

Employee Handbook

Effective <<INSERT>>



TABLE OF CONTENTS

| Section 1: Introduction | |
|--|----|
| 1.1 Introduction | 6 |
| 1.2 Mission | 6 |
| Section 2: Hiring and Employment Policies | 7 |
| 2.1 Hiring Practices | 7 |
| 2.2 Interviewing and Hiring | 8 |
| 2.3 Accommodations for Disabilities | 9 |
| 2.4 Employment Classifications | 9 |
| 2.5 Problem Resolution Procedure | 10 |
| 2.6 Harassment | 10 |
| 2.7 Mandated Reporter Policy | 14 |
| 2.8 Whistleblower Protection | 15 |
| Section 3: Schedules and Compensation | 17 |
| 3.1 Salaries and Wages | 17 |
| 3.2 Workday Schedules | 17 |
| 3.3 Paycheck Policies | 18 |
| 3.4 Credit Card Usage | 29 |
| 3.5 Fee/Cash Collection | 20 |
| 3.6 Business Travel | 20 |
| Section 4: Time Off | 22 |
| 4.1 School Vacations, Holidays and Vacations: Teachers | 22 |
| 4.2 School Vacations, Holidays and Vacations: Full-Time Administrators | 23 |
| 4.3 Sick Days | 23 |
| 4.4 Leaves of Absence | 24 |

| Section 5: Employee Benefits | 29 |
|---|----|
| 5.1 General | 29 |
| 5.2 Benefits | 29 |
| Section 6: Technology | 32 |
| 6.1 Laptop Policy | 32 |
| 6.2 Email Accounts | 32 |
| 6.3 Communications and Information Systems Policy | 32 |
| 6.4 Computer Software | 37 |
| 6.5 Use of Telephones and Other Communication Devices | 38 |
| 6.6 Internet Safety Policy | 38 |
| Section 7: Workplace Safety and the Environment | 40 |
| 7.1 Media Relations Policy | 40 |
| 7.2 Personal Property and Workplace Searches | 41 |
| 7.3 Use and Care of Equipment | 41 |
| 7.4 Safety and Building Issues | 41 |
| 7.5 Emergency Drills | 43 |
| 7.6 Parking Lot Policy | 43 |
| 7.7 Personal Vehicle Use | 43 |
| 7.8 Return to Work Policy | 43 |
| 7.9 Personal Relationships at Work | 44 |
| Section 8: Employee Conduct | 45 |
| 8.1 Code of Conduct, Discharge and Other Discipline | 45 |
| 8.2 Termination of Employment | 46 |
| 8.3 Return of Property | 46 |



| 8.4 Physical Contact Between Employees and Students at School and at School-Sponsored Functions | 46 | |
|---|----|--|
| 8.5 Restraint and Seclusion Policy | | |
| 8.6 Tobacco-Free Workplace Policy | | |
| 8.7 Alcohol and Drug-Free Workplace Policy | 53 | |
| 8.8 Confidentiality of School Information | 55 | |
| 8.9 Conflicts of Interest | 55 | |
| 8.10 Dress Code | 56 | |
| 8.11 Outside Employment | 57 | |
| Section 9: Accountability | | |
| 9.1 Performance Review and Evaluation | 59 | |
| 9.2 Teacher Bonus Pay | 59 | |
| Appendix | 61 | |
| 2022-2023 School Calendar | 61 | |
| Acknowledgement of Receipt of Employee Handbook | 62 | |
| Media Release Form | 63 | |
| Employee Harassment Acknowledgement Form | 64 | |

Letter from the Head of School

As an employee of Circle City Prep, you are a critical part of the success of our school and the achievement of our students. As we strive to accomplish our mission of building a game-changing school for the students and families on the Far Eastside of Indianapolis, we ask that you read and review this Employee Handbook. This Employee Handbook has been developed to help answer any questions about your employment with Circle City Prep. The following outlined policies, practices, and procedures are guiding tools to help create a smooth and transparent working environment for all Circle City Prep employees.

As a member of the Circle City Prep team, we appreciate your hard work and dedication to our organization's mission. The importance of your contributions cannot be overstated, and we look forward to working with you to ensure all our students are on a path to college and a life of opportunity.

Welcome to the team!

Megan Murphy
Founder and Head of School

Sami Hyde Assistant School Leader, Academics Alise Dalstrom Assistant School Leader, Student Supports



Section 1: Introduction

1.1 Introduction

For the benefit of all employees, we would like to acquaint you with the policies governing employment with Circle City Preparatory Charter School ("the School"). This manual sets out and explains the School's basic employment policies and supersedes all previous manuals and written or implied policies.

Occasionally, it may become necessary to modify, change, update, revoke, replace or even terminate the policies outlined in this manual, and the School reserves the right to make changes at any time at its discretion. Generally, you will be given prior notice of upcoming changes, however, the School reserves the right to update policies without prior notice. The language contained in this manual is provided for informational purposes only. It does not, nor is it intended to, create any contractual rights or obligations, and it is not a contractual agreement. Although we hope that your employment here will be rewarding, your employment is at will and both you and the School retain the right to end the employment relationship at any time and for any reason with or without cause or notice. Please understand that no one except the Head of School has the authority to enter into any agreement with you for employment for any specified period or to make any promises or commitments contrary to the foregoing, and any such agreement must be in writing and signed by both parties.

This manual applies to all employees of the School unless otherwise stated. At all times, the School remains solely responsible for the interpretation of this manual's provisions and its application. In applying its policies and procedures, the School retains the right to make decisions based on the Administration's assessment of its needs and consideration of the specific facts and circumstances presented by each situation. If you have any questions, please do not hesitate to contact the Head of School.

We wish you the greatest success in your position and again, hope your employment at the School is a rewarding experience.

1.2 Mission

Through excellence in academic instruction and character development, Circle City Preparatory Charter School ensures all K-8 students are ambitious, powerful learners and responsible, positive leaders on the path to college and a life of opportunity.

Section 2: Hiring and Employment Policies

2.1 Hiring Practices

Equal Employment Opportunity: Circle City Prep is an equal opportunity employer and makes employment decisions on the basis of merit. The School seeks to have the best available person in every job. All employment decisions are based on business needs, job requirements and individual qualifications. Circle City Prep's policy prohibits discrimination against applicants or employees based on race, religion, color, sex, age, national origin, disability, veteran status, marital status, sexual orientation, genetic information, or any status or condition protected by federal, state, or local law or ordinance. This policy extends to, but is not limited to, recruitment, selection, compensation, benefits, promotion, training, and termination.

Circle City Prep will not tolerate discrimination or harassment based on any of these characteristics.

Employment Checks: To help ensure that all staff members at the School are of the highest quality, we will conduct checks of employment references, including recent or current manager, on all applicants prior to extending an offer of employment and subsequently as required by law or in the School's discretion.

Criminal Background Check: A national criminal background check is required for all employees (regardless of position) and for the following categories of volunteers:

- Those who will be in involved in overnight activities with children;
- Those counseling children;
- Those involved in one-on-one mentorship of children.

If an individual declines to complete the background check, s/he will be unable to work at the school. Background checks are rerun every 5 years or sooner, if Head of School deems it appropriate or necessary.

What constitutes a disqualifying offense that will keep an individual from working with children will be determined by our administrative team and/or one or more of the Board of Directors on . a case-by-case basis in light of all the surrounding circumstances. The background check results will be maintained in a confidential file at the School.

Immigration Reform and Control Act: Federal law prohibits Circle City Prep from employing any person not legally authorized to work in the United States. In accordance with the requirements of federal law, all persons commencing or resuming work after November 6, 1986, must submit to Circle City Prep documentation evidencing their right to work in the United States. Anyone submitting false documentation shall be immediately terminated. In fulfilling its obligations under the law, Circle City Prep reaffirms its commitment to comply with both state and federal



non-discrimination laws. Circle City Prep does not discriminate on the basis of citizenship. Any questions concerning this policy and the required documentation should be directed to the Head of School.

2.2 Interviewing and Hiring

Interviewing and Hiring: All interested applicants will interview with a school administrator. References will be required and checked. The Head of School or her designee will conduct all hiring.

Tenure: The School does not have tenure.

Discharge or termination: Any manager may dismiss any employee on their team at any time.

A non-academic staff member resigning from their position should give written notice to their manager at least four weeks in advance of the effective date. As much additional notice as possible should be given. Accumulated unused vacation may be scheduled during this notice period to the extent approved in advance by the manager. Unused vacation and sick expires and is not paid upon voluntary or involuntary termination of employment.

Upon termination of employment from Circle City Prep, the employee must return all supplies, keys, security access cards, technology equipment, phones, student and family information, and other Circle City Prep property.

Salary Administration: An employee's annual salary is paid over 24 bi-monthly installments for as long as the employee remains employed. Salary for a non-year-round employee (i.e., a teacher) is paid through the summer (the final paycheck usually occurs mid-July) so long as the employee remains on staff through the last day of school. For non-year-round employees who terminate prior to the end of the school year, the payments that would be made over the summer will be paid on a pro-rata basis tied to how much of the school year the staff member was employed. If a year-round employee voluntarily or involuntarily leaves employment prior to the last day of school, Circle City Prep will pay the employee through his/her last day of employment.

The School will contract with an outside, independently insured payroll service for all salary distribution. The Head of School will evaluate this contract annually. Documentation of authorized pay rates shall be maintained in the employee's personnel file. Personnel files shall be secured with access limited to authorized individuals.

2.3 Accommodations for Disabilities

The School is committed to complying with the Americans with Disabilities Act and all other applicable statutes protecting employees with disabilities. The School will make reasonable accommodations to enable an individual with a disability to interview for a position and perform the essential functions of his or her job. If you are unable, or find it difficult, to do all the functions of your job due to a disability, please contact the Head of School, inform him/her about your disability, and discuss the type and nature of any assistance or adjustment in your duties which would enable you to perform the essential functions of your job.

We may ask for medical documentation of your disability and of possible accommodations. We may also ask to speak to your physician or health care provider to help us assess the proposed accommodations and to ensure that you can safely perform the essential functions of your job with the accommodations. We may also ask you to submit to an independent medical or other appropriate examination, at our expense, to help us assess your needs.

2.4 Employment Classifications

All employees of the School will be classified as either full-time or part-time, and either exempt or non-exempt. We may also hire consultants and/or temporary employees.

Full-time employees: Full time employees are those who are scheduled to work the full-academic year and work 30+ hours or more per week. All full-time employees are eligible to participate in the School's benefits program.

Part-Time Employees: Part time employees are those who generally work fewer than 30 hours per week. Part- time employees are not eligible to participate in the School's benefits program.

Leased employees, independent contractors and freelancers are not employees of the School and are not entitled to any benefits. If you change positions during your employment as a result of a promotion, transfer or otherwise, you will be informed in writing by the Head of School of any change in your exemption status. Please direct any questions regarding your employment classification or exemption status to the Head of School.

Exempt Employees: Employees whose positions meet specific tests established by the Fair Labor Standards Act (FLSA) and state law and who are exempt from overtime pay requirements. Determinations must be made on a case-by-case basis. Please contact the Head of School with questions.

Non-Exempt Employees: Employees whose positions do not meet FLSA exemptions tests and are subject to the overtime provision of the FLSA. These employees will receive time and one-half (i.e., one and one-half times) their basic hourly rate for all hours actually worked in



excess of 40 hours a workweek. All overtime hours must be pre-authorized by the employee's manager.

2.5 Problem Resolution Procedure

It is the policy of the School to treat employees in a fair and impartial manner. The school is firmly committed to the belief that undisclosed problems will remain unresolved and may negatively affect the work environment at the School. Therefore, the School has established an administrative review system with an intent to solve problems as fairly and collaboratively as possible.

Employees who seek resolution of employment situations by using established procedures are assured that they will not be subjected to discrimination or retaliation or be penalized in any way for their use of these procedures.

If an employee has a work-related problem or feels that procedures are not properly applied, the School has an "open door policy." However, employees are encouraged to take their problems to their immediate supervisor before proceeding to the Head of School, as the majority of misunderstandings can be resolved between employees themselves and/or their supervisor.

Most performance problems will be addressed using progressive discipline, which may include an oral warning, a written warning, a probation period, and then termination. In cases of serious misconduct, however, certain steps of the progressive discipline process may be skipped, or immediate discharge may be warranted.

Employees are encouraged to take complaints involving a co-worker directly to that person for discussion and resolution. If the two employees are unable to resolve their differences, they may at any time request a meeting with their supervisor and/or the Head of School where both employees are present. The resolution by the Head of School shall be considered final. It is the policy of the School to discourage gossip.

2.6 Harassment

It is the goal of the School to promote a workplace that is free of harassment by employees, independent contractors, vendors, or agents. The School expressly prohibits any form of unlawful harassment based on race, color, religion, sex, national origin, age, disability, military status, sexual orientation, or any status protected by federal, state, or local law or ordinance. Further, any retaliation against an individual who has complained about harassment, or retaliation against individuals for cooperating with an investigation of a harassment complaint, is similarly unlawful and will not be tolerated by this organization. To achieve our goal of providing a workplace free from harassment, the conduct that is described in this policy will not be tolerated, and we have provided a procedure by which inappropriate conduct will be dealt with if encountered by employees.

The School takes allegations of harassment very seriously. We will respond promptly to complaints of harassment, and where it is determined that inappropriate conduct has occurred, we will act promptly to eliminate the conduct and impose such corrective action as is necessary, including disciplinary action where appropriate, up to and including termination.

Please note that while this policy sets forth our goals of promoting a harassment-free workplace, the policy is not designated or intended to limit our authority to discipline or take remedial action for workplace conduct that we deem unacceptable, regardless of whether that conduct satisfies the definition of harassment.

Definition of Harassment: The School strongly supports the rights of all its employees to work in an environment free from all forms of harassment, including harassment on the basis of race, color, religion, gender, sexual orientation, national origin, age, disability, genetic information, or any protected category.

Harassment is verbal or physical conduct that denigrates or shows hostility or aversion toward an individual because of race, color, religion, gender, sexual orientation, national origin, age, disability, genetic information, or any other protected category, or that of the individual's relatives, friends or associates and that:

- a. Creates an intimidating, hostile, or offensive working environment;
- b. Unreasonably interferes with an individual's work performance; or
- c. Otherwise adversely affects an individual's employment opportunities.

Harassing constitutes, but is not limited to:

- a. Epithets;
- b. Slurs;
- c. Negative stereotyping;
- d. Threatening, intimidating or hostile acts that related to the above characteristics; and
- e. Written or graphic material that denigrates or shows hostility or aversion toward an individual or group because of the above characteristics, and that is placed on walls, bulletin boards, or elsewhere on the employer's premises, or circulated in the workplace on paper or electronically.

Definition of Sexual Harassment: While all types of harassment are prohibited, sexual harassment requires particular attention. Sexual harassment is considered to be sexual advances, requests for sexual favors, and all other unwelcome verbal or physical conduct of a sexual or otherwise offensive nature, especially, but not limited to when:

a. Submission to such conduct is made, either explicitly or implicitly, a term or condition of employment;



- b. Such conduct interferes with an individual's job duties, education or participation in extra-curricular activities;
- c. Submission to or rejection of such conduct is used as the basis for decisions affecting an individual's employment; or
- d. Such conduct has the purpose or effect of creating an intimidating, hostile, or offensive working environment.

Other sexually oriented conduct, whether it is intended or not, that is unwelcome and has the effect of creating a workplace environment that is hostile, offensive, intimidating, or humiliating to workers may also constitute sexual harassment.

While it is not possible to list all the circumstances that may constitute sexual harassment, the following are some examples of conduct, which, if unwelcome, may constitute sexual harassment depending on the totality of the circumstances including the severity of the conduct and its pervasiveness:

- a. Unwelcome sexual advances whether they involve physical touching or not;
- b. Sexual epithets, slurs, jokes, written or oral references to sexual conduct, gossip regarding one's sex life;
- c. Commenting on an individual's body or about an individual's sexual activity, deficiencies, or prowess;
- d. Displaying sexually suggestive objects, pictures, or cartoons;
- e. Leering, whistling, brushing against the body, sexual gestures, suggestive or insulting comments;
- f. Sending or circulating, whether in print or electronic form, literature or communications (articles, magazines, or emails) of a sexual nature;
- g. Inquiries into one's sexual experiences; and
- h. Discussion of one's sexual activities.

Complaints of Harassment: Employees who experience any job-related harassment based on their sex, race, national origin, disability, or another factor protected by law, or believe that they have been treated in an unlawful, discriminatory manner, should report the incident to the Head of School (317-643-4209). This may be done over the phone, in writing or in person.

Any employee, whether a supervisor or manager, who suspects that harassment is occurring must notify the Head of School. Sexual discrimination or harassment involving students should likewise be reported to the Director of FinanceHead of School, who serves as the Title IX Coordinator.

The Head of School is also available to discuss any concerns you may have and to provide information to you about our policy on harassment and our complaint process. In cases involving the Head of School, you should contact the Chair of the Governing Board.

The School prohibits any form of retaliation against any employee for filing a complaint under this policy or for assisting in a complaint investigation. Acts of retaliation may result in disciplinary action, up to and including suspension or expulsion/discharge.

Harassment Investigation: Complaints will be investigated promptly and will be kept confidential to the extent possible. Our investigation will typically include a private interview with the person filing the complaint and with any witnesses. We will also usually interview the person alleged to have committed harassment.

The parties involved may be required to have no further contact until resolution. Grievances will be handled on a case-by-case basis with the assurance of prompt and equitable relief. To avoid discomfort and confrontation between alleged victims and alleged perpetrators, mediation will not be used. However, investigations will be adequate, reliable, and impartial, including the opportunity for both sides to present witnesses and other evidence. Parties involved will be notified of prompt timeframes for the major stages of the process (investigation, hearing, outcome of the investigation, and appeal, if applicable), they will receive notice of the outcome of the investigation (based on a preponderance of the evidence – i.e., it is more likely than not that the sexual harassment or violence occurred), and when appropriate the School will provide assurances of remedial and/or preventative measures that will be taken.

If the School determines that unlawful harassment or discrimination has occurred, disciplinary action, up to and including termination, will be taken in accordance with the circumstances involved. If appropriate, whatever action is taken against the harasser or discriminator will be made known to the complaining employee.

The School will not retaliate against an employee for filing a complaint or for participating in the harassment investigation and will not tolerate or permit retaliation by any member of the School.

If the School determines that an employee has engaged in inappropriate, harassing or unlawful discriminatory conduct, disciplinary action will be taken against the offending employee, up to and including termination of employment.

Appeals: If the complainant is not satisfied with a disposition by the School's management, the complainant may appeal the disposition to the Governing Board, as follows:

Chairperson, Governing Board Circle City Prep 4002 N. Franklin Road Indianapolis, IN 46226

The Board of Directors will issue a written response on the appeal in a reasonable amount of time.



2.7 Mandated Reporter Policy

All School personnel are mandated reporters of suspected abuse and/or neglect of minors. The School will provide annual training to all school personnel to facilitate identification of such potential reporting obligations. Mandated reporters are required to report suspected child maltreatment immediately when they have "reasonable cause to believe that a child who is 17 years of age or younger and known to them in a professional or official capacity has been harmed or is in danger of being harmed--physically, sexually, or through neglect--and that a caregiver either committed the harm or should have taken steps to prevent the child from harm." "Abuse" shall include, but not be limited to, the following:

- 1. *Physical Abuse:* The deprivation of the child of food, shelter, clothing, care and supervision, medical and dental care and treatment, or educational opportunity; non-accidental and physically assaultive behavior inflicted upon the child, which results in demonstrable tissue injury to the child.
- 2. Emotional Abuse: A consistent pattern of conduct, speech or attitude toward the child, which arrests the child's development or demonstrably impairs the child psychologically and/or emotionally. The School acknowledges the emotionally abusive impact witnessing domestic violence has on children. The School personnel are advised to follow the below outlined procedure when such abuse is suspected.
- 3. Sexual Abuse: The sexual exploitation of a child or his or her image; physical contact, whether with or without the consent of the child, with his or her genitalia, breasts or buttocks in a sexual context; exposing to or in the presence of a child one's genitalia, breasts, or buttocks, or causing the child to have any physical contact with the same.

Once you become aware that a student may be a victim of abuse or neglect, you MUST take the following steps:

- 1. Notify the Head of School immediately of the situation
- 2. Call the Indiana Child Abuse Hotline: 1-800-800-5556 or local law enforcement as soon as practically/reasonably possible, in any event within 2 hours.
- 3. If requested, complete and submit a written incident report to the entity notified in step number two that shall include:
 - Name, age, and gender of child and other family members
 - Address, phone numbers, and/or directions to child's home
 - Parents' place of employment
 - Description of suspected abuse or neglect
 - Current condition of the child
- 4. Complete "CCP Confirmation of CPS Report" form and submit to Head of School immediately following hotline call.

In the event that an incident of abuse or neglect is alleged to have occurred at the School or during school-sponsored programs or activities; the procedure outlined above shall be followed as well as:

- If a staff member is alleged to be the perpetrator of the abuse or misconduct, they will be immediately placed on leave from working with children pending an investigation and instructed to remain away from premises during the investigation.
- Any person for whom allegations of child abuse/neglect or misconduct will be removed from his/her position working with children or youth.

The Head of School will assist you and the student in understanding the next steps after the call and, when appropriate, will contact the parent/guardian. No one in the workplace, including supervisors, is permitted to suppress, change, or edit a report of abuse. An employee who willfully fails to report suspected incidents of child abuse or neglect is subject to license suspension or revocation, may be subject to criminal prosecution. Falsely reporting information to the Indiana child abuse and neglect hotline may also subject the reporter to criminal prosecution.

A mandatory reporter has an independent legal duty to ensure notification of the appropriate authorities of suspected child abuse and cannot satisfy that duty simply by notifying the Head of School or other member of School's administration. A mandatory reporter should therefore satisfy himself or herself that a member of the School's administration has completed the steps listed above, and if those steps have not been timely completed, the mandatory reporter has a legal obligation to do so.

2.8 Whistleblower Protection

The School requires employees to observe high standards of business and personal ethics in the conduct of their duties and responsibilities. Employees and representatives of the school are expected to practice honesty and integrity in fulfilling their responsibilities and are expected to comply with all applicable laws and regulations.

It is the responsibility of all employees to report violations of ethics or conduct or suspected violations to the Head of School.

No employee who in good faith reports a violation shall suffer harassment, retaliation or adverse employment consequences. An employee who retaliates against someone who has reported a violation in good faith is subject to discipline up to and including termination of employment. This Whistleblower Policy is intended to encourage and enable employees and others to raise serious concerns within the school prior to seeking resolution outside the school.

Anyone filing a complaint concerning a violation or suspected violation must be acting in good faith and have reasonable grounds for believing the information disclosed indicates a violation.



Any allegations that prove not to be substantiated and which prove to have been made maliciously or knowingly to be false will be viewed as a serious disciplinary offense.

Violations or suspected violations may be submitted on a confidential basis by the complainant or may be submitted anonymously. Reports of violations or suspected violations will be kept confidential to the extent possible, consistent with the need to conduct an adequate investigation.

The Head of School will notify the sender and acknowledge receipt of the reported violation or suspected violation as soon as possible. All reports will be promptly investigated, and appropriate corrective action will be taken if warranted by the investigation.

Section 3: Schedules and Compensation

3.1 Salaries and Wages

The School will consider a wide variety of factors in setting salary structure. These may include, but are not limited to:

- 1. Past teaching performance and experience at the School or elsewhere
- 2. Level of education and certification
- 3. Results
- 4. Demonstration of the School's staff and student core values
- 5. Annual School Budget

3.2 Workday Schedules

Office Hours: Absent special workload requirements, employees are expected to work the hours established at the time of their employment with rest breaks and reasonable lunch period. Work schedules may vary from employee to employee based on position, office, policy and/or special staffing requirements. Circle City Prep's mission may also require overtime work from time to time.

Regular attendance is an essential requirement of your employment at the School. In addition, excessive or unexplained absences are grounds for termination of employment. The School expects all employees to arrive to work each day on a timely basis. More than three (3) late arrivals in one (1) month may result in disciplinary action including unpaid leave and up to and including termination.

If an employee fails to report for work without any notification to his/her supervisor, and the absence continues for a period of two days, Circle City Prep will consider that such employee has abandoned his/her employment and has voluntarily terminated employment with Circle City Prep.

If you plan to be out of the office for meetings or some other school-related event, ask your direct supervisor for permission before you leave campus. You are required to advise your direct supervisor and the Head of School of your whereabouts so that the School may contact you if it becomes necessary.

In the event of an *actual emergency* that results in an unexpected absence, the employee must notify your direct supervisor as soon as reasonably practicable. Whether an event constitutes an actual emergency, and whether notification was given as soon as reasonably practicable to do so will be the sole determination of the Head of School.



Annual Work Schedule: Please refer to the school calendar attached at the end of this manual. This calendar may be updated from time to time by the Head of School or Board of Directors.

Instructional/Non-Year Round: Teacher workdays include all days that students are present, and any days indicated as professional development on the attached school calendar.

Non-Instructional/Year Round: All administrative staff, including members of the operations team are expected to work every day, Monday – Friday, except the holidays, including: Labor Day, Wednesday before Thanksgiving, Thanksgiving and the Friday after Thanksgiving, Christmas Eve, Christmas Day, New Year's Eve, New Year's Day, Martin Luther King Jr. Day, President's Day, Memorial Day, and 4th of July. Administrative Staff are off during student fall, winter and spring break unless otherwise communicated by the Head of School.

On days identified as student vacation days on the school calendar, administrative staff may be granted time off (unpaid for hourly staff), reduced hours, or permission to work from home at the Head of School's discretion.

Evening Events: There are evening events such as family workshops and parent teacher conferences. The schedule for these events will be shared at the beginning of the school year or otherwise as soon as possible, along with expectations of attendance by the staff.

The Head of School has the right to require hours different from any employee's regular work schedule.

3.3 Paycheck Policies

Employees are paid on the 15th and the last day of each month. In some instances, employee pay may be available early due to weekends or holidays. For the convenience of our employees, all requisite contributions to benefits will be withheld on each paycheck (and your acknowledgment of this handbook serves as approval for such withholdings). There are twenty-four (24) pay periods every year. The School will deposit your paycheck directly to the bank of your choice. To enroll in the direct deposit system, please complete a direct deposit application and return it to the Director of Finance, or set up direct deposit in your portal of the HRIS.

Employees must review their own paychecks for errors including but not limited pay amount, deductions, etc. Any errors should be reported to the Head of School or Director of Operations as soon as possible.

All paystub information will be available by logging into the payroll provider; no paper statements will be distributed.

At the end of each year, the employee is supplied with his or her Wage and Tax Statement (W-2) form. This statement summarizes the employee's income and deductions for the year.

Payroll Deductions: Circle City Prep is required by law to withhold certain federal and state taxes from wages paid to employees. The rates at which these deductions are made, and the total amount must be withheld, varies in accordance with applicable law. Circle City Prep will make other payroll deductions such as those relating to retirement plan contributions or expenses owed back to Circle City Prep, upon authorization by the employee. Circle City Prep may also deduct other amounts, such as payment for staff meals, damaged technology, or costs incurred as a result of policy violations.

Garnishments: Circle City Prep will comply with all wage garnishments orders in accordance with applicable state and federal law.

Personal Information: It is important that personal data of all employees and staff, such as address, telephone numbers, name changes, number of dependents, beneficiaries, and tax withholding information be kept accurate and up to date. Each employee and member are expected to make any such changes in Proliant as soon as possible. Circle City Prep will not release such personal data to anyone who is not employed by Circle City Prep or to any outside agency unless specifically authorized by the employee, unless such disclosure is required by law.

3.4 Credit Card Usage

The Operations team and Head of School have a credit card. The Circle City Prep credit cards may only be used by authorized personnel. When not in use, the credit cards will be kept in a secure location in the custody of the authorized personnel.

The credit cards should be used as a last resort when no other payment option is available (such as obtaining an invoice and paying by check).

Payments made with the credit cards must be completed by the Director of Operations or other authorized team member. Paper receipts must be provided in hard form (not emailed) immediately to the credit card holder or his/her designee; school credit card receipts should generally go to the Director of Operations. Any credit card charges made by an employee failing to provide proper documentation may become the responsibility of the employee. Similarly, disallowed fees such as taxes charged to the credit card may become the responsibility of the employee and Circle City Prep may deduct such charges from the responsible employee's paycheck.

It should be noted on the receipt whether payment should come from a restricted fund (such as CSP, Title 1 or other grant), and all relevant information (entity billed, date, amount) should be highlighted to make it easy as possible to reconcile charges.



3.5 Fee/Cash Collection

A staff member who is presented with cash should direct to the front office (or staff in charge of special event, as the case may be) the person wanting to pay or donate cash, and the front office staff should provide a written receipt to the person and keep a duplicate for Circle City Prep's records. All events for which money is collected, or at which money is collected, must be approved by the Head of School. All receipts should be provided to the Director of Operations. Teaching staff and students are not permitted to do Circle City Prep fundraising; all such work runs through the Operations Team. Staff are not permitted to conduct personal sales or fundraising. Cash and/or checks should not be stored or locked in a staff offices or desks, but rather, should be locked in the safe in the main office and, in any event, provided as soon as possible to the Director of Operations.

3.6 Business Travel

Who is Reimbursed: The School staff will be reimbursed for allowable expenses incurred while on approved School business.

Reimbursement Process: The School will have a designated document to be used for requesting reimbursement and should be submitted within 30 days of the trip or activity. Any unusual items or amounts should be explained in full. Receipts are required for all reimbursements. Employees should allow at least two weeks after submission of reimbursement request for reimbursement. All staff members must seek prior approval for reimbursement with the Head of School before making a purchase over \$25.

Reimbursable Expenses - Food: Where staff is required to represent the school or dinner meetings or traveling on school business, Circle City Prep will generally bear the costs up to \$50 per day per person, including tips. Circle City Prep understands that there are variables in meal expenses, but every effort should be made to limit these expenses. Alcohol is not a reimbursable expense.

Reimbursable Expenses - Driving: If driving to an event at or over 30 miles from the School, the School will reimburse mileage at the federal rate. If securing a rental car is cheaper than mileage reimbursement, the School will reimburse the cost of a rental car rather than mileage.

Reimbursable Expenses - Airfare: Generally, the least expensive or most reasonable commercial airfare in coach class will be reimbursable from the airport nearest the traveler's home or office to the airport nearest the destination. Airline reservations should be made at least 14 days in advance of travel. Any additional expense related to companion travel is the responsibility of the traveler. Preferred carriers may be utilized if the airfare is equivalent to the lowest fare available. Typically, the School purchases airfare for teachers.

Reimbursable Expenses - Taxi:The School will reimburse \$15 for travel to and from the Indianapolis airport, and up to \$9 per day for parking for up to 3 days.

Reimbursable Expenses - Car Rental Policy: Car rentals, either utilized for airport transportation or transportation at a conference, convention, etc., unless absolutely necessary for the conduct of school district business. Justification must accompany any request for car rentals. If approved, the most economical scheduling of car rental is to be used, including the use of subcompacts, discounted and special rates. An example of the justified use of car rental is when an employee is out of state, making inspections at various locations, and the use of public transportation is impracticable. When car rental is authorized, the employee shall not be issued an advance payment for the anticipated expense associated with the rental.

Car Rental Insurance

School employees approved to rent a vehicle for school use should purchase the following types of insurance from the car rental company, and, when possible, these lines of insurance should be primary.

- 1. Collision Damage Waiver
- 2. Supplemental Liability Insurance Should be purchased to ensure a combined single liability limit of \$500,000.

Reimbursable Expenses - Lodging: Lodging will be reimbursed at the single-room rate for days of meetings, including night before and after if flight schedules make overnight stays necessary. In some circumstances, you may share a room with a colleague.

Non-Reimbursable Expenses:

- First-class or any upgrades in air travel.
- When lodging accommodations have been arranged by the School and the traveler elects to stay elsewhere, reimbursement is made at an amount no higher than the rate negotiated by the School, and reimbursement is not made for transportation between the alternate lodging and meeting site
- If an individual accompanies the traveler, it is the responsibility of the traveler to determine the added cost for double occupancy and related expenses and to make the appropriate adjustment in the reimbursement request.
- Entertainment costs including movies, liquor, or bar costs.
- Any additional costs over \$25 that are not first cleared by the Head of School.



Section 4: Time Off

4.1 School Vacations, Holidays and Vacations: Instructional/Non-Year-Round Employees

Vacations: Full-time Instructional/Non-Year-Round Employees receive forty (40) hours of vacation (July 1 - June 30) (and this amount will be prorated for staff hired after the start of the year). Full-time Instructional/Non-Year-Round Employees can roll over up to 16 hours of vacation one school year to the next, but may not start a year with more than 56 hours. Unused vacation days are not paid out to employees who resign or are terminated prior to the end of the school year, and unused vacation days which exceed the rollover limit are not paid out at the end of the year.

For a request to be approved, employees must complete a Time Off Request via Proliant which is triggered by the Time Off Slackbot two weeks prior. This request will be updated by your direct supervisor within two business days. Failure to submit this form in a timely manner may result in that time off being denied or unpaid. Notification under two weeks may result in the leave being unpaid.

Vacation days should not be taken on brown out days or during Summer Pre-Service Training. Any day before school break or returning from a school break is considered a brownout day. Any day before or after a three-day weekend is a brownout day. For example, the day after President's Day is a brownout day.

Holidays: Typically, teachers begin employment on the third Monday in July and end on the first Friday of June. This may vary slightly due to annual calendars but will be provided to teachers by the end of the prior school year. Full-time teachers are not expected to work on days the school is closed for school vacations or holidays. However, as outlined in this handbook teachers will continue to receive their salary during school vacations and holidays.

Donating vacation time from one employee to another is generally not allowed, though the School reserves the right to allow it in extreme circumstances, as determined by the Head of School. For all exempt employees, planned time off that is less than two hours may be taken without utilizing leave balances. As with all time off, this is subject to prior manager approval, and this two-hour block of time should be used sparingly. The School reserves the right to require documentation or other proof, or to require use of vacation time if an employee appears to use this two-hour block in an unprofessional manner, such as to avoid normal work expectations of being reliable and punctual.

Vacation time will be prorated for staff hired after the school year has begun.

4.2 School Vacations, Holidays and Vacations: Non-Instructional/Year-Round Employees

Vacation: Full-time Non-Instructional/Year-Round Employees receive eighty (80) hours of vacation time (July 1- June 30). This amount will be prorated for staff hired after the start of the year. Vacation time in excess of two-days must be requested at least three weeks beforehand and is subject to the approval of the Head of School. Full-time Non-Instructional/Year-Round Employees can roll over up to twenty-four (24) hours of vacation one school year to the next, but may not start a year with more than 104 hours. Unused vacation days are not paid out to employees who resign or are terminated prior to the end of the school year, and unused vacation days which exceed the rollover limit are not paid out at the end of the year.

Vacation days should not be taken at brown out days or during Summer Pre-Service Training. Any day before school break or returning from a school break is considered a brownout day. Any day before or after a three-day weekend is a brownout day. For example, the day after President's Day is a brownout day.

Holidays: Non-Instructional/Year-Round employees are employed year-round, including some days when the school closes for school vacations. However, they are not expected to work on the following days: Labor Day, Wednesday before Thanksgiving, Thanksgiving and the Friday after Thanksgiving, Christmas Eve, Christmas Day, New Year's Eve, New Year's Day, Martin Luther King Jr. Day, President's Day, Memorial Day and Juneteenth. Additionally, Non-Instructional/Year-Round staff will have fall break, winter break, and spring break off. The School will be closed the week of July 4th and year-round employees are not expected to work.

If any of these holidays falls on a weekend, a commensurate day off will be communicated.

For all exempt employees, planned time off that is less than two hours may be taken without utilizing leave balances. As with all time off, this is subject to prior manager approval, and this two-hour block of time should be used sparingly. The School reserves the right to require documentation or other proof, or to require use of vacation time if an employee appears to use this two-hour block in an unprofessional manner, such as to avoid normal work expectations of being reliable and punctual.

Vacation time will be prorated for staff hired after the school year has begun.

4.3 Sick Days

Every full-time employee is entitled to forty (40) hours paid sick leave per school year (July 1-June 30), accrued at the start of the year. This amount will be prorated for staff hired after the start of the year. Sick leave will not roll over from year to year and is not paid out upon resignation or termination. Sick leave is not vacation days, and teachers are expected to be at work unless they are truly too sick to work.



Sick days can be used for illness, medical emergencies, medical appointments or caring for an ill family member. Emergency sick days must be communicated by sending a message to the "Time Off Request" Slackbot by 6:30am to be pulled from your sick bank. Notification after 6:30am will result in unpaid leave.

Circle City Prep may require medical certification of illness in order to grant Sick Days for 3 or more days to employees.

4.4 Leaves of Absence

1. Definition of Terms Used in Leave Policies:

- "Immediate Family" refers to a child, parent or spouse of the employee.
- "Child" means biological, adopted, foster or stepchild, or legal ward of the employee.
- "Parent" refers to a biological, adopted, foster or stepparent, or parent-in-law of the employee.
- "Primary Caregiver" means a full-time employee who takes leave in association of the birth or adoption of a Child or the placement of a foster Child, and who has the relatively larger time commitment, as compared to the other parent, for the care of the child during the work day. The School may require that the staff member provide certification to support this determination. The other parent is the "Secondary Caregiver".
- "Secondary Caregiver" means an employee to whom the Primary Caregiver is married or the partner of.
- **2. Compensation:** Except for eligible parental leave as detailed below, the school does not provide paid parenting leave. However, employees who take part in the short-term and long-term disability insurance program offered through the School may be eligible to receive an insurance benefit during their approved leave. Eligibility requirements and benefit details for this insurance benefit are detailed separately in the insurance policy and are subject to change if/when the insurance policy changes.

3. Leave for Birth, Adoption or Foster Care Placement of a Child ("Parental Leave"): Parenting Leave: For the birth or adoption of a child, or to care for a foster child:

- Full-time employees who have worked at the School for one year or more, have notified the School of the need for leave, and returned any required medical certification will be given up to six (6) weeks of paid Parenting Leave and up to six (6) weeks unpaid leave in the case of Primary Caregivers, and up to three (3) weeks of paid leave and up to nine (9) weeks of unpaid Parenting Leave in the case of Secondary Caregivers. Note, however, that when Parents are both eligible employees of the Employer (the School), they will be permitted to take a combined total of 15 weeks for Parenting Leave.
- Full-time employees who have worked at the School for less than one year, have notified the School of the need for leave, and returned any required medical certification will be

given up to three (3) weeks of paid and up to three (3) weeks of unpaid Parenting Leave in the case of Primary Caregivers, and up to one (1) week of paid and up to (1) week of unpaid Parenting Leave in the case of Secondary Caregivers. the applicable medical plan coverage, and the employee will be responsible for the employee portion.

After the times stated immediately above, employees will become responsible for the full costs of these benefits under COBRA, or similar state statutes if the employee wishes to continue coverage. When the employee returns from leave, benefits will again be provided, according to all applicable plans. If the employee fails to return from leave, the School can recover any health insurance premiums paid by the School on the employee's behalf during any unpaid periods of leave.

If possible, the employee must provide written notice to his/her manager at least thirty (30) days in advance of a foreseeable event (such as the employee's own or an Immediate Family member's planned medical treatment). For events that are unforeseeable thirty (30) days in advance, the employee is required to notify his/her manager as soon as the employee becomes aware of the need for Personal Leave. Failure to comply with these notice requirements may result in deferral of the requested Personal Leave of Absence.

Parenting Leave taken to care for a newly born or adopted or foster care child must be completed within one year of the birth or adoption or commencement of foster care.

The School will make an effort to reinstate a returning employee to the same position he or she left when the Parenting Leave commenced or to an equivalent position; however, the School cannot guarantee that an employee will be reinstated to any position if the leave of absence extends beyond twelve (12) weeks.

An employee on Parenting Leave may not work for another employer without the School's written permission. An employee who accepts such employment without the School's permission will be deemed to have resigned from employment at the School.

Although the School is not yet subject to the Family and Medical Leave Act of 1993 ("FMLA"), the duration of parenting leave as outlined above will be calculated in accordance with FMLA. Typically, that means that leave which falls over a holiday (i.e., Labor Day) will not be extended by that day and the shortened week will still count as a full week of leave, whereas leave that falls over a week that the employee would not be required to work (i.e., spring break), will be extended because the week of spring break will not count as part of the leave.

Extension of paid portion of leave through use of sick days, vacation days and disability insurance. In addition to the paid leave outlined above, employees may use any earned, but unused, sick days or vacation days during the period of the parental leave. These sick days will apply at the expiration of the paid leave period, thereby extending the portion of the leave that is paid. Circle City Prep's short-term disability insurance covers 60 percent of salary over the period of unpaid parental leave.



Adoption and foster care requirements. For placement of a child for adoption of foster care, the child must be under the age of 18 years, or 23 years if the child is physically or mentally disabled. A leave for birth or placement for adoption or foster care must conclude within 12 months of the birth or placement. Such a leave must be taken consecutively unless otherwise approved.

Notice and certification of intent to return to work. To receive parental leave, employees should give the following notices and/or certifications:

- Employees are encouraged to provide the Head of School with as much notice as is possible
 under the particular circumstances involved. However, notice should be given at least four
 weeks in advance of the leave.
- The notice must include the employee's intention to return to work following the leave, and appropriate documentation from a physician for childbirth, or other appropriate entity for adoption or foster care placement should accompany the notice and request for leave.
- Notice is given when the employee submits a written request for leave with appropriate documentation to the Head of School.
- **4. Family Medical Leave Act:** The School is currently exempt from the Family and Medical Leave Act because we employ fewer than 50 people. As a result, all leave (aside from parental leave as detailed above) will be determined based on the needs of the School and the sole discretion of the Head of School.
- **5. Military Leave:** If you are a member of the U.S. National Guard or the U.S. armed military services and are involuntarily called to duty, attend regularly scheduled reserve service, and/or temporary training duty. or required to attend training camp, you will be allowed an unpaid leave of absence, in accordance with the Uniformed Services Employment and Reemployment Act ("USERRA"). Employees should provide their supervisor or the Director of Operations with written or oral notice and copies of their military orders as far in advance as possible.

If an employee is out for less than ninety (90) days, the employee is guaranteed the same position upon return. If an employee is out on military away from duty longer than ninety (90) days, the employee is guaranteed a similar position upon return.

If an employee is out less than 31 days, the employee must return immediately upon release minus travel time home and an eight (8) hour rest period. If out for 30 - 180 days, the employee must return within fourteen (14) days of release. If out for more than 180 days, the employee must return within ninety (90) days from release.

This policy applies to persons who are absent for military service if their cumulative absence for uniformed service does not exceed five (5) years.

Employees are reinstated with the same length of service, status and pay as well as other benefits determined by seniority as if they had not been absent for military service. Employees do not accrue time-off while on military leave. If an employee passes a benchmark while on leave that entitles the employee to build time-off at an increased rate (i.e., from 1 week a year to 2 weeks per year), the employee will be eligible for the additional time-off benefits when he or she returns to work.

If an employee is away for less than 180 days, the rate the employee pays for benefits remains the same. If the employee is away for more than 180 days, the employee will have the opportunity to continue benefits for an additional 18 months at COBRA rates. If the leave is less than 30 days, the benefit premiums will be deducted from the first paycheck upon return. If the leave is more than 30 days, the employee must contact the Director of Operations to arrange for payment while on leave. Failure to make timely payments may result in cancellation of benefits. If an Employee elects to discontinue coverage while on leave, the employee must submit a letter with military orders attached, stating that they have military coverage and want to cancel health benefits.

Upon return from service, health insurance will be reinstated without any waiting period or exclusion from preexisting conditions (does not matter if COBRA was elected or not). This rule does not apply to any illness or injury determined by the Secretary of Veteran Affairs to have been incurred in or aggravated during performance of military service.

You may not, under any circumstances, engage in other non-military employment or a competitive business while on any kind of leave of absence.

- **6. Jury Duty:** If you are subpoenaed for jury duty, you will be given a leave of absence for the period served. You must present a copy of your subpoena or notice from the court to your supervisor or the Director of Operations as soon as you receive it. Employees summoned for jury duty should inform the Head of School immediately so that alternative accommodations can be made. Employees are expected to return to work on any day or portion of a day they are released from jury duty.
- **7. Bereavement:** Full-time and part-time employees are entitled to take up to five (5) consecutive workdays off, with pay, in the event of death of an Immediate Family member. In the event of a removed family member, which includes aunts, uncles, cousins, grandparents, and relatives by law, the employee may take up to three (3) consecutive workdays off with pay. The School may, in its discretion, approve additional time off with or without pay and/or employees may use unused vacation time for additional bereavement leave. Employees must provide documentation (e.g., obituary) for the absence. Additional needs, such as for extenuating circumstances, etc. may be discussed with the Head of School and is left to the sole discretion of the Head of School.



- **8. Voting Time**: Civic engagement is important to the School. We want to ensure that all of our employees have an opportunity to vote. If an employee's work schedule would prevent him/her from voting on an election day, the employee should work with his/her manager.
- 10. Other Leaves of Absence: Other than the absences outlined above, no leaves for personal reasons ("Other Leaves of Absence") will be granted, paid or unpaid, during the first year of employment except with the approval of the employee's manager. After the first year, requests for such Other Leaves of Absence will be considered on a case-by-case basis and granting such leave and its terms will be totally within the discretion of the Head of School. Requests for Other Leaves of Absence should be limited to unusual circumstances requiring an absence of longer than two weeks. Requests for Other Leaves of Absence should be made in writing and include an explanation of why the time is needed and the dates requested. Approved Other Leaves of Absence of shorter duration are not normally treated as leaves, but rather as excused absences without pay.

An employee on an "Other Leave of Absence" may not work for another employer without the School's written permission. An employee who accepts such employment without the School's permission will be deemed to have resigned from employment at the School.

Section 5: Employee Benefits

5.1 General

This section of the manual describes some general features of the group benefits currently available to our employees. Complete details of our plans are contained in official plan documents, such as insurance contracts and master plan documents. If there is any contradiction between the information appearing in this manual and the information that appears in official plan documents, the official plan documents will govern in all cases.

The School anticipates continuing to make the school benefits described in this section available. However, the School reserves the right to amend or terminate these benefits at any time, or to increase employee premium contributions.

For more information regarding the employee benefits program, please contact the Director of Operations.

5.2 Benefits

Medical Insurance and Life Insurance

Circle City Prep provides all full-time employees with the opportunity to participate in medical, dental and vision insurance, as well as life insurance and disability insurance policies. The eligibility requirements for specific coverage, eligibility periods and benefits payable under the plans offered by Circle City Prep are described in insurance brochures which can be obtained from the Director of Operations.

Employees are eligible for benefits provided to Circle City Prep employees the first day of the month after they have been an employee for at least 30 days

The LTD insurance benefit offers a monthly benefit payment to individuals recovering from disability and returning to full-time work in his/her occupation but is unable to earn 80% of pre-disability earnings.

STD benefits will be provided for all employees, regardless of decision to opt into employer health benefits plan. If an employee does not return to work at the conclusion of the STD period, employment may be terminated. Benefits will be terminated concurrently with the end of employment by the last day of the month the individual was employed with the school.



Worker's Compensation

Circle City Prep provides worker's compensation insurance for all employees as required by law. Please contact the Director of Finance if any information is needed regarding what claims may be covered and the manner in which claims may be made.

If one is injured during their course of work, please take the following actions:

- 1. Seek immediate medical care if the injury is severe. Inform the provider that the injury is a result of a workplace injury. Circle City Prep's insurance carrier is The Hartford, policy number 36WECAG8NNP.
- 2. If medically able, report the incident to the Director of Finance, and complete the workplace accident form, within 24 hours.
- 3. The Director of Finance will report the claim to the insurance carrier.

Other notes:

- 1. We don't recommend presenting one's insurance card when getting medical care for a workplace injury. Once one's insurance has been billed, it becomes very difficult to get one reimbursed.
- Please share any medical bills received with the Director of Finance or claims adjuster (email carbon copying the Director of Finance) if one has had interactions with him or her.

Indiana law dictates a seven-day waiting period before worker's compensation insurance begins to cover wages for lost work time. However, Circle City Prep will pay employees their normal wages during the waiting period (or whatever portion of the waiting period during which the employee misses work) upon receipt of a physician's note stating that the employee cannot return to work during that time.

All participation in off-duty Circle City Prep recreational activities (social events, picnics, softball leagues, etc.) is at the sole discretion of the employee and is not considered work-related. Neither Circle City Prep nor its insurer will be liable for the payment of worker's compensation benefits for any injury that arises out of an employee's voluntary participation in any off-duty recreational, social, or athletic activity that is not part of, required by, or an expected part of the employee's work-related duties.

Retirement

Regular, Benefit-Based, Employee —Full time employees are eligible for TRF/PRF or a 403(B). Benefits, as described below, and eligibility requirements will be explained to the employee at the time employment at the School begins and this information will remain available during employment.

Part-time Employees — Part-time employees are ineligible to participate in insurance benefits but are almost always still eligible for retirement benefits; retirement eligibility and vesting are

not governed by full-time or part-time status, but rather by the number of hours worked during the plan year (July 1 through June 30).

Employees who work at least 1000 hours during the plan year are credited with one year of service which counts towards vesting. For employees participating in TRF/PRF, you are considered vested for the employer contributions when you have at least 10 years of service in a TRF/PRF-covered position. For employees participating in the 403(b), the vesting schedule is as follows:

| Year(s) of Vesting Service | Percent Vesting |
|----------------------------|-----------------|
| Less than 2 years | 0% |
| 2 years | 50% |
| 3 or more | 100% |



Section 6: Technology

6.1 Laptop Policy

All new staff will receive a laptop computer during the summer orientation. Any laptop computers that are distributed to staff are the sole financial responsibility of staff and damage/theft should be reported to the school immediately. Employees may use this laptop throughout the school, and it may be taken home if so desired. The following points are critical elements of the laptop policy:

- Employees are expected to care for the laptop in a responsible manner and will assume liability for any damage to the laptop that occurs as a result of negligence. Teachers can allow students to use the laptop, but they then assume the risk for any damage that occurs to the laptop as a result of the student use.
- Employees assume responsibility for leaving the laptop in a secure place, both at school and away from school. Teachers are encouraged to lock their laptops when leaving their classrooms.
- Employees are asked not to install new software or hardware on the computer without the permission of the Director of Operations.
- Employees are expected to return the laptop within one week after the last day of school. Teachers who fail to return the laptops by that date will have \$1100 deducted from their remaining paychecks. However, returning teachers who have signed an employment agreement for the subsequent school year are able to keep the laptop over summer break.

Employees must periodically update and run virus detection software under the direction and guidance of the Director of Operations.

Questions about the laptop policy or about technology in general should be directed to the Director of Operations.

6.2 Email Accounts

Staff e-mails will be: first initial+last name@circlecityprep.org. So, for instance, the email address for Megan Murphy would be mmurphy@circlecityprep.org.

It is extremely important that staff do NOT open attachments or click on links from unknown sources, as this increases the risk of viruses being introduced into and spreading through the School's network. As a rule, if you are not 100% certain that the source is reliable, do not open the attachment or click on the link.

It is important to periodically update and run virus detection software under the direction and guidance of the Director of Operations.

The School provides electronic mail (e-mail) for purposes of school communications.

- Your use of e-mail should be for the School's purposes and not for more than incidental personal use.
- You are prohibited from initiating or forwarding harassing, pornographic or indecent communications of any kind, either to School employees or to anyone else using your School e-mail account. Similarly, employees may not use the School's equipment or Internet connection to send, access, display, download or print pornographic or sexually explicit materials, derogatory, racial or religious messages, or other material that a reasonable person would find offensive. Such conduct may be grounds for discipline, up to and including termination.
- Electronic mail must be addressed to proper recipients. Carefully check to reduce the possibility of communications being misdirected.
- If your job includes responding to work-related e-mail requests on an informal and unofficial basis (e.g., a personal reference for a colleague or student), make sure that your message clearly states that your views are not necessarily the views of the School. Even so, you must be aware that the address you are sending from may well indicate the School's name and you should keep in mind that the message may be seen to be representing the School, regardless of any disclaimers. Therefore, do not send any e-mail directly critical of the School's employees, students, or services.
- In all cases, do not reveal any legally defined confidential information of the School or its vendors, students, or employees.
- You are prohibited from misrepresenting your name, identity, or position, or posing as another person in an electronic mail message sent from a School e-mail account, using School equipment, or using the School's Internet connection.

Be aware that all school email is not private and may be reviewed by administration or legal counsel.

6.3 Communications and Information Systems Policy

The School provides employees with computer equipment and online access to internal and external networks, including the Internet, so that employees may communicate more efficiently and accomplish the School's goals. The school's email and other computer applications are intended for use by employees engaged in administrative or educational work. Employees who use these systems for personal communications are subject to the terms of this policy.

No Expectation of Privacy: Employees should understand that the School's computer equipment and internal and external networks, including the Internet, are intended for business use, and all computer information, voice mail, and electronic messages are considered School records. The School retains the right and the ability to enter at any time into any of these systems, without prior approval or knowledge of the employee, in order to inspect and review any and all data contained in those systems, and to monitor voice mail or electronic messages at any time, with or without notice. As such, employees should not assume that any information



placed, contained, stored, sent, or received on the School's systems is private or confidential. Thus, there is no expectation of privacy by any employee to the School's electronic equipment.

Use of computer equipment or online access provided by the School is subject to the following general conditions:

- Your use of computer equipment and online access should be for the School's purposes and not for more than incidental personal use.
- Use of equipment or online access provided by the School for any illegal purpose is prohibited. Such use includes, but is not limited to:
 - Gaining unauthorized access to or intentionally damaging other computer systems or networks or the information contained within them.
 - Committing theft, fraud, or other criminal acts of any kind.
 - Distributing or obtaining illegally copied software, graphics, sounds, text, or other material.
 - Sending or posting harassing or threatening messages, or pornographic or indecent content.
- The School will cooperate with law enforcement authorities to prosecute offenders. You must report any suspected, accidental, or intentional illegal action.
- The School has the right to monitor all online communications to ensure that appropriate
 and lawful purposes are being pursued and to limit connections solely to School-related
 resources. All information stored on School computers including all e-mail communication
 belongs to the School. The School may inspect all such computers and information at any
 time as necessary for the conduct of its business.
- No direct third party physical or electronic access to School facilities, information or computers of any type or for any reason may be established without the express permission of the Head of School.
- Online communications may be subject to interception by persons outside the School and such interception may not be detectable. Therefore, no confidential information should be sent online by any means without utilizing appropriate security methods such as the use of code names or (in certain cases) encryption (using software to scramble any messages before they are sent and descramble them upon receipt). Any encryption software should be provided or approved by the School, and the School should be given a copy of all encryption and decryption "keys" utilized by you for the above purpose.
- To protect the School from infringement actions, you may not download or save any
 material from any online source, however retrieved, unless (a) you have taken measures to
 verify source reliability, and (b) the material is legally permitted to be downloaded without
 violation of copyright or trademark.
- Downloading data, information, images, and the like from an outside source increases the
 risks to our computers of viruses and other damaging agents. You should not retrieve
 material from outside sources, particularly from sources not known to you, unless you have

good reason to do so. Any material downloaded from an outside source should be checked immediately for viruses and other damaging elements.

Safety and Internet Use. Please refrain from using streaming radio (e.g., Pandora, NPR, etc.) through the Internet for personal use during the school day (before 5pm), as it strains the capacity of our Internet connection.

The following are basic safety rules pertaining to all types of Internet applications:

- Never reveal any identifying information about students, such as last names, ages, addresses, phone numbers, parents' names, parents' employers or work addresses, or photographs.
- Never share your password or use another person's password. Internet passwords are
 provided for each user's personal use only. If you suspect that someone has
 discovered your password, you should change it immediately.

Chat Rooms, Weblogs and Social Networking Sites. Access to chat rooms, weblogs (or "blogs"), and social networking sites (for example, Facebook, Snapchat) is subject to similar restrictions as Internet access. In addition:

- Access to chat rooms, blogs and social networking sites is prohibited when using School computers, unless it is an official school posting or related to official School business. You must be aware that your profile and/or the address you are sending from may well indicate the School's name and you should keep in mind that the message may be seen to be representing the School, regardless of any disclaimers. Therefore, do not post any message directly critical of the School, its employees, or Board Members.
- If you have obtained express authorization to post a message in a chat room or on a blog that is not related to official School business, you must always state that any opinions expressed are not those of the School.
- Even while you are using a computer outside of the workplace to post messages in a chat room, on a blog, or on a social networking site, use caution when identifying or criticizing (either by name or implication) the School, its employees, or Board Members. Moreover, do not include anything in your posting which gives the impression that the views expressed are in any way associated with the School.
- Employees should not accept current students as "friends" or connections on social networking sites (i.e., Facebook). Employees should not "friend" or network with current or former minor students through Facebook or other social media sites.
- While the School provides Internet access to its employees as part of its work resources, it does not monitor the content of every website which it makes available. Provision of a particular website or posting board does not imply the School's endorsement or approval of the content of such site or posting. The School reserves the right but is not obligated to place appropriate limits on the sites it makes available.



Social Media: The School recognizes that some employees may choose to post personal information on the Internet through personal websites, Facebook, Twitter, Instagram, blogs, forums, chat rooms, or other social media by uploading content, or by making comments on other websites or blogs. For simplicity, this policy refers to these platforms collectively as "social media." Please remember as new devices, platforms, and technologies become available, this policy will still apply even though the next device or site is not explicitly referenced in this policy.

The School acknowledges that employees may be engaging in these forms of personal expression on personal time, devices, and systems and not on School time, devices or systems. In some cases, employees may be using social media as part of their School duties. This policy is intended to provide guidance for both work-related and personal use of social media.

Those who use social media should remember some simple guidelines:

- 1. Personal posts or messages can influence others' views of you professionally. Although one may expect that only friends will view whatever is posted, in fact, students and co-workers can easily see anything posted on the Internet. That information may alter the students' or co-workers' view of the individual or the School. The School does not condone, and strongly cautions against, any posts of or links to any material that may be defamatory, discriminatory, harassing, pornographic or indecent on any personal site. Photos posted should always reflect professionalism.
- 2. Maintain confidentiality. Never post or comment on any confidential or proprietary information about the School as defined in our Confidentiality policies. Follow copyright, fair use, trademark and financial disclosure laws.
- 3. Student photos. Photos, videos, audio recordings or other means of identifying individual students should not be shared on social media unless approved by the Head of School as serving a legitimate school purpose.
- 4. You are responsible for what you post. Anyone who posts on-line is responsible for what is written or presented online, both in a personal or professional capacity. The School may elect to discipline its employees for commentary, content or images, in either personal or work-related postings that are vulgar, obscene, threatening, intimidating, violent, pornographic, unethical, harassing, or that otherwise violate School policies.
- 5. Do not use School resources for personal use of social media. Employees are expected to adhere to all policies with respect to use of the School's computers, Internet access and other equipment or systems. Personal use of social media should not be done on work time or on School systems or devices, including monitoring Facebook or Twitter or watching YouTube videos for personal entertainment. Limited reasonable personal use of social media during breaks, meal periods or before/after work is acceptable as long as such activities do not otherwise violate School policies related to computers, Internet access or other equipment. When using any social media for personal matters, employees should use a personal email address device and system (not the School's).
- 6. Please respect the School's intellectual property. When using social media for personal purposes, employees may not misuse School trademarks, logos, or other images.

- 7. You are an employee, but not the School spokesperson. You may identify yourself as an employee of the School, and you are free to discuss matters related to the School's business (provided such discussions comply with School policies and do not disclose confidential, proprietary, or non-public financial information). If you choose to identify yourself as a School employee, and regardless of the topic of discussion, you must state that the views expressed are your own, and do not necessarily reflect the view of the School.
- 8. Social network friends may be separate from your work relationships. Participation in Facebook and Instagram (and similar social media sites) as a personal network need not include coworkers or students. Employees should feel free to say "no" to friend requests from students or co-workers. Employees should understand and use the levels of privacy control available on personal social media accounts.
- 9. Questions may be directed to the Head of School for appropriate use of social media.

Disciplinary Action. Access to the School Internet service is a privilege not a right. The Head of School reserves the right to deny, revoke, or suspend specific user privileges and/or to take other disciplinary action, up to and including suspension or termination for violations of this policy. The school will advise appropriate law enforcement agencies of illegal activities conducted through the School's Internet service. The School also will cooperate fully with local, state, and/or federal officials in any investigation related to any illegal activities conducted through the service. Abuse of the School's computer equipment or online connection or other violation of this policy will result in disciplinary action, up to and including termination.

6.4 Computer Software

All employees shall use software only in accordance with its license agreement. Unless otherwise provided in the license, any duplication of copyrighted software, except for backup and archival purposes, is a violation of the law. The following points are to be followed to comply with the School's software licensing agreement(s):

- 1. We will use all software in accordance with applicable license agreement(s).
- 2. Legitimate licensed copies of software will promptly be provided to all employees who, in the discretion of the School, need it for the performance of their duties to the School. No employee will make any unauthorized copies of any software under any circumstances. Anyone found copying software other than for backup purposes is subject to termination.
- 3. We will not tolerate the use of any unauthorized copies of software in our School. Any person illegally reproducing software can be subject to civil and criminal penalties including fines and imprisonment. We do not condone illegal copying of software under any circumstances and anyone who makes, uses, or otherwise acquires unauthorized software shall be appropriately disciplined.



- 4. No employee shall give School software to any outsiders including students. No employee shall install any software on School computers except the software provided by the School for installation. No employee shall establish a password or encryption protection on a School computer without authorization from the School or without providing the password or key to that encryption to the School.
- 5. Any employee who determines that there may be a purposeful or accidental violation of the above software policy within the School shall notify the School Director.
- 6. All software installed and/or used on School computers shall be properly licensed through appropriate procedures.

6.5 Use of Telephones and Other Communication Devices

In an effort to balance employees' private personal use of cell phones with their responsibilities to the School, the School has implemented the following guidelines regarding the use of such devices in the workplace.

The School realizes that on occasion it may be necessary for employees to make or accept personal calls during the workday. Nevertheless, such calls should be limited to planning/off periods, and they should not interfere with the employee's job duties or performance. Absent prior supervisory approval, employees are prohibited from making or accepting long distance calls for personal matters at the School's expense.

Employees should keep their cell phone on their person or nearby in case of emergencies. Email communication will not be used by the School in emergency situations and as such, dings for email communication should be silenced.

Employees are subject to discipline, up to and including termination, where the non-business use of technology adversely affects their job performance or causes disruption in the workplace. Unauthorized or improper use of communication devices constitutes grounds for discipline, up to and including termination.

6.6 Internet Safety Policy

It is the policy of the School to: (a) prevent user access over the computer network to, or transmission of, inappropriate material via internet, electronic mail or other forms of direct electronic communications; (b) prevent unauthorized access and other unlawful online activity; (c) prevent unauthorized online disclosure, use or dissemination of personal identification information of minors; and (d) comply with the Children's Internet Protection Act [Pub. L. No. 106-554 and 47 USC 254(h)].

Access to Inappropriate Material

To the extent practical, technology protection measures (or "Internet filters") shall be used to block or filter Internet, or other forms of electronic communications, access to inappropriate information. Specifically, as required by the Children's Internet Protection Act, blocking shall be applied to visual depictions of material deemed obscene or child pornography, or to any material deemed harmful to minors. Subject to staff supervision, technology protection measures may be disabled for adults or, in the case of minors, minimized only for bona fide research other lawful purposes.

Inappropriate Network Usage

To the extent practical, steps shall be taken to promote the safety and security of users of the School online computer network when using electronic mail, chat rooms, instant messaging, and other forms of direct electronic communications. Specifically, as required by the Children's Internet Protection Act, prevention of inappropriate network usage includes: (a) unauthorized access, including so-called 'hacking,' and other unlawful activities; and (b) unauthorized disclosure, use, and dissemination of personal identification information regarding minors.

Education, Supervision and Monitoring

It shall be the responsibility of all members of the School staff to educate, supervise and monitor appropriate usage of the online computer network and access to the internet in accordance with this policy, the Children's Internet Protection Act, the Neighborhood Children's Internet Protection Act, and the Protecting Children in the 21st Century Act. Procedures for the disabling or otherwise modifying any technology protection measures shall be the responsibility of the Head of School or designated representatives.

The Head of School or designated representatives will provide age-appropriate training for students who use the School's internet facilities. The training provided will be designed to promote the School's commitment to:

- The standards and acceptable use of the Internet services as set forth in the School's Internet Safety Policy;
- b) Student safety with regard to:
 - i. Safety on the internet;
 - ii. Appropriate behavior while on online, on social networking web sites, and in chat rooms; and
 - iii. Cyberbullying awareness and response.
- c) Compliance with the E-rate requirements of the Children's Internet Protection Act ("CIPA")



Section 7: Workplace Safety and the Environment

7.1 Media Relations Policy

Only the Head of School, board chair, or other individual(s) designated by the board are authorized to speak with the media. Employees, board members (other than the chair) and members acting in a capacity within a committee, or a caucus are not to make statements, provide information for distribution, or provide background information to the media unless specifically directed to do so by the Head of School and/or the Board. Additionally, all press releases or other promotional materials are to be approved by the Head of School or his or her designee prior to dissemination. Failure to comply with the School's media policy is grounds for disciplinary action.

Main Contacts: Head of School and Board Chair

Description: How to handle inquiries from any media such as newspaper, radio, TV, cable access, magazine, trade organizations, etc.

Background: The School strives to advance its mission by communicating openly and honestly using consistent messages with its constituents, including the media. It is important for all the School staff and board members to reinforce these messages by referring all calls from any media source to the appropriate staff.

Procedure

- · Please refer all calls or visits to the Head of School
- · If the Head of School is not available, take the following steps:
 - 1. Find out the reporter's name, phone number, and deadline.
 - 2. Find out the nature of the story ("Our HOS is the spokesperson for the School. May I ask what kind of a story you are working on so that we can gather the information so that she will have all the facts in front of her when she calls you back?"), OR, if you are sure that the Head of School will be available to hear a voicemail message, offer to let the reporter leave a detailed voicemail message.
 - 3. Let the reporter know that the Head of School or another staff member will return the call by a stated time and date.

The School seeks to provide informed responses to all questions by third parties, not just the press, and thus all such inquiries should be immediately directed to the Head of School who will decide how to provide the most appropriate response.

Key Points to Remember When Dealing with Any Inquiries:

- · Be polite.
- Be helpful.
- · Find out what the reporter needs to know and what his or her deadline is.
- Don't let a deadline pass without a response.
- Don't get drawn into providing information or opinions that you don't have the authority

to provide.

· Always inform the Head of School.

7.2 Personal Property and Workplace Searches

Teachers may bring their own property to school for use in their classroom or desk. The school is not responsible for any property lost or stolen during or outside of school hours.

To safeguard the safety and property of our employees, students, and the School, the School reserves the right to inspect any packages, parcels, purses, handbags, briefcases, or any other possession or articles carried to and from work areas. Therefore, there is no reasonable expectation of privacy with regard to items brought onto the school premises. It is considered to be part of each employee's job at the School to cooperate fully with such searches. Refusal to cooperate may lead to disciplinary action, up to and including termination.

7.3 Use and Care of Equipment

All equipment, furniture, and other materials provided by the school are the property of the School. Staff is expected to treat all equipment with the utmost respect and should be used only in the context of school-related business.

7.4 Safety and Building Issues

Closed Campus: Under no circumstances are students to leave the school building without permission. A student with permission to leave may only leave under the escort and supervision of an authorized adult, unless the school has been given prior written permission authorizing unaccompanied departure. Once students have entered the school in the morning, they may not leave the building unless they are escorted by a school staff member or other authorized adult.

Medicine: Except for physician-authorized approval for a student to carry and self-administer medication (i.e., inhaler, EpiPen, etc.), students should not be in possession of any medication, nor take any medications, during the regular school day or on school premises on their own. Rather, all medication must be kept and administered by the nurse. Staff members are not permitted under any circumstances to give a student any medicine (prescription, over-the-counter or otherwise). When required, students taking prescription medicines will do so in the nurse's office and staff are asked to cooperate in ensuring that students are in compliance with their medicines. Students who become ill or injured should be sent to the nurse's office, assuming they have a parental consent form to receive treatment. Otherwise, students should be sent to the main office.



Keys: For the security of the school, all staff are expected to exercise great care in handling their keys. (In this section, "keys" also refers to the combination used to open such locks.) We ask that you please follow some simple procedures regarding the use and handling of School keys as follows:

- All staff requesting keys must have prior authorization by the Director of Operations (DOF)
- Keys can be picked up from the DOF;
- Keys are property of Circle City Prep and must be returned to the DOF at completion
 of the school year, and/or upon completion of your employment. Failure to do so
 can result in withholding of any unpaid compensation.
- Lost keys must be reported immediately to the DOF. Replacement keys can be picked up at the office only after the expense to duplicate the key is made by the person responsible.
- Staff are NEVER to have duplicates of keys made or give another individual any duplicate keys.
- Never give your keys to any other person to use. If you arrive to the school without your keys, temporary keys may be available at the office. These keys must be returned at the end of the day.

Staff found to be negligent in the disbursement of unauthorized keys or lost keys could be held responsible for the total cost of re-keying the entire key system.

Visitor Policy: All visitors are required to report to the Main Office upon entering the building. Visitors will be given a visitor badge. Any visitor who does not report to the office or is found in the building without authorization or wearing a badge should be asked to leave immediately.

In case of an emergency, parents or guardians should contact the Main Office either by phone or in person. Under no circumstances should parents or guardians contact students in their classrooms or attempt to withdraw students from the building before 3:30 for elementary and 4:00 pm from MS without notifying and receiving permission from staff members in the Main Office.

Fire Safety: If a staff member sees fire or smells smoke, he or she should close the door and pull the closest fire alarm. Upon hearing the alarm, school staff will assemble students in their rooms and proceed out of the building according to the fire evacuation plan posted in each room. Students should follow the direction of the staff, and lead students outside the building to the designated locations, where school staff will line up students by class and take attendance.

During the first week of school, and frequently throughout the school year, students and staff will participate in fire drills to ensure that the entire school community is familiar with the appropriate response in the event of an emergency.

Facility Needs & Repair: Facility needs, or repair requests should be made to the Operations Team via Slack or Email. It is extremely important that we keep our facility clean and functioning smoothly, as this sends a strong message to all school community members about the extent to which we value our work and our workplace. Any graffiti, particularly in the bathrooms or on school desks, should and must be dealt with swiftly and severely, so should be reported immediately.

7.5 Emergency Drills

All facilities are completely equipped with a fire detection system. Fire drills are held on a regular, sometimes unannounced basis. All information concerning Emergency Preparedness can be found by contacting the Head of School.

7.6 Parking Lot Policy

Policy: Parking lot related incidences are not covered under any school insurance policy. The organization assumes no liability for damage to cars.

7.7 Personal Vehicle Use

Staff members may not transport students in their personal vehicle absent written approval from the Head of School. Authorized employees using personal vehicle to transport students should carry appropriate automobile insurance with recommended limits of \$100,000/\$300,000/\$100,000; that is, \$100,000 liability coverage for the first person injured, \$300,000 total liability, and \$100,000 for physical damage to vehicle.

All employees and board members using privately-owned cars in the performance of their duties for the school district shall present a valid driver's license and Indiana Insurance Identification Card indicating that insurance coverage is in full force and effect with companies approved by the State Department of Insurance. The card shall be made available to the Head of School or designee before authorization to use privately-owned cars.

7.8 Return to Work Policy

Return to Work Policy: It is the policy of the School to provide a place of employment that is free from recognized hazards that cause or are likely to cause death or serious physical harm to employees or the public. However, when serious physical harm does occur to employees, the School is committed to providing quality medical care and managing those costs associated with



that medical care. The School is also committed to the effective return to work of injured employees while enhancing their recovery.

7.9 Personal Relationships at Work

Relatives or persons with intimate, non-professional ties working in the same organization can cause problems with favoritism and morale. Besides claims of partiality, personal conflicts from outside work can be brought into the day-to-day working environment. If Circle City Prep permits a person to perform work with an individual who performs work at Circle City Prep with which he/she has a familial or intimate personal relationship, it will do so only under the following guidelines:

- No employee may hire a relative or person with whom the employee has an intimate personal relationship.
- No employee may supervise or direct the work of a relative or person with whom the employee has an intimate personal relationship.
- No employee may be involved in evaluating the performance of a relative or person with who the employee has an intimate personal relationship.
- No employee may be involved in making recommendations or determinations concerning compensation adjustments, promotions, discipline, or discharge of a relative or person with whom the employee has an intimate personal relationship.

If you have or develop a familial or intimate personal relationship with an employee, an applicant for employment at Circle City Prep, or temporary worker who is placed at Circle City Prep, you must notify the Head of School immediately. The Head of School, and anyone having familial or intimate relationship with the Head of School, must immediately bring that relationship of the Chairperson of the Board of Directors. Failure to follow this policy may result in discipline up to and including discharge.

Any questions as to whether a particular relationship violates this policy should be direct to the Head of School.

Section 8: Employee Conduct

8.1 Code of Conduct, Discharge, and Other Discipline

As an integral member of the School, you are expected to accept certain responsibilities, adhere to acceptable School practices, and exhibit a high degree of personal integrity at all times. This involves respecting the rights and feelings of others and refraining from any behavior that might be harmful to you, your co-workers, students, and/or the School. You are expected to observe the highest standards of professionalism at all times.

These guidelines are fundamental in nature and are matters of judgment and common sense. Since it is impossible to list guidelines to cover every situation, the absence of an illustration from this list will not prohibit the School from taking disciplinary action, up to and including immediate termination, when the School believes, in its sole discretion, that such action is warranted. These guidelines do not in any way alter your at-will employment relationship with the School. The School may terminate your employment at any time and for any reason with or without cause or notice. The School expects you to follow rules of conduct that will protect the interests and safety of all students, employees and the School. Types of behavior and conduct the School considers inappropriate include, but are not limited to:

- Misconduct involving students;
- Falsifying employment or other School records;
- Violating the School's nondiscrimination and/or employee harassment policies, sexual or otherwise.
- Disclosing confidential information, including information protected by the Family Educational Records and Privacy Act (FERPA), and the Health Insurance Portability and Accountability Act (HIPAA);
- Excessive or patterned absenteeism or tardiness;
- Excessive, unnecessary, or unauthorized use of the School's supplies or telephones, particularly for personal purposes;
- Reporting to work intoxicated or under the influence of non-prescribed drugs, or the possession, use, distribution, manufacture, sale, or dispensation of any controlled substance or illegal drug;
- Fighting or using obscene, abusive, or threatening language or gestures;
- Stealing from the School or fellow employees, or misappropriation of School assets or failure to report knowledge of such acts;
- Possession of firearms or weapons on the School's premises, including the parking lot, school building, and school grounds
- Disregarding safety or security regulations;
- Insubordination (i.e., failure to comply with a request from management);
- Failure to notify your manager that you will be absent from work in accordance with School policy;
- Defacing or damaging School property;



- Any action, whatsoever, that has the potential to negatively affect good relations between the School and its employees or between the School and any of its students; and
- Any violation of School policy.

Corrective Action: The School expects the highest quality performance from all employees. An employee's failure to meet these expectations may result in disciplinary action up to and including termination. All forms of substandard performance, work of unacceptable quality or quantity, excessive absenteeism or tardiness, violations of school policies or procedures, misconduct, insubordination, any other form of improper conduct, and conduct which presents even the appearance of impropriety may result in disciplinary action up to and including discharge.

8.2 Termination of Employment

Termination: Employment is "at-will" and may be terminated by the School or the employee at any time with or without cause.

Resignation: A resignation is a termination instituted by the employee. All staff are expected to provide as much notice as possible of their resignation; however, notice of at least four weeks in advance of last day is required for an employee to resign in good status.

Employees who fail to report to work for three (3) consecutive days without notifying and receiving authorization from the Head of School may be considered to have resigned.

8.3 Return of Property

Upon separation from the School, all files, documents, records, laptops, credit cards, door and file keys, computer access codes or discs, and instructional manuals and other physical or personal property which the employee has received, prepared, or helped prepare in connection with his/her employment with the School, and any copies, duplicates, reproductions or excerpts thereof must be returned by the employee on or before the last day of work. Final payment of salary is predicated on the return of all school property.

8.4 Physical Contact Between Employees and Students at School and at School-Sponsored Functions

Introduction: The purpose of this policy statement is to provide all employees with guidance and direction with respect to physical contact between employees and students at school and during school sponsored functions. It is an area of educational policy, judgment, and law, which is fraught with uncertainties and changing standards. What constitutes appropriate physical contact in one circumstance may be totally inappropriate in another. At the outset, the decision of whether or not to touch or make physical contact with a student must be made by the employee involved. When or if it occurs, its appropriateness will depend on a variety of factors, not the least of which will be the student's reaction and responses of other adults. The School

believes that its employees individually and collectively possess the wisdom and expertise necessary to conduct themselves in a manner that is educationally sound and acceptable both within the professional community and the community at large.

General Principles: All physical contact between employees and students shall have a valid educational purpose and objective, meeting the student's needs. The use of physical contact (including touching) or force in order to impose the staff member's will or personal feelings upon a student, except in an emergency situation, is strictly prohibited. Employees who observe physical contact between students and employees which they deem to be inappropriate are expected to report such observations to the Head of School as soon as possible. If the observer believes the contact is or may be immediately harmful, prompt intervention to prevent further harm is expected.

Staff Conduct with Students: Questions of the appropriateness of physical contact are to be determined by the context of the contact on a case-by-case basis. Issues such as intent, context, location, circumstances, age, and sex are all considerations that may be relevant.

Examples: Holding or comforting a student who has fallen and is crying may be appropriate, whereas, placing a hand on a child's head to redirect his attention to the front of the room is not.

Additional Examples

The following examples are not intended to be all-inclusive

Examples of unacceptable behaviors (violations of this policy):

- Giving gifts to an individual student that are of a private and intimate nature.
- Kissing or flirting of any kind.
- Any type of unnecessary physical contact with a student in a private situation.
- Making or participating in sexually inappropriate comments.
- Sexual jokes or innuendo.
- Telling stories that are sexually oriented.
- Discussing your own personal relationships or intimate issues with a student (such as in an attempt to gain their support and understanding of you).
- Spending time outside of regular school hours with student or alumni without school and parent consent;
- Visiting a student in their home unless a parent, guardian, or another adult is present.
- Allowing a student or a group of students to spend time at your home.
- Spending the night with a student.
- Excessive texting or e-mailing; exchanging texts or emails at hours when a student reasonably should be sleeping.
- Sharing alcohol, drugs, or cigarettes with a student, purchasing for a student, consuming around any student, or discussing with students in a manner other than to educate.



Examples of acceptable and recommended behaviors:

- Getting school and parental written consent for any after-school activity.
- Obtaining formal approval to take students off school property for activities such as field trips or competitions.
- E-mails, text, phone and instant messages to students that are professional and pertain to school activities or classes.
- Using collective language when expressing care for a student, so as to minimize misinterpretations of the message (i.e., "We care about you" instead of "I care about you").
- Meeting as a group when possible.
- Meeting alone with a student in a room with windows, a cracked door, or which is
 otherwise observable/interruptible. (Counselors may also need private space so long as
 they are logging their meetings and/or informing a manager.)
- Giving gifts to groups of students if other staff know about it.
- Stopping and correcting students if they cross your own personal boundaries.
- Asking for advice or assistance from fellow staff or administrators if you find yourself in a difficult situation related to boundaries, and/or delivering the communication to a student.
- Involving your supervisor if conflict arises with a student.
- Informing the Head of School about situations that have the potential to become more severe.
- Stopping unacceptable behavior of students or coworkers.
- Giving students praise and recognition without touching them.
- Side hugs, child initiated hugs, or hugs where staff has asked, "Would you like a hug?"
- Pats on the back, high fives, and handshakes.

Student Supervision

Students should be supervised by a School faculty member at all times, and parents should know where their children are at all times. Planning with the end in mind, if an accident should happen to a student or students, this question will be asked: Where was the faculty member? The faculty member should use his/her best judgment in terms of supervision so that there is a responsible answer to this question.

Classroom Conduct

School policy is that no faculty member or volunteer will be alone with any student, regardless of age, or gender, behind a closed door or in any other isolated situation except in extremely limited extenuating circumstances involving an emergency.

When a situation arises that calls for a faculty member to be alone with a student, it is the faculty member's responsibility to leave the door open, move to an open location, or to seat him/herself and the student where they are completely visible to passersby. When a counselor or other administrator needs a private space for a confidential meeting, they are expected to log their meeting (put it on their calendar, even if after the fact) and when possible, notify another staff member.

Instances of inappropriate physical contact initiated, encouraged, practiced and/or tolerated by employees, in even a single instance, may result in disciplinary action up to and including dismissal and/or legal action.

If a staff member is suspected to have abused a child, including any inappropriate physical contact, the staff member will be put on unpaid leave immediately until a thorough investigation can be conducted. If the conduct in question requires mandatory reporting, we will refer the matter to the proper authorities.

Summary: The School recognizes that this is a complex issue, and that some employees may deal with it by implementing a practice of never physically contacting or touching students. That is not the School's intent or objective. It is expected that any physical contact between an employee and a student will have a legitimate purpose consistent with the School's role as educator and caretaker of minor children.

Policy Prohibiting Corporal Punishment: The child has the right to be shown respect for his or her personality and individuality and may not be made subject to physical punishment or to other humiliating or degrading treatment. Disciplinary measures concerning the child can only be taken in accordance with the child's dignity, and, under no circumstances are physical punishments allowed, or punishments which relate to the child's physical and mental development or which may affect the child's emotional status.

Staff Use of Social Networking with Students

Do not communicate with current K-12 students using personal Social Media accounts. Staff should be using the phone and group emails/classroom websites to communicate with students. In the case of an emergency, make sure to notify your manager or Head of School to inform them of such use. "Communication" includes having students as "friends" on Social Media networks such as Facebook or Instagram and "following" a student on Twitter.

Counselors may use social media to connect with students for professional purposes only. In doing so, they must either:

- Create and maintain two distinct profiles: one personal and one professional and invite students (current or alumni), their parents and/or families to "friend" the professional profile only.
- Make sure their current manager is aware of the use of a personal account.

Staff Use of Social Networking with Non-Students

We are proud of our School team and family and the commitment we've all made to help our scholars academically and in life. We encourage you to connect with our official School social media accounts and to share the story of our school with your online communities. In order to



protect our scholars, our staff, and School's reputation, we ask that you adhere to our social media policy and use caution when interacting online.

- 1.) Protect our scholars' privacy: Do not post confidential or proprietary information about our students, alumni, parents, or people with whom you work.
 - Do not post photos of students on your personal account. The School's media release covers official school use only. If you have a photo you would like to share, email mmurphy@circlecityprep.org to request that it be added to our official account.
 - Any mention of students should include their first name only.
- 2.) Protect your privacy: Employees should carefully consider the impact on the School of information presented on a personal blog, website, or social networking site that has the potential to be in contradiction with the School's educational mission.
 - We recommend that you set your privacy settings to private to keep your personal photos and opinions separate from students, families, and community members.
 - Be respectful and professional in all communications. Employees shall not use obscene or vulgar language or engage in communications or conduct that encourages any illegal or inappropriate activity.
- 3.) Be transparent: If it is clear who you work for, be clear that your views are your own.

8.5 Seclusion and Restraint Policy

Seclusion and restraint shall be used only as a last resort, as a means to maintain a safe and orderly environment for learning. Seclusion and restraint should only be used to the extent necessary to preserve the safety of students and staff. Use of seclusion and restraint may also be a component of a Behavioral Intervention Plan (BIP) and/or IEP which must address the use of seclusion and restraint and will control the guidelines of using these measures.

I. Use of Restraint

- a. Restraint shall be used only as a last resort when a student is displaying physical behavior that presents substantial imminent risk of injury to student or others.
- b. Restraint shall be employed only as a last resort after other methods of de-escalating a dangerous situation have been attempted without success.
- c. Any regularly used timeout procedure shall be documented and agreed upon in a student's BIP and/or IEP.
- d. Restraint shall be employed only by staff members who have received crisis intervention training by the school in the use of restraint procedures with the following exceptions:
 - i. Other school personnel may employ restraint procedures only in rare and clearly unavoidable emergency circumstances when fully trained school personnel are not immediately available. Untrained staff shall request assistance from trained staff as soon as possible.

- ii. Restraint of a student shall be conducted in a manner consistent with the techniques prescribed in the crisis intervention training program.
- e. Restraint shall last only as long as is necessary for the student to regain behavioral stability and the risk of injury has ended.
- f. Mechanical or chemical restraint are not authorized and shall be avoided.
- g. Prone or supine forms of restraint are not authorized and shall be avoided.
- h. Restraint or seclusion shall never be used in a manner that restricts a child's breathing or harms the child.
- i. Every instance in which restraint or seclusion is used shall be carefully, continuously and visually monitored to ensure the appropriateness of its use and safety of the child, other children, teachers, and other personnel.

II. When Restraint Procedures Shall Not Be Employed

- a. Restraint shall not be used unless there is imminent risk of injury to the student or others.
- b. A verbal threat or verbally aggressive behavior does not itself indicate an imminent risk of injury and shall not result in restraint.
- c. Destruction or damage to property does not constitute a risk of imminent injury unless so doing a risk of injury to the student or others is created.
- d. When known medical or physical condition of the student would make the restraint procedures dangerous for the student (e.g., student with heart or circulatory conditions, asthma, etc.) they shall not be employed.
- e. Restraint shall never be used as a punishment or to force compliance with staff commands.

III. Use of Seclusion

- a. Seclusion shall be used only when a student is displaying physical behavior that presents substantial imminent risk to the student or others, and the threat could be diminished if the student was in a safe environment away from other students and staff.
- b. Any regularly used seclusion procedure shall be documented and agreed upon as part of the student's BIP and/or IEP.
- c. Seclusion shall be employed only as a last resort after other methods of de-escalating a dangerous situation have been attempted.
- d. Seclusion shall be used only as long as necessary and shall be discontinued when the student is no longer an imminent threat to self-and/or others.
- e. Seclusion shall be employed only by staff members who have received specific crisis intervention training in the use of seclusion procedures.
- f. Seclusion must be used only when the student can safely be transported to the seclusion environment by trained staff members using appropriate techniques based on crisis intervention training.
- g. Timeout procedures that do not constitute seclusion are permitted in school.
- h. All seclusion environments shall be inspected and:
 - i. Be a reasonable size to accommodate the student and at least one adult.
 - ii. Be of reasonable size to permit students to lie or sit down.



- iii. Have adequate ventilation including heat and air conditioning as appropriate.
- iv. Have adequate lighting.
- v. Be free of any potential or predictable safety hazards such as electrical outlets, equipment, and breakable glass.
- vi. Permit direct continuous visual and auditory monitoring of the student.
- vii. Permit automatic release of any locking device if fire or other emergency in the school exists.
- viii. Shall meet current fire and safety codes.

IV. When Seclusion Procedures Shall Not Be Employed

- a. When the substantial imminent risk of injury no longer exists.
- b. When known medical or physical condition of the student would make the seclusion procedures dangerous for that student (e.g., students expressing suicidal thoughts, students with heart or circulatory conditions, asthma, or other conditions).
- c. Seclusion shall never be used unless a staff member can continuously monitor the student for visual and auditory signs of physiological distress and can communicate with the student.
- d. Seclusion shall never be used as a punishment, or to force compliance with staff commands.

V. Timeout

Time-out is a behavior reduction procedure in which access to reinforcement is withdrawn for a certain period of time. Timeout occurs when the ability of a student to receive normal reinforcement in the school environment is restricted. Timeout shall be both developmentally and behaviorally appropriate and shall be short in duration. Any regularly used timeout procedure shall be documented and agreed upon in a student's BIP and /or IEP.

VI. Informing Parents and Guardians

As soon as possible after any such use of time out, restraint and/or seclusion, the parents or guardian will be informed when any of these actions have occurred and will be provided with a detailed account of the incident including the circumstances that led to the use of timeout, restraint and/or seclusion.

VII. Training

Staff will be trained in crisis intervention techniques, which will include the use of restraint and seclusion procedures.

VIII. Reporting, Documenting and Debriefing Requirements

a. The Head of School or designee will attempt to notify the parent/guardians as soon as possible. If the administrator cannot reach the parent/guardian, he/she may send home a paper copy of the incident report via US Mail.

- Staff involved in the use of seclusion or restraint will complete a log entry in Student Information System (SIS) as soon as practical after the use of seclusion or restraint.
- c. The building administrator or designee will send a copy of the written report to the parent or guardian documenting the use of restraint or seclusion and will place a copy in the student's file.

IX. Seclusion and Restraint Law

- a. S/R law is not a special education law but applies to all students.
- b. IDEA requires Individual Education Plans, so it is possible that a student's BIP could include S/R as an intervention or preventive measure if a case conference committee includes S/R in a BIP.
- c. Federal law is supreme over state law. IDEA is a federal law, and the S/R law is an Indiana law.
- d. Special education teachers should consider including S/R in BIPs only as a last resort.

8.6 Tobacco-Free Workplace Policy

The use of tobacco products is strictly prohibited on school property. Prohibited tobacco/nicotine products include, but not limited to cigarettes, pipes, cigars, chewing tobacco and vaping products.

8.7 Alcohol and Drug-Free Workplace Policy

The School is committed to protecting the safety, health, and well-being of all students, employees and other individuals in our workplace. We recognize that alcohol abuse and drug use pose a significant threat to our goals. We have established a drug-free workplace program that balances our respect for individuals with the need to maintain an alcohol and drug-free environment. This organization encourages employees to voluntarily seek help with drug and alcohol problems.

Covered Workers: Any individual who conducts business for the organization or is conducting business on the School's property is covered by this alcohol and drug-free workplace policy. This policy includes, but is not limited to full-time employees, part-time employees, consultants, contractors, volunteers, interns, and applicants, and for purposes of this policy, the term "employee" covers all of those individuals.

Applicability: Our alcohol and drug-free workplace policy is intended to apply whenever anyone is representing or conducting business for the organization. Therefore, this policy applies during all working hours and organization-sponsored activity, whether the activity is on or off campus.



Prohibited Behavior: It is a violation of the School's alcohol and drug-free workplace policy for an employee to use, possess, sell, trade, and/or offer for sale alcohol, illegal drugs, or intoxicants on school property or at a school sponsored event. Employees are also prohibited from coming to work under the influence of alcohol or smelling of alcohol.

Inspection Policy: Desks, storage areas, work areas, lockers, and file cabinets are school property and must be maintained according to this policy. All such areas must be kept clean and are to be used only for work purposes. Circle City Prep reserves the right, at all times, and without prior notice, to inspect any and all property for the purpose of determining if this policy or any other Circle City Prep policy has been violated. Such inspections may be conducted ruing or after business hours and in the presence or absence of the employee. All containers, including but not limited to bags, boxes, purses, briefcases, lunch containers, etc. brought to Circle City Prep premises are subject to Circle City Prep's inspections at any time a Circle City Prep representative has a reasonable suspicion that this policy has been violated and such inspection is reasonably necessary in the investigation of such violation(s).

Notification of Convictions: It is a condition of employment that each employee abides by this policy and notifies the School of any criminal drug violation in the workplace within five calendar days of the conviction. The organization will take appropriate action within 30 days of notification. Federal contracting agencies will be notified when appropriate.

Consequences: One of the goals of our alcohol and drug-free workplace program is to encourage employees to voluntarily seek help with alcohol and/or drug problems. If, however, an individual violates the policy, the consequences are serious. In the case of applicants, if he or she violates the alcohol and drug-free workplace policy, the offer of employment can be withdrawn. The applicant may reapply after one year and must successfully pass a pre-employment drug test. If an employee violates the policy, appropriate action will be taken up to and including employment termination.

Assistance: The School recognizes that alcohol and drug abuse and addiction are treatable illnesses. We also realize that early intervention and support improve the success of rehabilitation. To support our employees, our drug-free workplace policy encourages employees to seek help if they are concerned that they or their family members may have a drug and/or alcohol problem. Treatment for alcoholism and/or other drug use disorders may be covered in whole or in part by an employee benefit plan. However, the ultimate financial responsibility for recommended treatment, however, belongs to the employee.

Confidentiality: All information received by the School under the drug-free workplace policy is confidential. Access to this information is limited to those who have a legitimate need to know in compliance with applicable laws.

8.8 Confidentiality of School Information

If during the course of employment, you acquire confidential information or proprietary information about the School, its students, or its employees, such information is to be handled in strict confidence and not to be discussed with persons outside the School. Such confidential information includes, but is not limited to, the following examples: student records, student or employee health information, and building-security information. Employees are also responsible for the internal security of such information.

Please remember that keeping confidential information confidential is part of your job description. This obligation shall remain in effect during your employment at the School and at all times thereafter. Violation of this policy is a serious breach of confidence, may be a violation of the law, and may lead to disciplinary action, up to and including immediate termination.

All materials created for the School, while at the School, are considered the intellectual property of the School and cannot be used in other settings without the explicit written permission from the School.

The Family Educational Rights and Privacy Act (FERPA) affords parents, guardians, and individuals acting as a parent in the absence of a parent or guardian, as well as students over eighteen (18) years of age certain rights with respect to the student's education records. FERPA will be addressed in detail during faculty orientation.

Reference Checks: All inquiries regarding a current or former School employee must be referred to the Head of School. Should an employee receive a written request for a reference, he or she should refer the request to the Head of School for handling. No School employee may issue a reference check to or regarding any current or former employee without the permission of the Head of School.

8.9 Conflicts of Interest

As an employee of the School, you have an obligation to conduct your affairs within guidelines that prohibit actual or potential conflicts of interest.

An actual or potential conflict of interest occurs when you are in a position to influence a decision that may result in a personal gain for you, for a relative or for anyone else who has a close personal relationship with you as a result of the School business dealings. For the purpose of this policy, a relative or a person with a close personal relationship is a spouse, domestic partner, father or stepfather, mother or stepmother, son or stepson, daughter or stepdaughter, sister or stepsister, brother or stepbrother, grandparent, grandchild, uncle, aunt, nephew, or niece.



Additionally, it is the policy of the School that employees should not enter into personal employment arrangements with current students and their families. If a personal employment arrangement exists before a child is a student at the School, the arrangement must be disclosed at the time of the child's application for admission.

No "presumption of guilt" is created by the mere existence of a relationship between an employee and an outside firm or vendor that employs a relative or person with a close personal relationship to the employee. However, if you have any influence on transactions involving purchases, contracts, or supplies it is imperative that you disclose that relationship to the Head of School immediately so that safeguards can be established to protect all parties.

Personal gain may result in instances where you or your relative or person with a close personal relationship has a significant ownership in the vendor or firm with which the School does business. As noted elsewhere, accepting a gift from a vendor or business doing business with the School is prohibited, except for widely distributed advertising items of nominal value. The School recognizes the right of employees to engage in activities outside of their employment which are of a private nature and unrelated to our educational mission. However, the employee must disclose any possible conflicts to the Head of School, so that the School may assess and prevent potential conflicts of interest from arising.

Although it is not possible to specify every action that might create a conflict of interest, this policy sets forth the ones, which most frequently present problems. If an employee has any question whether an action or proposed course of conduct would create a conflict of interest, he or she should immediately contact the Head of School to obtain advice on the issue. The purpose of this policy is to protect employees from any conflict of interest that might arise.

Reporting Potential Conflicts of Interest: An employee must promptly disclose actual or potential conflicts of interest, in writing, to the Head of School. Approval will not be given unless the relationship will not interfere with the employee's duties or will not damage the School's relationship.

8.10 Dress Code

As leaders of the School and role models to our students, we expect all staff to dress professionally in "business casual" attire that they would feel comfortable wearing in the presence of an external visitor (e.g., Mayor, Governor, funder).

The following items are considered inappropriate: , shorts, tank tops, sweat suits, flip-flops, and revealing clothing. Exceptions to this policy will be made on certain occasions (e.g., field trips, summer training) and for certain staff, such as a fitness instructor.

8.11 Outside Employment

Helping students achieve their full academic potential and working to help the School realize its mission will take a significant investment of time from every staff member. To that end, employment outside of the School is strongly discouraged. Any outside employment that an employee does decide to pursue must not conflict in any way with the employee's responsibilities to the School. Employees may not conduct outside work or use school property, equipment, or facilities in connection with outside work whilst on school time. Further, all work done for the School is the exclusive property of the school and may not be used, distributed, or sold to or for any other organization without the written consent of the Head of School. Further, the School assumes that all work completed by an employee is completed while under the employment of the school and is therefore property of the School, unless outlined in writing by the employee.



Section 9: Accountability

9.1 Performance Review and Evaluation

We believe that in order to constantly improve as a school, staff members must continuously reflect upon and endeavor to improve their knowledge, skills, and approach to their work. Performance reviews and evaluations, both informal and formal, will be an integral part of every staff member's professional development.

Informal Performance Reviews: Performance reviews may take place any number of times during the year and may be in the form of a scheduled meeting or more informal talks during the school day. Performance reviews may be utilized as tools to improve employee performance with regard to management expectations. Employees should expect classroom observations and feedback as often as multiple times per day.

Formal Staff Evaluations: Formal evaluations will be scheduled at least annually as well as a midyear review.

For the mid-year review, teachers will complete the performance evaluation as a self-evaluation and the Coach will complete the same checklist. The Coach will give a copy of his or her version of the teacher evaluation to the teacher at least 24 hours before the scheduled mid-year review meeting. During the mid-year review meeting, the teacher and Coach will discuss areas of strength, areas of concerns, and areas of discrepancy.

We expect all teachers to succeed and will work with them to make that happen. Teacher quality is one of the main determinants of student success, and the job of the administration is to hire excellent teachers, establish high standards, and enable teachers to reach those standards. Teachers should also let the administration know how best to support them.

Employees' performance evaluation reports will be filed in the employees' official personnel file. The records are confidential by law and are not open for public review. Employees will be given a copy of their performance evaluation upon completion and may also request a replacement copy if needed.

9.2 Teacher Bonus Pay

At the School, we believe that good teaching should be rewarded. Only current employees are eligible for discretionary bonuses. Non-discretionary bonuses (i.e., those tied to predetermined metrics such as grade level or school-wide performance during a given period of time) earned by a former employee will be paid to the former employee as close as possible to the time that the bonuses are paid to current employees. It is therefore incumbent upon former employees to maintain updated contact information with the School. If, after reasonable diligence, we are unable to locate or contact a former employee, the non-discretionary bonus will be deemed

forfeited and will revert back to the School. Additionally, unless provided otherwise, non-discretionary bonuses are paid as a percentage of earned (not base) salary.

CIRCLE CITY PREP 2022-2023 ACADEMIC CALENDAR

Circle City Preparatory School 2023-2024 Academic Calendar

| July 2023 | | | | | | | |
|-----------|----------------------|-----|----|----|----|----|--|
| S | M | T | W | Th | F | S | |
| | | | | | | 1 | |
| 2 | 3 | 4 | 5 | 6 | 7 | 8 | |
| 9 | 10 | -11 | 12 | 13 | 14 | 15 | |
| 16 | 17 | 18 | 19 | 20 | 21 | 22 | |
| 23 | 24 | 25 | 26 | 27 | 28 | 29 | |
| 30 | 31 | | | | | | |
| | Instructional Days 1 | | | | | | |

| •• | | August 2023 | | | | | | |
|-----------------------|-----|-------------------------|---|---|--|--|--|--|
| М | T | W | Th | F | S | | | |
| | - 1 | 2 | 3 | 4 | 5 | | | |
| 7 | 8 | 9 | 10 | - 11 | 12 | | | |
| 14 | 15 | 16 | 17 | 18 | 19 | | | |
| 21 | 22 | 23 | 24 | 25 | 26 | | | |
| 28 | 29 | 30 | 31 | | | | | |
| | | | | | | | | |
| Instructional Days 22 | | | | | | | | |
| | 21 | 14 15 21 22 28 29 | 7 8 9 14 15 16 21 22 23 28 29 30 | 7 8 9 10 14 15 16 17 21 22 23 24 28 29 30 31 | 7 8 9 10 11 14 15 16 17 18 21 22 23 24 25 28 29 30 31 | | | |

| September 2023 | | | | | | |
|----------------|-----|--------|-------|--------|------|----|
| S | M | T | W | Th | F | S |
| | | | | | 1 | 2 |
| 3 | 4 | 5 | 6 | 7 | 8 | 9 |
| 10 | -11 | 12 | 13 | 14 | 15 | 16 |
| 17 | 18 | 19 | 20 | 21 | 22 | 23 |
| 24 | 25 | 26 | 27 | 28 | 29 | 30 |
| | | | | | | |
| | | Instru | ction | al Day | s 19 | |

| | September 2023 | | | | | | | |
|----|----------------|--------|-------|--------|------|----|--|--|
| S | M | T | W | Th | F | S | | |
| | | | | | - 1 | 2 | | |
| 3 | 4 | 5 | 6 | 7 | 8 | 9 | | |
| 10 | - 11 | 12 | 13 | 14 | 15 | 16 | | |
| 17 | 18 | 19 | 20 | 21 | 22 | 23 | | |
| 24 | 25 | 26 | 27 | 28 | 29 | 30 | | |
| | | | | | | | | |
| | | Instru | ction | al Day | s 19 | | | |

| October 2023 | | | | | | |
|--------------|----|--------|-------|--------|----|----|
| S | M | T | W | Th | F | S |
| - 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| 8 | 9 | 10 | -11 | 12 | 13 | 14 |
| 15 | 16 | 17 | 18 | 19 | 20 | 21 |
| 22 | 23 | 24 | 25 | 26 | 27 | 28 |
| 29 | 30 | 31 | | | | |
| | | | | | | |
| | | nstruc | tiona | l Days | 16 | |

| | November 2023 | | | | | | | |
|---|---------------|----|---------|---------|--------|----|------|--|
| S | | M | T | W | Th | F | S | |
| | | | | - 1 | 2 | 3 | 4 | |
| | 5 | 6 | 7 | 8 | 9 | 10 | - 11 | |
| | 12 | 13 | 14 | 15 | 16 | 17 | 18 | |
| | 19 | 20 | 21 | 22 | 23 | 24 | 25 | |
| | 26 | 27 | 28 | 29 | 39 | | | |
| | | | | | | | | |
| | | Ir | nstruct | ional l | Days 1 | 7 | | |

| | | Dec | emb | er 202 | 23 | | | | |
|----|------|--------|-------|--------|------|----|--|--|--|
| S | M | T | W | Th | F | S | | | |
| | | | | | 1 | 2 | | | |
| 3 | 4 | 5 | 6 | 7 | 8 | 9 | | | |
| 10 | - 11 | 12 | 13 | 14 | 15 | 16 | | | |
| 17 | 18 | 19 | 20 | 21 | 22 | 23 | | | |
| 24 | 25 | 26 | 27 | 28 | 28 | 30 | | | |
| 31 | 31 | | | | | | | | |
| | | Instru | ction | al Day | s 14 | | | | |

| October 16: Pro | ofessional Development (No School) |
|-----------------|--|
| | November |
| | 21: Professional Development (No School) |
| November 22-2 | 24: Thanksgiving Break (No School) |
| | December |
| December 20: | Last Day of Quarter 2 |
| Decembrer 21 | - January 5: Winter break |
| | lanuary |

July 13-14: New Staff Orientation July 17-28: Summer Professional Development July 31: 1st Day of School (1pm dismissal) August 1: 2nd Day of School (1pm dismissal)

Augsut: 31: Meet the Teacher Night

September 4: Labor Day (No School) October6: Last Day of Quarter 1 October 9-13: Fall Break

August 18: Virtual Learning (Staff professional development)

September 1: Staff Mental Health Day (No School)

| January 2024 | | | | | | | |
|--------------|-----|--------|-------|--------|----|----|--|
| s | M | T | W | Th | F | S | |
| | - 1 | 2 | 3 | 4 | 5 | 6 | |
| 7 | 8 | 9 | 10 | 11 | 12 | 13 | |
| 14 | 15 | 16 | 17 | 18 | 19 | 20 | |
| 21 | 22 | 23 | 24 | 25 | 26 | 27 | |
| 28 | 29 | 30 | 31 | | | | |
| | | | | | | | |
| | - 1 | nstruc | tiona | l Days | 17 | | |

| February 2024 | | | | | | | | |
|---------------|-----------------------|----|----|----|----|----|--|--|
| S | M | T | W | Th | F | S | | |
| | | | | 1 | 2 | 3 | | |
| 4 | 5 | 6 | 7 | 8 | 9 | 10 | | |
| - 11 | 12 | 13 | 14 | 15 | 16 | 17 | | |
| 18 | 19 | 20 | 21 | 22 | 23 | 24 | | |
| 25 | 26 | 27 | 28 | 29 | | | | |
| | Instructional Days 19 | | | | | | | |

| | March 2024 | | | | | | |
|----|------------|--------|-------|--------|------|----|--|
| S | M | T | W | Th | F | S | |
| | | | | | 1 | 2 | |
| 3 | 4 | 5 | 6 | 7 | 8 | 9 | |
| 10 | - 11 | 12 | 13 | 14 | 15 | 16 | |
| 17 | 18 | 19 | 20 | 21 | 22 | 23 | |
| 24 | 25 | 26 | 27 | 28 | 29 | 30 | |
| 31 | | | | | | | |
| | | Instru | ction | al Day | s 15 | | |

| | | | | | Julioury |
|------------|-------|--------|------|----|--|
| March 2024 | | | | | Decembrer 21 - January 5: Winter break |
| T | W | Th | F | S | January 4: Professional Development (no school) |
| | | | 1 | 2 | January 5: Conferences (no school) |
| 5 | 6 | 7 | 8 | 9 | January 15: Martin Luther King Jr. Day (no school) |
| 12 | 13 | 14 | 15 | 16 | February |
| 19 | 20 | 21 | 22 | 23 | February 16: No School (Snow Make-Up Day) |
| 26 | 27 | 28 | 29 | 30 | February 19: President's Day (no school) |
| | | | | | March |
| Instru | ction | al Day | s 15 | | March 8: Staff Mental Health Day (no school) |

| April 2024 | | | | | | |
|-----------------------|----|----|----|------|----|----|
| S | M | T | W | Th | F | S |
| | 1 | 2 | 3 | 4 | 5 | 6 |
| 7 | 8 | 9 | 10 | - 11 | 12 | 13 |
| 14 | 15 | 16 | 17 | 18 | 19 | 20 |
| 21 | 22 | 23 | 24 | 25 | 26 | 27 |
| 28 | 29 | 30 | | | | |
| | | | | | | |
| Instructional Days 20 | | | | | | |

| | May 2024 | | | | | | |
|---|-----------------------|----|----|-----|----|----|------|
| S | | M | T | W | Th | F | S |
| | | | | - 1 | 2 | 3 | 4 |
| | 5 | 6 | 7 | 8 | 9 | 10 | - 11 |
| Г | 12 | 13 | 14 | 15 | 16 | 17 | 18 |
| | 19 | 20 | 21 | 22 | 23 | 24 | 25 |
| | 26 | 27 | 28 | 29 | 30 | 31 | |
| | | | | | | | |
| | Instructional Days 20 | | | | | | |

| | June 2024 | | | | | |
|----|-----------|-----|----|----|----|-----|
| S | M | T | w | Th | F | S |
| | | | | | | - 1 |
| 2 | 3 | 4 | 5 | 6 | 7 | 8 |
| 9 | 10 | -11 | 12 | 13 | 14 | 15 |
| 16 | 17 | 18 | 19 | 20 | 21 | 22 |
| 23 | 24 | 25 | 26 | 27 | 28 | 29 |
| 30 | | | | | | |
| | | | | | | |

| February 19: President's Day (no school) |
|--|
| March |
| March 8: Staff Mental Health Day (no school) |
| March 22: Last Day of Quarter 3 |
| |

March 25-29: Spring Break (no school) April

April 1: Professional Development (no school) April 26: Staff Mental Health Day (no school)

May 27: Memorial Day (no school) May 29: Last Day of School May 30-31: Professional Development (no school)

Observed Holidays Jul 4: Independence Day

Sep 4: Labor Day

Oct 9-13: Fall Break Nov 23-25: Thanksgiving Break Dec 22-Jan 6: Winter Break Jan 15: Martin Luther King Jr. Day Feb 19: President's Day March 25-29: Spring Break May 27: Memorial Day Jun 19: Juneteenth



| Days of Instruction: 180 / Days of Professional Development | : 1 |
|---|-----|
| Quarter I = 47 | |
| Quarter II = 42 | |
| Quarter III = 51 | |
| Quarter IV = 40 | |
| Friday Dismissal at 1pm | |

ACKNOWLEDGMENT OF RECEIPT OF EMPLOYEE HANDBOOK

This Employee Handbook covers employees who work for Circle City Prep, referred to through this Handbook as "School."

I hereby acknowledge receipt of Circle City Prep's Employee Handbook, which outlines the personnel policies of the School. I understand that the information contained in the Manual represents guidelines only, and that the School may change, rescind or add to any policies, benefits or practices described in this Manual at any time at its sole and absolute discretion with or without prior notice.

I understand that my employment is at-will and both the School and I are free at any time to end it, with or without notice or cause.

I understand and agree that I cannot and should not rely upon any statements contained in this manual as either creating or attempting to create any type of employment contract. I further understand that no manager or representative of the School, other than the Head of School, has any authority to enter into any employment agreement with me for a specified period of time, or under any specific conditions, or to make any promises or commitments contrary to at-will employment.

I have familiarized myself with the contents of this manual. As a condition of employment, I agree to abide by School rules and policies as stated herein or as subsequently changed. I understand that I can ask my supervisor at any time for further information on any subject contained in this manual.

The employee was advised that if any assistance was required in reading or understanding the policy manual, assistance would be provided.

| Date | | |
|---|-----------------------|--|
| Employee's Signature | Print Employee's Name | |
| riease sign and return to the Director of Finance. | | |
| Please sign and return to the Director of Finance. | | |
| No assistance was required Assistance was provided | | |



MEDIA RELEASE FORM

| l, gi | ve permission f | or Circle City P | rep staff to re | cord, film, |
|--|------------------|------------------|---------------------|-------------|
| photograph, interview, and/or pu | = | | = | = |
| appearance and spoken words for | • | | • • | |
| undertaken by school staff, students | • | | _ | _ |
| that the school may use, or all | | | | |
| compensation. I release Circle City of my appearance or participation in | • • | | • | _ |
| this release at any time. | Titlese works. T | anacistana that | i iliay ili wilting | , withanaw |
| | | | | |
| | | | | |
| 51 | c =: | | | |
| Please sign and return to the Directo | r of Finance. | | | |
| | | | | |
| | | | | |
| | _ | | | |
| Employee's Signature | | Print Empl | oyee's Name | |
| | | | | |
| | | | | |
| | | | | |
| | _ | | | |
| Date | | | | |

EMPLOYEE HARASSMENT ACKNOWLEDGEMENT FORM

| 1 | have received and read Circle City prep's Sexual and |
|---|---|
| Other Unlawful Harassment Policy. | |
| not to tolerate verbal or physical co with another's work performance of environment. I have reviewed the H | e City PRep to promote a productive work environment and onduct by any employee that harasses, disrupts, or interferes or that creates an intimidating, offensive, or hostile work Harassment Policy and understand that it is my responsibility icies contained in this Manual and any revisions made to it. It is Policy. |
| Please sign and return to the Direct | tor of Finance. |
| | |
| | District Annual Control |
| Employee's Signature | Print Employee's Name |
| | |
| | |
| Date | |