
2. **Follow the school’s policies when writing online.** What is inappropriate in the classroom is inappropriate online. Harassing, bullying, threatening and other types of inappropriate conduct is prohibited in school and online. It is acceptable to disagree with someone else’s opinions, however, do it in a respectful way. Criticism should be constructive and not hurtful.
3. **Be safe online.** Never give out personal information, including last names, phone numbers, etc.
numbers, exact birth dates, and addresses. Do not share your password with anyone besides your teachers and your parents.

4. **Be careful when you link.** Linking to other websites to support your thoughts and ideas is recommended. However, be sure to read the entire article prior to linking to ensure that all information is appropriate to a school setting.

5. **Do your own work!** Do not use other people’s work without their permission. It is illegal to copy and paste other people’s work (even parts of their work) without giving credit to that person. Hyperlink to your sources or include the web address where the information can be found. Pictures, videos, songs, and audio clips may also be protected by law. If you don’t have permission to use the images, videos, songs or other clips, don’t use them.

6. **Don’t be an imposter.** Do not misrepresent yourself by using someone else’s identity.

7. **Use appropriate writing.** Blog and wiki posts should be well written. Use proper grammar, capitalization, and punctuation. If you suggest edits to someone else’s work be sure it is in the spirit of improving the writing.

8. **Tell someone.** If you find inappropriate material that makes you feel uncomfortable, or is not respectful, tell your teacher. If you cannot tell your teacher, tell your principal.

9. **Follow the rules.** Students who do not abide by Propel’s policies and these guidelines will be subject to the consequences outlined in this Acceptable Use Policy.

10. **Use social media appropriately outside of school.** Speech, including but not limited to social media posts, that disrupts the school, makes a threat against a teacher or another student, or amounts to harassment will follow the same actions as described in the Major Violations sections.

**General Statement**

Propel Charter Schools issued email accounts are not private. Propel Schools retains the right to review, audit, intercept, access and disclose all messages created, received, or sent over the electronic mail system as necessary.

Propel Charter Schools Administration reserves the right to make random audits of the history files that record which websites students have visited.

The school is not, and cannot be, held responsible for the loss of material, accidental corruption or any other action that might affect transmission or loss of data.

Propel Charter Schools has taken all precautions to maintain safety of all users and these guidelines are written and enforced in the interest of all users’ safety and effective use of the Internet.

**Consequences**

- Restriction of network access
- Loss of the grade
- Financial responsibility for repair/replacement of damaged items
- Suspension in accordance with school discipline code
Criminal prosecution under appropriate state and federal laws

While teachers do their best to monitor student use of the Internet, the nature of the network makes it impossible to guarantee that students will never gain access to inappropriate areas. It is the intent that the network be used ethically for instructional activities. If we determine that a student has been using the system in an inappropriate activity, the privilege will be withdrawn.

The signature of the parent or guardian must be on file for each student prior to Internet access. **Access will be denied until a signature in this Student and Family Handbook is received.**

**XI. Propel Internet Safety Policy**

It is the policy of the Propel Schools to (a) prevent its computer network from being used to access or to transmit inappropriate material via Internet, electronic mail or other forms of direct communications; (b) prevent unauthorized access and other unlawful online activity; (c) prevent unauthorized online disclosure, use or dissemination of minors’ personal identification information; and (d) comply with the Children’s Internet Protection Act, 47 U.S.C. § 254(h) (“CIPA”). For specific definitions, please see an administrator.

**Inappropriate Material Access**

To the extent practical, technology protection measures shall be used to block or filter access to inappropriate material on the Internet or in other forms of electronic communications. Specifically, as required by the CIPA, internet filters will be used to block any material deemed to be obscene, child pornography or harmful to minors. Subject to staff supervision technology protection measures may be disabled or, in the case of minors, minimized only for bona fide research or other lawful purposes. 47 U.S.C. § 254(h) (5) (D).

**Inappropriate Network Use**

To the extent possible, steps will be taken to promote the safety and security of users of the Propel Schools’ online computer network when using electronic mail, chat rooms, instant messaging and other forms of direct electronic communications. Specifically, as required by the CIPA prevention of inappropriate network use includes (a) unauthorized access, including so-called “hacking” and other unlawful activities; (b) unauthorized disclosure, use and dissemination of personal identification information regarding minors.

**Supervision and Monitoring**

All Propel Schools staff members shall be responsible for supervising and monitoring use of the online computer network and access to the Internet in accordance with this policy and the CIPA.

Propel will educate all students about appropriate online behavior, including interacting with other individuals on social networking websites and in chat rooms and cyberbullying awareness and response. The concept of digital citizenship will continue to be discussed from Kindergarten through 12th Grade, with additional instruction focusing on research and information literacy.

The Chief Academic Officer or his/her designated representative(s) shall be responsible for
developing and implementing procedures for disabling or otherwise modifying any technology protection measures.

Adoption
The Board of Propel Schools adopted this Internet Safety Policy at a public meeting, following normal public notice, on November 18, 2008 and revised in 2013.

References:
School COde--24 P.S. Sec 1303.1-A
PA Crimes Code--18 Pa. C.S.A. Sec. 5903, 6312
Child Internet Protection Act--24 P.S. Sec. 4601 et seq.
Children’s Internet Protection Act, 47 U.S.C. § 254(h)

XII. Photo Permission
Photographs and videotape footage of students involved in various school related activities are often used as part of Propel’s community relations. Photographs/videotapes may be used in school publications, video productions, newspapers and on television. Names of students may be placed in articles in school and local newspapers/newsletters to recognize various student achievements. “Opt-Out” photo permission forms are sent home to families at the beginning of each school year.

In accordance with the Family Educational Rights and Privacy Act (FERPA), parents/guardians/family members and students are not permitted to view internal camera footage.

XIII. Attendance
Consistent attendance at school is not only essential for academic, social, and behavior excellence, it is also the law. It’s the parent/guardian’s responsibility to ensure that children attend school regularly as required by the state of Pennsylvania.

Immediately upon returning to school after an absence, students are to present a written absence note to the school office containing the dates of absence, the reason for the absence, and a parent/guardian signature. Absences for reasons of illness, funeral, medical and dental appointments, religious observance or court appearances will be considered excused.

When a student accumulates three or more days of unexcused absences, a legal written notice will be sent to the parent/guardian informing them that there has been a violation of the compulsory attendance provisions of PA School Law. Further violations can result in a citation being filed against the parent with the district magistrate.

Students with 10 consecutive unexcused absences will be permanently dropped from the school’s rolls and will not be able to return.

Students are limited to no more than 20 absences in a full school year. Both excused and
unexcused absences are applicable to this total. Any absence beyond 20 days must be accompanied with a medical doctor’s excuse. A student with a chronic health condition and/or other serious problem may petition for a waiver to the attendance policy.

**Excused Absences**

An excused absence can be defined as, but is not limited to:

1. Medical appointment verified by a medical note
2. Illness confirmed by a medical note
3. Observance of a religious holiday
4. Illness confirmed by a note from a parent/guardian
5. Court appearance demanded by official summons or subpoena verified by court.
6. Funeral (confirmed with a parent/guardian note)
7. Extenuating circumstances that have been approved by administration

**Unexcused Absences**

An unexcused absence can be defined as, but is not limited to:

1. Any absence that is not confirmed with a parental/guardian, medical staff, or within the three day grace period.
2. Truancy (absence from school without verification from the parent)
3. An illness which lasts for more than three consecutive days that is not verified by a medical note
4. Vacation days
5. Personal reasons
6. Failure to attend because of transportation problems, unless transported by school bus
7. Non-school sponsored sports activities or events

**Tardiness**

Those students who are not in their seats and prepared to learn when the first class begins at 8:30 are considered tardy to school.

Students who are tardy to school must be signed in at the Main Office by a parent or guardian. Tardiness for reasons of illness, funeral, medical and dental appointments, religious observance or court appearances will be considered excused. All other tardies will be considered unexcused. Excessive unexcused tardies may be converted into unexcused absences and may lead to possible prosecution before the magistrate.

**Early Dismissals**

Early dismissals may be requested for funerals, doctor appointments, and court appearances. Such requests must be made no later than 8:30AM the morning of the requested early dismissal. Students are to present an early dismissal form to the school office listing the date, time and reason for dismissal, and including a parent/guardian signature. At the time of dismissal, the student must report to the front office to sign out of the building. Students will not be permitted to leave for an early dismissal after 3:00PM. Students will only be allowed to
leave the school after phone verification of the dismissal from a parent/guardian on the day of the dismissal. Excessive unexcused early dismissals may be converted into unexcused absences and may lead to possible prosecution before the magistrate.

Governor Wolf signed new truancy legislation into law on Thursday, November 3, 2016. The law clearly states that the purpose of Pennsylvania’s truancy law is to improve school attendance and deter truancy “through a comprehensive approach to consistently identify and address attendance issues as early as possible with credible intervention techniques.”

The law explicitly defines “truant” as a child subject to compulsory school laws “having three (3) or more school days of unexcused absence during the current school year. The law streamlines the definition of “habitual truancy.” Under the law, “habitual truancy” is defined as a child subject to compulsory school laws “having six (6) or more school days of unexcused absences during the current school year.” Therefore, a child is habitually truant once he or she accumulates six unexcused absences during the course of the school year. These absences do not need to run consecutively. A child will be considered chronically absent when enrolled for 60+ days and absent (excused or unexcused) 10% or more of the school days enrolled.

The law has “procedural” requirements that Propel Schools will abide by. The first pertains to procedures schools must follow when a child is “truant”; the second pertains to the procedures a school must follow when a child is “habitually truant.” Propel Schools will notify in writing the person in parental relation with a child within ten (10) school days of the child’s third unexcused absence that the child has been “truant.” This notice will include a description of the consequences that will follow if the child becomes habitually truant in the future and may include the offer of an attendance improvement conference. If the child continues to be truant and incurs additional absences after this notice has been issued, Propel Schools will offer the student and parent/guardian a student attendance improvement conference.

Habitually truant children under fifteen years of age. If a habitually truant child is under fifteen (15), the Propel Schools will refer the child to either: (1) a school-based or community-based attendance improvement program or (2) the county children and youth agency (CYS) for services or possible disposition as a dependent child under the Juvenile Act. Additionally, Propel Schools may file a citation against the parent of a habitually truant child under fifteen (15) in a magisterial district court. If a habitually truant child is fifteen (15) or older, Propel Schools will either: (1) refer the child to a school-based or community-based attendance improvement program or (2) file a citation against the student or parent in a magisterial district court. If a habitually truant child aged fifteen (15) or older incurs additional absences after a school refers that child to an attendance improvement program or the child refuses to participate in an attendance improvement program, the school may refer the child to the local CYS agency for possible disposition as a dependent child. The new law defines “school attendance improvement conference” as a “conference where the child’s absences and reasons for the absences are examined in an effort to improve attendance, with or without additional services.” Propel Schools will invite the following individuals to the conference: the student, the person in parental relation to the child, appropriate school personnel, recommended service providers (e.g. case managers, behavioral health providers, probation officers, children and youth practitioners, etc.). Propel Schools will hold the conference even if the parent/guardian declines to participate or fails to
attend after the school provides advance written notice and makes attempts to communicate via telephone. There is no legal requirement for either the child or parent to attend an attendance improvement conference. Propel Schools will document the outcome of any attendance improvement conference in a written attendance improvement plan. Propel Schools may not take further legal action to address unexcused absences until after the date of the scheduled attendance improvement conference has passed. Attendance improvement conferences will not be perfunctory warnings that further absences will result in legal action against the student or parent. Propel Schools will create attendance improvement plans in conformity with the overriding purposes of the law.

Propel Schools will abide by the law for the procedure when referring cases of habitual truancy to the magisterial district courts. The venue will be determined based on the location of the school in which the child is enrolled. A magisterial district court will provide notice of the hearing to the following: the school, the person in parental relation, the local CYS agency.

Burden of Proof:
At the trial with respect to the citation, the burden, at all times, is on the school to prove beyond a reasonable doubt the following:
The child was habitually truant while subject to the compulsory attendance law without “justification” This standard aligns with the definition of habitual truancy in the Juvenile Act. The Superior Court has held that the Juvenile Act places the burden on the Government to prove each of these three elements. This means that the school must prove each of these elements, including that the habitual truancy was not justified. There is no burden on a student or parent to put forth evidence that the habitual truancy was justified. Of course, a student or parent may still put forth evidence that the habitual truancy was justified. If the school fails to prove that the habitual truancy was not justified, the school cannot carry its burden.

Affirmative Defenses:
Student and parent-respondents may put forth evidence of an “affirmative defense” that justifies the habitual truancy. For example, at least one court has held that a student has a right to present evidence of her disability to justify her habitual truancy. Additionally, the law continues to permit parents to present an affirmative defense that he or she took every reasonable step to ensure the child’s attendance at school. Affirmative defenses must be proven by a preponderance of the evidence.

Relevant evidence: The law explicitly states that, at sentencing, the judge must permit the school, parent, or student to present relevant information that will assist the judge in making an informed decision regarding the appropriate sentence. This is important because, the law affords considerable discretion to local judges in determining the most appropriate penalty in conformity with the purposes of the law.

Potential Penalties: The law states that a person convicted of habitual truancy may be fined: (1) up to $300 per offense, with court costs, for the first offense; (2) up to $500 per offense, with court costs, for the second offense; and (3) up to $750 per offense, with court costs, for a third and any and all subsequent offenses. The law defines “offense” as “each citation filed under Section 1333.1 for a violation of the requirement for compulsory school attendance regardless of the number of unexcused absences averred in the citation.” The law states that a court may jail
a parent/guardian who fails to pay a fine or completed court-ordered community service for a period not to exceed three days in any one case. The failure of a student to comply with a fine or costs associated with court must not be considered a “delinquent act” under the Juvenile Act. Under the law, if a parent or student is convicted a second time for habitual truancy within three years, the court must refer the child to CYS for services or possible disposition as a dependent child under the Juvenile Act. Judges have the discretion on whether to send the Department of Transportation a certified record of a student’s conviction for license suspension. Where a student’s license has been suspended, he or she may seek to have his or her eligibility restored by providing DOT with a form that indicates that (1) the child has attended school for a period of at least two months after the first conviction or four months after the second conviction without an unexcused absence or tardy; or (2) is subject to exception to the compulsory school attendance law; or (3) has graduated from school. The law provides that students who have been convicted of violating the compulsory school attendance laws and had their licenses suspended may apply for an occupational limited license pursuant to 75 Pa.C.S. § 1553 in order to get to and from work or school. Thus, even a student whose license has been suspended may drive to school if he or she applies for and receives an occupational limited license. This removes a potential barrier to school attendance. The law states that a child who has been convicted of habitual truancy may apply for an expungement. The court must grant a child’s application if (1) the child has earned a high school diploma, a Commonwealth secondary diploma, or another PDE-approved equivalent, or is subject to an exception to compulsory school attendance and (2) the child has satisfied any sentence imposed by the court with respect to the conviction, including payment of fines and costs. If a court grants an expungement application, the court must also order DOT to expunge all administrative records related to the convictions. Courts should make students aware of the opportunity to seek an expungement throughout the dispositional process.

References:
Pennsylvania Department of Education

XIV. Transportation

Propel Schools does not provide transportation to and from school. The school district of residence is responsible for providing transportation. The law requires school districts to provide transportation to resident students attending a Propel School "on such dates and periods that the charter school is in regular session" if: The charter school is located within the school district or the charter school is located not more than ten miles by the nearest public highway beyond the school district boundary. The law allows a school district to ask a child, regardless of age, to walk up to a mile and a half to a bus stop or school. The mile and a half is measured by public roads and does not include any private lane or walkway of the child's residence. All questions and concerns about assigned routes, bus stops, and/or any bus grievance out of the realm of Propel Schools control should be directed to the resident bus company.

Any change to daily in transportation must be made no later than 8:30AM the morning of the request. The appropriate forms must be submitted to the main office. For example, if a student is not taking the bus home and is getting picked up by an authorized friend/relative the office must be notified that morning in writing.
Students who take a school bus are expected to act responsibly and respectfully at all times. Every student is charged with the responsibility of proper school bus behavior and the knowledge that pupil transportation is a privilege. Students may be denied the privilege of being transported to and from school or other school related activities. Parents/guardians are responsible for supervision until such time as the child boards the bus in the morning and after the child leaves the bus at the end of the school day. Once the child boards the bus, and only at that time, does he/she become the responsibility of Propel Schools and the bus company. In cases that students do not conduct themselves according to the bus expectations and expectations outlined in this handbook, instances will be brought to the attention of the building principal. As Propel Schools knows the importance of students being present in school and to prevent the loss of the bus privilege, the schools take a number of measures to facilitate responsible and respectful behavior, including but limited to:

The procedures and policies in the Student and Family Handbook apply whenever a student is on a school bus.

- The Principal or his/her designee reviews expectations for appropriate bus behavior at all Family Orientations.
- Classroom teachers review expectations for appropriate bus behavior.
- A staff member meets each bus every morning to ensure appropriate student behaviors with the bus driver.
- A staff member contacts any parent or guardian whose child had failed to act responsibly and respectfully on the bus and imposes the appropriate consequences for the misbehavior.

Bus Regulations and Expectations:

- Be at the bus stop 5-10 minutes prior to the scheduled time.
- Parents/guardians are responsible for supervision of students before boarding and after departing from the bus.
- Parents/guardians are NOT permitted to board a school bus. Only those people who are authorized by the driver are permitted to be on the school bus. Please reference Pennsylvania’s unauthorized bus entry statute.
- Cross in front of the school bus when crossing a street.
- Keep buses clean, sanitary, and orderly.
- Obey bus drivers/monitors, as they are in full charge of buses and pupils while in transit.
- Always ride seated in an assigned seat facing the front of the bus.
- Never cause damage to the school bus, and report anything noticed to the driver. Any student disfiguring or mutilating a bus will be required to pay for the damage, and denied further use of buses.
- Never get off the bus at any stop other than your assigned bus stop, unless you have written permission from your parent and the bus driver.
- Never fight, scuffle, or incite any disturbance creating a hazard to the safety of others on the bus.
- Never use obscenities or profane language on the school bus.
- Do not extend arms or head out of the bus window at any time.
School officials will act upon referrals given by the school bus driver.

- First Referral – Bus Discipline Letter
- Second Referral – 1 day bus suspension
- Third Referral – 3 day bus suspension
- Fourth Referral – 5 day bus suspension (Parent Conference will be scheduled before the child is permitted to ride the bus.)
- Fifth Referral – 10 day bus suspension (Parent Conference will be scheduled before the child is permitted to ride the bus.)
- Sixth Referral – Loss of bus privileges for the remainder of the school year.

The above consequences are the bare minimum for each referral. School officials reserve the right to impose greater consequences depending on the severity of the situation.

References:
School Code--24 P.S. Sec 510
18 Pa. C.S. § 5571

XV. Criminal Activity
Propel will report to the appropriate authorities any criminal act upon suspicion that such an act has been committed. The school shall also cooperate with the authorities in the prosecution of such offenses. This applies to all stakeholders including students and parents/guardians.

XVI. Weapons Policy
Any instance of possession or suspicion of possession of a weapon; including a toy, look-alike, and imitation weapon; will be reported to the appropriate authorities. A weapon shall include, but not be limited to, any knife, cutting instrument, cutting tool, nunchaku, firearm, shotgun, rifle and any other tool, instrument, or implement capable of inflicting serious bodily injury. Propel will cooperate with the authorities in the prosecution of such offenses. Possession of a weapon will be grounds for expulsion from the school. Any object used in a threatening manner shall be considered a weapon even if its normal use is not as a weapon. This applies to all stakeholders including students and parents/guardians.

XVII. Smoke Free/Tobacco Free Policy
Propel is committed to providing a healthy and productive environment for staff, students, student families and community members. We believe that education has a central role to play in establishing healthy habits for children; we also believe it is appropriate to take measures to help students resist the use of tobacco. Students are NOT permitted to use or possess tobacco products of any kind or any form including eCiragettes and Vape Pens while in a school building, on school property, in a school vehicle, in a school bus, or while attending any school sponsored function at any time.
All stakeholders are NOT permitted to use tobacco products of any kind or any form including eCiragettes and Vape Pens while in a school building, on school property, in a school vehicle, in a school bus, or while attending any school sponsored function at any time.

**XVIII. Guidelines for Medication Administration**

An increase in the number of medications being sent into the schools make it necessary to establish guidelines for taking medications in the school for the protection of both students and school personnel.

PARENTS SHOULD MAKE EVERY EFFORT TO GIVE MEDICATION AT HOME as only essential prescribed medicines will be given at school. The parent or guardian will assume, in writing, full responsibility for any medications sent into school. All medications MUST be brought to school and picked up by an adult. If the School Nurse is not available, the building Principal may accept delivery of the medication. In addition: the administration of over-the-counter medications is governed by state law, which forbids a school nurse to administer any medication without a licensed medical practitioner’s or dentist’s written order.

**All Medications**

- All medications, including over-the-counter medications, must be accompanied by written instruction from a licensed medical practitioner or dentist. **NO EXPIRED MEDICATIONS WILL BE ACCEPTED. NO EXCEPTIONS.**
- All prescription medications must be in its original labeled pharmacy container and must be accompanied by a health professional’s written request for administration which includes:
  - Name of student
  - Name of medication
  - Name of qualified healthcare professional
  - Dosage
  - Date
  - Time of administration
- Over-the-counter medications must be in the manufacturer’s original container and be labeled by the parent/guardian with the child’s name and must be accompanied by a health professional’s written request for administration which includes:
  - Name of student
  - Name of medication
  - Name of qualified healthcare professional
  - Dosage
  - Date
  - Time of administration

- In addition, a parent or guardian must complete a permission form issued by the school for ALL medications given at school.
- All medications are to be kept in a locked cabinet in the school health office.
- Medications not in compliance with the above guidelines cannot be given and will be returned to the parents/guardians.
Self-administration of emergency asthma and anaphylaxis medications (Epi-pens) will be permitted with a licensed medical practitioner’s order and parent permission, including a statement that it is necessary for the student to carry the medication and that the student is capable of self-administration.

**Self-Administration**

To self-administer medication, the student must be able to:

- Respond to and visually recognize his/her name
- Identify his/her medication
- Measure, pour and administer the prescribed dosage

All medication orders and parent permission will be valid for the current school year only. **ALL MEDICATIONS must have a new doctor’s order and parent permission submitted each school year.**

All medications will be sent home at the conclusion of the school year. Any medication not picked up at the conclusion of the school year will be discarded. No medication can be kept at the school over the summer. Medication will be returned to the parent or an adult designee only.

**Field Trip Medications**

Due to current Pennsylvania State Mandates school medications **MAY NOT BE SENT WITH THE TEACHER** if the school nurse is unable to attend the field trip. Parents of children with life threatening medical conditions and those taking daily medications will be dealt with on an individual basis. Parents of children who receive routine medication during school hours may choose to have their child not receive his/her medication on the day of the field trip if a nurse cannot attend. Any questions should be directed to your child’s school nurse.

**When to Keep Your Child Home from School**

Upon occasion it is necessary for your child to remain home due to an illness. The Allegheny County Health Department and the Centers for Disease Control and Prevention have provided the following guidelines:

- Your child should not be sent to school hoping that he or she will feel better after arriving.
- Your child should be kept home following a nighttime bout of nausea, vomiting, or diarrhea and watched for further symptoms.
- Your child should remain home if he/she has had a temperature of 100 degrees or higher. A child should have a normal temperature for 24 hours without fever reducing medicines before returning to school.
- Whooping Cough: exclude from school until 5 days from start of appropriate antimicrobial treatment.
- Pink Eye: 24 hours after initiation of treatment.
- Strep Throat: 24 hours after initiation of treatment.
- Lice: Until treated with a pediculicidal agent. Seven days after treatment a health care provider or school nurse shall re-examine for infestation.
- Chicken Pox: Six days from the outbreak of the last crop of blisters with all pox marks
dried.
  ○ Impetigo, scabies or ringworm: Until judged non-infectious by the physician or 24 hours after initiation of treatment.
  ○ Bed Bugs: Propel Schools follows guidelines from the United States Environmental Protection Agency

XIX. Miscellaneous
Telephone Use
Students are not permitted to use the school telephones to make phone calls during the school day unless given permission and accompanied by school staff. If there is an emergency an adult will make a phone call home.

Lost and Damaged School Property
Students are responsible for taking care of and returning school property provided for their use—including but not limited to locks, lockers, lab equipment, books, technology. Families will be billed for lost or damaged items. Students with outstanding balances may be excluded from school activities and reports may be held.

Complaints
See Family Expectations for Resolving School Concerns

Accidents
If your child is injured at school, we will make him/her comfortable and begin appropriate first aid procedures. If you cannot be reached, we will attempt to contact the emergency numbers you have listed on the student information cards. If your child needs to be transported to a hospital, an ambulance will be called. A school staff member will accompany your child to the hospital and stay with him/her until you arrive.

Volunteer Practices/Procedures
All volunteers (parents, grandparents, community members) must have the required clearances including criminal, child abuse, FBI, PA Department of Education, and a TB test. Volunteers are assigned duties by the building principal and will work directly with an administrator who will work with faculty or staff for appropriate placement and direction of the volunteer work.

Any other arrangements must be cleared with the superintendent or his/her designee. Volunteers must have proper clearances to assist with school events, performances, trips, attend conferences, etc. Paperwork to obtain the proper clearances can be provided by the building administrative assistant. All volunteers will be required to follow the Building Visitation Policy.

Building Visitation Policy
Propel Schools holds the safety of all stakeholders at high regards. In order to enter the building, all visitors must have in their possession a photo ID that will be scanned as a
security measure. Upon entering the building, all visitors must go directly to the main office, check in with the administrative assistant, provide photo ID, and secure a visitor’s pass, and wait for a staff member to provide you with directions how to proceed. Propel Schools has the right to deny visitors into the building and/or have them exit school grounds at any time.

Parent Visitation
The administration and faculty of Propel Schools wish to support home/school cooperation. In order to make your visit to school more profitable to you and to us, and safe for all students, the following must occur:

1. Schedule your visit at least 24 hours in advance. A phone call to the principal office will ensure all staff of your presence.
2. If you desire a conference with a teacher, make an appointment through the office. Classes will not be interrupted for this purpose.
3. All visitors must register in the office and obtain a visitor’s ID. See Building Visitation Policy.

XX. Title I, Part A: LEA Parent-Family Engagement Policy

PART I. GENERAL EXPECTATIONS

Propel Schools agrees to implement the following statutory requirements:

1. The school district will put into operation programs, activities and procedures for the involvement of parents in all of its schools with Title I, Part A programs, consistent with section 1118 of the Elementary and Secondary Education Act (ESEA). Those programs, activities and procedures will be planned and operated with meaningful consultation with parents of participating children.
2. Consistent with section 1118, the school district will work with its schools to ensure that the required school-level parent-family engagement policies meet the requirements of section 1118(b) of the ESEA, and each include, as a component, a school-parent compact consistent with section 1118(d) of the ESEA.
3. The school district will incorporate this district wide parent-family engagement policy into its LEA plan developed under section 1112 of the ESEA. In carrying out the Title I, Part A parent-family engagement requirements, to the extent practicable, the school district and its schools will provide full opportunities for the participation of parents with limited English proficiency, parents with disabilities, and parents of migratory children, including providing information and school reports required under section 1111 of the ESEA in an understandable and uniform format and, including alternative formats upon request, and, to the extent practicable, in a language parents understand.
4. If the LEA plan for Title I, Part A, developed under section 1112 of the ESEA, is not satisfactory to the parents of participating children, the school district will submit any parent comments with the plan when the school district submits the plan to the State Department of Education.
5. The school district will be governed by the following statutory definition of parent-family engagement, and expects that its Title I schools will carry out programs, activities and procedures in accordance with this definition: Parent-family engagement means the participation of parents in regular, two-way, and meaningful communication involving student academic learning and other school activities, including ensuring—(A) that parents play an integral role in assisting their child’s learning; (B) that parents are encouraged to be actively involved in their child’s education at school; (C) that parents are full partners in their child’s education and are included, as appropriate, in decision-making and on advisory committees to assist in the education of their child; (D) the carrying out of other activities, such as those described in section 1118 of the ESEA.

PART II. DESCRIPTION OF HOW DISTRICT WILL IMPLEMENT REQUIRED DISTRICT WIDE PARENT-FAMILY ENGAGEMENT COMPONENTS

1. Propel Schools will take the following actions to involve parents in the joint development of its district wide parent-family engagement policy under section 1112 of the ESEA:
   a. Propel will meet with parents, families, members of the community, and school staff to discuss the design and implementation of the parent-family engagement policy. Propel will recruit participants through various avenues of publicity. Meeting will be planned and held at convenient times and locations.

2. Propel Schools will take the following actions to involve parents in the process of school review and improvement under section 1116 of the ESEA:
   a. Propel will meet with parents, families, members of the community, and school staff to discuss the design and implementation of the parent-family engagement policy. Propel will recruit participants through various avenues of publicity. Meeting will be planned and held at convenient times and locations.

3. Propel will provide the following necessary coordination, technical assistance, and other support to assist Title I, Part A schools in planning and implementing effective parent-family engagement activities to improve student academic achievement and school performance:
   a. Monthly meetings with school leadership will be held to provide professional development and support. Monthly checklists will be sent to school leadership.

4. Propel Schools will coordinate and integrate parent-family engagement strategies in Title I, Part A with parental involvement strategies under the following other programs:
   a. Local Head Start Programs and partnerships with establishments in the local communities.

5. Propel Schools will take the following actions to conduct, with the involvement of parents, an annual evaluation of the content and effectiveness of this parent-family engagement policy in improving the quality of its Title I, Part A schools. The evaluation will include identifying barriers to greater participation by parents in parental involvement activities (with particular attention to parents who are economically disadvantaged, are disabled, have limited English proficiency, have limited literacy, or are of any racial or ethnic minority background). The school district will use the findings of the evaluation about its
parent-family engagement policy and activities to design strategies for more effective parental involvement, and to revise, if necessary (and with the involvement of parents) its parent-family engagement policies.

a. Multiple modes of communication will be used to notify all parents and families of the annual review meeting. Parents and families will have the opportunity to work collaboratively with the principal and instructional coaches to provide feedback and suggestions for evaluating the parent-family engagement policy.

b. Propel Schools will build the schools’ and parent’s capacity for strong parent-family engagement, in order to ensure effective involvement of parents and to support a partnership among the school involved, parents, and the community to improve student academic achievement, through the following activities specifically described below:

c. The school district will, with the assistance of its Title I, Part A schools, provide assistance to parents of children served by the school district or school, as appropriate, in understanding topics such as the following, by undertaking the actions described in this paragraph by conducting parent-family workshops:

   i. the State’s academic content standards, the State’s student academic achievement standards, the State and local academic assessments including alternate assessments, the requirements of Title I Part A, how to monitor their child’s progress, and how to work with educators

d. The school district will, with the assistance of its schools, provide materials and training to help parents work with their children to improve their children’s academic achievement, such as literacy training, and using technology, as appropriate, to foster parental involvement, by conducting parent-family workshops.

e. The school district will, with the assistance of its schools and parents, educate its teachers, pupil services personnel, principals and other staff, in how to reach out to, communicate with, and work with parents as equal partners, in the value and utility of contributions of parents, and in how to implement and coordinate parent programs and build ties between parents and schools, by holding professional development sessions.

f. The school district will, to the extent feasible and appropriate, coordinate and integrate parent-family engagement programs and activities with Head Start and public preschool and other programs, and conduct other activities, such as parent resource centers, that encourage and support parents and families in more fully participating in the education of their children, by visiting local pre-schools and conducting parent-family workshops.

g. The school district will take the following actions to ensure that information related to the school and parent- programs, meetings, and other activities, is sent to the parents of participating children in an understandable and uniform format, including alternative formats upon request, and, to the extent practicable, in a
language the parents can understand, by using multiple exposures and modes of communication.

PART III. DISCRETIONARY DISTRICT WIDE PARENT-FAMILY ENGAGEMENT POLICY COMPONENTS

1. Involving parents in the development of training for teachers, principals, and other educators to improve the effectiveness of that training;
2. Providing necessary literacy training for parents from Title I, Part A funds, if the school district has exhausted all other reasonably available sources of funding for that training;
3. Paying reasonable and necessary expenses associated with parental involvement activities;
4. In order to maximize parent-family involvement and participation in their children’s education, arranging school meetings at a variety of times, or conducting in-home conferences between teachers or other educators, who work directly with participating children, with parents who are unable to attend those conferences at school;
5. Adopting and implementing model approaches to improving parental involvement;
6. Developing appropriate roles for community-based organizations and businesses in parental involvement activities;
7. Providing other reasonable support for parental involvement activities under section 1118 as parents may request.

PART IV. ADOPTION

This District wide Parent-Family Engagement Policy has been developed jointly with, and agreed on with, parents of children participating in Title I, Part A programs. It will be reviewed annually with all stakeholders. The school district will distribute this policy to all parents of participating Title I, Part A children annually.

Title I, Part A: School Level Parent-Family Engagement Policy

Propel Schools is dedicated to providing a high-quality education for every student. To accomplish this objective, there needs to be a strong partnership between the school and the family. Parents and families work as partners to increase student achievement and develop positive attitudes about self and school.

Teachers will keep parents and families informed of grade level learning objectives and expectations. All students will be expected to work toward mastering these objectives before moving onto the next grade level. In order for this to occur, the expectation is that parents and families attend at least two face-to-face conferences at the school where the academic, social, and emotional progress of the child is discussed.

Propel Schools has developed a written Title I Schoolwide Parent-Family Engagement Policy and School/Parent/School Compact with input from parents and families. Propel believes that the
parents and families are the child’s first teacher and even after entering school, the continued involvement of the parents and families is critical to the success of the child while in school. In order to accomplish this goal, all parents and families will receive a copy of the Parent-Family Engagement Policy and School/Parent/Student Compact at the beginning of the school year, and it will be posted on the school’s web-site. The policy describes the means for carrying out the following Title I parent and family engagement requirements [20 USC 6318 Section 1118(a)-(f) inclusive].

**Parent-Family Engagement in the Title I Schoolwide Program**

To involve parent and families in the Title I Schoolwide Program at Propel Schools, the following practices have been established:

- The school convenes two annual meetings each fall and spring to inform all parents and families about the Title I Schoolwide Programs, Title I requirements, and about the right of parents to be involved in the Title I Schoolwide Program.
- The school offers a flexible number of meeting times and dates for all parents and families, such as meetings in the morning or evening.
- The school involves parents and families in an organized, ongoing, and timely way, in the planning, review, and improvement of the school’s Title I Schoolwide program and the Title I Parent-Family Engagement Policy and School Compact. Parents, families, and school staff meet to discuss the design, implementation, and provide feedback.
- The school provides parents and families with timely information through various modes of communication including phone calls, newsletters, emails, social media postings, and website postings.
- The school provides parents and families with an explanation of the curriculum used at the school, the assessments used to measure student progress, and the proficiency levels students are expected to meet. Parents and families are required to attend two parent-teacher conferences each year where the above information will be discussed. The information will also be discussed at the annual Title I meetings.
- If requested by parents and families, the school provides opportunities for regular meetings that allow the parents to participate in decisions relating to the education of their children.
- Parents and families may request to attend the annual federal programs parent conference. One parent/guardian per LEA will be able to attend annually and must have all current clearances on file at the Propel Administrative office. After the conference, the parent/guardian is expected to volunteer at the school and share the information from the conference with other families and school staff. Applications must be submitted to the Federal Programs Coordinator at least 6 weeks prior to the deadline indicated on the application. If more than more parent request to attend, a lottery will be used to determine attendance.
If the Schoolwide plan is not satisfactory to families and parents, all comments will be submitted when the school makes the plan available to the LEA.

**Title I, Part A: School/Family-Parent/Student Compact**

Propel Schools distributes to parents and families a School/Parent/Student Compact. The compact, which has been jointly developed with parents, outlines how parents, the entire school staff, and students will share the responsibility for improved student academic achievement. It describes specific ways the school and families will partner to help children achieve the State’s high academic standards. It addresses the following legally required items, as well as other items suggested by parents and families.

- The school’s responsibility to provide high-quality curriculum and instruction.
- The ways parents will be responsible for supporting their children’s learning.
- The importance of ongoing communication between parents and teachers through, at a minimum, semi-annual parent-teacher conferences; frequent reports on student progress; access to staff; opportunities for parents to volunteer and participate in their child’s class; and opportunities to observe classroom activities when requested and scheduled.

Parents and families along with school staff met to discuss the design implementation of the compact. Propel uses various modes of communication and holds meetings at different times to accommodate parents and families.

Propel Schools engages parents and families in meaningful interactions with the school. It supports a partnership among staff, parents, and the community to improve student academic achievement. To help reach these goals, the school has established the following practices which requires the home and school to recognize and agree upon the responsibilities of each party in the learning process.

**Student Responsibilities:**

- Take ownership for my education without making excuses
- Read and follow the Student and Family Handbook
- Attend at least 4 school events per year to support my education my school.
- Attend school regularly and on time
- Complete and return homework assignments
- Read every day at home
- Respect myself, my peers, and school personnel
- Respect the rights of others to learn without distraction and disruption
- Accept responsibility for my own actions
- Make an effort to do my best work
- Respect the cultural differences of other students, their families, and staff
- Work to resolve conflicts in positive, nonviolent ways
- Comply with school rules at all times while at school, at school functions (including functions off-campus), and on the school bus
Deliver all reports and notices sent by the school to my parent/guardian

**Parent/Family Responsibilities:**
- Read and follow the Student and Family Handbook
- Assume good intentions
- Conduct self in a professional manner at all times
- Follow all LEA and school procedures and policies
- Advocate for child using the expectations outlined in the Student and Family Handbook
- Assure my child gets to school on time and attends regularly
- Provide adequate rest, food, and medical attention for my child
- Monitor the completion of homework by establishing a time for homework, reviewing it regularly, providing a well-lighted and quiet place for study, encouraging my child’s efforts and being available for questions
- Monitor social media, screen time, and media exposure
- Encourage positive use of extracurricular time
- Encourage my child to read for about 30 minutes each day at home and engage with literacy
- Participate in school activities on a regular basis as outlined the Student and Family Handbook
- Attend fall and spring educator-family conferences
- Communicate with school staff regarding my child’s needs and circumstances
- Stay aware of what my child is learning and his/her progress in school
- Be aware of and follow rules and regulations of the school. Encourage and support my child in following the rules and regulations of the school
- Support the school in its efforts to maintain proper discipline according to the Student and Family Handbook
- Update contact information regularly to maintain communication with the school and ensure consistent enrollment

**Teacher Responsibilities**
- Read and follow the Student and Family Handbook and all Procedures and Policies
- Assume good intentions
- Conduct self in a professional manner at all times
- Follow all LEA and school procedures and policies
- Maintain and foster high standards of academic achievement and positive behavior
- Serve as a positive role model
- Respect the cultural differences of students, their families, and other staff
- Assist the administration in facilitating and implementing the Title I Parent Involvement policy and parent involvement activities
- Provide a safe, caring and pleasant environment that promotes active learning
- Explain assignments clearly and provide homework that supports the curriculum
- Help students learn how to resolve conflicts in an appropriate and positive manner
- Advise parents of their student’s progress on a regular basis
- Be readily accessible to parents and provide opportunities for parents to meet on a regular basis to discuss their student’s progress and to participate as appropriate in the decisions
relating to their student’s education

- Provide opportunities for parents to volunteer and participate in their student’s class and observe classroom activities when appropriately scheduled
- Demonstrate exemplary attendance as a model for the students
- Provide necessary assistance to parents so that they can help with the assignments
- Continue efforts to develop professionally

**School Responsibilities**

- The school provides parents with assistance in understanding the State’s academic content standards, assessments, and how to monitor and improve the achievement of their children.
- The school provides parents and families with materials and training to help them work with their children to improve their children's achievement.
- With the assistance of parents, the school educates staff members about the value of parent contributions, and in how to work with parents as equal partners.
- The school coordinates and integrates the Title I Parent-Family involvement program with other programs, and conducts other activities, such as parent resource centers, to encourage and support parents in more fully participating in the education of their children.
- The school distributes information related to school and parent programs, meetings, and other activities to parents and families in a format and language that the parents understand.
- The school provides support for parent and family involvement activities requested by parents, when reasonable.

**Accessibility**

Propel Schools provides opportunities for the participation of all parents and families, including parents with limited English proficiency, parents with disabilities, and parents of migratory students. Information and school reports are provided in a format and language that parents can understand.

**XXI. Annual Child Find Notice and Student Records Notice**

The Family Educational Rights and Privacy Act of 1974 (FERPA - C.F.R. Part 99), was most recently amended January 8, 2008, state regulations (Chapter 711-Special Education Services and Programs, Chapter 12-Student Rights and Responsibilities) and district policy.

It is the intent of this Annual Notice and policy to inform parent/guardian(s) and eligible children (i.e. students 18 and older) of their rights relevant to their privacy rights in the collection, maintenance, release and destruction of these records as required by the Family Educational Rights and Privacy Act (FERPA), 20 U.S.C. ‘1232g. 34 C.F.R. part 99.
Annual notice of this policy is accessible on Propel’s website.

The different categories of information maintained by the school district are as follows; educational and health records, personally identifiable information and directory information. Information known as directory information can be released without consent. Parents may opt out of this by requesting in writing to the school principal that some or all directory information not be released. In addition, photographs and/or videos may be used in newspaper articles highlighting various school activities or television coverage of school events. If you do not wish your child to be photographed or videotaped for these purposes, you must inform the district in writing.

**Education Records** include records directly related to a student that are maintained by Propel Schools. The Educational Records of the District may include all of the following (this list is not intended to be exhaustive): grades, standardized test results, student evaluation reports, samples of student work, records transferred from sending schools, discipline records, medical records and any other records created and maintained by the school district directly related to the student. Educational records do not include communications with legal counsel that are attorney client privileged. Educational Records do not include records maintained solely by the creator for their personal use, not shared with others. The contents of a student’s educational file shall be determined by the District unless a specific parental request is made or a complaint is made, consistent with this Notice.

The District shall permit the parent/guardian(s) of a student or an eligible special education student, who is or has been in attendance in the District, to inspect and review the education records of the student upon written request. The District will comply with a written request to review records within a reasonable period of time (never to exceed 45 calendar days from the date of written request; 30 days if the student receives special education services) after the request has been made. When there are special cases and where necessary, a parental request to review records will be granted and arranged as soon as possible. Visits to review a student’s records shall be arranged and facilitated by the building principal or designee, or any party selected by the District, for the purposes of security and assistance in explaining or interpreting the data. The right to inspect and review education records includes:

1. The right to a response from the District to reasonable requests, made in writing, for explanation and interpretations of the record; and
2. The right to obtain copies of records from the District where failure of the District to provide the copies would effectively prevent a parent or eligible student from exercising the right to inspect and review the educational records (e.g. where the parent lives too far to come review the records personally). **A reasonable fee of .25 will be charged per page for duplicate copies of documents already provided to parents/guardians**

In accordance with FERPA, the District will not produce or compile documentation that does not already exist.
It is presumed by the District that both natural parent/guardian(s) of a student has authority to inspect and review the education records of the student at the school in the child’s attendance area (main office) by appointment unless there is evidence that there is a legally binding instrument, or a State law or court order governing such matters as divorce, separation or custody, which provides to the contrary. A District designee will sit with the parent when the parent reviews the records in a private conference area. As part of the notice of a parent’s right to access, Propel Schools has the responsibility to inform all parents of provisions affecting parental access, and request verification of any court order denying either parent access to records. It is the responsibility of the parent seeking to deny access to the records to provide Propel Schools with a copy of the court order or other document that limits or controls access to student records. In cases where the the request for access to records is made by a non-custodial parent, Propel Schools has the responsibility to verify the person’s identity and notify the custodial parent of the request. If a parent seeking to deny access does not respond to the school’s request within the 45 or 30 day timeframe, the school must grant the request.

**Legal Custody and Court Orders**

Propel Schools will do everything possible to ensure the safety and rights of all family members are protected. Parents/guardians who are involved in custody situations with their children must submit a copy of the standing and current court order to the school office immediately. Court order statements will be fully honored by Propel Schools. Please inform the school and provided updated documentation when necessary. Documentation must be submitted each school year.

**Under federal law, parental consent is not required for the release of Directory information, which is information contained in an education record of a student that would not generally be considered harmful or an invasion of privacy if disclosed.**

The District designates the following as **Directory Information means**: information contained in an education record of a student that would not generally be considered harmful or an invasion of privacy if disclosed.

- **(a)** Directory information includes, but is not limited to, the student’s name; address; telephone listing; electronic mail address; photograph; date and place of birth; major field of study; grade level; enrollment status (e.g., undergraduate or graduate, full-time or part-time); dates of attendance; participation in officially recognized activities and sports; weight and height of members of athletic teams; degrees, honors and awards received; and the most recent educational agency or institution attended.

- **(b)** Directory information does not include a student’s ---
  1. Social security number; or
  2. Student identification (ID) number, except as provided in paragraph (c) of this section.
(c) Directory information includes a student ID number, user ID, or other unique personal identifier used by the student for purposes of accessing or communicating in electronic systems, but only if the identifier cannot be used to gain access to education records except when used in conjunction with one or more factors that authenticate the user’s identity, such as a personal identification number (PIN), password, or other factor known or possessed only by the authorized user.

A written record of this information, or electronic copy of the same, including grade level completed and year completed, may be maintained at least 100 years after a student attains age 21. A parent/guardian or eligible student may notify the District in writing of their refusal to allow the District to release directory information without prior consent. Such written refusal for consent must be sent to Director of Pupil Services, Propel Schools, 3447 East Carson Street, Suite 200, Pittsburgh, PA 15203.

Pursuant to Section 9528 of the No Child Left Behind Act, the District is required to release student directory information (access to names, addresses, and phone numbers of high school juniors and seniors) to military recruiters and college admissions officers. The No Child Left Behind law requires high schools to release information to colleges or other higher learning institutions upon request. Any parent/guardian or student who has reached age eighteen may notify the District in writing of their refusal for this information to be released. Letters seeking the withholding of information to military recruiters should be sent to: Director of Pupil Services, Propel Schools, 3447 East Carson Street, Suite 200, Pittsburgh, PA 15203.

Per federal guidance, student medical records, maintained by the nurses’ office, are considered educational records and will be shared with staff who the district determines have a legitimate educational interest in the information and a need to know medical information to protect the safety and health of the student. Once provided to the District, specific parental consent will not be sought to share information on a need to know basis. Parental requests to maintain the confidentiality of specific medical information must be made in writing to the nurse’s office. Requests for complete confidentiality of medical information will be granted at the discretion of the nurse. These requests will be granted unless dangerous to the student.

If the district reported a crime committed by a student with a disability the district will ensure that copies of the special education records and disciplinary records of the student will be transmitted properly and only to the extent possible that the transmission is permitted by the Family Educational Rights and Privacy Act.

The District can communicate about sex offenders from agency to agency.

The District shall obtain the written consent of the parent(s)/guardian(s) of a student age eighteen before disclosing personally identifiable information, other than directory information, from the education records of a student to a third party. Consent is not required where the
Disclosure is to the parent/guardian(s) of a student who is not an eligible student or the student himself or herself.

**Personally Identifiable Information**
The term includes, but is not limited to---

A. The student's name;
B. The name of the student's parent or other family members;
C. The address of the student or student's family;
D. A personal identifier, such as the student’s social security number, student number, or biometric record;
E. Other indirect identifier;, such as the student's date of birth, place of birth, and mother's maiden name; that other information, alone or in combination, is linked or linkable to a specific student that any reasonable person in the school community, who does not have personal knowledge of the student be able to identify the student to whom the education record relates.

**Uses of Personally Identifiable Information:**
The district may disclose personally identifiable information from the education records of a student without written consent of the parent/guardian(s) or the student or the eligible student in several situations. See 34 C.F.R. Part 99. Some important examples of when no consent to release information is needed include (list is not exhaustive):

1. To other school officials, including teachers, guidance counselors, nurses, and I.U. personnel within the District who have been determined by the District to have legitimate educational interests or are providing instruction or services to students. The District has determined that all school employees involved in the direct supervision of a student (academic or non-academic) (including support staff) have a legitimate educational interest in academic and health related student information if the information is necessary to ensure appropriate fulfillment of their professional duties and to ensure the health and safety of the student.
2. To officials of another school or school system or post-secondary schools in which the student seeks or intends to enroll, subject to the requirements set forth in 99.34. Parents may request a copy of the record sent.
3. To appropriate parties in a health or safety emergency, subject to the conditions set in 99.36, if knowledge of the information is necessary to protect the health or safety of the student or other individuals.
4. Information designated by the District as Directory Information.
5. Generally, schools must have written permission from the parent/guardian or eligible student in order to release any information from a student's education record. However, FERPA allows schools to disclose those records, without consent, to the following parties or under the following conditions (34 CFR § 99.31):
   - Specified officials for audit and evaluation purposes
   - Appropriate parties in connection with financial aid to a student
   - Organizations conducting studies for or on behalf of the school
Accrediting organizations
To comply with a judicial order or lawfully issued subpoena
State and local authorities, within the juvenile justice system, pursuant to specific state law
Contracted, consultant, volunteer, or other party to whom an agency or institution has outsourced institutional services or functions may be considered a school official under this paragraph---
1. Performs an institutional service or function for which the agency or institution would otherwise use employees;
2. Is under the direct control of the agency or institution with respect to the use and maintenance of education records; and
3. Is subject to the requirements of §99.33 (a) governing the use and disclosure of personally identifiable information from education records.

Propel Schools will use reasonable methods to ensure that school officials obtain access to only those education records in which they have legitimate educational interests. When providing records to authorized third parties, the District will make a reasonable attempt to notify the parent/guardian(s) of the student or the eligible student of the transfer of the records at the last known address of the parent(s)/guardian(s) or eligible student. Per state law, the District will not provide any notice of transfer of records of a student to a school in which a student seeks or intends to enroll.

Under federal and state law, Propel Schools will maintain a list of all persons who have requested or obtained access to personally identifiable information contained in the student’s educational record. The list will include the name of the party making the request, the basis upon which the party claims the right to access the information, and the date the request was made. The list will be available to the student’s parent/guardian upon request.

The District maintains student records in the individual Propel buildings. Special education student records, student health records, and 504 student service plans are kept in separate locked files in the individual schools until the time when the student is no longer active. Once a student becomes inactive in Propel their records are transferred to a locked storage space.

PLEASE NOTE: PROPEL SCHOOLS MAY DESTROY RECORDS UNDER THE FOLLOWING CIRCUMSTANCES AND TIMELINES

A. Records that include a student’s name, address, grades, attendance records, classes attended, grade level completed and year completed may be destroyed once 100 years have passed since the student’s 24th birthday.

B. Special Education records, Section 504 records, Response to Intervention (RTI) records, and health records **may be destroyed once 10 years have passed from the date a student has graduated or reached graduation age** (if exiting the district before graduation) as long as there is no outstanding request to inspect and review the records and the records are no longer
C. **Notice of destruction of these records is provided annually via this publication.** Educational records of a student are longer needed by the District to provide educational services at the end of one year following a student’s graduation from the District. A parent/guardian may submit a written request for the destruction of all education records at that time.

D. Destruction will proceed where parents or eligible students have not requested copies by November 1st of the year the records may be destroyed as per paragraphs A&B above. Parents or students over eighteen have the right to request a copy of their record before destruction.

Parents are reminded that copies of the records might be needed for the acquisition of Social Security benefits or for other purposes.

**Amendment of Education Records**
A Parent/guardian or eligible student has the right to request amendment of a student’s educational file if it is believed that any information is inaccurate, or in violation of a student’s rights. The educational agency shall decide within a reasonable time whether to amend the record. If the school district decides not to amend the educational record it shall notify the parent/student of the right to and arrange an informal hearing. The hearing will be conducted by an official of the District without an interest in the outcome, who will be either the Director of Pupil Services or their designee. The parent may present relevant evidence. The District will issue a written decision based on the hearing. Informal inquiries may be sent to: ferpa@ed.gov or ppra@ed.gov. The website address is: www.ed.gov/policy/gen/guide/fpcd

Complaints regarding violation of rights accorded parent(s)/guardian(s) and eligible students with respect to student records are to be submitted to Director of Pupil Services, Propel Schools, 3447 East Carson Street, Pittsburgh, PA 15203, in writing. All Complaints will be investigated and responded to in writing within a reasonable period of time. If complaints cannot be satisfactorily resolved by the District, complaints can be filed with the following:

**Family Policy Compliance Office**
**U.S. Department of Education 400 Maryland Avenue, SW Washington, D.C. 20202-4605**

Questions regarding the above information or requests for a copy of the records policy may be referred to: Director of Pupil Services, Propel Schools, 3447 East Carson Street, Suite 200, Pittsburgh, PA 15203.

**SCREENING AND EVALUATION**
Propel Schools has a three-part screening process in place that identifies any student
who may need special education.

LEVEL 1: Review of Group-Based Data
The building principals, general education teachers, and resource teachers review enrollment information, academic and health records, and results from group-based tests such as Dynamic Indicators of Basic Early Literacy Skills (DIBELS), Measure of Academic Performance Assessment (MAP), Developmental Reading Assessment (DRA), 4-Sight Assessments, and the Pennsylvania System of School Assessment (PSSA). For incoming kindergarten students, results from a kindergarten readiness screening are examined. Data gathered through a thorough review of records may prompt a referral for screening of a child for special education.

LEVEL 2: Review of Hearing, Vision, Motor, Speech and Language
As prescribed by Section 1402 of the Pennsylvania school code, Propel Schools routinely conducts health screenings for kindergarten (K) through 12th grade students and new students without history of recent exams: Vision (Gr. K-12); Hearing (Gr. K-3, 7, & 11 and any student with a known history of hearing loss and ungraded students); Mandated Physical Exams (Gr. K or 1, 6, and 11); Dental Screenings (Gr. K or 1, 3 and 7); Scoliosis Screening (Gr. 6 & 7); and Body Mass Index (BMI) Screening (Gr. K-12). Speech and language skills are screened in kindergarten and upon referral to the speech pathologist. Gross motor and fine motor skills, academic and social-emotional skills are assessed by the general education teachers, special education teachers, and support staff on an ongoing basis. Specified needs from all of these screening sources are noted within the child’s official file, discussed with parents and, and when appropriate, referred to the Response to Intervention and Instruction Team (RTII) which meets monthly to conduct various ongoing screening and to develop interventions.

LEVEL 3: Response to Intervention and Instruction Team (RTII Team)
RTII is a group process aimed to maximize individual student success in the regular classroom, consider barriers to learning, and to serve as a screening process for students who may be in need of special education services. RTII is a positive, team based process which uses intervention techniques to help remove educational, behavioral or affective stumbling blocks for all students in the regular classroom. RTII program runs from kindergarten through grade 12. Referrals for RTII may be initiated by the parent, classroom teacher or any staff member. RTII includes general education teachers, special education teachers, math coach, literacy coach, guidance counselors, behavior coaches, and administrators.

RTII Process:
1. Identify the student’s needs for academic and behavioral support and identify the strategies that have been tried within the classroom.
2. Determine more specific interventions to be implemented
3. Implement the interventions
4. Determine if the interventions are addressing the student’s needs
5. If the interventions work, continue the interventions
6. If the interventions do not work, determine if the interventions need more time to be implemented or refer the student for a multidisciplinary evaluation (MDE).

Parents or guardians may request that their child be screened or evaluated for special education services. Requests for screening or evaluation should be made in writing and directed to the attention of Director of Pupil Services, Propel Schools, 3447 East Carson Street, Suite 200, Pittsburgh, PA, 15203.

**Parent or guardians should request an evaluation for special education services if their child demonstrates warning signs of a developmental delay.**

What are the warning signs of a developmental delay? There are several general “warning signs” of possible delay. These include:

**Behavioral Warning Signs**
- Does not pay attention or stay focused on an activity for as long a time as other children of the same age
- Displays violent behaviors on a daily basis
- Stares into space, rocks body, or talks to self more often than other children of the same age
- Gets unusually frustrated when trying to do simple tasks that most children of the same age can do
- Shows aggressive behaviors and acting out and appears to be very stubborn compared with other
- Avoids or rarely makes eye contact with others
- Does not seek love and approval from a caregiver or parent
- Focuses on unusual objects for long periods of time; enjoys this more than interacting with others children

**Gross Motor Warning Signs**
- Has stiff arms and/or legs
- Has a floppy or limp body posture compared to other children of the same age
- Uses one side of body more than the other
- Has a very clumsy manner compared with other children of the same age

**Vision Warning Signs**
- Rubs eyes frequently
- Seems to have difficulty following objects or people with his/her eyes
- Turns, tilts or holds head in a strained or unusual position when trying to look at an object
- Seems to have difficulty finding or picking up small objects dropped on the floor (after the age of 12 months)
- Has difficulty focusing or making eye contact
o Closes one eye when trying to look at distant objects
o Eyes appear to be crossed or turned
o Brings objects too close to eyes to see
o One or both eyes appear abnormal in size or coloring

Hearing Warning Signs
o Talks in a very loud or very soft voice
o Seems to have difficulty responding when called from across the room, even when it is for something interesting
o Turns body so that the same ear is always turned toward sound
o Has difficulty understanding what has been said or following directions after once he/she has turned 3 years of age
o Doesn’t startle to loud noises
o Ears appear small or deformed
o Fails to develop sounds or words that would be appropriate at his/her age

XXII. Services for School Age Students with Disabilities
Propel Schools provides a free, appropriate public education to students with disabilities according to state and federal rules. To be eligible, the child must:
• Be of school age.
• Have a disability and be in need of specially designed instruction.
• Meet eligibility criteria for one or more of the following physical or mental disabilities as set forth in the Pennsylvania State Standards: autism, deaf-blindness, blindness, visual impairment, emotional disturbance, specific learning disability, other health impairment, traumatic brain injury, and speech/language impairment, orthopedic impairment, hearing impairment, deafness, multiple disabilities or mental retardation.

If a student is found eligible for an Individual Education Plan (IEP) according to state and federal law, the following services are designed to meet the needs of eligible students with disabilities:
➔ The annual development of an individualized education program (IEP).
➔ A triennial multidisciplinary re-evaluation for students with disabilities (except for those students with Intellectual Disabilities where evaluation remains biennial).
➔ A range of supports for students from itinerant level to supplemental level to full time level special education support within the district or placement in a full-time special education disabilities class outside of the regular school.

The extent of special education services for students with disabilities and the location for the delivery of such services are determined by the parents and the district staff at the IEP team meeting and are based on the student’s identified needs and abilities, chronological age and the level of intensity of the specified intervention. The district also provides related services, such as, physical therapy, occupational therapy and assistive technology (not an exhaustive list) if they are required to enable the student with disabilities to derive educational outcomes.
Prior to initiation of services, parents of a student with disabilities are presented a “Notice of
Recommended Educational Placement/Prior Written Notice” (NOREP) with which they agree or disagree. If parents agree to the program outlined by the multidisciplinary team and the parent signs the NOREP, then the program is implemented for their child. If parents disagree with the program being recommended, they have the right to request IEP facilitation, mediation and/or a due process hearing. Parents are issued their “Procedural Safeguards” which outlines in detail their legal rights as a parent of a child identified as having a disability.

Services for Protected Handicapped Students
Propel Schools will provide to each protected handicapped student without discrimination or cost to the student or family those related aids, services or accommodations which are needed to provide equal opportunity to participate in and obtain the benefits of school programs and extracurricular activities to the extent appropriate to the student’s abilities. To qualify as a protected handicapped student, the child must be of school age with a physical or mental handicap which substantially limits or prohibits participation in or access to an aspect of the school program.

Services for protected handicapped students are distinct from those applicable to disabled students enrolled in special education programs. Protected handicapped students fall under Pennsylvania’s Chapter 15, sometimes known by its federal name, Section 504 (of the 1973 Rehabilitation Act). In contrast, students with disabilities who qualify for special education services are covered by regulations contained in Pennsylvania’s Chapter 711. While both Chapter 711 and 15 provide services to students, there are technical differences between the two. Additional information about evaluation procedures and provision of services to protected handicapped students is available by contacting, Director of Pupil Services, Propel Schools, 3447 East Carson Street, Suite 200, Pittsburgh, PA, 15203.

XXIII. Propel Nondiscrimination Policy
Propel Charter Schools (“Propel”) provides equal opportunities for all students regardless of race, color, age, creed, religion, gender, sexual orientation, ancestry, national origin, marital status, pregnancy, genetic history, or disability to achieve their maximum potential through the programs offered in the schools. Propel shall provide to all students, without discrimination, course offerings, counseling, assistance, athletics and extracurricular activities. Propel shall make reasonable accommodations for identified physical and mental impairments that constitute disabilities, consistent with the requirements of federal and state laws and regulations.

Propel encourages students and others (who are not students or Propel employees) who have been subject to discrimination to promptly report such incidents to designated employees as listed in this policy. Employee complaints of discrimination are covered in the employee handbook.

All complaints of discrimination shall be investigated promptly, and corrective action shall be
taken when allegations are substantiated. Confidentiality of all parties shall be maintained to
the extent possible, consistent with Propel’s legal and investigative obligations. No reprisals or
retaliation shall occur as a result of good faith charges of discrimination. Propel’s
Superintendent or his/her designee is Propel’s Compliance Officer for purposes of this
nondiscrimination policy.

The Compliance Officer shall publish and disseminate this policy and complaint procedure at
least annually to students, parents/guardians, employees and the public. Such
communications to students, parents/guardians and the public shall include the position,
office address and telephone number of the Compliance Officer. This policy, its complaint
procedures and the Compliance Officer's contact information shall be available on the
Propel Schools website.

Contact information for the Compliance Officer and for the building principals
appears in Attachment A of this policy.

PROCEDURES

Examples of discrimination, harassment and retaliation when such actions (or any other
actions) are based on the target’s race, color, age, creed, religion, gender, sexual
orientation, ancestry, national origin, marital status, pregnancy, genetic history, or
disability prohibited by this policy include but are not limited to...

1. Name calling or insults
2. Inappropriate jokes
3. Inappropriate pictures, cartoons, drawings or other depictions
4. Isolation or exclusion
5. Bullying
6. Intimidation

The list above is not all inclusive. Any behavior that marginalizes, isolates or harasses a
student due to his/her race, color, age, creed, religion, gender, sexual orientation,
ancestry, national origin, marital status, pregnancy, genetic history, or disability is
prohibited by this policy.
This policy also prohibits (a) retaliation against anyone who in good faith reports behavior
prohibited by this policy; and (b) intimidation of any witness or party who participates in an
investigation.

This policy applies to students, employees and third-parties (such as vendors,
independent contractors and members of the general public) and covers incidents
that cause a hostile environment for Propel students in the school regardless of
whether the incidents themselves occur on school property.

The Compliance Officer is responsible for monitoring nondiscrimination procedures in the
following areas:

1. Curriculum and Materials - Review of curriculum guides, textbooks and
supplemental materials for discriminatory bias.

2. Training - Provision of training for students and staff to identify and alleviate problems of discrimination.

3. Student Access - Review of programs, activities and practices to ensure that all students have equal access and are not segregated except when permissible by law or regulation.

4. Support - Assurance that like aspects of the school program receive like support as to staffing and compensation, facilities, equipment and related matters.

5. Student Evaluation - Review of tests, procedures, and guidance and counseling materials for stereotyping and discrimination.

The building principal or his/her designee shall be responsible to complete the following duties when receiving a complaint of discrimination:

1. Inform the complaining party of the right to file a complaint and the complaint procedure.

2. Inform the complaining party if s/he is a student that s/he may be accompanied by a parent/guardian during all steps of the complaint procedure.

3. Notify the complaining party and the accused of the progress at appropriate stages of the procedure.

4. Refer the complaining party to the Compliance Officer if the building principal is the subject of the complaint.

A list of school contact information is available in Attachment A of this policy and on the Propel Schools website. Students and parents will be provided with the names of their building principals before or at the beginning of the school year.

Complaint Procedure Step 1 - Reporting
Anyone who believes s/he has been subject to conduct that constitutes a violation of this policy is encouraged to immediately report the incident to the building principal. A school employee who suspects or is notified that a student has been subject to conduct that constitutes a violation of this policy shall immediately report the incident to the building principal. Within two (2) school days, the building principal (or Compliance Officer, as the case may be) will follow up with the student reported to be the subject of such conduct. If the building principal is the subject of a complaint, the complaining party or the reporting employee shall report the incident directly to the Compliance Officer.

The complaining party or reporting employee is encouraged to use the report form available from the building principal, but oral complaints shall be acceptable. In cases in which the alleged victim may be in danger or his/her ability to participate fully in the educational process may be seriously impaired, the Compliance Officer or his/her designee may take interim action (consistent with state and federal law) to keep the alleged victim from his/her alleged harasser. Such action may include parent contact, removal from class, loss of privileges,
Step 2 - Investigation
Incidents of discrimination, intimidation and retaliation prohibited by this policy will be promptly and equitably investigated. Upon receiving a complaint of discrimination, the building principal shall immediately notify the Compliance Officer. The Compliance Officer shall authorize the building principal to investigate the complaint, unless the building principal is the subject of the complaint or is unable to complete the investigation. If the building principal is unable to conduct the investigation, the Compliance Officer shall authorize another appropriate person.

The investigation may consist of individual interviews with the complaining party, the accused, and others with knowledge relative to the incident. The investigator may also evaluate any other information and materials relevant to the investigation. Both the alleged victim and the alleged harasser will be given the opportunity to present witnesses and other evidence. The investigator will use the preponderance of evidence standard to determine whether this policy has been violated. That is, a violation will be found if the complainant or victim presents evidence establishing it is more likely than not that the prohibited conduct occurred. The obligation to conduct this investigation shall not be negated by the fact that a criminal investigation of the incident is pending or has been concluded.

All complaints will be investigated within three (3) school days of a complaint being filed. Any reasonable delays (e.g., the unavailability of witnesses or parties due to illness) will be noted in the investigative file, and the investigation will be completed as soon as possible following the delay.

Step 3 - Investigative Report
The building principal (or other person conducting the investigation) shall prepare a written report within fifteen (15) days, unless additional time to complete the investigation is required. Any reason for additional time in which to complete the report will be noted in the investigative file. The report shall include a summary of the investigation, a determination of whether the complaint has been substantiated as factual, whether it is a violation of this policy, and a recommended disposition of the complaint. Findings of the investigation shall be provided in writing within five (5) school days to the complaining party, the accused and the Compliance Officer.

Step 4 - Action
If the investigation results in a finding that the complaint is factual and constitutes a violation of this policy, Propel shall take prompt, corrective action to ensure that such conduct ceases and will not recur. Victims of substantiated harassment or discrimination claims will be offered counseling and other resources consistent with the circumstances of their charges.

Disciplinary action shall be consistent with the employee handbook, Student and
Family Handbook, Board policies, Propel procedures, applicable employment agreements, and applicable law. Employees will be disciplined consistent with the findings and such discipline may include termination. Independent contractors found to be in violation of this policy may have their agreements terminated or may be debarred from transacting business with Propel. Other third-party actors may be prohibited from participating in Propel activities.

Examples of student discipline are as follows:

- Oral harassment of others may result in
- Oral or Written Reprimand
- Parent Contact
- Removal from class
- Special Assignment
- Written Agreement/Contract
- Loss of Recess
- Loss of Privileges
- After School Detention
- Before School Detention
- Saturday Detention

A. Students who continue to harass after being disciplined or students who use abusive, obscene, or disrespectful oral or written language or gestures, swearing or Harass/Bully/Threaten may receive

- Oral or Written Reprimand
- Parent Contact
- Removal from class
- Special Assignment
- Written Agreement/Contract
- Loss of Recess
- Loss of Privileges
- After School Detention
- Before School Detention
- Saturday Detention
- Bus Suspension
- Out of school suspension
- Referral to police or District Magistrate
- Expulsion

B. Students whose discriminating or harassing behavior is so serious or frequent that it tends to disrupt the learning climate of the school such as continuation of behaviors listed in A and B above

- Assault
- Vandalism
- Physical Aggression
Fighting
- Oral or physical threats
- Continuation of or extreme harassment/bullying/threats
- Discriminatory slurs or intimidation may receive
- Loss of Privileges
- Out of school suspension
- Loss of transportation privileges
- Restitution of property or payment of damage
- Referral to police or District Magistrate
- Expulsion

The above lists of prohibited behavior and possible discipline are illustrative only. Consistent with state and federal law, Propel will take appropriate action to provide equal opportunities for all students regardless of race, color, age, creed, religion, gender, sexual orientation, ancestry, national origin, marital status, pregnancy, genetic history, or disability to achieve their maximum potential through the programs offered in the schools.

Appeal Procedure:

1. If the complainant is not satisfied with a finding of no violation of the policy or with the corrective action recommended in the investigative report, s/he may submit a written appeal to the Compliance Officer within fifteen (15) days.
2. The Compliance Officer shall review the investigation and the investigative report and may also conduct an additional reasonable investigation.
3. The Compliance Officer shall prepare a written response to the appeal within fifteen (15) days of receipt. Copies of the response shall be provided to the complainant, the accused and the building principal (or other person) who conducted the initial investigation.

References:
PA Human Relations Act--43 P.S. Sec.951 et seq.
Federal Anti-Discrimination Law--20 U.S.C Sec. 1681 et seq. (Title IX)
Harassment Regulations and Guidelines
Code of Federal Regulation--29 CFR Sec. 1604.11(a). 1606.8(a)

XXIV. Propel Schools Anti-Bullying Policy

Introduction
Propel prohibits acts of harassment or bullying (including cyber-bullying. See full cyber-bully policy on Propel’s website). In order for the students of Propel to achieve high academic standards, it is necessary that the buildings be a safe and civil environment. Harassment or bullying, like any other disruptive or violent behavior, is conduct that disrupts a student’s ability to learn as well as the learning of others. Demonstration of appropriate behavior, treating others with civility and respect, and refusing to tolerate harassment or bullying of any kind is expected of administrators, faculty, and staff as they provide positive examples for student behavior.
Harassment or bullying is any gesture or written, oral, graphic, or physical act (including electronically transmitted act) that takes place on school property, at any school sponsored activity, or in a school vehicle and is reasonably perceived as being motivated either by any actual or perceived characteristic, such as race, color, religion, ancestry, national origin, gender, sexual orientation, gender identity and expression; a mental, physical, or sensory disability or impairment; or by any other distinguishing characteristic. Harassment or bullying includes any gesture or written, oral, graphic, or physical act (including electronically transmitted act) that takes place off school property if such act causes a hostile environment on school grounds.

Propel encourages students who have been subject to bullying or harassment to promptly report such incidents to designated employees in writing and as listed in this policy. All complaints of harassment or bullying shall be investigated promptly, and corrective action shall be taken when allegations are substantiated. Confidentiality of all parties shall be maintained to the extent possible, consistent with Propel’s legal and investigative obligations. This policy also prohibits (a) retaliation against anyone who in good faith reports behavior prohibited by this policy; and (b) intimidation of any witness or party who participates in an investigation.

This policy applies to students, employees and third-parties (such as vendors, independent contractors and members of the general public) and covers incidents that result in the bullying or harassment of Propel students regardless of whether the incidents themselves occur on school property.

Propel’s Superintendent or his/her designee is Propel’s Compliance Officer for purposes of this anti-bullying policy. The Compliance Officer shall publish and disseminate this policy and complaint procedure at least annually to students, parents/guardians, employees and the public. Such communications to students, parents/guardians and the public shall include the position, office address and telephone number of the Compliance Officer. This policy, its complaint procedures and the Compliance Officer’s contact information shall be available on the Propel Schools website.

Propel officials must explain that this policy applies to all applicable acts of harassment and bullying that occur on school property, at school sponsored events, on a school bus or as a result of a student’s association with the school. The Superintendent shall develop an annual process for discussing the policy on harassment and bullying with students and staff.

Contact information for the Compliance Officer and for the building principals appears in Attachment A of this policy.

**DEFINITIONS**

Harassment is conduct that meets all of the following criteria:

- Is directed at one or more students;
- Substantially interferes with educational opportunities, benefits, or programs of one or more students;
- Adversely affects the ability of a pupil to participate in or benefit from Propel’s educational programs or activities because the conduct, as reasonably perceived by the student, is so severe, pervasive, and objectively offensive as to have this effect; and,
Is based on a student’s actual or perceived distinguishing characteristic, or is based on an
association with another person who has or is perceived to have a distinguishing
characteristic, such as race, color, age, creed, religion, gender, sexual orientation,
ancestry, national origin, marital status, pregnancy, genetic history, or disability.

Bullying is conduct that meets the following criteria:
- Is directed at one or more students;
- Is severe, persistent or pervasive; and
- Has the effect of doing any of the following: Creating a threatening environment;
  Substantially interfering with educational opportunities, benefits, or programs of one or
  more students; or substantially interfering with the orderly operation of the school.

PROCEDURE
Examples of bullying, intimidation and retaliation when such actions (or any other actions)
are based on the target’s race, color, age, creed, religion, gender, sexual orientation,
ancestry, national origin, marital status, pregnancy, genetic history, or disability prohibited
by this policy include but are not limited to
1. Name calling or insults
2. Inappropriate jokes
3. Inappropriate pictures, cartoons, drawings or other depictions
4. Isolation or exclusion

The list above is not all inclusive. Any action that marginalizes, isolates or harasses a student
due to his/her race, color, age, creed, religion, gender, sexual orientation, ancestry, national
origin, marital status, pregnancy, genetic history, or disability to the extent that such action
creates a hostile environment is prohibited by this policy.

Propel expects students to conduct themselves in a manner keeping with their levels of
development, maturity, and demonstrated capabilities with a proper regard for the rights and
welfare of other students and school personnel. To prevent harassment and bullying, Propel
staff shall use disciplinary situations as opportunities for helping students to learn to assume
responsibility and consequences for their behavior. Staff members who interact with students
shall apply best practices designed to prevent discipline problems and encourage students’
abilities to develop self-discipline.

Propel prohibits both active and passive support for acts of harassment or bullying. The staff
should encourage students to support students who walk away from these acts. Propel staff
shall attempt to stop bystander support or encouragement of harassment or bullying. In
serious cases of bystander support or encouragement of harassment or bullying staff shall
report such actions to the building principal. Bystander support or encouragement of
harassment or bullying shall be punishable as harassment or bullying. Administrators shall
develop and implement procedures that ensure both the appropriate consequences and
remedial responses to student harassment or bullying. The following factors, at a minimum,
shall be given full consideration by school administrators in the development of the procedures
for determining appropriate consequences and remedial measures harassment or bullying.
- Parties’ ages, development, and maturity
- Harm, if any
Consequences and appropriate remedial actions may range from positive behavioral interventions up to and including suspension or expulsion. Consequences shall be unique to the individual incident and will vary in method and severity according to the nature of the behavior, the developmental age of the student, and the student’s history of problem behaviors and performance, but consequences must be consistent with Propel’s Code of Student Conduct. Remedial measures shall be designed to correct the problem behavior; prevent another occurrence of the behavior; and protect the victim of the act. The consequences may include, but are not limited to, the examples listed below...

- Admonishment
- Temporary removal from the classroom
- Loss of privileges
- Classroom or administrative detention
- Referral to disciplinarian
- In-school suspension
- Out of school suspension
- Legal action
- Expulsion

Remedial measures may include:

**Personal**

- Problem solving advice
- Restitution and restoration
- Peer support group
- Corrective instruction or other relevant learning or service experience
- Supportive discipline to increase accountability for the bullying offense
- Supportive interventions, including participation in the Care Team, peer mediation, or similar services
- Behavioral assessment or evaluation, including, but not limited to, a referral to the Behavior Support Coach
- Positive Behavioral Support Management Plan
- Involvement of school disciplinarian
- Student counseling
• Parent conferences
• Student treatment
• Student therapy

Environmental (Classroom, School building)
• Modifications of schedule
• Adjustment in hallway traffic
• Modifications student routes or patterns traveling to and from school
• Targeted use of monitors
• Parent conferences
• Law enforcement involvement
• Peer support groups
• School and community surveys or other strategies for determining the conditions contributing to harassment, intimidation, or bullying
• School culture change
• School climate improvement
• Adoption of research-based, systematic bullying prevention programs
• General professional development programs for certificated and non-certificated staff
• Involvement of parent-teacher organizations, such as Parent Council

The principal and/or assistant principal at each school are/is responsible for receiving complaints alleging violations to this policy. All school employees are required to report alleged violations of this policy to the building principal or principal’s designee. The complaining party or reporting employee must put the complaint in writing. A school employee who suspects or is notified that a student has been subject to conduct that constitutes a violation of this policy shall immediately report the incident to the building principal. Within two (2) school days, the building principal (or Compliance Officer, as the case may be) will follow up with the student reported to be the subject of such conduct. All other members of the school community, including students, parents, volunteers, and visitors are encouraged to report any act that may be a violation of this policy. Reports may be made anonymously, but formal disciplinary action may not be based solely on the basis of an anonymous report.

COMPLAINT PROCEDURE

Step 1 – Reporting
The principal and/or the principal’s designee also are/is responsible for conducting a prompt, thorough, and complete investigation of each alleged incident. The building principal or his/her designee shall...

1. Inform the complaining party of the right to file a complaint and the complaint procedure.
2. Inform the complaining party if s/he is a student that s/he may be accompanied by a parent/guardian during all steps of the complaint procedure.
3. Notify the complaining party and the accused of the progress at appropriate stages of the procedure.
4. Refer the complaining party to the Compliance Officer if the building principal is the subject of the complaint.

A list of building principals is available in Attachment A of this policy and on the Propel Schools
website. Students and parents will be provided with the names of their building principals before or at the beginning of the school year. If the building principal is the subject of a complaint, the complaining party or the reporting employee shall report the incident directly to the Compliance Officer. In cases in which the alleged victim may be in danger or his/her ability to participate fully in the educational process may be seriously impaired, the Compliance Officer or his/her designee may take interim action (consistent with state and federal law) to keep the alleged victim from his/her alleged bully. Such action may include parent contact, removal from class, loss of privileges, detention, or suspension of the alleged bully. REPORTS OF ALLEGED INCIDENTS MUST BE MADE NO LATER THAN SIXTY (60) DAYS AFTER THE ALLEGED INCIDENT OCCURRED.

**Step 2 – Investigation**
The investigation may consist of individual interviews with the complaining party, the accused, and others with knowledge relative to the incident. The investigator may also evaluate any other information and materials relevant to the investigation. Both the alleged victim and the alleged bully will be given the opportunity to present witnesses and other evidence. The investigator will use the preponderance of evidence standard to determine whether this policy has been violated. That is, a violation will be found if the complainant or victim presents evidence establishing it is more likely than not that the prohibited conduct occurred. The obligation to conduct this investigation shall not be negated by the fact that a criminal investigation of the incident is pending or has been concluded. The investigation is to be completed within three (3) school days after a report or complaint is made. Any reasonable delays (e.g., the unavailability of witnesses or parties due to illness) will be noted in the investigative file, and the investigation will be completed as soon as possible following the delay.

**Step 3 - Investigative Report**
The building principal (or other person conducting the investigation) shall prepare a written report within fifteen(15) days, unless additional time to complete the investigation is required. Any reason for additional time in which to complete the report will be noted in the investigative file. The report shall include a summary of the investigation, a determination of whether the complaint has been substantiated as factual, whether it is a violation of this policy, and a recommended disposition of the complaint. Findings of the investigation shall be provided in writing within five (5) school days to the complaining party, the accused and the Compliance Officer.

**Step 4 – Action**
If the investigation results in a finding that the complaint is factual and constitutes a violation of this policy, Propel shall take prompt, corrective action to ensure that such conduct ceases and will not recur. Victims of substantiated bullying claims will be offered counseling and other resources consistent with the circumstances of their charges. Some acts of bullying may be isolated incidents requiring Propel to respond appropriately to the individual committing the acts. Other acts may be so serious or part of a larger pattern of bullying that require a response either at the classroom, school building, or school district level or by law enforcement officials. Disciplinary action shall be consistent with the employee handbook, Student and Family Handbook, Board policies, Propel procedures, applicable employment agreements, and applicable law.
Consequences and appropriate remedial actions for students who commit acts of bullying range from positive behavioral interventions up to and including suspension or expulsion. In addition, bullying using Propel technology violates the Internet Policy and subjects the student to discipline as set forth in the policy. Employees will be disciplined consistent with the findings and the employee handbook. Independent contractors found to be in violation of this policy may have their agreements terminated or may be debarred from transacting business with Propel. Other third party actors may be prohibited from participating in Propel activities. Reprisal or retaliation against any person who reports an act of bullying is prohibited. The consequences and appropriate remedial action for a person who engages in reprisal or retaliation shall be determined by the administrator after consideration of the nature, severity, and circumstances of the reprisal or retaliation. False accusations of bullying are prohibited. The consequences and appropriate remedial action for a person found to have falsely accused another of bullying may range from positive behavioral interventions up to and including suspension or expulsion. Consequences and appropriate remedial action for a Propel employee found to have falsely accused another of an act of bullying shall be disciplined in accordance with Propel policies and procedures. Prevention and intervention techniques to prevent bullying and to support and protect victims shall include appropriate strategies and activities as determined by the building principal or his/her designee.

**Appeal Procedure**
1. If the complainant is not satisfied with a finding of no violation of the policy or with the corrective action recommended in the investigative report, s/he may submit a written appeal to the Compliance Officer within fifteen (15) days.
2. The Compliance Officer shall review the investigation and the investigative report and may also conduct an additional reasonable investigation.
3. The Compliance Officer shall prepare a written response to the appeal within fifteen (15) days of receipt. Copies of the response shall be provided to the complainant, the accused and the building principal (or other person) who conducted the initial investigation.

This Policy will be distributed by the Compliance Officer or his/her designees at the beginning of every school year to all Propel staff, students, and parent(s) or legal guardian(s). The policy will also be published on Propel’s website.

**References:**
PA Human Relations Act--43 P.S. Sec.951 et seq.
Federal Anti-Discrimination Law--20 U.S.C Sec. 1681 et seq. (Title IX)
Harassment Regulations and Guidelines
Code of Federal Regulation--29 CFR Sec. 1604.11(a). 1606.8(a)

**CONTACT INFORMATION**
Attachment A
**Compliance Officer**
Dr. Tina Chekan  
Superintendent  
3447 East Carson St  
Pittsburgh, PA 15203  
412-325-7305  
412-325-7309 (fax)

**Building Principals**

*Andrew Street H.S.*  
605 East Tenth Ave  
Munhall, PA 15120  
412-462-4625  
412-462-6980 (fax)

*Braddock Hills Elementary*  
1500 Yost Blvd  
Braddock Hills, PA  
15221  
412-271-3061 x1436  
412-271-0865 (fax)

*Braddock Hills Middle School*  
1500 Yost Blvd  
Braddock Hills, PA  
15221  
412-376-5590  
412-271-1630 (fax)

*Braddock Hills High School*  
1500 Yost Blvd,  
Suite 2 Braddock Hills, PA  
15221  
412-271-4929 x 1107  
412-271-4905 (fax)

*East*  
1611 Monroeville Ave  
Turtle Creek, PA 15145  
412-823-0347

*Hazelwood*  
5401 Glenwood Avenue  
Pittsburgh, PA 15207  
412-325-0492  
412-325-0494 (fax)
Homestead
129 East Tenth Ave
Homestead, PA 15120
412-464-2604
(412) 464-2605 (fax)

McKeensport
2412 Versailles Ave
McKeesport, PA 15132
412-678-7215 x1012

Montour K-5
340 Bilmar Drive
Pittsburgh, PA 15205

Montour Middle School
5501 Steubenville Pike,
McKees Rocks, PA 15136

Montour High School
5501 Steubenville Pike,
McKees Rocks, PA 15136

Northside
1805 Buena Vista St
Pittsburgh, PA 15212
412-325-1412
412-325-1428 (fax)

Pitcairn
435 Agatha Street
Pitcairn, PA 15140
412-457-0020
**Signature Page**

I have read and understand all the policies explained in the Propel Student and Family Handbook.

Parent /Guardian’s Name (Print) ___________________________ Date _____

Parent/ Guardian’s Signature ___________________________ Date _____

Student’s Name (Print) ___________________________ Date _____

Student’s Grade ___________________________ Date _____

Student’s Signature ___________________________ Date _____

***All parents/guardians are required to review this handbook with their children and complete this page. Failure or refusal to sign this page will have no effect on the parents/guardians and students expectations to abide by the procedures and policies or Propel’s right to uphold the procedures and policies.***