Can Eligible 504 Students Take an Alternative MCAS Test?

No. Unlike students with disabilities who are eligible under the special education umbrella (IDEA), 504 students cannot be given an alternate or modified MCAS test. Therefore, since graduation is conditioned on passing MCAS and/or End-of-Course exams, eligible 504 students must be held accountable for the same curriculum requirements and standards as their nondisabled peers. To do otherwise would not give eligible 504 students an equal opportunity to earn a diploma. Eligible 504 students may be entitled to limited testing accommodations, as allowed, and determined as necessary based on disability.

What if a Parent Refuses IDEA Services and Requests 504 Instead?

The Office of Civil Rights, the agency responsible for enforcement of Section 504 regulations, has made it clear that students eligible for services under IDEA should be served under that statute. If a parent refuses special education services for an eligible student, Greenfield Public Schools may have no obligation to offer the student services and/or accommodations under Section 504.

What Rights Do Parents* Have Under Section 504 in the Greenfield Public Schools?

Participation in student support or Response to Intervention systems does not exclude students from Section 504 referral, even if a student is successful given the intervening services. Utilization of Tiered Systems of Support should not DELAY, DENY, or PREVENT students from access to Section 504 evaluation. Referral to Section 504 should occur when a school or parent suspects a disability is present (or has knowledge a disability has been identified) and the student may be in need of services due to the disability.

Parents have a right to 1) written notification on an individual basis with regard to: (a) referral for evaluation or reevaluation; (b) decisions regarding eligibility; (c) services available; (d) placement; and (e) any significant change in placement.

2) A right to receive a copy of this notice upon the district’s identification, evaluation, refusal to provide an evaluation, educational placement, denial of educational placement, and any significant change in said placement of their child.

3) A right to an evaluation of their child if the District has reason to believe that the child has a mental or physical impairment that substantially limits learning or some other major life activity (a) before the initial placement; and (b) before any subsequent significant change in placement.

4) A right to an opportunity to examine all relevant records for their child.

5) A right to participate in an impartial hearing with representation by counsel, concerning the identification, evaluation or educational placement of their child.

6) A right to appeal the final decision of the impartial hearing officer to a court of competent jurisdiction.

Written requests for local mediation or impartial hearings shall be made to:

Dianne M. Ellis
Director of Pupil Services
Greenfield School District
195 Federal St. Suite 100
Greenfield, MA 01301
(413) 772-1320

Mediation conferences and/or impartial hearings will be conducted in an informal and non-adversarial manner.

Most disputes are satisfactorily resolved at the local level.

Parents or guardians who believe that the District has violated the provisions of Section 504 also have the right to file a complaint with the Office of Civil Rights (OCR) which has jurisdiction in Massachusetts.

Office for Civil Rights,
Boston Office
U.S. Department of Education, 8th Floor
5 Post Office Square
Boston, MA 02109-3921
Telephone: (617) 289-0111

It is the policy of Greenfield Public Schools not to discriminate on the basis of sex, disability, race, religion, color, gender, age or national origin in its educational programs and/or activities, including career and technology program, nor in its employment practices.
What is Section 504?

Section 504 of the Rehabilitation Act of 1973 is a federal law that prohibits discrimination on the basis of disability. Unlike the Individuals with Disabilities Education Act (IDEA) that governs special education, Section 504 is not an education, service, or funding statute. The purpose of Section 504 is to ensure that individuals with disabilities are given the same opportunity to participate in programs and activities as are their nondisabled peers.

It is the responsibility of Greenfield Public School District to identify and serve students who, within the intent of Section 504 of the Rehabilitation Act of 1973, are considered disabled and who, because of disability need special services/ accommodations within the general education program.

Who is Eligible under Section 504?

Students may qualify for protection under Section 504 if they have a mental or physical impairment that substantially limits one or more of life’s major activities. A label, disability, or diagnosis, alone, does not make a student eligible under Section 504. The disability must substantially limit the student’s performance as compared to the performance of the average student in the general population.

If a student does not qualify under Section 504 but requires instructional and/or behavioral interventions beyond those available in general education, the District will meet the student’s needs through its Massachusetts Tiered Systems of Support (MTSS) student support team (SST) process.

Students may be eligible for services under Section 504 even though they do not meet the eligibility criteria for one of the disabling conditions covered by the Individuals with Disabilities Education Act (IDEA). Students eligible for services under IDEA are not addressed in these guidelines.

What is a Major Life Activity?

Major life activities refer to functions such as, but not limited to, caring for oneself, eating, sleeping, reading, walking, seeing, hearing, bending, standing, speaking, breathing, thinking, concentrating, communicating, and performing manual tasks. Major life activities also include major bodily functions of the immune system, bladder, bowel, brain, respiratory, circulatory, and endocrine functions, as well as, normal cell development.

What Constitutes an Evaluation Under Section 504?

An evaluation under Section 504 may not involve testing. It may consist of a review and analysis of existing records such as vision and hearing screening, test scores, attendance records, discipline records, educational history, current academic performance, teacher observations, and behavior. Data provided from external sources is also considered but within the context of the school.

A 504 Committee is responsible for gathering, reviewing and analyzing the evaluation data and for making decisions regarding a student’s eligibility based upon current legal standards.

Who Makes Up the Membership of the 504 Committee?

The federal regulations governing Section 504 do not specify the titles or classifications of individuals who must participate in a 504 Committee. The regulations do state that the 504 Committee must include “a group of persons knowledgeable about the child, the meaning of the evaluation data, and the placement options.” While parents are not required members of a 504 Committee in federal regulations, Greenfield Public Schools encourages parent participation.

How is Placement Defined?

In the context of 504, “placement” refers to the general education classroom or program with individually planned accommodations or interventions. Placement may include such things as tutorials, math lab, block math classes, or reading improvement classes. In other words, an eligible 504 student is entitled to the same access to programs and activities as any other student. The District is not required to alter requirements or standards for participation. There is no modification of the essential knowledge and skills for 504 students. Eligibility under Section 504 is not intended to reduce expectations for students with disabilities. The intent of 504 is to provide eligible students, who meet otherwise qualified standards, with reasonable accommodations that will give them an equal chance to achieve.