the use of Seclusion and Restraint in the Parental Notification of the Laws Revised July 2018 **Public Schools** Relating to

Introduction

provision of special education and related services to of your child under the federal Individuals with Safeguards document outlines your rights and the rights children with disabilities. Connecticut statutes and regulations concerning the Disabilities Education Act (the IDEA) and the Safeguards in Special Education." The Procedural You have been provided with a copy of the "Procedural

state statutes and regulations regarding the emergency use of physical restraint and seclusion or the use of with their child. physical restraint or seclusion is not likely to occur held for their child even if the emergency use of initial Planning and Placement Team meeting (PPT) Every parent must be advised of these rights at the seclusion as a behavior intervention in a child's IEP. regulation to inform you about a specific provision of the The Board of Education is also required by state

Who are the children covered by the law?

include any child receiving educational services from (i) approved private special education program, but shall not enrolled in a program or school administered by a contract with a local or regional board of education (C) schools, the "student" (A) is a child enrolled in grades receiving special education and related services from an regional education service center established or (D) services in an institution or facility operating under education, including special education students ages 3-21 under the jurisdiction of a local or regional board of people generally covered by the statute. For the public P.A. 18-51 uses the term "students" to describe the Unified School District #2, established pursuant to (B) a child receiving special education and related kindergarten to twelve, inclusive, in a public school

> and Addiction Services. section 17a-37, or (ii) the department of Mental Health

What does "physical restraint" mean?

prevent self-injury; (F) or exclusionary time out. or IEP and is the least restrictive means available to when the device is part of a documented treatment plan mitts and similar devices used to prevent self injury protect a child from injuries due to a fall; or (E) helmets, balance; (D) helmets or other protective gear used to medication devices, including supports prescribed by a restraint involving the minimum contact necessary to health care provider to achieve proper body position or safely escort a child from one area to another; (C) holding a child in order to calm or comfort the child; (B) one location to another. It does not include: (A) briefly not limited to, carrying or forcibly moving a person from movement of a child's arms, legs or head, including, but restriction that immobilizes or reduces the free Physical restraint means any mechanical or personal

What does "seclusion" mean?

suspension and time-out. to leave the area of confinement such as in-school time out. In public schools, seclusion does not mean any confinement of a child where the child is physically able leaving. "Seclusion" does not include an exclusionary from which the student is physically prevented from Seclusion means the confinement of a child in a room,

What do I need to know about the emergency use of restraint and seclusion?

- Involuntary physical restraint may not be used to Life threatening physical restraint is prohibited, Life compression or any other means. Restraint air into a child's lungs, whether by chest restraint or hold of a child that restricts the flow of discipline a child; it may not be used because it's prohibited. conducted in a face down, prone position is threatening physical restraint means any physical
- a less restrictive alternative. convenient and it may not be used as a substitute for
- Involuntary physical restraint is to be used solely as imminent injury to the child or to others. When a an emergency intervention to prevent immediate or child is physically restrained, the child is to be

- documented in the child's educational records. described in #9 below. The evaluation must be distress by a person who has the training as be regularly evaluated for any signs of physical needed. A child who is physically restrained must proximity sufficient to provide aid as may be by way of video monitoring within physical means direct observation of the child or observation continually monitored by a person who has the training as described in #9 below. Monitoring
- Involuntary seclusion is to be used solely as an restrictive alternative. a child; it may not be used because it's convenient and it may not be used as a substitute for a less Involuntary seclusion may not be used to discipline imminent injury to the child or to others. emergency intervention to prevent immediate or
- 5 When a child is involuntarily placed in seclusion as documented in the child's educational records. distress by a person who has the training as needed. A child who is involuntarily secluded must proximity sufficient to provide aid as may be by way of video monitoring within physical described in #9 below. The evaluation must be be regularly evaluated for any signs of physical means direct observation of the child or observation training as described in #9 below. Monitoring to be frequently monitored by a person who has the imminent injury to the child or to others, the child is an emergency intervention to prevent immediate or
- immediate or imminent injury to the student or to restraint or seclusion is necessary to prevent thirty minutes regarding whether such physical others. A new determination must be made every training in the use of physical restraint and continued over fifteen minutes only if an or to others. A restraint or seclusion may be A child may not be restrained or placed in seclusion immediate or imminent injury to the student or to restraint or seclusion is necessary to prevent seclusion, determines that continued physical board certified behavioral analyst, who has received school health or mental health personnel, or (3) a administrator, or such administrator's designee; a prevent immediate or imminent injury to the child for more than fifteen minutes unless necessary to
- A psychopharmacologic agent (medications that thinking, emotion or behavior) may not be used affect the central nervous system, influencing

- policies concerning the administration of child's physician and in compliance with board and administered according to the orders of your medications in the school. with your child except as prescribed by a physician
- provided. the uses of restraint and seclusion must also be seclusion and recording and reporting procedures on prevent harm to a child physically restrained or in and pain compliance techniques, monitoring to and other varying levels of physical restraint; the differences between permissible physical restraint differences between permissible physical restraint strategies; types of physical restraint; the placed in seclusion. Additional training such as A child may be physically restrained or removed to verbal defusing or de-escalation; prevention recognize health and safety issues for children and seclusion procedures including training to training in physical management, physical restraint seclusion only by a person who has received
- Public schools are required to maintain a safe responsibility of public schools to maintain a safe another area to maintain order. The prohibitions damage or restrain a child or remove a child to control of a minor, protect property from physical school setting or use reasonable physical force as listed in Items 1-5, above, do not conflict with the instrument or controlled substance upon or within students or staff, obtain possession of a dangerous there is a reasonable belief it is necessary to protect reasonable physical force when and to the extent school setting. Public schools are allowed to use
- 5 to have a clear line of sight from inside the room Any room used for seclusion must be physically window or other fixture must allow for the student the child and any other person in the room. This wall or door to allow frequent visual monitoring of unbreakable observation window located in the an emergency. The room must have an able to be disengaged automatically in the case of might pose a danger to the child who is placed in instructional purposes and must be of a size that is comparable to other rooms in the building used for the room. If the door has a lock, the lock must be The room used must be free of any object that developmental age, size and behavior of the child appropriate to the chronological and

beyond the area of seclusion. However, the requirement for an unbreakable observation window allowing for clear line of sight beyond the area of seclusion does not apply if it is necessary to clear and use a classroom or other room in the school building as a seclusion room for a person at risk.

What kinds of reporting is done by the schools on the use of restraint and seclusion?

- The school must document any use of physical restraint or seclusion in the child's educational record and, if an injury occurs, in the child's health record at school by completing an incident report. The State Department of Education provides a model standardized incident report.
- 12. Where restraint or seclusion is of an emergency nature, the incident report must include: (a) the nature of the emergency, (b) what other steps, including attempts at verbal de-escalation, were taken to prevent the emergency from happening if there were signs that this kind of an emergency was likely to happen, (c) a detailed description of the nature of the restraint or seclusion, (d) how long the child remained in the restraint or seclusion and (e) what effect being in seclusion had on the child's medical or behavioral support or educational plan.
- 13. The school district must record each instance of the use of physical restraint or seclusion and the nature of the emergency that necessitated its use and include this information in an annual compilation on the district's use of restraint and seclusion.
- 14. The district's annual compilation is submitted to the Department of Education through the restraint and seclusion online data submission which provides a snapshot summarizing the frequency of use of physical restraint or seclusion on students,

How will I be notified if restraint or seclusion is used with my child?

5. The school district must attempt to notify you on the day of or within twenty-four hours after the emergency use of physical restraint or seclusion. This notification may be made by phone, e-mail or other method of communication which may include sending a note home with the child. You must be

sent a copy of the incident report no later than two business days after the emergency use of physical restraint or sectusion.

Where can I find a copy of the State Statutes and Regulations Discussed in this Notification?

The state statutes addressing the use of physical restraint or seclusion in the public schools are found in Section 10-76d (a)(8)(B) and Public Act 18-51. The state regulations are Sections 10-76b-5 to 10-76b-11, inclusive. The state statute concerning the responsibility of boards of education to maintain a safe school setting may be found in Section 10-220 of the statutes and, the state statute concerning the use of reasonable physical force may be found in Section 53a-18 of the general statutes.

You may find the state statutes on the www.cga.ct.gov Legislative website.

Once on the website, place the cursor on the "Statutes" link. Move the cursor down to "Browse Statutes" and click on it. You will see the statutes listed by Title; for Section 10-764, look in Title 10; for P.A. 15-141, look in Title 46a and for Section 53a-18, look in Title 53.

A copy of the state regulations is available from the State Department of Education.

You may obtain a copy of the school district's written policies and procedures about the use of physical restarting or seclusion from Papil Personnel Services (PPS). Any questions regarding this document, please feel free to contact Rebecca Cavallaro, Director of PPS, for further explanations.

You may also contact the State Department of Education for further explanations of this document. Contact the Bureau of Special Education in Hartford at (860) 713-6910.

Release date: July 1, 2018

N