Section 504 Procedural Handbook

Dubois Integrity Academy

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Overview of Section 504 of the Rehabilitation Act of 1973

Section 504 is a federal civil rights statute that prohibits discrimination/harassment because of a disability. It reads:

"No otherwise qualified handicapped individual with a disability shall, solely by reason of her or his disability, be excluded from the participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance...." 29 U.S.C. Subsection 794 (1973)

Otherwise Qualified

Otherwise qualified means that the individual with a disability must meet all of the required qualifications before the presence of a disability can be a factor in discrimination.

Americans with Disabilities Amendments Act (ADAAA) of 2008, and Title II of the Americana Disability Act (ADA). The ADAAA became effective on January 1, 2009. It emphasizes that the definition of disability should be interpreted in favor of broad coverage of individuals to the maximum extent permitted by the terms of the American with Disabilities Act (ADA) of 1990 and generally shall not require extensive analysis. Title II of the Americans with Disabilities Act (ADA) and Section 504 of the Rehabilitation Act of 1973 (as amended in 1998) requires all elementary and secondary schools and most postsecondary educational institutions must be responsive to the needs of individual students and students with disabilities and make programs and services accessible to them on request. A "person with a disability" is defined as any person who:

Definition of a Disability [29 U.S.C. Sec. 706(8)]

Under Section 504 and ADAAA, with respect to an individual, the term disability means:

- 1. a physical or mental impairment which substantially limits one or more major life activities of such individual;
- 2. a record of such an impairment; or
- 3. being regarded as having such an impairment.

Note: Only individuals meeting part 1 of the definition are eligible for a 504 plan. Parts two and three of the definition only provide the individual with protection from discrimination.

Definition of a Physical or Mental Impairment

- A. Any physiological disorder or condition, cosmetic disfigurement, or anatomical loss affecting one or more of the following body systems:
 - Neurological
 - Musculoskeletal
 - Special sense organs
 - Respiratory, including speech organs
 - Cardiovascular
 - Reproductive, digestive, genitor-urinary

- Hemic and lymphatic
- Skin
- Endocrine
- B. Any mental or psychological disorder, such as mental retardation, organic brain syndrome, emotional or mental illness, and specific learning disabilities

GaDOE Examples of Impairments Which May Entitle an Individual to 504 Protection

- diseases such as AIDS, tuberculosis, or hepatitis B
- medical conditions such as chronic asthma, diabetes, heart disease, juvenile arthritis, or
- seizure disorder; physical disabilities such as cerebral palsy or muscular dystrophy
- Attention deficit disorder with or without hyperactivity
- alcohol/drug addicted students (does not protect individuals who are currently using
- drugs or alcohol)
- students with temporary disabilities
- students with pregnancy related complications.

Note: The presence of one of these conditions in itself does not qualify an individual for protection. The impairment must also cause a substantial limitation of a major life activity.

Major Life Activities

Section 504 prohibits discrimination against individuals, whose physical or mental impairment substantially limits one or more major life activities, including, but not limited to:

- Caring for one's self
- Performing manual tasks
- Walking
- Seeing
- Hearing
- Speaking

- BreathingLearning
- Working
- Reading
- Concentrating
- Thinking

- Communicating
- Eating
- Sleeping
- Standing
- Lifting
- Bending

A major life activity also includes the operation of a major bodily function, including, but not limited to:

- Functions of the immune system
- Brain
- Normal cell growth Respiratory
- Digestive
- Circulatory
- Bowel
- Endocrine

Bladder

Reproductive functions

• Neurological

Determining Substantial Limitation

Section 504 does not define substantial limitation. The Office of Civil Rights (OCR) allows this subjective determination to be made by each school.

Mitigating measures other than "ordinary eyeglasses or contact lenses" should not be considered when determining if an impairment substantially limits a major life activity (Americans with Disabilities Act of 2008). The ADA of 2008 defines ordinary eyeglasses or contact lenses as lenses that are intended to fully correct visual acuity (keenness) or eliminate refractive error (as occurs in nearsightedness and farsightedness).

Note:

Low-vision devices are different from ordinary eyeglasses or contact lenses. Low-vision devices are defined as devices that magnify, enhance, or otherwise augment a visual image.

How does Section 504 relate to employment?

Section 504 applies to persons with disabilities eligible for employment. These people meet the qualifications for having a disability and, with reasonable accommodation, can perform the functions of the job. The employer is reasonable for accommodations unless it causes a verifiable, and undue financial hardship.

Warning to employers; the courts and DOJ are likely to side with the person who is disabled because many typical accommodations are reasonable. The Job Accommodations Network (JAN) can help organizations better understand Section 504 and ADA accommodations.

Reasonable workplace accommodations

Accommodations will vary for each person based on specific needs; however, the workplace must be accessible for a person with a disability. An accessible workplace might include providing an alternative to print documents such as a reader, an interpreter, or accessible digital devices.

Other reasonable accommodations in the workplace include modifications to tasks, work schedules, and duties. <u>The United States Department of Labor</u> offers examples of reasonable accommodations, but notes there are other accommodations or modifications.

Section 504 Procedures

A. Request for Section 504 Evaluation

A request for a Section 504 evaluation may be made by any person who suspects that a student may have a mental or physical impairment that substantially limits a major life activity. The school does not have to wait on a parent request in order to refer a student for a Section 504 evaluation if they have reason to believe the student may have a disability.

All requests for Section 504 evaluations must be directed to the school's Section 504 Coordinator. An evaluation and disability determination meeting should be scheduled within 30 calendar days of receiving a request. The **Section 504 Process Checklist** will serve as a guide for the school's Section 504 Coordinator to use in meeting all of the Section 504 requirements. This checklist must be completed by the 504 Coordinator for each referral. The following forms must be completed to initiate the process:

- Section 504 Referral for Evaluation (may be completed by parent or any school personnel)
- Consent for Evaluation (must be signed by parent/guardian) required for initial evaluations
- Notice of Rights of Students and Parents (copy must be provided to parent/guardian)

Section 504 requires districts to provide notice to parents explaining any evaluation and placement decisions affecting their children and explaining the parents' rights to review educational records and appeal any decision regarding evaluation and placement through an impartial hearing.

B. Data Collection for Evaluation

What is required for the Section 504 evaluation and placement process is determined by the type of mental or physical impairment believed to be present and the type of accommodations the student may need. The school psychologist should be consulted on all Section 504 evaluations and invited to the disability determination meetings. The school nurse should be consulted on all health-related impairments.

Information from a variety of sources may be used for the Section 504 evaluation process. However, the following information must be considered in ALL 504 evaluations and included in the evaluation packet:

- Teacher Observation Report (form must be completed by all teachers)
- SLDS/Standardized Test Data (if available)
- Norm-referenced Test Data (if available)
- Vision/hearing screening
- Attendance history
- Discipline history

- Academic transcript (including current grades)
- Physician's Statement of Health Condition (only if medical concerns are present)

If there are medical concerns or the student has been diagnosed privately, then the following should be requested:

- Medical documentation from the treating physician
- Copy of any private evaluation reports the parents may have already obtained for their child (e.g. psychological, psychiatric, neurological)

It is important to note that Section 504 regulations do NOT require medical documentation in order to determine if a disability exists. A medical diagnosis alone does not determine if accommodations are needed. If the parent/guardian chooses to provide this information, it must be considered in the evaluation. The school psychologist may need to administer additional assessments as part of the evaluation.

Other data should be considered in the evaluation as appropriate:

- SST Teacher Questionnaire form A
 - Adaptive behavior
- Background Information form
- Physical condition
- Progress monitoring data
- Academic screening assessments
- Classroom observation
- Behavior rating scales
- Work samples Other assessments administered by the Social and cultural background school psychologist

C. Evaluation & Disability Determination

The evaluation team must include persons knowledgeable about the student, the meaning of the evaluation data, and the placement options. A Student Support Team (SST) will serve as the Section 504 committee. The SST members must determine if they have enough information to make a knowledgeable decision as to whether or not the student has a mental or physical impairment that substantially limits a major life activity. They must consider information from a variety of sources in the evaluation process so that the possibility of error is minimized.

Prior to scheduling the Section 504 Disability Determination Meeting, the school's Section 504 Coordinator must do the following:

- Complete the **Section 504 Referral for Evaluation** Obtain **Parental Consent** to evaluate and provide **Notice of Rights of Students and Parents** to parent/guardian
- Ensure that necessary screenings and/or other assessments have been completed
- Provide written notification to the parent/guardian using the **Section 504 Meeting Notice** (even if the meeting is scheduled by phone and parent(s) agree to come)
- Notify SST members of the day, time, and location of the meeting o School psychologist should be invited if there are academic/behavioral concerns
 - o School nurse should be included if there are health related concerns o Classroom teachers must participate in the disability determination meeting

The Section 504 disability determination meeting must be documented using the **Section 504 Evaluation Review Meeting and Disability Determination** form. The first page contains the sign-in sheet for the members of the SST participating in the evaluation.

To determine if a student has a disability and is protected under Section 504, the SST will answer these questions using data from a variety of sources:

- 1. Does the student have a mental or physical impairment?
 - This question must be answered completely. Simply listing the diagnosed impairment is insufficient.
 - Include a brief description of the impairment, approximate date of the diagnosis, name of person making the diagnosis, and whether it is a temporary or lifelong impairment.
- 2. Does the impairment substantially limit one or more major life activities?
 - An impairment need not prevent, or significantly or severely restrict, performance of a major life activity to be "substantially limiting". *
 - Disability "shall be construed in favor of broad coverage" and "should not require extensive analysis".
 - An individual's ability to perform a major life activity is compared to "most people in the general population," often using a common-sense analysis without scientific or medical evidence.
 - Provide a description of documentation or other information that supports the finding of a substantial limitation. The need for accommodations must be clearly documented.

For the student to be protected under Section 504, the answer to both questions must be yes. While a student may be protected under Section 504, he or she may not need a 504 plan (accommodations) in order to equally access his or her education.

(*According to proposed Equal Employment Opportunity Commission (EEOC) Amendments to implement ADAAA)

Mitigating Measures

It is important to note that with the exception of ordinary eyeglasses and contact lenses, the positive effects of mitigating measures may NOT be considered in determining whether or not a student has a mental or physical impairment that substantially limits a major life activity.

Examples of mitigating measures include the following:

- Medication
- Medical equipment and devices
- Prosthetics
- Hearing aids
- Cochlear implants and other implantable hearing devices
- Low vision devices

- Mobility devices
- Oxygen therapy
- Use of assistive technology
- Reasonable accommodations and auxiliary aids or services
- Behavioral or neurological modifications
- Surgical interventions that do not permanently eliminate an impairment

Impairments that are Episodic or in Remission

An impairment that is "episodic" or "in remission" is a disability if it would substantially limit a major life activity when active. Examples of impairments that are episodic or in remission include but are not limited to:

- Epilepsy
- Hypertension
- Multiple sclerosis
- Asthma
- Diabetes
- Major depression
- Bipolar disorder
- Schizophrenia
- Cancer

Documentation Requirements

- The School Section 504 Coordinator must obtain a red Section 504 folder for students who meet disability determination criteria.
- All required Section 504 forms should be placed in the red folder (see list below).
- A copy of the entire referral packet, including all data used in the evaluation, must be sent to the System Section 504 Coordinator for **all** students that are evaluated.
- Copies of the Section 504 Evaluation and, if needed, the 504 Plan should be sent home to parents/guardians of students protected under Section 504.

D. Individual Accommodation Plan (IAP)

An IAP or 504 Plan will only be developed for students who have been evaluated, are protected under Section 504, and require accommodations to receive equal access to their education. This plan may be developed at the time of the disability determination meeting or at a meeting scheduled within a week after the DD. It is the responsibility of the SST to determine appropriate accommodations and regular or special education and/or related services that must be provided in order for the students to receive a free appropriate public education (FAPE) that is designed to meet the student's educational needs as adequately as those of non-disabled students. Recommendations and/or requests made by parents and/or physicians should be taken into consideration, but the ultimate decision rests with the SST. If any changes need to be made to the 504 Plan, a Section 504 Review Meeting must be scheduled. NO CHANGES may be made outside of a formal meeting.

Note: The ameliorative effects of mitigating measures **can** be taken into consideration when making decisions about appropriate accommodations.

Once developed, the 504 Plan must be distributed to parents, teachers, administrators, and other school personnel who may be required to implement the plan. All recipients of the 504 Plan and an administrator must sign off on the **Receipt of Section 504 Accommodations Plan** form.

Clearly Define Each Accommodation

- Preferential seating What does that mean for this individual student: Near the teacher? Near the board? Away from distractions like doors, windows, or the pencil sharpener?
- Avoid ambiguous phrases like "as needed" and "when possible" these may lead to improper implementation of the plan
- Hospital Homebound (HHB) Services When and how will the HHB teacher be notified of the child's absences?
- Attendance issues Although students may not be discriminated against for absences resulting from the disability, parents must still provide written documentation to distinguish disability-related absences from absences due to other causes.
- Use position titles rather than personal names if a staff member will be required to provide a specific accommodation (i.e., The student will participate in a social skills group with the SLP once a week for 30 minutes.).
- In order to receive an accommodation on standardized tests, the student must need and receive the accommodation on a regular basis in the classroom.
- Accommodations provided must be necessary as a result of the substantial limitation(s) resulting from the mental or physical impairments(s). For example, a student who is eligible for Section 504 due to a peanut allergy should not be provided with accommodations that do not directly relate to that impairment such as extended time, read aloud, or use of a calculator.
- In order to receive a read aloud accommodation on the reading comprehension sections of standardized tests, the student must have a specific disability that severely limits or prevents him or her from decoding text at any level of difficulty (i.e., the student is a non-reader, not simply reading below grade level).
- In order to use a calculator on standardized test, the student must have a specific disability that severely limits or prevents his or her ability to calculate mathematically.
- If a student requires an accommodation that is not listed in the GaDOE Accommodations Manual, approval must be sought from the GaDOE Assessment and Research Development Division prior to the use of the accommodation on any statemandated test. To initiate this process, contact the System 504 Coordinator.

E. Temporary Section 504 Plans

Students with a temporary impairment may meet requirements for protection and/or an IAP under Section 504 if it substantially limits a major life activity for a period of time that most

likely will significantly disrupt the student's education. The determination must be made on a case-by-case basis. The length of time that the plan will be in place should be specified.

F. Reevaluations Section 504 regulations require districts to establish procedures for "periodic" reevaluation of eligible students. A reevaluation procedure consistent with IDEA is one means of meeting the requirement. Thus, eligible 504 students will be reevaluated every three years. This decision must be formally documented on the **Section 504 Evaluation Review Meeting and Disability Determination** form.

Section 504 also requires a school district to conduct a reevaluation prior to a significant change in placement. The Office of Civil Rights (OCR) considers an exclusion from the educational program of more than 10 school days a significant change of placement. OCR would also consider transferring a student from one type of program to another or termination or significantly reducing a related service a significant change in placement.

G. Annual Reviews

The School Section 504 Coordinator must distribute the 504 Plans to teachers, administrators, and other necessary staff members by the first day of class. All staff members responsible for providing accommodations for the student and an administrator must sign off on the **Receipt of Section 504 Plan Accommodations** form.

An Annual Review Meeting must be scheduled to review the student's current progress and determine if appropriate changes need to be made to the accommodations. For students with serious, life threatening impairments, it may be necessary to schedule the Annual Review Meeting during pre-planning or the first week of school. All meetings should be completed by November 15. Annual Review Meetings should be documented using the Section 504 Meeting Summary form. If changes are made to the 504 Plan during this meeting, teachers, administrators, and appropriate staff members should be given a copy of the revised plan and sign off on a new Receipt of Section 504 Plan Accommodations form.

Additional Section 504 Review Meetings may be scheduled throughout the year on an as needed basis. Parents must be invited to all Section 504 meetings and be provided written notice of the meeting using the **Section 504 Meeting Notice** form. The **Notice of Rights of Students and Parents** should be provided and explained annually.

H. Change in Student Schedule

A change in scheduling for 504 students may require copies of accommodation plans to be given to new teachers. All new teachers will need to sign the **Receipt of Section 504 Plan Accommodations** form after receiving the new form.

I. Substitute Teacher Lesson Plans

Substitute teachers must be made aware of Section 504 accommodations that must be provided to students. This is especially important for students who have medical conditions.

J. Discipline

Section 504 students may be disciplined for violations of the student code of conduct in the same manner as any other student as long as the disciplinary action does not result in a significant change of placement. A significant change of placement occurs when the student is removed from class more than 10 days, either consecutively or cumulatively for the school year. If the student is assigned to ISS, these days will not count as long as the Section 504 Plan continues to be implemented on those days and the student is permitted to progress in the curriculum. For this reason, it is extremely important for the School Section 504 Coordinator and administrators responsible for discipline of the student to develop a system for closely monitoring suspension days and communicating with the ISS teacher about the student's 504 Plan. (Note: The ISS teacher may NOT simply be given a copy of all 504 plans for the school as this would be a violation of the Family Education Rights and Privacy Act (FERPA). The ISS teacher may only be given copies of 504 plans for students actually assigned to ISS.)

If the 504 Plan includes specific disciplinary measures, then those measures would take precedent over the district's regular disciplinary procedures. Section 504 students may not be disciplined more harshly than a nondisabled student for the same conduct unless warranted by individual circumstances unrelated to the student's mental or physical impairment.

If a student with a 504 plan reaches six to seven days of cumulative or consecutive suspension days, then a manifestation determination meeting must be held. A school psychologist must be invited to all manifestation determination meetings. If the misconduct is a manifestation of the mental or physical impairment, then the student may not be suspended. A Functional Behavioral Assessment (FBA) must be completed and a Behavior Intervention Plan must be written. If the misconduct is not a manifestation of the mental or physical impairment, then the student may be suspended the same as a nondisabled student.

K. Process for Transfer Students

If a student transfers into our school system with a 504 plan from another school system, a copy of all documentation received must immediately be sent to the System 504 Coordinator.

A 504 review meeting must be scheduled to review the plan with the student's teachers. The meeting must be documented using the **Section 504 Meeting Summary** form. The 504 team may make changes to the accommodations in the plan as necessary to meet the student's needs in the new setting.

The 504 plan from the previous district should be honored in good faith for at least four to six weeks. After this time, the 504 team must meet to determine if the 504-evaluation data from the previous school is sufficient or if the student should be reevaluated by our local school system to determine if the student is protected under Section 504 and needs accommodations.

L. Instructions for 504 Folders

Please place completed 504 forms in the appropriate sections noted below. They are listed in order from top to bottom. For example, the first form under each section should be the first form you see in that section in the folder.

Forms to be placed in Section 1:

- Receipt of Section 504 Plan Accommodations
- Section 504 Process Checklist
- Parent Rights
- Section 504 Meeting Notice
- Section 504 Referral for Evaluation

Forms to be placed in Section 2:

- Section 504 Evaluation Review Meeting and Disability Determination
- 504 Termination

Form to be placed in Section 3:

 Section 504 Plan: Individual Accommodations Necessary to Remove Barriers to Learning

Form to be placed in Section 4:

• Section 504 Meeting Summary (This form is used for annual reviews.)

Form to be placed in Section 5:

Physician's Statement of Health Condition

Section 6:

This section can be used for any relevant progress monitoring or intervention documentation and any other miscellaneous information (e.g., Parents Rights/Procedural Safeguards acknowledgement).

M. Terminating a 504

If it is believed that a student no longer meets requirements for protection under Section 504, the SST must conduct a reevaluation. The parent or guardian must be invited. The **504 Termination** form must be completed for documentation purposes.

N. Complaint Procedures

Responding to Section 504 & Title II ADA Discrimination Complaints

Section 504 of the Rehabilitation Act of 1973 and the Americans with Disabilities Amendment Act prohibit discrimination against students with a disability. No discrimination against students with a disability will knowingly be permitted in any of the programs or activities of Dubois Integrity Academy.

A parent who believes that their child has been discriminated against under Section 504 and the ADA may file a grievance with the school, file a complaint with the Office of Civil Rights (OCR), or request a due process hearing. Complaints must be filed within 180 days of the reputed violation.

Parents who wish to file a complaint with the school system should be provided with a copy of the **Section 504 or Title II ADA Complaint Form**.

Section 504 Impartial Hearing Request

Any student or parent or guardian ("grievant") may request an impartial hearing due to the school's actions or inactions regarding their child's identification, evaluation, or educational placement under Section 504.

Within 10 business days from receiving a completed Section 504 Request for Hearing form, the school's Section 504 Coordinator will acknowledge the request in writing and schedule a time and place for a hearing.

Section 504 Mediation Meeting

Mediation is a less formal method of resolving disputes than a due process hearing. During mediation, parents/guardians and school representatives voluntarily meet with an impartial mediator to resolve disagreements with the school's decisions or actions regarding identification, evaluation, or educational placement of the student. Any agreements reached between the school and the parents/guardians during the mediation process will be set forth in a written mediation agreement. Parents/guardians may request mediation by writing or by calling the school's Section 504 Coordinator.

Mediation is voluntary and both the grievant and school system must agree to participate. The grievant may terminate the mediation at any time. If the mediation is terminated without an agreement, the school system will proceed with the impartial hearing procedures.

Section 504 Impartial Due Process Hearing Procedures

- 1. The System Section 504/Title II ADA Coordinator will obtain an impartial review official who will conduct a hearing within 45 calendar days from the receipt of the grievant(s) Request for Hearing unless agreed to otherwise by the grievant or a continuance is granted by the impartial review official.
- 2. Upon a showing of good cause by the grievant or school system, the impartial review official, at his or her discretion, may grant a continuance and set a new hearing date. The request for a continuance must be in writing and copied to the other party.
- 3. The grievant will have an opportunity to examine the child's educational records prior to the hearing.
- 4. The grievant will have the opportunity to be represented by legal counsel at his or her own expense at the hearing and participate, speak, examine witnesses, and present information at the hearing. If the grievant is to be represented by legal counsel at the hearing, he or she must inform the school's Section 504/Title II ADA Coordinator of that fact in writing at least 10 calendar days prior to the hearing. Failure to notify the Section 504/Title II ADA Coordinator in writing of representation by legal counsel shall constitute good cause for continuance of the hearing.

- 5. The grievant will have the burden of proving any claims he or she may assert. When warranted by circumstances or law, the impartial hearing officer may require Dubois Integrity Academy to defend its position/decision regarding the claims (i.e. A recipient shall place a disabled student in the regular educational environment operated by the recipient unless it is demonstrated by the recipient that the education of the person in the regular environment with the use of supplementary aids and services cannot be achieved satisfactorily. 34 C.F.R.§104.34). One or more representatives of the school system, who may be an attorney, will attend the hearing to present the evidence and witnesses, respond to the grievant testimony and answer questions posed by the review official.
- 6. The impartial review official shall not have the power to subpoena witnesses, and the strict rules of evidence shall not apply to hearings. The impartial review official shall have the authority to issue pre-hearing instructions, which may include requiring the parties to exchange documents and names of witnesses to be present.
- 7. The impartial review official shall determine the weight to be given any evidence based on its reliability and probative value.
- 8. The hearing shall be closed to the public.
- 9. The issues of the hearing will be limited to those raised in the written or oral request for the hearing.
- 10. Witnesses will be questioned directly by the party who calls them. Crossexamination of witnesses will be allowed. The impartial review official, at his or her discretion, may allow further examination of witnesses or ask questions of the witnesses.
- 11. Testimony shall be recorded by court reporting or audio recording at the expense of Dubois Integrity Academy. All documentation related to the hearing shall be retained by Dubois Integrity Academy.
- 12. Unless otherwise required by law, the impartial review official shall uphold the action of school system unless the grievant can prove that a preponderance of the evidence supports his or her claim.
- 13. Failure of the grievant to appear at a scheduled hearing unless prior notification of absence was provided and approved by the impartial review official or just cause is shown shall constitute a waiver of the right to a personal appearance before the impartial review official.

Section 504 Impartial Due Process Hearing Decision

The impartial review official shall issue a written determination within 20 calendar days of the date the hearing concluded. The determination of the impartial review official shall not include any monetary damages or the award of any attorney's fees.

Section 504 Impartial Due Process Hearing Review

If not satisfied with the decision of the impartial review official, any party may pursue any right of review, appeal, cause of action or claim available to them under the law or existing state or federal rules or regulations.

O. Required Forms for Parents

The Notice of Rights of Students and Parents should be given to parents for Section 504 initial evaluations, reevaluations, and annual review meetings. The form may be mailed, hand delivered, or sent home with a student. Indicate the date sent home and method of delivery at the bottom of the form.

Dubois Integrity Academy Section 504 Forms

Dubois Integrity Academy Section 504 Process Checklist

udent		Homeroom Teacher		5.4	
chool		Grade		Date	
☐ Section 50- ☐ Consent to ☐ Evaluation	Section 504 Evaluation Referral Form Completed Evaluate signed by parent/legal g Disability Determination Meeting parent/guardian		ed within 30) Days of Reque	st □ Parental Riç
Collect Data	or Evaluation	1.6	A		
Required:		IT	Applicable	:	
_	Observation Report(s) ☐ SST T	eacher Qu	estionnaire		
☐ SLDS/Norn	ing Screening (academic/behavic n-Referenced Test Data dent report card		l Progress I Backgrou I Tier 3 Me I Classroor I Work San I Medical D	n Observation	
□ SST Memb • Invite Sch • School nu • Classrool	uation Meeting Notice sent to parent/guers notified of meeting day and tire ool Psychologist to meeting rse must be included if there are not teacher must participate in the content of	ne health rela lisability de	termination	n meeting	
□ Write Secti□ Copy of CO□ Distribute of	Determines a Disability Exists on 504 Plan if applicable MPLETE referral packet, includin opies of 504 Plan to each of stude ceipt of 504 Plan form	_			

If Evaluation Determines No Disability Exists

□ Copy of COMPLETE referral packet sent to 504 Coordinator.□ Copy of Section 504 Evaluation sent to parent/legal guardian

☐ No further☐ Intervention	mines need for continu intervention necessary on Plan written on Plan distributed to te	y	on			
	Sactiv	Student Supon 504 Refer	•			
☐ Initial Req ☐ Re-Evalua ☐ Transfer S	uest tion	on out itelei	101 24			
Student			Homeroom Teacher		Referral	
School			Grade		Date	
						1
Mental or Physic	al Impairment(s)					
Major Lif	e Activities Substant	tially Limited	by the In	npairment(s): (Check all tha	ıt apply)
☐ Caring for one's ☐ Performing man ☐ Sleeping ☐ Hearing ☐ Thinking	ual tasks □ Eating □ Seeing	g □ Commu □ Walkin □ Readir rating □ Liftir □ Major t	g ng ng	☐ Learning ☐ Working ☐ Standing ☐ Speaking tion:		
Name of Person R	equesting 504 Evalua	ation:				
Check one: ☐ Teacher ☐ School Counseld	-	egal Guardiar Teacher	1	□ Admini □ Interve	istrator ention Teacl	her □ EIP
		Comn	nents:			

	egrity Academy port Team (SST)
	ent of Health Condition
Patient's Name:	Date of examination/report:
	nild's medical record information to the Dubois Integrity Academy to derstand that information received will be shared with appropriate ss.
Parent or Legal Guardian Signature (Required)	 Date
Physicians are asked to provide the following informations and determining the impact of the cl	tion to assist in determining a disability for Section 504 nild's medical condition on his or her education.
1. <u>Diagnosis</u> of current health and/or orthopedic impai	rment:
Prognosis regarding medical condition:	
 Anticipated Effects of medical condition on education alertness): 	

4. <u>Special</u>	health care conditions (including medications, dietary	/ needs, activit	ry restrictions and the	e like):
5. Addition	al comments to assist in educational program planni	ng:		
•	Information:	Pho	one:	
			ле «:	
, idai 000		1 47	``	
Dhuaisian	de Cinneture (Demined)	Dat	1 _	
Pilysiciali	's Signature (Required) Dubois Integrity Ac Teacher Observation Report for Se	ademy		
Student		Date		
School		Teacher		
Please com Participation	ment on the student's progress in your class concerning the	ne following are Always	as: Sometimes	Never
-	ticipates in discussions and other activities			
• • •	classwork assignments within the time allotted in class			
•	nomework assignments			
Keeps notel	book and other materials organized			
Turns in ass	signments on time			
Comes to cl	ass prepared with paper, pencil, notebook, textbook			
Stays focus	ed and on-task during class			
Sleeps in cla	ass/Tired			
Easily frustr	ated when he/she doesn't understand the material			
•	sistance to successfully complete assignments			
	ctions when completing assignments			
	ce on Quizzes and Tests	Always	Sometimes	Never
	ng grades on quizzes			
•	ng grades on tests			
Completes of	quizzes/tests within the time allotted in class			

Requires acc Interactions Asks question Complies wi Works coope Shows respond Shows respondent	study for quizzes and to commodations to dem is with Teachers and I ons to clarify information ith directions when give eratively with others ect to the teacher ect to peers	onstrate know Peers on	ledge of material	□ □ □ Always □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □	Sometimes	Never
☐ Yes ☐ N	nt chronically absent o	-	sons related to a diagr	nosed physical or	mental impairment?)
Comments						
	Section 504		Oubois Integrity Aca Review Meeting a	•	Determination	
Student				Date of Birth		
School		Grade		Meeting Date		
The fo	ollowing Section 50 evalu		nbers acknowledgo meeting and disa			n in this
	Print Name		Signatur	e	Title	

		I	
The following items	have been provided to the	narent/quardian:	
The following items	have been provided to the		
	have been provided to the Date Sent	parent/guardian: Sent By	
Section 504 Meeting Notice			
Section 504 Meeting Notice Parental Consent for Section 504			
Section 504 Meeting Notice Parental Consent for Section 504 Evaluation/Reevaluation Parent Rights Afforded by Section 504 of	Date Sent n 504 meeting notice as fo	Sent By	
Section 504 Meeting Notice Parental Consent for Section 504 Evaluation/Reevaluation Parent Rights Afforded by Section 504 of the Rehabilitation Act of 1973 Parent/guardian responded to Section	Date Sent n 504 meeting notice as for esponse	Sent By	
Section 504 Meeting Notice Parental Consent for Section 504 Evaluation/Reevaluation Parent Rights Afforded by Section 504 of the Rehabilitation Act of 1973 Parent/guardian responded to Section Will Attend Will Not Attend No Reason for Section 504 Meeting: Initial Section 504 Evaluation/Disability Re-evaluation Meeting	Date Sent n 504 meeting notice as for esponse	Sent By Illows:	
Section 504 Meeting Notice Parental Consent for Section 504 Evaluation/Reevaluation Parent Rights Afforded by Section 504 of the Rehabilitation Act of 1973 Parent/guardian responded to Section Will Attend Will Not Attend No Reason for Section 504 Meeting: Initial Section 504 Evaluation/Disability Re-evaluation Meeting	n 504 meeting notice as for esponse Determination Review Meeting	Sent By Illows:	

Re	quired:	If Applicable:
	Teacher Observation Report	Physial Statement Flat Conton 🖳
	Vision/hearing screening (academic/behavior)	Progessmontaingdata <u></u>
	SLDS Report and/or Standardized Test Scores	Badgoundinformation 🖳
L	Report Card Copy	SSTVetengiammay@coletoalien 🖳
		Classroom Observation
		Work Samples
		Medicalcoumentation 🗆
		Psychologicalevaluation 🗆
		Respectivos medicanton
Ot	her:	
	 □	
Not	e: Copies of all data used in the evaluation must be inclu	ded in the referral packet and sent to the System 504 Coordinator.
OBS	SERVATION DATA (attach Teacher Observa	ation Penort)
<u> </u>	CENTATION DATA (accaem reacher Observe	acion Report
	ACHIEVEMENT DATA	
	ACHIEVEMENT DATA	
Ħ	This student's achievement test	
\vdash	scores: have been higher each year	
\sqcup	have stayed about the same each year	
Ш	have become worse each year have	
	suddenly dropped data not available	
$\overline{}$	-	ts in this student's class, this student's grades:
\sqcup	are better are	
Ш	about the same	
	are worse data	
	not available	
_	From your to your this student's	
_	From year to year, this student's	
ш	grades: have improved each year have	
	stayed about the same each year	
\Box	have become worse each	
$\overline{\Box}$	year have suddenly	
H	dropped data not available	
Ш	• •	
Has	this student been retained?	hich grade level(s)?
	CIPLINE DATA	3.000 10101(0).
Doe	s this student have behaviors that disrup	t the education of the student or others? If so,
des	cribe behaviors and any disciplinary action	n that has been taken within the past year

(summarize and attach relevant documentation):

HOME LANGUAGE SURVEY				
Student's language is:		Home languag	e is:	
English Language Learner:				
If yes, is this student's language	ge contributing to th	e student's lack of achie	evement in school? U	Yes □ No
VISION/HEARING INFORM	MATION		T	
	Vision		Hearing	
Screening Date				
Screening Results				
EVIDENCE OF A PHYSICAL	OR MENTAL CONI	<u>DITION</u>		
Does the student have a docu	mented physical or r	mental impairment or he	ealth condition? \Box Ye	es 🗆 No
If yes, describe and attach the	Physician's Stateme	ent of Health Condition f	orm, health plan, or o	ther information
SCHOOL ATTENDANCE INC	ODMATION			
SCHOOL ATTENDANCE INF Does the student have school		s, e.g., truancy or exces	sive tardiness?	√es
No If yes, explain and attach r				

appliances; lowvision devices (not including ordinary eyeglasses or contact lenses); hearing aids and cochlear implants or other implantable hearing devices; mobility devices, oxygen therapy equipment and supplies; assistive technology; reasonable accommodations or auxiliary aids or services; and learned behavioral or adaptive neurological modifications]. In addition, the fact that the impairment is episodic or currently in remission does not preclude a

finding of disability if the impairment would substantially limit a major life activity when active).
Yes: Major life activity substantially limited:
□ No
If yes, describe documentation or other information that supports the finding of a substantial limitation:
The section 504 Team reviewed and carefully considered the following data drawn from a variety of
sources: (Check all that apply.)
Grade reports Observations
Disciplinary records/referrals Student work portfolio
Standardized tests/other tests RTI Data School health information Attendance
Medical information/evaluations Other:
Parent input Other:
Based upon all evaluative information reviewed and answers to the above questions, it is the
determination of the Section 504 Team that:
PLESE CHECK ONE
The student is not disabled because there is no physical or mental impairment that substantially limits a major life activity.
The student is disabled because there is a physical or mental impairment that substantially limits a
major life activity and services are needed in order that the student's educational needs are met as adequately as those of nondisabled peers. A Section 504 Plan will be developed.
The student is disabled because there is an episodic physical or mental impairment that, when
active, substantially limits a major life activity, and services are needed in order that the student's
educational needs are met as adequately as those nondisabled peers. A Section 504 Plan will be developed that will be implemented when the impairment is active. When the impairment is inactive, the
504 Plan will not be implemented, but it is understood that the student will still be protected by Section
504's antidiscrimination provisions and the school cannot discriminate against the student on the basis of
disability.
The student is disabled because there is a physical or mental impairment that is in remission but,
when active, substantially limits a major life activity, and services are needed in order that the student's educational needs are met as adequately as those of nondisabled peers. The need for a Section 504 Plan

will be addressed if/when the impairment comes out of remission. When the impairment is inactive, it is understood that the student is protected by Section 504's antidiscrimination provisions and the school cannot discriminate against the student on the basis of disability.
The student is disabled but is not in need of a Section 504 Plan because the student's educational needs are met as adequately as those of nondisabled peers based upon the positive effect(s) of mitigating measures currently in use. The need for a Section 504 Plan will be addressed again should the positive effect(s) of mitigating measures currently in use no longer exist. While the student currently is not in need of services, it is understood that the student is protected by Section 504's antidiscrimination provisions and the school cannot discriminate against the student on the basis of disability. Based upon re-evaluation data, the student continues to be disabled under Section 504 because there is a physical or mental impairment that substantially limits a major life activity. The Section 504 Plan will be reviewed/revised. Based upon re-evaluation data, the student no longer is disabled under Section 504 because there is not a physical or mental impairment that substantially limits a major life activity. A Section 504 Plan is no longer needed.
Original: To 504 Folder
Copies: To Parent
Comments/Notes:

DUBOIS INTEGRITY ACADEMY
Section 504 Plan Individual Accommodations Necessary to Remove Barriers to Learning
·

Plan Date				Date f	or 504 F	Re-Evaluation		
Student's Name					DOB		Grade	
School		Mental/Physical Impairn		ment(s)				

Accommodations

List the accommodations, related aids and services that will be necessary for this student to participate in the educational program on a daily basis. Each accommodation must be directly related to the substantial limitations caused by the student's impairment(s). Remember, the student must need and receive the accommodations on a regular basis in order to receive them for standardized testing situations.

Accommodations	
Accommodations	

-		
I		DA O TA INI
	DUBOIS INTEGRITY A(LADEMY
	Section 504 Plan	
	Individual Accommodations Necessary to Rem	nove Barriers to Learning
	•	-
Student's Name		Plan Date
		. idii butc
am in agreement w	rith the Section 504 Plan developed by the SS	committee for the above named student.
Date	Signature	Title

I am not in agreement with the Section 504 Plan developed by the SST committee for the above-named student.

Date	Signature	Title

Section 504 **Standardized Testing Accommodations**

Name							Date	
School		Grade		Mental/Physical Impairment(s)				

Pa	rt
----	----

<u>Part I</u>
Are there any medical or other circumstances that will affect the administration of standardized tests? (ie. Need for accommodations, delay start of
testing)
□ Yes
□ No

Part III

If yes, please explain.

Approved Accommodations for Students with Disabilities

Each accommodation must be directly related to the substantial limitations caused by the student's impairment(s). In addition, the student must need and receive the accommodations on a regular basis in order to receive them for standardized testing situations. Determine the accommodations required for the student to participate in assessments by checking below.

Will the stude	Will the student receive either of the Read Aloud Accommodations (see #18 and #19 under Presentation Accommodations)? ☐ Yes ☑ No										
	If yes, for each subtest, indicate whether the questions and/or passages will be read aloud to the student. Note: Oral reading of test passages and test questions are non-standard accommodations for any NRT.										
GM-EOG & Local	GM-EOG & Passages Questions Passages Questions Passages Questions (Standard) (Standard)										
ELA											
Math											
Science											
Social Studies											

Dubois Integrity Academy

Setting Accommodations:		Response Accommodations:
Special education classroom		27. Technology applications, such as Brailler, word processor, or other communications device with all grammar and spell check devices disabled
2. Special or adapted lighting		28. Student marks answers in test booklet
3. Small group		29. Student points to answers
4. Preferential seating		30. Verbal responses in English only
5. Sound field adaptations		31. Braille writer
6. Adaptive furniture (e.g. slant board)		32. Basic function calculator or adapted basic calculator
7. Individual or study carrel		33. Scribe
8. Individual administration		34. Adapted writing tools (e.g. pencil grips, large diameter pencil
Administration by certified educator familiar to student		
Presentation Accommodations:		Scheduling Accommodations:
10. Large print		35. Frequent monitored breaks
11. Sign the directions		36. Optimal time of day for testing
12. Sign test questions		37. Extended time - specify amount:
13. Sign reading passages		38. Flexibility in the order of administration for content areas
14. Explain or paraphrase the directions for clarity (in English only)		39. Extending sessions over multiple days (ACCESS only)
15. Braille	Con	nments:
16. Color overlays, templates, or placemarkers		
17. Use of highlighter by student (ACCESS only)		
18. Oral reading of test questions in English only by reader or assistive technology		
19. Oral reading of reading passages in English only by reader or assistive technology		
20. Low vision aids (e.g. CCTV, magnifying equipment)		
21. Repetition of directions (English only)		
22. Materials presented with contrast and tactile cues		
23. Photograph used (GKIDS only)		
24. Substitute manipulative (GKIDS only)		
25. Use directions that have been marked by the teacher (ACCESS only)		

	26. Audio amplification devices or noise buffer/listening devices
	·

Please refer to the GaDOE Accommodations Manual for guidance on selecting, administering, and evaluating the use of test administration accommodations for students with disabilities.

$\mathcal{D}\mathcal{V}\mathcal{B}\mathcal{O}\mathcal{I}\mathcal{S}\mathcal{I}\mathcal{N}\mathcal{T}\mathcal{E}\mathcal{G}\mathcal{R}\mathcal{I}\mathcal{T}\mathcal{Y}\mathcal{A}\mathcal{C}\mathcal{A}\mathcal{D}\mathcal{E}\mathcal{M}\mathcal{Y}$

Section 504 Behavior Individualized Accommodation Plan (IAP)

Plan Date					Re-Evaluation	<u> (, </u>			
Student's Name				DOB		Grade			
School		Mental/Physic	cal Impairm	nent(s)					
Begin date for the	behavior a	accommodati	ion(s):						
Behavior(s) of the student that are targeted:									
Types of approp	Types of appropriate behavioral accommodations for the student:								
☐ Set clearly defined limits ☐ Reduce distracting stimuli ☐ Give frequent reminder of rules ☐ Seat student near teacher ☐ Assign peers to work with student ☐ Use journal of daily/weekly behaviors									
☐ Use praise to rei☐ Provide student		•		kly sche	dule of events)	·	·		
 □ Provide student with a consistent routine (daily or weekly schedule of events) □ Use predetermined signaling device to cue student that a specified behavior is desired □ Prompt student to go to a quiet area in class where noise and activity are not allowed □ Other (Please specify): 									
go to a quiot aire	<u></u>		<u> </u>		<u> </u>	<u> </u>	,,,-		
Should a hehavio	ral contrac	t with the stu	dent he nro	wided?	□ Ves □ No				
Should a behavioral contract with the student be provided?									
copy of the contra	ici ili ilie si	ludeni s 504 i	ioiuei.						

DUBOIS INTEGRITY ACADEMY

Section 504 Behavior Individualized Accommodation Plan (IAP) Should a system of rewards/affirmations for desired behaviors and consequences for opposite behaviors be provided? Yes No Rewards/Affirmations for **Desired Behavior** Consequences for **Personnel Responsible Desired Behavior Inappropriate Behavior** Specify the form of communication to be used to advise parents/guardians of progress made (e.g., notes in agenda, phone calls, periodic parent conferences): I am in agreement with the Behavior Accommodation Plan specified for _____ **Date Signature Title** I am not in agreement with the Section 504 Plan developed by the SST committee for the above named student.

Date	Signature	Title		

	I_	I	Duhoic Int	tegrity Acaden	WA1			
				n (SST) Meeting	•	n		
Student						Grade		
School								
Date of M	eeting		Time		Location			
5. Evaluation 6. Ongoing Purpose of	ntation of Edu on of Progress Monitoring an f the Meeting T to discuss th	s nd Evaluation	eerns:	□ academ			nedical	□ other
•		to discuss follow					edical	□ other
	•	ew screening ass		. •	monitoring d	ata		
		Section 504 disa	ability deter	mination				
	Review of Sect							
	p Section 504	meeting to discu	ss current o	concerns				
□ Other:								
		_	Membe	s of the SST		-		
N	lame	Title		Nam	ie		Title	

Name	Title	Name	Title

Please Note:

- Teachers of the student should come prepared with student work samples illustrating the child's strengths
 and/or weaknesses, copy of current grades, anecdotal notes, progress monitoring data and any other
 documentation that could be used to assist the SST in identifying the cause of the student's problems and
 selecting specific interventions to address those problems.
- SST State Board Rule 160-4-2.32 requires the SST to include at a minimum the referring teacher and at least
 two other participants. It also states that parent/guardians must be invited to participate in all meetings of their
 child's SST and in the development of interventions for their child.
- Section 504 regulations require that a team who is knowledgeable about the student, the suspected mental/physical impairment, evaluative procedures, the meaning of evaluative data, and accommodation options, conduct these meetings.

DUBOIS INTEGRITY ACADEMY

Receipt of Section 504 Plan Accommodations

Please sign below to indicate that you are aware of this student's mental/physical impairment and have a copy of his or her Section 504 plan accommodations for the current school year.

Date

Student

School			Gr	ade		
	Printed Name	Title			Signature	

5 "						
	student's 504 plan requires the schoo ff regarding the mental/physical impa		ning to the		☐ Yes	⊠ No
	If yes, indicate the date	of the training.				
	ent's teachers and administrators be ental/physical impairment will substa				⊠ Yes	□ No
3ignature	of School 504 Representative			_	Date	
	Se	Student Support Te ection 504 Meeting Su				
		3	• •			
Student			Da	te		
School			Gra	ide		
	Team Members Present	Title			Signature	
		Purpose of Meeting	1			

_ _	Annual Review of Section 504 Plan Review student's progress/determine if accommodations are appropriate □ Other:								
	Request for Additional Information								
	Hearing & Vision Screening Functional Behavior Assessment (FBA) Referral to School Counselor Speech/Language Screening Medical Documentation Classroom Observation to be completed by the following: Speech/Language Pathologist Speech/Language Pathologist School Psychologist Special Education Teacher School Counselor Other:	☐ Learning Styles Inventory ☐ Academic Screening ☐ Behavior Screening ☐ Background Information ☐ Administrator ☐ Other:							
	DUBOIS INTEGRITY ACADEM	Y							
	Discussion Summary								



DUBOIS INTEGRITY ACADEMY	
TALADOLIS I NOTAGENE I AL ANTINI I	
Discussion Summary continued	



-
DUBOIS INTEGRITY ACADEMY
Discussion Summary continued



DUBOIS INTEGRITY A	САФЕМҮ	
Section 504 Annual Revie		
School:	School	Year:
All Students with Active Section 504 Accommodation Plans	Grade	Date of Annual Review

	1		
ature of School 504 Representative	Date		
	ubois Integrity Acado ation Determina		
Student Name:		Dale	
School:			

THIS MANIFESTATION DETERMINATION MUST OCCUR WITHIN 10 SCHOOL DAYS OF ANY DECISION TO CHANGE THE PLACEMENT OF A CHILD WITH A DISABILITY DUE TO A VIOLATION OF THE CODE OF CONDUCT. The manifestation determination review is conducted by the child's parent and the relevant members of the child's 504 Team. (NOTE: Schools may remove a student from his or her current placement for violations of a code of student conduct to the extent that such alternative settings are also applied to students without disabilities for NOT MORE THAN 10 SCHOOL DAYS. However, a manifestation determination review is required when a student has been removed from his current placement for SIX TO SEVEN DAYS OF CUMULATIVE OR CONSECUTIVE SUSPENSION **DAYS.** In addition, schools may remove a student to an interim alternative educational setting (IAES) for not more than 45 school days without regard to whether the behavior is determined to be a manifestation of the child's disability in cases where a child: (1) carries or possesses a weapon to or at school, on school premises or at a school function; (2) knowingly possesses or uses illegal drugs, or sells or solicits the sale of a controlled substance, while at school, on school premises, or at a school function; or (3) has inflicted serious bodily injury upon another person while at school, on school premises, or at a school function.)

1. Descrip	tion of the behavior incident that violated the code of conduct:
2. Review	of relevant information:
Please che □ 504	ck all information that was reviewed:
	er Observations/Anecdotal Notes nt information provided by parent(s)
3. Manifest	tation Determination
	ne conduct in question caused by or does it have a direct and substantial relationship 's disability?
b. Is the 504?	conduct in question a direct result of the system's failure to implement the child's

child's disability and the child must be returned to the placement from which he was removed. unless: (1) the incident involves weapons or drug possession or infliction of serious bodily injury; or (2) the parent and the system agree to a change of placement as part of the modification of the student's behavioral intervention plan. If the behavior was a manifestation of the disability, the following must be considered: Has a functional behavioral assessment been conducted? □ yes □ no If NOT, one must be conducted and a behavioral intervention plan (BIP) must be developed and implemented. Meeting date to write BIP: If a behavioral intervention plan has been developed and implemented, what revisions are necessary to prevent the behavior from occurring again? If the answer to both of the above questions is NO, then the conduct is not a manifestation of the child's disability. The relevant disciplinary procedures applicable to children without disabilities may be applied in the same manner to the child with a disability. If the behavior was not a manifestation, the need for a functional behavior assessment and a behavior intervention plan should be considered to prevent the behavior from recurring. Team Members – The Team must consist of the parent and relevant members of the 504 Team. Name/Title Name/Title DUBOIS INTEGRITY ACADEMY BEHAVIORAL INTERVENTION PLAN Student: _____ Grade: _____ Date FBA completed:

If the answer to either question 3a or 3b is YES, the conduct IS a manifestation of the

Participants' signatures:				
Name & Title		Name & Title		
This BIP will be developed thro	ugh (<i>check one</i>)			
□ Student Support Team	□Section 504 Comr	nittee	□ IEP Team	
Projected date(s) to review this plan:				
Present Levels of Performance: Given displays (1) problem behavior (rate/international)	n the (2) antecedent (sity/duration) to (3) g	only or (2 & 4) ante let/avoid consequel	cedent and setting event, the studnce.	ent
Behavioral Goal: Given the (2) antece behavior to (3) get/avoid consequences. measurable and observable.	dent only or (2 & 4) a Remember that th	e desired behavio	ing event, the student will (5) des r must be defined in terms that a	ired are
measurable and observable.				
FIRST PRIORITY, PREVENTION				
FIRST PRIORITY: PREVENTION Environmental Accommodations				
From the "Antecedents" and "Setting Eventure environment for the purpose of managing				

[NOTE: A functional behavioral assessment (FBA) must be completed as the basis for this behavioral intervention plan (BIP). <u>Make certain that the FBA Worksheet and FBA Competing Behavior Pathway are attached to this form.</u>

Who is responsible for	r implementing these changes?			
	monitored (how often and by whom)? _			
SECOND PRIORITY:	INSTRUCTION			
Teaching strategies t	to achieve desired behavior must be ne desired behavior through the use on e context of where the behavior occur	of examples and n	onexamples, providing opp	
•	nent behavior (specific skills) to be taugl	•	. •	
Who will tooch the ron	Nacoment hehavior?			
	olacement behavior? will instruction be given?			
	nities for practice?			
How will progress be r	monitored (how often and by whom)? _			
Describe acknowledge	ements to be used when desired behavi	or is displayed:		
CRISIS PLAN				
When the problem bel	havior presents a safety concern , a cristry, describe the plan and who will impler			nes that a
	DUBOIS INTEG	RITYACADEMYS n Form	ection	
Student		Homeroom	Date	

In the space below, briefly describe the reason for terminating the student's 504 plan, referencing	
three qualifying criteria below: • A physical or mental impairment • That substantially limits • One or more major life activities	the
The following 504 eligibility team has determined that the Section 504 Plan currently in place for the following 504 eligibility team has determined that the Section 504 Plan currently in place for the following 504 eligibility team has determined that the Section 504 Plan currently in place for the following 504 eligibility team has determined that the Section 504 Plan currently in place for the following 504 eligibility team has determined that the Section 504 Plan currently in place for the following 504 eligibility team has determined that the Section 504 Plan currently in place for the following 504 eligibility team has determined that the Section 504 Plan currently in place for the following 504 eligibility team has determined that the Section 504 Plan currently in place for the following 504 eligibility team has determined that the Section 504 Plan currently in place for the following 504 eligibility team has determined that the Section 504 Plan currently in place for the following 504 Plan currently in place fo	10
above named student is no longer needed.	
Name Title Signature	
The parent/guardian has been notified of the following: ☐ The reason(s) SST has determined that the student is no longer eligible for Section 504. ☐ They have the right to appeal this decision by requesting a review meeting with the 504 eligibility teat Date: Method: ☐ Parent attended meeting ☐ Parent did not attend meeting therefore notification was provided by: ☐ Phone ☐ Letter ☐ E-mail	am.
School 504 Coordinator: Place this form in section 2 of the student's red 504 folder. Also, send a copy of this form to the system 50 Coordinator.)4
DUBOIS INTEGRITY ACADEMY Parental Consent for Section 504 Evaluation	
Date:	
Dear Parent or Legal Guardian of:	

The Student Support Team (SST) would like to evaluate your child in order to determine whether or not he or she has a disability and may need accommodations in the regular education classroom through Section 504 of

the Rehabilitation Act of 1973. This civil rights legislation states that no otherwise qualified individual with a disability shall solely, by reason of his or her disability, be excluded from the participation in, denied the benefits of, or subjected to discrimination under any program or activity receiving federal financial assistance. The need for accommodations under Section 504 is determined by the presence of a mental or physical impairment that **substantially limits** one or more major life activities.

In completing the Section 504 Evaluation, the SST must draw upon information from a variety of sources which **may** include the following as deemed appropriate by the SST:

- Reading and math assessments
- Benchmark assessment data
- Vision/hearing screening assessments
- Academic, behavior, speech/language evaluations
- Teacher anecdotal data about the student's organizational skills, need for additional work time, ability to focus, etc., when compared to the average nondisabled peer
- State end-of-grade assessment data, including most recent and previous results
- Reported grades, including most recent and previously reported grades
- Work samples that illustrate the nature and severity of the suspected disability
- Information provided by parents/guardians regarding medication, private therapies, evaluations, etc.

As the parent/guardian you may present information to the SST that you would like to be considered in their evaluation of your child, such as medical documentation of a mental/physical impairment or a private psychological evaluation. All information used in the evaluation will be regarded as confidential. You will be invited to the Section 504 Disability Determination Meeting. Your parental rights are included, which show that you have certain rights regarding consent and evaluation procedures.

•		yhether or not you agree for the evaluation you have any questions, you may contact		ed and return this
Thank you for yo	our cooperation.			
Sincerely,				
Section 504 School	Representative Signat	ure		
Please check o	ne of the followin	ng and sign below:		
☐ Yes, I agree Section 504 Par		04 evaluation to be conducted for my child.	. I have receive	ed a copy of my
☐ No, I do no Section 504 Par	•	tion 504 evaluation to be conducted for my	/ child. I have r	received a copy of my
Parent or Legal Gua	ardian Signature	Relationship to Student DUBOIS INTEGRITY ACADEMY		ite
		Section 504 Meeting Notice		
☐ Initial Reques	st □ Annual Revie	w □ Re-Evaluation □ Other:		
Student			Date	
School			Grade	

Dear Parent or Guardian,

Section 504 of the Rehabilitation Act of 1973 is designed to prohibit discrimination based on disability in any program or activity receiving federal money. This statute obligates public schools to provide equal access and equal opportunity to otherwise qualified persons with disabilities. For a student to be eligible for a 504 plan, the student must have a physical or mental impairment which substantially limits one or more major life activities. It must be because of this disability that the student is unable to gain equal access and benefit from school programs and services.

	xamples	of m	naior li	ife act	tivities
--	---------	------	----------	---------	----------

Caring for one's self	Breathing	Communicating	Performing manual tasks
Learning	Eating	Walking	Working
Sleeping	Seeing	Reading	Standing
Hearing	Concentrating	Lifting	Speaking
Thinking	Bending	_	

A meeting has been scheduled for the following date and time:

Date	
Time	

You are invited and urged to participate in this meeting. If you would like more information about this meeting or would like the meeting date and/or time changed, please contact me as soon as possible.

You should have already received a copy of the Section 504 Parents' Rights that are still in effect. If you have not, please let us know so that we may provide you with a copy.

Section 504 School Representative Signature

Please check one of the following and sign below:

\square I will not be attending this meeting. I understand that I may request a copy of the meeting summa	ıry.

Please return this form to school tomorrow.

□ I will attend this meeting.

Parent or Legal Guardian Signature

DUBOIS INTEGRITY ACADEMY

Relationship to Student

Notice of Rights of Students and Parents under Section 504

	 	 	· -
Student	Grade	Date	

Section 504 of the Rehabilitation Act of 1973, commonly referred to as "Section 504", is a nondiscrimination statute enacted by the United States Congress. The purpose of Section 504 is to prohibit discrimination and to assure that disabled students have educational opportunities and benefits equal to those provided to non-disabled students.

The implementing regulations for Section 504 as set out in 34 CFR Part 104 provide parents and/or students with the following rights:

Date

- 1. Your child has the right to an appropriate education designed to meet his or her individual educational needs as adequately as the needs of non-disabled students. 34 CFR 104.33.
- 2. Your child has the right to free educational services except for those fees that are imposed on non-disabled students or their parents. Insurers and similar third parties who provide services not operated by or provided by the recipient are not relieved from an otherwise valid obligation to provide or pay for services provided to a disabled student. 34 CFR 104.33.
- 3. Your child has a right to participate in an educational setting (academic and nonacademic) with non-disabled students to the maximum extent appropriate to his or her needs. 34 CFR 104.34.
- 4. Your child has a right to facilities, services, and activities that are comparable to those provided for non-disabled students. 34 CFR 104.34.
- 5. Your child has a right to an evaluation prior to a Section 504 determination of eligibility. 34 CFR 104.35.
- 6. You have the right to not consent to the school system's request to evaluate your child. 34 CFR 104.35.
- 7. You have the right to ensure that evaluation procedures, which may include testing, conform to the requirements of 34 CFR 104.35.
- 8. You have the right to ensure that the school system will consider information from a variety of sources as appropriate, which may include aptitude and achievement tests, grades, teacher recommendations and observations, physical conditions, social or cultural background, medical records, and parental recommendations. 34 CFR 104.35.
- 9. You have the right to ensure that placement decisions are made by a group of persons, including persons knowledgeable about your child, the meaning of the evaluation data, the placement options, and the legal requirements for least restrictive environment and comparable facilities. 34 CFR 104.35.
- 10. If your child is eligible under Section 504, your child has a right to periodic reevaluations, including prior to any subsequent significant change of placement. 34 CFR 104.35.
- 11. You have the right to notice prior to any actions by the school system regarding the identification, evaluation, or placement of your child. 34 CFR 104.36.
- 12. You have the right to examine your child's educational records. 34 CFR 104.36.
- 13. You have the right to an impartial hearing with respect to the school system's actions regarding your child's identification, evaluation, or educational placement, with opportunity for parental participation in the hearing and representation by an attorney. 34 CFR 104.36.
- 14. You have the right to receive a copy of this notice and a copy of the school system's impartial hearing procedure upon request. 34 CFR 104.36.
- 15. If you disagree with the decision of the impartial hearing officer (school board members and other district employees are not considered impartial hearing officers), you have a right to a review of that decision according to the school system's impartial hearing procedure. 34 CFR 104.36.
- 16. You have the right to, at any time, file a complaint with the United States Department of Education's Office for Civil Rights.

For more information regarding Section 504, or if you have questions or need additional assistance, please contact the System Section 504 Coordinator at the following address: Greta Hunt 749 Main Street Riverdale, GA 30274, ghunt@duboisintegrityacademy.com 770-629-1235

Date Provided to Parent/Legal Guardian		□ Mailed □	Hand Delivered ☐ Sent home with student
DUBOIS INTEGRITY ACA	DEMY		

Section 504 Procedural Safeguards

Complaint Procedures

Responding to Section 504 Discrimination Complaints

Section 504 of the Rehabilitation Act of 1973 and the Americans with Disabilities Amendment Act prohibit discrimination against students with a disability. No discrimination against students with a disability will knowingly be permitted in any of the programs or activities of the Dubois Integrity Academy Charter School.

A parent/guardian who believes that their child has been discriminated against under Section 504 and the ADA may file a grievance with the school, file a complaint with the Office of Civil Rights (OCR), or request a due process hearing. Students protected under Section 504 may also file a grievance on behalf of themselves if they believe they have been discriminated against because of their disability. Complaints must be filed within 180 days of the reputed violation.

Parents who wish to file a complaint with the school system should be provided with a copy of the **Section 504 Complaint Form**. The form must be submitted to the 504 Coordinator. A copy of the **Section 504 Parental Rights** must be provided to parents when a complaint is filed. The parent will be contacted within 10 business days from receiving a completed Section 504 Complaint Form to schedule a meeting.

Section 504 Impartial Hearing Request

Any student or parent/guardian ("grievant") may request an impartial hearing due to the school system's actions or inactions regarding your child's identification, evaluation, or educational placement under Section 504. A **Section 504 Request for Hearing** form must be completed and submitted to the School's Section 504 Coordinator. Forms may be obtained from the School's 504 Coordinator.

Within 10 business days from receiving the Section 504 Request for Hearing form, the 504 Coordinator will acknowledge the request in writing and schedule a time and place for a hearing. Parents/Guardians will be contacted if all parts of the form are not completed. All timelines and processes will be stayed until the Request for Hearing form is completed.

Section 504 Mediation Meeting

Mediation is a less formal method of resolving disputes than a due process hearing. During mediation, parents/guardians and school representatives voluntarily meet with an impartial mediator to resolve disagreements with the school's decisions or actions regarding identification, evaluation, or educational placement of the student. Any agreements reached between the school and the parents/guardians during the mediation process will be set forth in a written mediation agreement.

Mediation is voluntary and both the grievant and school must agree to participate. The grievant may terminate the mediation at any time. If the mediation is terminated without an agreement, the school system will proceed with the impartial hearing procedures.

Section 504 Impartial Due Process Hearing Procedures

- 1. The School's 504 Coordinator will obtain an impartial review official who will conduct a hearing within 45 calendar days from the receipt of the grievant's Request for Hearing unless agreed to otherwise by the grievant or a continuance is granted by the impartial review official.
- 2. Upon a showing of good cause by the grievant or school system, the impartial review official, at his or her discretion, may grant a continuance and set a new hearing date. The request for a continuance must be in writing and copied to the other party.

- 3. The grievant will have an opportunity to examine the child's educational records prior to the hearing.
- 4. The grievant will have the opportunity to be represented by legal counsel at his or her own expense at the hearing and participate, speak, examine witnesses, and present information at the hearing. If the grievant is to be represented by legal counsel at the hearing, he or she must inform the Section 504 Coordinator of that fact in writing at least 10 calendar days prior to the hearing. Failure to notify the Section 504 Coordinator in writing of representation by legal counsel shall constitute good cause for continuance of the hearing.
- 5. The grievant will have the burden of proving any claims he or she may assert. When warranted by circumstances or law, the impartial hearing officer may require Dubois Integrity Academy to defend its position/decision regarding the claims (i.e. A recipient shall place a disabled student in the regular educational environment operated by the recipient unless it is demonstrated by the recipient that the education of the person in the regular environment with the use of supplementary aids and services cannot be achieved satisfactorily. 34 C.F.R.§104.34). One or more representatives of the school system, who may be an attorney, will attend the hearing to present the evidence and witnesses, respond to the grievant testimony and answer questions posed by the review official.
- 6. The impartial review official shall not have the power to subpoena witnesses, and the strict rules of evidence shall not apply to hearings. The impartial review official shall have the authority to issue pre-hearing instructions, which may include requiring the parties to exchange documents and names of witnesses to be present.
- 7. The impartial review official shall determine the weight to be given any evidence based on its reliability and probative value.
- 8. The hearing shall be closed to the public.
- 9. The issues of the hearing will be limited to those raised in the written or oral request for the hearing.
- 10. Witnesses will be questioned directly by the party who calls them. Crossexamination of witnesses will be allowed. The impartial review official, at his or her discretion, may allow further examination of witnesses or ask questions of the witnesses.
- 11. Testimony shall be recorded by court reporting or audio recording at the expense of Dubois Integrity Academy. All documentation related to the hearing shall be retained by Dubois Integrity Academy.
- 12. Unless otherwise required by law, the impartial review official shall uphold the action of school system unless the grievant can prove that a preponderance of the evidence supports his or her claim.
- 13. Failure of the grievant to appear at a scheduled hearing unless prior notification of absence was provided and approved by the impartial review official or just cause is shown shall constitute a waiver of the right to a personal appearance before the impartial review official.

Section 504 Impartial Due Process Hearing Decision

The impartial review official shall issue a written determination within 20 calendar days of the date the hearing concluded. The determination of the impartial review official shall not include any monetary damages or the award of any attorney's fees.

Section 504 Impartial Due Process Hearing Review

If not satisfied with the decision of the impartial review official, any party may pursue any right of review, appeal, cause of action or claim available to them under the law or existing state or federal rules or regulations.

DUBOIS INTEGRITY ACADEMY

Title II ADA Complaint Form

Dubois Integrity Academy are committed to complying with Section 504 of the Rehabilitation Act of 1973 and ensuring that no discrimination on the basis of disability is permitted in the programs or activities that the System operates. If you believe that discrimination has occurred against a student because of a disability, please complete, sign and submit this form to the System Section 504 Coordinator.

Date:	Complaint made on beha	lf of:		Complainant
is: Student:				
Student's	parent(s)/guardian(s): _			
Other:				
Address:	City: _	State:	Zip:	
is viewed as discrin	ed violation of Section 504 in mination; 2) the individuals in as the basis of the complaint (nvolved; 3) dates, times, a	and locations involve	•
	nunication that has already or tes of communication, and na			
3. Please describe hov	w you propose to resolve this	issue (attach additional p	pages if needed).	
	Foi	· Office Use Only		
		ceived:		

DUBOIS INTEGRITY ACADEMY

Title II ADA Request for Hearing

	Date:	
Student's Address:		
	4 au Cuankan	
Contact Information for Paren Name of Parent or Legal Guardian:		
Address (if different than student's address):		— E-mai
	ou want notice of scheduled hearing by e-mail.	
Telephone: (All calls will be made between 8 AM and 4:30 PM. Please check the b		
Home: (Cellular: (_)	
Work: ()) □	
Problem and Proposed Solution to the	e Described Problem	
*Describe the decision that was made by the Section 504 Team that you	disagree with:	
*Explain your reasons for wanting the decision to be reviewed:		
*Describe your proposed solution to the above problem:		
*If more space is needed, attach additional paper.		
Signature of Person Completing this Form	Date	
Relationship to Student: Parent/Legal Guardian Other:		
Note: If you checked "Other", please provide the contact information below.		
Other Contact Inform		
Name: E-mail Ad	ldress:	
Other Contact Inform	Zip Code:	

Section 504 Quick Guide for

Initial Evaluations

Section 504 Quick Guide for Initial Evaluations

Forms needed for ALL Initial 504 Meetings (Part of Evaluation Packet)

- 504 Referral for Evaluation Form
- Section 504 Process Checklist
- Physician's Statement of Health Condition Form (if available)
- Teacher Observation Report (one for each of student's teachers)
- Section 504 Evaluation Review Meeting & DD Form

- SST Meeting Notification (Faculty)
- 504 Meeting Summary
- 504 Meeting Notice (Parents)
- Parental Consent for Section 504 Evaluation
- Notice of Rights of Students and Parents

Forms used AS NEEDED for Initial 504 Meetings

• Section 504 Plan

Step 1: Referral

- a. Receive Referral Form/Request
- b. Start a red 504 folder for the student
- c. Make sure parent has been contacted and aware of concerns.
- d. Send home Parental Consent Form
- e. Start Section 504 Process Checklist

Step 2: Set up the Meeting (after receiving permission for evaluation)

- Send the Parent/Guardian:
 - → 504 Meeting Notice (Parents)
 - → Notice of Rights of Students and Parents
- Give the teacher(s):
 - **→** Teacher Observation Report for Section 504 Evaluation
- Collect data for the evaluation
- Invite appropriate individuals to meeting using the SST Meeting Notification Form

Step 3: At the Meeting

- a. Give parent/guardian Notice of Rights
- b. Complete the Section 504 Evaluation Review Meeting & Disability Determination Form
 - → Determine if Disability Exists & meets Section 504 Requirements (based on data) → All Participants Sign
 - → Give parent a copy of complete evaluation packet. Complete packet includes ALL data used to support decisions.
- c. IF NEEDED:
 - ◆ Schedule meeting for accommodation plan or proceed during current meeting.
 - → Develop Section 504 Plan. Accommodations should not give student an unfair advantage.
 Accommodations should remove barriers that may prevent the student from receiving equal access to his/her education as compared to nondisabled students (level the playing field). → All Participants Sign
 - → Give parent a copy of Section 504 Plan

Step 4: After the Meeting

- a. Make sure parent has a complete copy of the Section 504 evaluation packetPlace forms in appropriate locations in red Section 504 folder
- b. Place a "Notice of Section 504 File" in student's permanent record
- c. IF NEEDED:
 - + Give each teacher and appropriate administrators a copy of the Section 504 Plan
 - → Obtain signatures on Receipt of Section 504 Plan Accommodations

Section 504

Quick Guide for Annual Reviews

Section 504 Quick Guide for **Annual Reviews**

NOTE: Copies of the previous year's **Section 504 Plans** should be given to appropriate teachers by the **first day of class**. Annual Reviews should be completed by November 15.

Forms needed for ALL Annual Review 504 Meetings

- Teacher Observation Report (if needed)
- SST Meeting Notification (Faculty)
- 504 Meeting Summary
- 504 Meeting Notice (Parents)
- Notice of Rights of Students and Parents
- 504 Plan

• 504 Annual Review Meetings Form

Step 1: Set up the Meeting

- Send the Parent/Guardian:
 - → 504 Meeting Notice (Parents)
 - → Notice of Rights of Students and Parents
- Give the teacher(s):
 - → Teacher Observation Report for Section 504 Evaluation (if needed)
- Collect necessary data for review
- Invite appropriate individuals to meeting using the SST Meeting Notification Form

Step 2: At the Meeting

- Give parent/guardian Notice of Rights (Send home if not present)
- Review current 504 Plan
- Analyze data to determine if changes need to be made
- Keep in mind that accommodations should not give student an unfair advantage.

 Accommodations should remove barriers that may prevent the student from receiving equal access to his/her education as compared to nondisabled students (level the playing field).
- All Participants Sign
- Give parent a copy of Section 504 Plan

Step 3: After the Meeting

- Send copy of the Section 504 Plan to System 504 Coordinator
- Make sure parent has a copy of the Section 504 Plan
- Place forms in appropriate locations in red Section 504 folder Place a "*Notice of Section 504 File*" in student's permanent record.
- IF NEEDED:
 - → Give each teacher and appropriate administrators a copy of the Section 504 Plan
 - → Obtain signatures on Receipt of Section 504 Plan Accommodations

Step 4: Complete the Process

- Complete the Section 504 Annual Review Meetings Form. All of your 504 students with a 504 Plan should be on this list.
- Make a copy for yourself.

Section 504 Quick Guide for

Reevaluations

Section 504 Quick Guide for Reevaluations

Forms needed for ALL Reevaluation 504 Meetings (Part of Evaluation Packet)

- 504 Referral for Evaluation Form
- Section 504 Process Checklist
- Updated Physician's Statement of Health Condition Form (if available)
- Teacher Observation Report (one for each of student's teachers)
- Section 504 Evaluation Review Meeting & DD Form
- SST Meeting Notification (Faculty)
- 504 Meeting Summary
- 504 Meeting Notice (Parents)
- Parental Consent for Section 504 Evaluation
- Notice of Rights of Students and Parents

Forms used AS NEEDED for Initial 504 Meetings

- Section 504 Plan <u>Step 1: Referral</u>
- Receive Referral Form/Request
- Start a red 504 folder for the student
- Make sure parent has been contacted and aware of concerns.
- Send home Parental Consent Form
- Start Section 504 Process Checklist

Step 2: Set up the Meeting (after receiving permission for evaluation)

- Send the Parent/Guardian:
 - → 504 Meeting Notice (Parents)

- ♦ Notice of Rights of Students and Parents
- Give the teacher(s):
 - **→** Teacher Observation Report for Section 504 Evaluation
- Collect data for the evaluation
- Invite appropriate individuals to meeting using the SST Meeting Notification Form

Step 3: At the Meeting

- Give parent/guardian Notice of Rights
- Complete the Section 504 Evaluation Review Meeting & Disability Determination Form
 - → Determine if Disability Still Exists & Still Meets Section 504 Requirements (based on data) → All Participants Sign
 - → Give parent a copy of complete evaluation packet. Complete packet includes ALL data used to support decisions.
- IF NEEDED:
 - + Schedule meeting for accommodation plan or proceed during current meeting.
 - → Develop Section 504 Plan. Accommodations should not give student an unfair advantage.
 Accommodations should remove barriers that may prevent the student from receiving equal access to his/her education as compared to nondisabled students (level the playing field). → All

 Participants Sign
 - → Give parent a copy of Section 504 Plan

Step 4: After the Meeting

- Send copy of COMPLETE the Section 504 evaluation packet to System 504 Coordinator
- Make sure parent has a complete copy of the Section 504 evaluation packet
- Place forms in appropriate locations in red Section 504 folder
- Place a "Notice of Section 504 File" in student's permanent record
- IF NEEDED:
 - → Give each teacher and appropriate administrators a copy of the Section 504 Plan
 - → Obtain signatures on Receipt of Section 504 Plan Accommodations

Section 504 Quick Guide for

<u>Manifestation</u> <u>Determination</u>

Section 504 Quick Guide for Manifestation Determination

Forms needed for ALL Manifestation 504 Meetings

- Manifestation Determination Form
- 504 Plan
- SST Meeting Notification (Faculty)
- 504 Meeting Summary
- 504 Meeting Notice (Parents)
- Notice of Rights of Students and Parents
- Teacher Observation Report for Section 504 Evaluation

Forms used AS NEEDED for Manifestation Meetings

- Behavioral Intervention Plan Form Step 1: Set up the Meeting
- Send the Parent/Guardian:
 - → 504 Meeting Notice (Parents)
 - → Notice of Rights of Students and Parents
- Give the teacher(s):
 - → Teacher Observation Report for Section 504 Evaluation
- Collect data for the evaluation (discipline reports, intervention data, etc.)
- Invite teachers, school psychologist, administrative designee
- Invite others as needed **Step 2: At the Meeting**
- Give parent/guardian Notice of Rights
- Complete the Manifestation Determination Form
 - → Review 504 Plan and data used to determine appropriate accommodations
 - → All Participants Sign
 - → Give parent a copy of Manifestation Determination Form Step 3: After the Meeting
- Make sure parent has a copy of the Manifestation Determination Form
- Place forms in appropriate locations in Section 504 folder