They need more than a classroom.
They need a voice.
In accordance with the direction of the Mass Department of Elementary and Secondary Education, the Special Education Surrogate Parent Program responds to the mandates of federal special education laws which require that procedures be in place to protect the special educational rights of ALL children who may require special education services, including those who are in the care or custody of the Commonwealth of Massachusetts or whose parents are unknown or unavailable, and ensure that the rights of these children to benefit from a free and appropriate public education are protected.

Vision Statement

The vision of the Special Education Surrogate Parent Program is to provide an educational pathway to success for children and youth in state custody.

Mission Statement

The mission of the Special Education Surrogate Parent Program is to promote positive educational outcomes for children and youth in state custody by appointing volunteers to represent their best interests in the special education process.

Recruitment, training and support of our Special Education Surrogate Parents is provided by our partner agency, the Federation for Children with Special Needs and their Recruitment, Training, and Support Center:

Recruitment, Training, and Support Center (RTSC)
c/o Federation for Children with Special Needs (FCSN)
529 Main Street, Suite 1M3
Boston, MA 02129
FCSN: 617-236-7210 / 800-331-0688
www.fcsn.org/rtsc
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Welcome

“I don’t think people realize how many children in school systems need services and don’t have anyone advocating for them. It’s a great program. It’s very gratifying working on behalf of children who desperately need someone in their corner.”

- Lynne C., Volunteer

Dear Volunteer:

Welcome to the handbook of the Special Education Surrogate Parent Program! If you are reading this, chances are you are already working with our program in some capacity, be it as a new volunteer or a seasoned program veteran. We offer this handbook to guide you in your understanding of the role of the Special Education Surrogate Parent and the circumstances of the students we serve, along with providing useful information about our program.

The Special Education Surrogate Parent (SESP) Program is a statewide organization that appoints volunteers who accept the responsibility to be special education decision-makers for students who are in state custody and are receiving special education services. Our volunteers have been serving students across Massachusetts for over 25 years, and are actively appointed to over 700 eligible students. The students we represent reside in a variety of living situations including residential schools, group homes, hospitals or pediatric nursing homes, state institutions, diagnostic placements, shelters, and foster homes. They may be in a full inclusion setting at a local public school, or be attending a highly structured day school program. In short, our students can land at multiple points along many different continuums.

Children and adolescents in the custody of the state have often experienced numerous traumatic losses and stressful upheaval, and typically have very few family supports available to help them. They wage an uphill battle for success every day of their lives. Appropriate academic services equal a better chance of success in school, and subsequently a better chance of a positive future.

So welcome aboard! We thank you for the time, knowledge, skill and devotion that you bring to the children in our program. We are always in need of volunteers, so we encourage you to share your experiences as an SESP with your friends, neighbors and colleagues. Invite those who have a desire to provide a voice of advocacy for a child to learn more about this valuable opportunity.

Sincerely,

Megan Ronzio, Program Director
Special Education Surrogate Parent Program
The Purpose of the Special Education Surrogate Parent Program

All of the laws and regulations related to special education stress the importance, and the requirement, of parental involvement in the special education process. These laws also recognize that not all children have a parent available to support them. If children who require special education services are in the care or custody of the Commonwealth of Massachusetts or their parents are unknown or unavailable, they may be eligible for the appointment of a Special Education Surrogate Parent (SESP). Students who are unaccompanied and homeless may also be eligible. The Program seeks to ensure that all these children have access to a Free and Appropriate Public Education (FAPE).

The SESP Program identifies eligible students upon referral to the program, and matches each eligible student with a volunteer trained and approved by the Recruitment, Training and Support Center (RTSC) for Special Education Surrogate Parents. Without the appointment of an SESP, these students would not have access to special education services available through public school districts.

All states in the U.S. must provide educational surrogates when parents are not available, though each state may implement a program in the way most suited to meet their needs. The Massachusetts Department of Elementary and Secondary Education (DESE)\(^1\) contracts the responsibility of managing the program to two agencies, EDCO Collaborative\(^2\) and the Federation for Children with Special Needs\(^3\). The EDCO Collaborative’s Special Education Surrogate Parent (SESP) Program is responsible for student eligibility determination, SESP appointment, and case management. The Federation for Children with Special Needs is responsible for volunteer recruitment, training, and support of the SESPs through the Recruitment, Training, and Support Center (RTSC). These agencies are required to uphold the mandates of the federal and state requirements of the program, and together ensure that eligible students are matched with knowledgeable adults who are willing to act in the role of “surrogate parents” for the purpose of special educational decision-making.

The Laws and Regulations\(^4\)

Federal Special Education Law (IDEA 2004):

- References to Special Education Surrogate Parent: 20 U.S.C. § 1415 (b)(2) and 20 U.S.C. § 1401(23)

Federal Special Education Regulation: 34 C.F.R. Part 300

- Reference to Special Education Surrogate Parent: 34 C.F.R § 300.519

Massachusetts Special Education Law: M.G.L. c. 71B

Massachusetts Special Education Regulation (Section 28): 603 CMR § 28.00 et seq.

- Reference to Special Education Surrogate Parent: 603 CMR § 28.07(7) and 603 CMR § 28.02(15)

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2 EDCO Collaborative: 36 Middlesex Turnpike, Bedford, MA 01730. www.edcollab.org
3 Federation for Children with Special Needs: 529 Main Street, Suite 1102, Boston, MA 02129. www.fcsn.org
4 Please see Appendix A for the full text of the laws and regulations referencing Special Education Surrogate Parents.
History of Special Education Law

**Federal Law**

1974 - U.S. Congress passes the Education for All Handicapped Children Act (P.L. 94-142), the federal special education law, modeled on Massachusetts law.

**Massachusetts Law**

1972 - Massachusetts passes Chapter 766 of the Acts of 1972, the state's special education law.

1986 - Massachusetts Senate report finds higher than average rates of students receiving special education than the national average. The report calls for reforms.

1993 - Massachusetts signs the Education Reform Act into law. Includes high performance standards, statewide accountability (MCAS).

2000 - Major special education reforms signed into law. Requires identification of disability type, and "child with a disability" replaces "child with special needs".

2004 - U.S. Congress reauthorizes IDEA, with updated regulations going into effect on July 1, 2005.

2005 - Revised Massachusetts special education regulations go into effect, reflecting reauthorized IDEA requirements.

1997 - U.S. Congress reauthorizes the federal special education law, now called the Individuals with Disabilities Education Act (IDEA).

1997 - Massachusetts Senate report finds higher than average rates of students receiving special education than the national average. The report calls for reforms.

2000 - Major special education reforms signed into law. Requires identification of disability type, and "child with a disability" replaces "child with special needs".

2004 - U.S. Congress reauthorizes IDEA, with updated regulations going into effect on July 1, 2005.

2005 - Revised Massachusetts special education regulations go into effect, reflecting reauthorized IDEA requirements.

Volunteer Eligibility

Special Education Surrogate Parents represent a wide range of caring and committed individuals who are dedicated to making a difference in a child’s life. Our volunteers include: parents and relatives of children with special needs; educational administrators and school professionals; legal professionals; retirees; and members of community service agencies, civic organizations, professional associations and advocacy groups.  

Volunteer recruitment and training is done through the Recruitment, Training, and Support Center (RTSC) for Special Education Surrogate Parents, a project of the Federation for Children with Special Needs. www.fscn.org/rtsc.

Requirements to become a Special Education Surrogate Parent:

- Be at least 18 years of age.
- Submit a completed application providing two references.
- Complete a Criminal Offender Record Information (CORI) request form. A program representative will need to meet with you to obtain a copy of a valid government issued photo identification (e.g., driver’s license, passport, or state issued identification). It is required that your CORI be updated every three years.
- Have no personal or professional interests that conflict with the interest of the student. For example, you will not be appointed to a particular student if you or your spouse is employed by the school district that is responsible for the education of that student.
- Completion of the SESP Orientation Training.

Q: Why can’t staff members of the custodial agency (i.e., Department of Children and Families), the school district, or the facility caring for the student be responsible for representing him or her on special educational matters?
A: Neither the custodial agency nor the other providers, such as the school district, can act as a totally neutral party to advocate without conflict of interest.

Q: My own children attend the public schools in the town that I live in. Although it’s not legally a conflict of interest, I’d prefer not to be matched with a student involved with the same district. Is this okay?
A: Absolutely. There are many volunteers who fall into this category; it’s all part of the individual preferences that you can list on your application.

Q: I’d like to continue learning about topics and issues that directly affect the student(s) I’m appointed to. Will I be given opportunities to do so?
A: Yes! The Recruitment, Training and Support Center offers numerous workshop and webinar experiences, as well as periodic updates on new legislation and regulations. www.fscn.org/rtsc

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5 Please see Appendix B for the job description of the SESP.
Rights and Responsibilities of
a Special Education Surrogate Parent

A Special Education Surrogate Parent is a very unique volunteer position, and comes with specific rights, responsibilities, and limitations associated with the role.

A. Your Rights

As a Special Education Surrogate Parent you have the same rights and authority of a “parent” in special education matters, as outlined in Massachusetts regulations (603 CMR § 28.00 et seq.) and the Federal regulations (34 C.F.R. Part 300). These include, but are not limited to, the right to:

- Access all regular and special education records of the student, including all progress reports and report cards.
- Provide written permission for special education evaluations.
- Review all education evaluations.
- Attend all special education Team meetings.
- Request a Team meeting when there are concerns or changes regarding your student’s academic, social or emotional status.
- Observe your student in his or her school setting to assist in determining the appropriate educational supports and placement(s).
- View special educational placements that are being considered.
- Review and accept or reject the proposed Individualized Education Program (IEP), in whole or in part, within the 30-day time frame.
- File a complaint if you feel that the education laws or regulations, or a student’s rights are violated.
- Pursue the appeals process, if necessary.

Q: I attended a Team meeting for my student and his mother was there. What is my role in this situation?
A: Your role as SESP does not change if the student’s parent is present at the Team meeting. It should be made clear to the parent that you have been assigned to make special education decisions for his/her child. When a parent is present at the Team meeting, it usually means that the student may be reunified with the parent. Listen to the parent’s concerns as you would any other member of the Team when making special education decisions for your student.

Q: Can Team meetings be scheduled to accommodate my work schedule?
A: Federal regulations [34 C.F.R. § 300.322] require the school district to notify you of meeting dates early enough to ensure you can adjust your schedule, and to schedule meetings at a mutually agreed on time and place. We encourage SESP’s to maintain regular communication with districts and be pro-active in discussing upcoming scheduling circumstances.
B. Your Responsibilities to the Student

Your responsibility as an SESP is to represent the best interests of the student you are appointed to when decisions are being made regarding his or her special education. The responsibilities specific to this role are to:

- Fulfill all rights associated with the role of the SESP.
- Advocate in the best interests of the student in relation to special education.
- Attend other educational related meetings when invited if you feel it is necessary.
- Maintain regular communication with the student’s special education providers, as well as with the student’s social worker.
- Monitor the student’s progress and special educational services provided.
- Act in a collaborative and professional manner.
- Maintain student records in your possession in an organized fashion.
- Respect the confidentiality of all records and information related to the student.

Q: I’ve had some trouble getting my student’s social worker to return my phone calls. What should I do?
A: If you have difficulty reaching any provider, be it the social worker, a school official, clinician, or other, there are several things you can do to address the situation. Try email... many people use it and are able to respond more quickly (just remember to respect confidentiality issues – see page 21). You can also put your request for information in writing via a letter - this more formal request often produces results. Or, call the worker’s supervisor. Many workers have high case loads and infrequent office days, and a supervisor often has the same information and can get back to you more quickly. If you continue to experience difficulty, contact the SESP Program and we can help facilitate communication.

Q: I recently called my student’s group home, only to be told that he was moved to another placement weeks ago by DCF. Why didn’t the SESP Program inform me?
A: As the appointed Special Education Surrogate Parent, you are the main point of contact for the student’s providers. Children in DCF custody can be moved frequently for various reasons, and as the student’s special education decision-maker you should be made directly aware of any changes in the student’s living situation by DCF. It is imperative to keep in contact with the DCF social worker and other providers on a regular basis so they can keep you abreast of any new circumstances.

Q: Can I invite a friend or advocate to attend a Team meeting with me for support and assistance, or review the student’s case with them for guidance?
A: NO. As the designated special education decision-maker, you are obligated to respect the confidentiality of the student you are appointed to. This includes keeping identifying details about your student private. Most of our students come with very traumatic pasts, and there may be extremely sensitive personal information revealed by certain evaluations and reports in these meetings. If you feel you need assistance in representing your student, you may request a mentor be appointed to you by the SESP Program, or you may contact the Recruitment, Training and Support Center (RTSC: 617-399-8341).
C. Your Responsibilities to the SESP Program

- Return all required paperwork to the SESP Program, and keep us updated about changes in the student’s placement or status.
- Inform the SESP Program in a timely manner of any changes in your ability to fulfill your volunteer rights and responsibilities.
- Update your CORI with the SESP Program every three years.

D. Limitations

The decision-making authority of this position is focused solely on special education, and involves discussing, addressing, and/or developing supports that assist the student in making effective academic progress. All medical, therapeutic, residential or financial decisions unrelated to special education fall under the authority of DCF and the student’s social worker. While you are welcome to express your concerns, and/or ask the student’s DCF social worker to address them, you have no authority to make changes in these areas.

A more detailed explanation of where the limits fall is outlined below.

Medical Decisions - Decisions regarding the medical treatment of the student are made by DCF and the student’s social worker. You may not make decisions regarding medication or arrange for the student to see a physician. However, any time a medical concern interferes with a student’s access to education you may request support or intervention to address the situation. For example, if the teacher reports that the student consistently misinterprets oral directions, you can request that a hearing evaluation be conducted.

Many times the student(s) you are appointed to may be eligible for Medicaid. As a result, school or other personnel may request that you authorize the release of records to Medicaid or other providers based on the assumption that you are the student’s “parent” for all school-related issues. This assumption is incorrect. You do not have authority to release educational records. All such requests should be directed to the student’s social worker.

Therapeutic Decisions - This limit speaks to any decisions regarding the student’s receipt of, or participation in, therapy outside of school administered services. You are well within your rights to request Occupational Therapy, Physical Therapy, Speech Therapy or any behavioral or supportive therapy that would normally be decided by a Team or offered by a school district to assist students with disabilities in making effective progress and would be reflected on the student’s IEP. You are not able to make arrangements for a student to access a private counselor or any type of therapy outside of school administered services or outside of IEP services.

Residential Decisions – While school programs are determined by the Team, the placement where the student lives is determined by DCF. This living placement often subsequently affects the choices available for specific school placement and location. This can be a complex issue and we welcome your questions in regard to your specific student as they arise.
Financial Decisions - As SESP, you have no financial responsibility to any of the students you are appointed to. You are not responsible for negotiating any funding of services or placement with either the school district or DCF. Your responsibility is to work with the Team to determine the special education and related services the student requires to have success in school.

Q: So, in summary, what am I not responsible for signing?
A: DCF or their agent is responsible for signing the following documents:
   - School enrollment forms
   - School related consent forms (i.e., field trips, pictures)
   - Consent for referral packets to be sent to collaborative or day schools
   - Consent to release student records to any party
   - Medicaid or MassHealth authorizations
   - Chapter 688 referrals
   - Forms related to regular education
   - 504 Plans

If you’re not sure you should sign, give us call!

Q: I don’t agree with a decision that DCF has made regarding the student’s care and/or treatment. What can I do?
A: SESP’s may not always agree with DCF, and as special education decision-maker you are welcome to express your concerns. Remember that you may not be aware of information that factors into their decision-making process. Refer to page 23 for guidance on steps you can take if you feel the decision may have serious adverse effects on the student’s ability to access appropriate special education services.

E. Transportation

As SESP, you are not responsible for transporting your student for any reason, academic or otherwise, and doing so may constitute a serious liability. This includes, but is not limited to: regular daily transportation to and from school; alternative transportation (sick child, after-school activities, suspensions, etc.); transportation to appointments and evaluation facilities; or interviews at potential school placements.

Q: Do SESP’s receive a financial stipend?
A: No. However, you may be able to deduct certain expenses such as mileage (i.e., transporting yourself to Team meetings, student observation, school visits to review records) on your income tax return. Please consult a tax advisor for clarification.
Student Referral Process

Students are referred to the Special Education Surrogate Parent Program from a variety of sources, as anyone can make a student referral. Our most frequent referral sources are:

- Department of Children and Families (DCF)
- School Districts
- Department of Youth Services (DYS)

For initial program referrals, an official referral form must be completed for each individual student. Official forms are located on our website at www.sespprogram.org, or can be obtained by contacting the SESP Program directly at 508-792-7679.

Upon receipt by the Program, a student referral is distributed to a case coordinator. The case coordinator will determine whether a student is eligible for an SESP by contacting the student’s DCF social worker, and then contacting additional providers to gather further information as necessary.

Student Eligibility Requirements

In order for a student to be eligible for a Special Education Surrogate Parent, a student must be:

- Between the ages of 3 and 18 (special considerations are given to students between the ages of 18 and 22),

  and

- Receiving special education services, or referred for an evaluation to determine eligibility for special education services,

  and

- One of the following conditions applies: (a) the student’s parents are considered to be unknown because no identification can be made from the student’s records, or (b) the student’s parents are unavailable because they cannot be located after a reasonable effort has been made on the part of the agency responsible for the student, or (c) the student is in the custody of a state agency and the parents do not retain special education decision-making rights, or (d) the student is classified as an “Unaccompanied Homeless Youth”.

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6 Unaccompanied Homeless Youth: A youth who is not in the physical custody of a parent or guardian, and who lacks a fixed, regular, and adequate nighttime residence, which includes: children sharing the housing of other persons due to loss of housing, economic hardship, or similar reason; are living in motels, hotels, trailer parks, or camping grounds due to the lack of alternative adequate accommodations; children living in emergency or transitional shelters; abandoned in hospitals; or awaiting foster care placement; children living in a primary nighttime residence that is a public or private place not designed for or ordinarily used as a regular sleeping accommodation for human beings; children living in cars, parks, public spaces, abandoned buildings, substandard housing, bus or train stations, or similar settings; and migratory children who qualify as homeless because they are living in one of the above circumstances. McKinney-Vento Homeless Assistance Act of 2001; 42 U.S.C. § 11434a(2) and (6).
Students eligible for a Special Education Surrogate Parent may reside in a variety of living situations including residential schools, group homes, hospitals or pediatric nursing homes, state institutions, diagnostic placements, shelters and foster homes.

Under both federal and state special education regulations, foster parents have the authority to act as special education decision-makers without an appointment by the SESP Program. Foster parents may decline the right to make special education decisions, and in these instances an SESP would be appointed.

Q: When would it be a conflict for a foster parent to be the SESP?
A: Situations that would indicate a conflict of interest include, but are not limited to:

- If the foster parent is an employee of an agency, in addition to being a foster parent with that agency (i.e., Jane is a case worker for Valley Services, and is also a foster parent for the agency).
- If a student is being considered for a collaborative or day school program operated by the same agency that is providing the foster home (i.e., the student has been referred to Valley Services’ Day School, and is living in Jane’s Valley Services’ foster home.)

In both circumstances, and if all other student eligibility criteria were met, a volunteer SESP would be appointed.
SESP Program Student Referral Process

Student Referral Received

Data Entered into SESP Program Database

Referral assigned to Case Coordinator

Case Coordinator Verifies information with DCF Social Worker

Eligibility is Determined

Eligible (Meets criteria)

Case Coordinator gathers supporting information

SESP identified by Referral or Collaterals

SESP Appointment Letter sent

Ineligible

Referral Source and DCF notified

No SESP identified; Volunteer needed
Appointment Process

After the case coordinator determines that a student meets all required eligibility criteria, attention is turned to identifying an appropriate SESP. The case coordinator will first investigate whether there is already an involved adult who may be interested in making special education decisions for the child. Such individuals may include:

- Biological Parents/Guardians who may retain special education decision-making authority. No appointment by the SESP Program is necessary in this circumstance.
- A Visiting Resource, who has already fulfilled DCF requirements to be considered an active part of the student’s life, may be appointed as SESP after completing the written application and CORI.
- Other involved adults, who are not already approved as Visiting Resources through DCF, are required to fulfill all volunteer requirements before being appointed. Such individuals may include, but are not limited to, prior service providers with no current conflict of interest, previous foster parents, relatives, or other community members.

If no such adult can be identified, the case coordinator will review all available volunteer SESPs listed in the program database. We will try to match you with a student based on criteria such as geographic location and your stated interest in certain areas of disability, student age group, and other individual preferences. The case coordinator will contact you, give details about the particular student’s situation, and you can choose whether or not to accept the match.

After you have accepted the student, an official Letter of Appointment is completed. This letter formally names you as the authorized special education decision-maker for the student, with all the rights and responsibilities of a parent in matters relating to the special education process. The Letter of Appointment is accompanied by:

- A list of current service providers for the student, along with their contact information. (A copy of the Letter of Appointment is also sent to each of these providers, and serves as official notice of the rights you have regarding that particular student). The contact information for the RTSC is also provided.
- A copy of your Rights and Responsibilities.
- An outline of suggested initial actions for you to perform.
- An Assurance Statement, where you acknowledge your appointment and the rights and responsibilities associated with it. You are required to sign and return this form to the SESP Program.
- A Change Reporting Form, for you to document and inform the SESP Program of any changes to the student’s situation you feel may be relevant through the duration of your appointment.
- A copy of the SESP Program Volunteer Handbook, if it is your first appointment.
We will share all the information we have on the student with you, but we do not gather and distribute the student’s records. Rather, you obtain this information from the student’s providers, specifically the school district.

**Q:** I’m a brand-new volunteer, and I’m a little nervous…can I request to be matched with an easier case for my first appointment?

**A:** Sure! The students referred to our program come with a wide range of circumstances. With the information the case coordinators gather while determining student eligibility, we can often determine which cases might be more appropriate for a volunteer in your position. With your training, as well as the supports that the SESP Program and RTSC offers to volunteers, we’re confident you’ll do great!

**Q:** I have some knowledge and experience in the field of autism. Can I be matched with a student on the spectrum?

**A:** You can certainly request that, and we will do our best to accommodate you! We welcome volunteers with specific areas of expertise. Just know that if you do only want to be contacted regarding students within a specific category (disability, age range, geographical location, etc.), it may take a bit longer than usual to match you with a student.

**So I just accepted a student match and received my Letter of Appointment in the mail…now what?**

Now the fun begins! Every student is different, every IEP is different, and every service provider is different. For those reasons, it can be difficult to give a one-size-fits-all answer to how best to proceed. Included in the appointment packet you have received from the SESP Program is a “What to do First” list - a guide of suggested steps for you to perform after receiving your appointment letter. Use this list to help you get started. Call and introduce yourself to the other providers involved with your student. You will have received some information from the case coordinator at the SESP Program regarding the student’s situation…use this knowledge to formulate some questions of your own to ask the other service providers. They can give you valuable additional information relating to your student’s circumstances. Request a copy of the student’s records from the school district…the district is obligated to provide you with access to the student record within 10 days of your request. DCF and other service providers may also choose (but are not obligated) to share records with you. You can also ask the DCF social worker about the possibility of meeting with the student.

**I have some questions, and I think I might need some support in representing my student. Who do I call, the SESP Program or the RTSC?**

The RTSC can help you figure out special education laws and regulations as they apply to your student, and can support and assist you as you represent your student in the special education process. The RTSC also offers web-based resources, informational webinars, regular newsletters on relevant topics, and a yearly conference for SESPs. (617-399-8341; www.fcsn.org/rtsc)

The student’s case coordinator at the SESP Program can assist you with questions related to the rights and responsibilities of your role, your interactions with DCF and other providers, and changes in the student’s status. We can also appoint you to a mentor SESP to help guide you. (508-792-7679; www.sespprogram.org)
Meeting Your Student

Within your role as SESP

Developing a relationship with your student may be something that is very important to you, and is something that we are frequently asked about. While such an interest is understandable, it is not a program expectation or a required function of the SESP role. We recognize that it is a challenge to represent and make decisions for a child you may not know very well. Much of the information you receive about your student will come second-hand from other service providers, from academic records and evaluations, and through your own observations of the student in a classroom setting. **If you do wish to meet with your student first get written permission from the student’s DCF social worker, as it is not always in the student’s best interest.** Please consider that many of the students we serve have been through multiple transitions in their lives, as well as numerous traumatic experiences, and the student may not be in the best position to meet with you.

It is required that you have a third party present any time that you are meeting with your student (social worker, school personnel, clinician, etc.).

**Q:** I recently met with my student and she asked me to help her convince her social worker that she should be able to return home to her parents. How do I respond to this?
**A:** It is important to properly explain your distinct role to the student when you meet or converse for the first time. While she might feel that returning home is the most important outcome in her life at that moment, your role is to ensure she is receiving the best possible education regardless of where she lives. Explain clearly that you have no authority over whether or not she is able to return home, and encourage her to address her concerns with her social worker and other providers who do have the power to make that decision. Keep in mind that a student’s personal goals and desires, whether realistic or not, can have a substantial positive or negative effect on academic success, and so it is often useful to learn about these things even if they are out of your control.

**Q:** What are some of the reasons that would prevent me from meeting my student before I have to make special education decisions for him?  
**A:** Although we suggest that you meet the student before making any special education decisions, there are circumstances that may prevent this. Some examples include: an immediate decision is needed to implement services or placement; the student is in a medical or psychiatric hospital and is not in a stable condition; the DCF social worker feels it is not in the student's interest to introduce another adult into their life at this time; the student is moved out of your area; or the student refuses to meet with you. In any instance, we suggest that you arrange to meet the student as soon as the situation allows. In the meantime, the student’s social worker, case manager, or guidance counselor can help in answering your questions.

Outside your role as SESP

As Special Education Surrogate Parent, your only obligation to the student is in the area of special education representation. **Any involvement or interaction with a student beyond the rights and responsibilities of the SESP role is a decision that you would make independently, and is subject to the approval and authorization of the student’s social worker.** Should authorization be granted for such involvement, such as taking your student out for ice cream or attending a school play, it is important for you to have the specific parameters of the activity defined by the student’s DCF social worker in writing.
We recognize that the rights, responsibilities, and scope of authority associated with being an SESP are all very unique, and we encourage you to call the Special Education Surrogate Parent Program for further clarification if needed.

**Number of Students per Volunteer**

There is no Program requirement that stipulates the minimum or maximum number of students you can be matched with, either concurrently or consecutively. You may choose to be assigned to one student at a time, or to as many students as you and the SESP Program feel you can effectively represent.

**Q: How many hours per month am I expected to commit to working on behalf of my student?**

**A: It varies for each appointment. Some students may have current IEPs and a stable academic environment, and acting as SESP might primarily entail checking in periodically with service providers. Other students may be in the middle of a complex Team process involving a number of contentious issues. Some weeks you may spend a few hours making phone calls, reviewing records and evaluations, and attending meetings, other weeks may simply require a few minutes spent checking in with providers and reviewing a recent progress report. We suggest you be honest with yourself about the time you can commit to representing a student, and let the RTSC and the SESP Program know. We will make every effort to find you a suitable student match.**

**Length of Commitment**

The SESP Program asks that you plan to commit to each student you are appointed to for as long as the student remains eligible for an SESP, for a period of at least one year. The students we serve experience many transitions in their lives, and SESP continuity is essential. Having to replace an appointed SESP can also be quite disruptive to the team process. Many of our volunteers stay with the same student from elementary school through high school graduation! However, the Program recognizes the different circumstances where an extended appointment may not be feasible.

**Reasons that your appointment may end:**

1) The student is no longer eligible for an SESP.
   - The student turns 18 and is considered legally competent to make their own decisions.
   - Legal custody is returned to parent(s) or guardian(s).
   - The student is adopted.
   - The court appoints a legal guardian.
   - A special education decision-maker is appointed through the court.
   - The student transitions to a foster home, and the foster parent chooses to make the educational decisions. *(Please see the following section: “When Students with an SESP move into a Foster Placement” for more information).*
   - The student is no longer receiving special education services.
- The Team decides that the student is no longer eligible for special education services, and you have either: (1) agreed with that decision; or (2) pursued an appeal on behalf of the student and the BSEA upheld the school’s decision.
- The student graduates from high school.
- The student turns 22 years old.

2) It becomes a personal or professional conflict of interest for you to continue to represent the student. For example, if you take a job with a specific school district, you can no longer be appointed to any student involved with that school district.

3) You request that your appointment be ended for personal reasons, such as a serious illness or a move out of state.

4) Your appointment is ended by the SESP Program due to non-compliance with the rights and responsibilities associated with the role.  *(Please refer to the section of the handbook regarding “Complaints Against the SESP” for more information).*

5) SESP Program staff or other providers involved with your student are unable to contact you. We will make reasonable attempts to reach you before ending your appointment. Please make sure we have your updated contact information!

SESP appointments are ended with an official letter from the SESP Program, which is also then copied to the appropriate providers.

**Q:** What should I do with the students records I have in my possession after my appointment ends?
**A:** We recommend you forward them to the student’s DCF social worker.

**Q:** My student has been transferred to the custody of the Department of Youth Services (DYS). Am I still her SESP?
**A:** Yes, provided she still meets all the eligibility requirements of the SESP Program. Students in DYS custody receive their special education services through Special Education in Institutional Settings (SEIS), a DESE program. Give the SESP Program a call. We can help you figure out who the new service providers are and what your next step should be.

**Q:** If my appointment to a student is ended, can I be reassigned to another case?
**A:** Yes! You can continue to accept new appointments as long as you and the SESP Program feel you are able to effectively represent students.

**Q:** I really enjoy being an SESP. However, due to current personal circumstances I’m not in a position to commit too much time to the role right now. What are my options?
**A:** We understand that life changes. It’s possible that the student you are matched with is now in a stable academic placement with a current IEP, and therefore isn’t likely to need quite as much active involvement from an SESP. In that case, you might be comfortable staying appointed and maintaining continuity as the student’s special education decision-maker. Or, we can transition your student to a new SESP who does have more availability.
When a Student with an SESP moves into a Foster Placement

Occasionally, a student who has been appointed to an SESP will be transferred to a foster care placement by his or her social worker. Whether this is a DCF foster home or a more supported placement monitored by an intensive foster care agency, each foster parent does have the right to make special education decisions for the students in his or her home (unless this right is limited by circumstances where there is an inherent conflict of interest). If the student you are appointed to does get placed into a foster home, the following outcomes can occur:

- The foster parent is unable to take on the role of special education decision-maker due to a conflict, or refuses to take on the role. In this case, your appointment would continue and you would retain the special education decision-making rights for the student. The foster parent can be part of the decision-making process, but you, as the SESP, have the final authority.
- The foster parent wishes to make special education decisions for the student in their home. In this case, you should notify the SESP Program. Your appointment would be ended, and the foster parent would assume all the rights and responsibilities associated with the role.

Q: My student was just moved into a foster home, and the foster parent asked if I could stay as the SESP until the student’s services at the new school were stabilized and the foster parent felt more comfortable with the responsibilities of being special education decision-maker. I’m okay with this, but is the Special Education Surrogate Parent Program?
A: Yes! It can often be beneficial to have the SESP continue in his or her appointment for a period of transition, especially if all the other service providers have changed. As long as the foster parent understands the rights the SESP has in regards to the student, the SESP Program will continue your appointment. Please keep us updated of any changes to your student’s situation, so we are able to address specific circumstances as they arise.

When a Student Turns 18

It is important to be aware of the different circumstances that may arise after a student’s 18th birthday:

- According to Massachusetts law, a student who has reached the age of majority (eighteen years of age) is an adult and is therefore presumed competent to make his or her own decisions. This presumption of competence extends to students age eighteen and older who continue to be in the care of DCF voluntarily. Such students are no longer eligible for an appointed SESP. The Program will inform both the student and the SESP that the appointment has been terminated. If, despite the termination, the former SESP chooses to voluntarily continue to assist the student, he or she will be doing so independently and will not be under the direction or guidance of the Program. This arrangement is made between the student, the school district, and the volunteer.
• Students between the ages of 18 and 22 may continue to have a Special Education Surrogate Parent appointed if they are deemed incompetent by the court, and are placed under the guardianship of DCF. A copy of the court order is required by the SESP Program.

Q: The student I’m appointed to is about to turn 18. I’m not sure if DCF will be applying for guardianship. What should I do?
A: The best course of action would be to ask the social worker directly. Then, give the SESP Program a call...we can start whatever process is needed, whether it is getting the necessary court documentation of DCF guardianship, allowing you to continue your SESP appointment or ending your appointment.

Confidentiality

As the Special Education Surrogate Parent, you have access to the student’s school records and other information of a confidential nature. You are responsible for ensuring the confidentiality of any information pertaining to the student and for respecting the privacy and dignity of the student and the student’s family. It is important that information concerning the student be discussed only with those persons involved in the planning and provision of services to the student. The Contact List that accompanies your Letter of Appointment is a good guide to persons you may discuss student information with. Keep in mind that specific details of a student’s trauma history may not have been (and do not need to be) disclosed to all providers, even those who are members of the Team.

Accompanying each appointment letter you receive is an “Assurance Statement”. You are required to sign the “Assurance Statement” and return it to the Special Education Surrogate Parent Program. In signing this agreement, you agree to respect the privacy and confidentiality of the student and the student’s family. Anyone not complying with this requirement is acting outside of the scope of his or her responsibility as SESP.

Also, because email has become such a common and efficient communication tool, it is important to maintain student confidentiality when using email. Please use only the student’s first name and last initial in any email communication, and do not share any identifying information.

Please contact the SESP Program at 508-792-7679 or the RTSC at 617-399-8341 if you have any questions regarding this matter.

Q: I have professional connections to an agency/individual that I believe would be interested in representing this student, or helping me in my role as SESP. Can I get them involved in my student’s case?
A: NO. You do not have the authority to share student information or records. Remember that the custodial agency (typically DCF) is the “parent” for this purpose. You may suggest outside resources that you feel might be beneficial, but it is at the discretion of DCF as to whether or not to pursue the opportunity.
Organization Tips

As the SESP, you are part of the educational history of the student. Because of frequent moves and interrupted educational placements, it is important to “carry” the information that will follow the student through his or her educational career. Once you get the hang of it, it becomes second nature!

- Have a system to keep records organized, such as a file folder, binder, or accordion file.
- Keep copies of all letters you receive and send.
- Keep copies of anything you sign, including the IEP and consent forms.
- Put requests in writing, either as an email or a letter (keep a copy).
- Take notes during phone calls and meetings. Review them immediately afterward to add points and to clarify.
- Write an educational history of the student from information gathered in records and conversations with collaterals.
- Write a list of questions you would like answered by Team members or collaterals.
- Make a plan to check on the student’s progress on a regular basis, and document contacts.
- When trying to resolve differences, follow up conversations and meetings with a letter:
  - If you are satisfied, state what the agreements were.
  - If you are not satisfied, explain your position.
  - If you are requesting action, set timelines.
  - Ask for a written response.
- Be on time for meetings, and be prepared. Show that you take your responsibility seriously.
- If you need assistance in representing your student or determining an appropriate course of action, contact the Recruitment, Training, and Support Center (RTSC).
Resolving Differences

Communication is the Key!

As with any situation involving multiple parties, there may be times when disagreements arise among individuals charged with overseeing the interests and services of the student. The SESP, DCF social worker, school district personnel, and other professionals working with the child may not always agree on the same course of action, services, treatment or placement.

The best advice is to communicate! Remember that everyone involved is invested in doing what is best for the child, even though everyone may not see it in the same way. Here are some tips to consider:

• Keep the focus on your student. Every child is different, and may need different services.
• Be prepared. Review records, make contact with the people on the contact list, become informed about the child’s suspected or identified disability.
• At the Team meeting:
  - Listen. Everyone’s perspective is valuable.
  - State your opinion. Be honest and open. Try not to be defensive.
  - Ask questions.
• Be a partner. Work together to find solutions.

Q: What if the school doesn’t listen to my concerns about my student’s special education needs?
A: School staff should respect your role as the “parent” in regards to making special education decisions. If you feel as if your voice is not being heard, contact the SESP Program. We can help facilitate communication, and help reinforce your role as the legally appointed special education decision-maker.

If You Disagree with the Department of Children and Families

You may not always agree with the decisions made by the DCF social worker regarding placement or treatment issues. While your decision-making rights are restricted to special education, your input on these matters should be considered as most issues will affect the education of the student in some way. Keep in mind, however, that you may not be privilege to information that factors into their decision-making process.

Most often, you will be providing input through the IEP process, case reviews, and in discussions with the social worker. Where a DCF decision occurs that you feel may have serious consequences to the special education services of the child, you should contact the SESP Program to clarify your role and the rationale for the disagreement. You may also put your concerns in writing to the DCF social worker, the social worker’s supervisor, and the DCF area program manager. If you feel your concerns have not been adequately addressed, you may forward your concerns in writing to the assistant director of the appropriate DCF area office. Finally, you may contact the DCF Office of the Ombudsman7, for assistance in clarification, mediation and resolution of issues.

7 DCF Office of the Ombudsman: 617-748-2444.
If You Disagree with the School District

Most disagreements with the school district can and should be resolved through the IEP Team process. Always try to resolve issues at the local school district level first. Contacting and clarifying issues with the teacher, principal or team chairperson is the first step in resolving disagreements. If this is not successful, you will want to move up the ladder to discuss your concerns with the special education director, and then if necessary the superintendent of schools.

If issues cannot be resolved through informal and collaborative efforts at the local level, you should access the services of the Department of Elementary and Secondary Education (DESE) to assist you. The DESE Program Quality Assurance Services (PQA)\(^8\) offers a problem resolution system to assist in reviewing and resolving concerns from the public. This is available through informal inquiry and assistance, as well as a formal written complaint procedure. The Bureau of Special Education Appeals (BSEA)\(^9\) offers mediation services provided by a neutral third party, as well as a formal due process hearing procedure.

Before accessing the services of DESE, we suggest you call the RTSC at 617-399-8341 for assistance in determining alternative solutions and for information on the supports available to you.

Complaints Against the Special Education Surrogate Parent

If a complaint is made against an SESP, the first step in resolution is to determine if the complaint is the result of legitimate differences of opinion, or if the volunteer is actually not performing as required. The SESP has the right to make special education decisions that he or she feels are in the best interest of the student, and these decisions may not necessarily coincide with the opinions of the other Team members or DCF.

The case coordinator from the SESP Program will assist all parties to understand individual roles and resolve differences.

If the situation is not resolved, a letter of complaint or request to remove an SESP must be submitted in writing to the SESP Program director. All parties are interviewed and a written decision is issued. SESP appointments may be ended as a result of a complaint under the following circumstances:

- The SESP has breached or compromised confidentiality by sharing information and/or records with an unauthorized party.
- The SESP has a conflict, or appearance of conflict, that prevents them from acting impartially for the student.
- The SESP has stepped outside the role of special education decision-making.
- The SESP is making decisions that are clearly not in the student’s best interest.
- The SESP is exhibiting inappropriate or unprofessional behavior.

\(^{8}\) PQA: 75 Pleasant Street, Malden, MA 02148. 781-338-3700. www.doe.mass.edu/pqa.
\(^{9}\) BSEA: One Congress Street, Boston, MA 02114. 617-626-7250. www.doe.mass.edu.bsea
If either party (complainant or SESP) disagrees with the decision of the program director, they may appeal in writing to the state director of special education at DESE.

The SESP Program accepts the service of qualified volunteers with the understanding that such service is at the sole discretion of the SESP Program Director. Volunteers agree that the SESP Program may at any time, for whatever reason, decide to terminate the volunteer’s relationship with the Program.

**Personal Liability**

Many people are concerned about their liability in their role as a volunteer SESP. In this instance, you will be considered a “public employee” for the purpose of acquiring protection from liability for actions taken in good faith that will fall within the scope of your duties as SESP. For example, an SESP who acquires information about a student, who participates in the Team process, and accepts (or rejects) the resulting IEP on the basis of all of the available information and generally follows the guidelines or other information provided by the Department of Elementary and Secondary Education, would be protected from liability arising out of this process. If, however, the SESP uses the information acquired about the student or his/her family for purposes other than to obtain appropriate special education services for the student or if the SESP uses his/her access to the student and abuses the student, the SESP would be liable.

*The SESP Program requires that a third party be present at any and all of your meetings with the student. This precaution serves to protect both you and the student.*
Mandated Reporting

Under Massachusetts law, the Department of Children and Families (DCF) is the state agency that receives all reports of suspected abuse and/or neglect of children under the age of 18. State law requires professionals whose work brings them in contact with children to notify DCF if they suspect that a child is being abused and/or neglected.

In the role of Volunteer SESP, you are not considered a mandated reporter.\(^\text{10}\)

You may be considered a mandated reporter in a role other than the role of SESP. Please contact your employer if you have any questions.

Any person may file a report if that person has reasonable cause to believe a child is suffering from abuse or neglect. Because we are involved with children in the care and/or custody of DCF, the first person you should contact if you have concerns is the child’s DCF social worker or the social worker’s supervisor. If you feel the issue is not being adequately addressed, you may call the DCF Area Office Protective Screening Unit.

\(^\text{10}\) Please see Appendix C for a list of professionals defined as “mandated reporters”.

## Acronyms

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<tr>
<th>Acronym</th>
<th>Full Form</th>
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<tbody>
<tr>
<td>BSEA</td>
<td>Bureau of Special Education Appeals</td>
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<tr>
<td>CFR</td>
<td>Code of Federal Regulations</td>
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<tr>
<td>CMR</td>
<td>Code of Massachusetts Regulations</td>
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<tr>
<td>CORI</td>
<td>Criminal Offender Record Information</td>
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<tr>
<td>DCF</td>
<td>Department of Children and Families</td>
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<td>DDS</td>
<td>Department of Developmental Services (formerly the Department of Mental Retardation)</td>
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<td>DMH</td>
<td>Department of Mental Health</td>
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<td>DYS</td>
<td>Department of Youth Services</td>
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<tr>
<td>ESE</td>
<td>Massachusetts Department of Elementary and Secondary Education</td>
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<tr>
<td>FAPE</td>
<td>Free and Appropriate Public Education</td>
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<tr>
<td>FCSN</td>
<td>Federation for Children with Special Needs</td>
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<td>GAL</td>
<td>Guardian ad Litem</td>
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<td>IDEA</td>
<td>Individuals with Disabilities Education Act</td>
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<td>IEP</td>
<td>Individualized Education Program</td>
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<tr>
<td>IFC</td>
<td>Intensive Foster Care</td>
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<tr>
<td>LRE</td>
<td>Least Restrictive Environment</td>
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<td>MCAS</td>
<td>Massachusetts Comprehensive Assessment System</td>
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<td>MGL</td>
<td>Massachusetts General Law</td>
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<tr>
<td>PQA</td>
<td>Program Quality Assurance</td>
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<tr>
<td>RTSC</td>
<td>Recruitment, Training, and Support Center for Special Education Surrogate Parents</td>
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<tr>
<td>SEIS</td>
<td>Special Education in Institutional Settings</td>
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<tr>
<td>SESP</td>
<td>Special Education Surrogate Parent</td>
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Agency Contact Information

SESP Program
P.O. Box 1184
167 Lyman Street
Westborough, MA 01581
Phone: 508-792-7679
Fax: 508-616-0318
www.sespprogram.org

Recruitment, Training, and Support Center (RTSC)
c/o Federation for Children with Special Needs (FCSN)
529 Main Street, Suite 1M3
Boston, MA 02129
RTSC Direct: 617-399-8341
FCSN: 617-236-7210, 800-331-0688
Fax: 617-572-2094
www.fcsn.org/rtsc

Bureau of Special Education Appeals (BSEA)
One Congress Street, 11th Floor
Boston, MA 02114
Phone: 617-626-7250
Fax: 617-626-7270
www.doe.mass.edu/bsea

Department of Children and Families (DCF)
Central Office:
600 Washington Street
Boston, MA 02111
Phone: 617-748-2000
Fax: 617-261-7435
www.mass.gov/dcf
For specific regional office information, please visit the DCF website or call the SESP Program.

Department of Developmental Services (DDS)
(Formerly the Department of Mental Retardation)
Central Office:
500 Harrison Avenue
Boston, MA 02118
Phone: 617-727-5608
Fax: 617-624-7577
TTY: 617-624-7783
www.mass.gov/dds
For specific regional office information, please visit the DDS website or call the SESP Program.
Department of Mental Health (DMH)
Central Office:
25 Staniford Street
Boston, MA 02114
Phone: 617-626-8000
TTY: 617-727-9842
www.mass.gov/dmh
For specific regional office information, please visit the DMH website or call the SESPP.

Department of Youth Services (DYS)
Central Office:
600 Washington Street, 4th Floor
Boston, MA 02111
Phone: 617-727-7575
www.mass.gov/dys
For specific regional office information, please visit the DYS website or call the SESPP.

EDCO Collaborative
36 Middlesex Turnpike
Bedford, MA 01730
Phone: 617-738-5600
www.edcollab.org

Massachusetts Department of Elementary and Secondary Education (ESE)
75 Pleasant Street
Malden, MA 02148
Phone: 781-338-3000
TTY: 800-439-2370
www.doe.mass.edu

Program Quality Assurance (PQA)
c/o Massachusetts Department of Elementary and Secondary Education
75 Pleasant Street
Malden, MA 02148
Phone: 781-338-3700
www.doe.mass.edu/pqa

Special Education in Institutional Settings (SEIS)
Central Office:
c/o Massachusetts Department of Elementary and Secondary Education
75 Pleasant Street
Malden, MA 02148.
Phone: 781-338-3305
Fax: 781-338-3371
www.doe.mass.edu/seis
For specific regional office information, please visit the SEIS website or call the SESPP.
Appendix A

Laws and Regulations

Title 1 Part B Sec 615 Procedural Safeguards
(A) Procedures to protect the rights of the child whenever the parents of the child are not known, the agency cannot, after reasonable efforts, locate the parents, or the child is a ward of the State, including the assignment of an individual to act as a surrogate for the parents, which surrogate shall not be an employee of the State educational agency, the local educational agency, or any other agency that is involved in the education or care of the child. In the case of-

(i) a child who is a ward of the State, such surrogate may alternatively be appointed by the judge overseeing the child's care provided that the surrogate meets the requirements of this paragraph; and
(ii) an unaccompanied homeless youth as defined in section 725(6) of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11434a(6)), the local educational agency shall appoint a surrogate in accordance with this paragraph.

(B) The State shall make reasonable efforts to ensure the assignment of a surrogate not more than 30 days after there is a determination by the agency that the child needs a surrogate.

Federal Statute (IDEA), 20 U.S.C. § 1401(23) - Definitions
(23) Parent
The term “parent” means—
(A) a natural, adoptive, or foster parent of a child (unless a foster parent is prohibited by State law from serving as a parent);
(B) a guardian (but not the State if the child is a ward of the State);
(C) an individual acting in the place of a natural or adoptive parent (including a grandparent, stepparent, or other relative) with whom the child lives, or an individual who is legally responsible for the child’s welfare; or
(D) except as used in sections 1415 (b)(2) and 1439 (a)(5) of this title, an individual assigned under either of those sections to be a surrogate parent.

Federal Regulations Implementing IDEA (issued 8/14/06; in effect 10/13/06)
34 C.F.R. § 300.519 Surrogate Parents.
(a) General. Each public agency must ensure that the rights of a child are protected when-
(1) No parent (as defined in Sec. 300.30) can be identified;
(2) The public agency, after reasonable efforts, cannot locate a parent;
(3) The child is a ward of the State under the laws of that State; or
(4) The child is an unaccompanied homeless youth as defined in section 725(6) of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11434a(6)).
(b) Duties of public agency. The duties of a public agency under paragraph (a) of this section include the assignment of an individual to act as a surrogate for the parents. This must include a method--
(1) For determining whether a child needs a surrogate parent; and
(2) For assigning a surrogate parent to the child.
(c) Wards of the State. In the case of a child who is a ward of the State, the surrogate parent alternatively may be appointed by the judge overseeing the child's case, provided that the surrogate meets the requirements in paragraphs (d)(2)(i) and (e) of this section.
(d) Criteria for selection of surrogate parents.
(1) The public agency may select a surrogate parent in any way permitted under State law.
(2) Public agencies must ensure that a person selected as a surrogate parent--
(i) Is not an employee of the SEA, the LEA, or any other agency that is involved in the education or care of the child;
(ii) Has no personal or professional interest that conflicts with the interest of the child the surrogate parent represents; and
(iii) Has knowledge and skills that ensure adequate representation of the child.
(c) Non-employee requirement; compensation. A person otherwise qualified to be a surrogate parent under paragraph (d) of this section is not an employee of the agency solely because he or she is paid by the agency to serve as a surrogate parent.

(f) Unaccompanied homeless youth. In the case of a child who is an unaccompanied homeless youth, appropriate staff of emergency shelters, transitional shelters, independent living programs, and street outreach programs may be appointed as temporary surrogate parents without regard to paragraph (d)(2)(i) of this section, until a surrogate parent can be appointed that meets all of the requirements of paragraph (d) of this section.

(g) Surrogate parent responsibilities. The surrogate parent may represent the child in all matters relating to--

(1) The identification, evaluation, and educational placement of the child; and

(2) The provision of FAPE to the child.

(h) SEA responsibility. The SEA must make reasonable efforts to ensure the assignment of a surrogate parent not more than 30 days after a public agency determines that the child needs a surrogate parent.

(Authority: 20 U.S.C. 1415(b)(2))

Massachusetts Regulations 603 CMR § 28.07 (July 2005)

(7) Educational surrogate parent - District responsibility. When a student is without parental representation and requires an educational surrogate parent to be appointed in accordance with federal law and regulations, the Department may request assistance from the district responsible for services to the student in identifying a person willing to serve as an educational surrogate parent.

(a) Upon assignment by the Department, such educational surrogate parent shall have all the rights and responsibilities of a parent in making decisions regarding eligibility and services for special education for the assigned student. The Department shall provide notice of appointment to the school district and any state agency with custody of the student.

(b) A person identified by the district and willing to serve as an educational surrogate parent shall have no conflict of interest and shall not be in the employ of the school district or any state or local agencies involved with the care of the student.

(c) A person identified by the district, appointed by the Department, and serving as an educational surrogate parent shall not receive financial remuneration from the district except that the school district shall reimburse the person for reasonable expenses related to the exercise of his or her responsibilities as an educational surrogate parent for a student enrolled in the district.

Massachusetts Regulations 603 CMR § 28.02 (15) – Definitions

(15) Parent shall mean father or mother. For purposes of special educational decision-making, parent shall mean father, mother, legal guardian, person acting as a parent of the child, foster parent, or an educational surrogate parent appointed in accordance with federal law. Legal authority of the parent shall transfer to the student when the student reaches 18 years of age.
Appendix B

Job Description

Title: Special Education Surrogate Parent

Purpose and Impact: To represent the best interest of a student in state custody in the place of a parent, in all matters relating to special education. This unique volunteer role does not involve working directly with students, but rather as a member of the student’s special education Team.

Specific Responsibilities:

• Volunteers act on behalf of the student(s) they are appointed to with all of the rights and authority of a parent in matters of special education without the financial responsibility.
• Meet with and observe the child at school (optional, but recommended).
• Review all school records and receive progress reports.
• Sign special education evaluation consent forms.
• Attend special education related meetings for the student and be involved in the planning and discussions regarding their special educational needs.
• Review a proposed Individualized Education Program (IEP) for their student, and make a timely determination to accept it, reject it, or reject it in part.
• Monitor the student’s services, progress and special education placement.
• Respect the confidentiality of all records and information related to the student.
• Update the SESP Program on any changes regarding the student.

Qualifications: The most important qualification is an interest in helping students who require special education services.
Volunteers must:

• Be at least 18 years of age.
• Submit a completed application providing two references.
• Complete a Criminal Offender Record Information (CORI) request form.
• Complete the SESP Orientation Training.

Time Commitment and Duration: Stability and continuity are critical for the students we serve. Volunteers are asked to make a minimum one-year commitment to their student.

Benefits:

• Be an integral member of your student’s special education Team.
• Play a key role in the academic success and educational growth for students.
• Receive ongoing training, technical assistance and support from the SESP Program and the RTSC for Special Education Surrogate parents.
• Utilize your Resource Materials from the Orientation Training throughout your appointment.
• Be a champion for a student with special needs. Make a difference!
Appendix C

Mandated Reporters

Massachusetts law (M.G.L Chapter 119, Definitions applicable to §§ 21 to 51H ) defines the following professionals as mandated reporters:

"Mandated reporter", a person who is:

(i) a physician, medical intern, hospital personnel engaged in the examination, care or treatment of persons, medical examiner, psychologist, emergency medical technician, dentist, nurse, chiropractor, podiatrist, optometrist, osteopath, allied mental health and human services professional licensed under section 165 of chapter 112, drug and alcoholism counselor, psychiatrist or clinical social worker;

(ii) a public or private school teacher, educational administrator, guidance or family counselor, child care worker, person paid to care for or work with a child in any public or private facility, or home or program funded by the commonwealth or licensed under chapter 15D that provides child care or residential services to children or that provides the services of child care resource and referral agencies, voucher management agencies or family child care systems or child care food programs, licensor of the department of early education and care or school attendance officer;

(iii) a probation officer, clerk-magistrate of a district court, parole officer, social worker, foster parent, firefighter, police officer;

(iv) a priest, rabbi, clergy member, ordained or licensed minister, leader of any church or religious body, accredited Christian Science practitioner, person performing official duties on behalf of a church or religious body that are recognized as the duties of a priest, rabbi, clergy, ordained or licensed minister, leader of any church or religious body, accredited Christian Science practitioner, or person employed by a church or religious body to supervise, educate, coach, train or counsel a child on a regular basis;

(v) in charge of a medical or other public or private institution, school or facility or that person's designated agent; or

(vi) the child advocate.