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POLICY 5.001

4-A I recommend the Board adopt the proposed revisions to Policy 5.001, to be renamed "Protecting Students from Harassment and Discrimination."

Adoption

CONSENT ITEM

- As requested by the Board on Sept. 9 and approved on Oct. 14, this version adds sexual orientation to the list of protected categories on line 11.
- There was discussion at the Sept. 9th Board meeting about time limits for filing a complaint with OCR. The guidelines generally require filing an OCR complaint within 180 days after the last act of alleged discrimination/ harassment. However, an OCR pamphlet explains:

OCR may extend the time for filing a complaint [with OCR] in certain circumstances, e.g., when a student [had first] file[d] a grievance under *school* [*district*] procedures within 180 days of the *last act* of alleged discrimination. Because OCR encourages the use of school [district] grievance procedures, OCR will generally accept a complaint raising the same allegations up to <u>60</u> days after the end of the [school district] procedure [which had allowed up to 180 days].

To promote early resolution and to the right of students to file a complaint with OCR after completing the District's grievance process, the Legal Department recommends requiring students to file their complaints with the District no more than 180 days after the last act of harassment or discrimination.

- As the Board requested at the Sept. 9th Policy meeting, this version requires the principal to obtain the <u>complainant's signature</u> on the principal's written summary of the complainant's verbal report, if the matter is to be resolved *informally*. (As recommended by OCR, the informal process is available only for student-to-student incidents. Any complaint against an employee must use the formal complaint form.)
- As request by the Board at the Sept. 9th meeting, the term "written" has been added to the definition of "complaint" and in the definition of "complainant." However, line 150 also reflects the <u>OCR guidelines</u> in *Protecting Students from Harassment and Hate Crime: A Guide for Schools, Part II* (1999): schools "<u>should investigate all</u> complaints and reports of harassment, *whether or not* the complaint is in writing."
- Based on the Board's discussion at the August 5th Policy meeting regarding possible parental notice in cases of harassment or discrimination against certain adult students, a definition of "minor" or "minor student" has been added. The definition refers to any student who has not yet attained the age of 18; but it also refers, for *purposes of this Policy*, to an adult student who has been determined incompetent or unable to give informed consent due to disability under state law. Additionally, any procedure mentioning the parent/guardian of a minor student should also be construed to include the parent/guardian of an adult student who has given *consent* for the parent to be involved.
- A trilingual brief summary of the levels of complaint and appeal for students will be distributed with the Policy. An English prototype is included herewith.

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1		PROPOSED REVISION OF POLICY 5.001
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3		POLICY AGAINST PROTECTING STUDENTS FROM HARASSMENT AND
4 5		DISCRIMINATION AGAINST, STUDENTS
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7	1.	General Provisions The School District Board of Palm Beach County, Florida,
8		as governing body of the School District ("School District" or "District"), does not
9		condone harassment or discrimination against any of its students or applicants for
10		admission for any reason including, but not limited to, sex, race, color, religion, sex,
11		national origin, age, disability, or-marital status, or sexual orientation in its
12		education programs or applicants for admission to educational programs; and the
13		Board prohibits discrimination against, or harassment of, any student by any Board
14		<u>member, District</u> employee, <u>consultant, contractor, agent, visitor, volunteer,</u>
15		student, or other person in the school <u>,or</u> outside the school , at school-sponsored
16		events, on school buses, and at training facilities sponsored by the District.
17	-	
18	2.	Discrimination and harassment will not be tolerated and will be just cause for
19		disciplinary action.
20	•	
21	3.	In an effort to promote an environment free of discrimination and harassment, the
22		Board has adopted this Ppolicy Against prohibiting Hharassment of, and or
23		<u>Dd</u> iscrimination <u>against</u> , of Students <u>in order</u> to prevent, investigate, and take
24 25		prompt, equitable, and appropriate action with regard to alleged discrimination and harassment. In addition to this policy, the Board has adopted a <u>separate</u> Policy
23 26		Against prohibiting Sexual Hharassment of, and or Deliscrimination against, of
20 27		Sstudents (Policy 5.81).
28		
29	4.	The School Board believes that all students are entitled to a safe, equitable, and
30		harassment-free school experience. The School District will not tolerate
31		discrimination or harassment. Discrimination and harassment will not be tolerated
32		and shall be just cause for disciplinary action.
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34	<u>5.</u>	This Policy shall be interpreted and applied consistent with all applicable state and
35		federal laws and the Board's collective-bargaining agreements.
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37	6.	<u>Definitions</u> For purposes of this <u>pP</u> olicy, the following definitions shall apply:
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39 Accused/employee is defined as The accused is a School District employee a. alleged to be responsible for the violation alleged in the complaint. 40 41 42 b. Accused/student is defined as The accused is a student alleged to be responsible for the violation that is alleged in the complaint. 43 44 Complaint is defined as A complaint means written allegations regarding any 45 C. 46 action, policy, procedure, or practice prohibited by this policy. 47 48 d. Complainant is defined as A complainant is a student of, or applicant for 49 admission to. the School District who submits a written complaint of 50 harassment or discrimination or an individual or group submitting a complaint on behalf of a student(s). 51 52 53 Day is defined as All days are a working days and this term does not include e. weekends or holidays unless noted as "calendar day." 54 55 f. *Minor*, or *minor student*, is defined as any student who has not yet attained 56 the age of eighteen (18). For purposes of this policy, the term should also be 57 construed to include an adult student who has been determined incompetent 58 or unable to give informed consent due to disability under state law. Note: any 59 60 procedure in this Policy mentioning a minor student's parent/quardian should also be construed to include an adult student's parent, if the adult student has 61 62 given consent. For example, where the Policy requires giving notice to the parent of a minor student, this requirement also includes notice to the parent 63 of an adult student who has given consent for the parent to receive the notice. 64 65 The notice would also be given to the parent of any adult student who has 66 been determined to be incompetent or unable to give informed consent due to 67 disability under state law. 68 69 Parties is defined as Parties means the accused student and/or g. 70 accused/employee, and the Ccomplainant. 71 72 Protected categories are sex, race, color, religion, national origin, age, a. 73 disability, or marital status. [The definition is stricken because the defined term does not 74 appear in the body of the text. Rather, the protected categories are listed in Section (1), lines 10-11.] 75 76 h. School Official, for purposes of this Policy, is defined as School Officials 77 include School Board employees, principals, assistant principals, teachers,

78 79 80		and school police officers who have the duty of reasonable supervision with respect to student activities.
81 82	7.	<u>Title IX Coordinator and ADA/504 Specialist</u> Equal educational opportunities are guaranteed by Title VI of the Civil Rights Act of 1964, Title IX of the Education
83		Amendments of 1972, and Section 504 of the Rehabilitation Act of 1973. The
84		District has designated the EEO Equal Employment Opportunity ("EEO")
85		Coordinator as the person responsible for ensuring that students and their
86		custodial parent(s)/guardian receive information related to discrimination and
87		harassment.
88		
89	8.	The EEO/ <u>Title IX</u> Coordinator is located at: 3370 Forest Hill Boulevard, Suite A-
90		128, A-115, West Palm Beach, Florida 33406; Telephone: (561) 434-8637.
91		
92	<u>9.</u>	For those complaints concerning the Americans with Disabilities Act ("ADA") or
93		Section 504 of the Rehabilitation Act, the District has designated an ADA/504
94		Specialist.
95		
96	10.	The ADA/504 Specialist is located at 3336 3308 Forest Hill Boulevard, Suite B-102
97		<u>C-143,</u> West Palm Beach, Florida, 33406; Telephone: (561) 434-8817.
98		
99	11.	This contact information is to be posted in highly visible locations at each school
100		including the main office, the guidance waiting area, and student services.
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102	12.	Prohibited Harassment For purposes of this Policy, Hharassment occurs when
103		conduct is sufficiently severe, persistent, or pervasive that it has the purpose or
104		effect of unreasonably interfering with a student's performance or ability to benefit
105		from his/her education, or creates an intimidating, hostile, offensive, or abusive
106		school environment. Types of conduct which are prohibited in the District and
107		which may constitute harassment include, but are not limited to:
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109		a. Demeaning or derogatory comments, name-calling, racial slurs, or jokes,
110		threats, abusive words, gestures, or harm to an individual.
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112		b. Displaying visual or written material, including notes, stories, drawings, or
113		pictures, or defacing school property or materials to demean a person.
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115		c. Damaging, defacing or destroying private property of any person.
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117 d. Bullying. 118 Requests for sexual favors and other conduct of a sexual nature as set forth in 119 e. Policy 5.81. 120 121 Any act of retaliation against an individual who reports a violation of the 122 f. 123 District's Board's harassment and discrimination policy or who participates in 124 the investigation of a discrimination or harassment complaint. 125 13. GRIEVANCE PROCEDURE FOR HARASSMENT OR DISCRIMINATION BY 126 127 **STUDENTS** -- Investigation and Resolution of Complaints Against an 128 (Accused/Student) 129 130 Site-Level Procedure Reporting Discrimination or Harassment.-- Any a. student or applicant for admission who believes he/orshe is a victim of 131 132 discrimination or harassment (or any individual, including any student, teacher, 133 or other employee of the School D district, who has knowledge of any incident(s) involving discrimination or harassment of students) is strongly 134 135 encouraged to report the incident(s) in writing to the principal or other a-school 136 official or the EEO/<u>Title IX</u> Coordinator or and ADA/504 Specialist. 137 138 b. School officials must report in writing any allegations of discrimination or harassment to the Pprincipal and to the EEO/Title IX Coordinator or and 139 140 ADA/504 Specialist. 141 142 School officials must instruct students and their custodial parent(s)/guardian C. 143 that they the student, or custodial parent(s)/guardian on behalf of the minor student, as defined in paragraph (6)(f), may file a written complaint with the 144 145 Pprincipal/ordesignee, EEO/Title IX Coordinator and/or ADA/504 Specialist. 146 147 The principal/designee shall document all complaints in writing to ensure that a. 148 problems are appropriately addressed. Although this Policy encourages students to use the formal written complaint process, school officials "should 149 150 investigate all complaints and reports of harassment, whether or not the complaint is in writing," as stated by the Office for Civil Rights in Protecting 151 Students from Harassment and Hate Crime: A Guide for Schools, Part II 152 153 (1999).154 155 d. It is the responsibility of the principal to forward all complaints within two (2)

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156work days to the area superintendent, EEO/Title IX Coordinator, and ADA/504157Specialist. Failure by the principal to respond to a complaint within two (2)158work days will automatically allow the complainant to re-file the complaint with159the area superintendent.

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- e. Principal Involvement.-- If the Pprincipal is directly and personally involved
 with a complaint or <u>is closely related to with the a parties party</u> to the
 complaint, then an impartial designee <u>the area superintendent</u> shall be asked
 to conduct the investigation.
- 166f.Informal Resolution.--Where appropriate, the complainant and the
accused/student may agree to informally resolve the complaint. Complaints
should be made as soon as possible but no later than one hundred eighty
(180) calendar days after the alleged incident (that is, within 180 days after the
last act of harassment or discrimination). (Note: the principal must document,
in writing, any complaint, even if made informally; and the complainant must
be requested to sign the writing to verify its accuracy.)
- 174i.The Pprincipal/erdesignee may arrange for the parties to resolve the
complaint informally through a voluntary conversation between the
complainant and the accused/student, facilitated by the principal/
designee within two (2) work days of receiving the complaint. Both the
complainant and the accused/student may be accompanied by a person
of their choice for support and guidance.
 - ii. The student who complained <u>parties</u> shall never be asked to work out the problem directly with the accused/student unless the assistance of a counselor, teacher, administrator, or mediator is provided <u>and both parties are willing</u>.
- 186 iii. If the principal/designee and the complainant and the accused/student (and/or their parents) agree that a satisfactory resolution has been 187 achieved through the informal conversation, then no further action need 188 be taken (besides notifying the area superintendent, EEO/Title IX 189 190 Coordinator, and ADA/504 Specialist that the matter has been resolved). However, if a complete resolution has not been achieved, a formal written 191 complaint should be filed within ten (10) work days after the informal 192 193 meeting.

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199 g. Filing the a Formal Complaint Report.-- If the matter cannot be is not 200 satisfactorily resolved informally, the Pprincipal/ordesignee shall assist the student (or custodial parent(s)/guardian on behalf of the minor student as 201 202 defined in paragraph (6)(f)), in filing a complaint (if it is not yet in writing). 203 Individuals The student (or custodial parent(s)/guardian on behalf of the 204 student) may file a written complaint. either orally or in writing with the Pprincipal/ordesignee by using the Harassment and Discrimination Complaint 205 206 Student Complaint Report Fform (PBSD 1615). Said form is hereby incorporated by reference and made a part of this Policy and shall be filed with 207 208 the Clerk of the School Board herewith and is available on the District's web 209 site at http://www.palmbeach.k12.fl.us/Records/Forms.htm.

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satisfactorily

Pprincipal/ordesignee shall notify the area superintendent, EEO/Title IX

Coordinator, or and ADA/504 Specialist of the resolution of the complaint.

resolved

- h. Complaints should be made as soon as possible but no later than sixty (60) one hundred eighty (180) calendar days of after the alleged incident (that is, within 180 days after the last act of harassment or discrimination). Failure on the part of the complainant to initiate and/or follow up on the complaint within this period may result in the complaint being deemed abandoned. The principal/designee shall record in writing and document all complaints regarding sexual harassment and discrimination to ensure that problems are appropriately addressed, whether the report is made verbally or in writing.
- <u>i</u>. If the student, or custodial parent(s)/guardian on behalf of the student, does not at first file a written complaint, the student, or custodial parent(s)/guardian on behalf of the student, will be requested to complete the complaint form. The principal/ordesignee may assist the student (or custodial parent(s)/guardian on behalf of the student if the student is a minor, as defined in paragraph (6)(f)) in completing the form, or may complete the form for the student or for the custodial parent(s)/guardian who is acting on behalf of the student. In all instances, the student (or custodial parent(s)/guardian on behalf of a minor) shall review the form to ensure its accuracy and sign and date the complaint.
- 230j.The complainant will be requested to provide signed, specific information231regarding the alleged discrimination or harassment, the alleged offender,232witnesses, and other relevant information.233custodial parent(s)/guardian on behalf of the minor student as defined in

234 235 236		paragraph (6)(f), shall review the form to ensure its accuracy and sign and date the complaint.
237 238 239 240	k.	All complaints filed with the Pprincipal/er designee must be reported in writing to the Aarea superintendent Executive Director and the EEOT/itle IX Coordinator and er ADA/504 Specialist.
241 242 243	I.	Notice to Accused/Student Within two (2) days of receipt of a complaint, the Pprincipal/ordesignee will notify the accused/student of the allegations.
243 244 245 246 247 248 249 250 251 252	<u>m.</u>	Notice to Parent(s)/Guardians Within two (2) days of receiving the complaint, and in accordance with federal and state privacy laws, the principal/designee shall notify the custodial parent(s)/guardian of any minor student as defined in paragraph (6)(f)) who is allegedly subject to harassment or discrimination. Notification may be made by telephone, letter, or personal conference. The students involved (and their custodial parent(s)/ guardians, if the students are minors) will also be notified of events and decisions described in this Policy.
253 254 255 256 257	n.	Steps in the Investigation The Pprincipal/or designee shall promptly and begin an investigation within two (2) work days and thoroughly investigate all complaints of harassment or discrimination which shall mandate. including, at minimum, the following steps-:
258 259 260 261 262 263 264 265		 i. Promptly talk with the complainant within two (2) work days: ii. <u>give</u> Tthe complainant (or the custodial parent(s)/guardian thereof if the complainant is a minor as defined in paragraph (6)(f)) shall have an opportunity to describe the incident, present witnesses and other evidence of the harassment or discrimination, and <u>ensure that put his/her the</u> complaint <u>is put</u> in writing if he/she has not already done so.;
266 267 268 269		iii. <u>Ppromptly</u> talk with the accused/student <u>(or the custodial parent(s)/ guardian thereof if the accused/student is a minor as defined in paragraph (6)(f)) within two (2) work days-:</u>
270 271		iv. <u>give</u> <u>T</u> the accused/student (or the custodial parent(s)/ guardian thereof if the accused/student is a minor as defined in paragraph (6)(f)), shall have

272 273 274		an opportunity to describe the incident, present witnesses and other evidence, and put his/her response in writing- $\frac{1}{2}$
275 276 277		 Ttalk with any person who saw the harassment, has knowledge of the discrimination, or who may have related information.
278 279		vi. <u>Cc</u> onduct a conference, if appropriate, with the complainant <u>(and custodial parent(s)/guardian thereof, if the complainant is a minor as</u>
280		defined in paragraph (6)(f) and the accused/student (and custodial
280		parent(s)/guardian thereof, if the accused/student is a minor as defined in
281		paragraph (6)(f)) and give notice of the date, time, place, and rules to the
282		parties.
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285		vii. The principal/designee is encouraged to ask open-ended guestions to
286		enable students to describe what happened in their own words.
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288		viii. The principal/designee may request that the accused/student (or the
289		custodial parent(s)/guardian on behalf thereof if the accused/student is a
290		minor as defined in paragraph (6)(f)) prepare a written response to the
291		complaint; or the principal/designee may prepare a written statement of
292		the accused/student's oral response to the complaint based on their
293		meeting and obtain the signature of the accused/student (and/or the
294		custodial parent(s)/guardian thereof, if the accused/student is a minor)
295		after his/her review of the statement.
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297		ix. The principal/designee should dictate and then review his/her notes with
298		the complainant and accused/student after the interviews to verify the
299		facts and ensure accuracy, and then obtain signatures, but shall not tape
300		the interviews.
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302	0.	<u>Pursuing</u> the Investigation During the investigation, the
303		Pprincipal/ordesignee may take any action necessary to protect the
304		complainant, or other employees or students or employees, consistent with the
305		requirements of applicable regulations and statutes.
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307		i. <u>In general, complainants will continue attendance at the same school and</u>
308		pursue their studies as directed while the investigation is conducted and
309		the complaint is pending resolution.
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311	ii.	The Pprincipal for designee shall document all complaints to ensure that
312		problems are appropriately addressed.
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314	iii.	The Pprincipal or designee is encouraged to ask open-ended questions
315		to enable students to describe what happened in their own words.
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317	iv.	The Principal or designee may request that the accused/student, prepare
318		a written response to the complaint, or the Principal or designee may
319		prepare a written statement of the accused/student's response to the
320		complaint based on their meeting and obtain the signature of the
321		accused/student, after his/her review of the statement.
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323	∀.	The Principal or designee should review and dictate his/her notes with the
324		complainant and accused/student after the interviews to verify the facts
325		and ensure accuracy, and obtain signatures, but shall not tape the
326		interviews.
327		
328		ii. When necessary to carry out his/her the investigation or for other good
329		reasons, and consistent with federal and state privacy laws, the
330		Pprincipal/ ordesignee also may discuss the complaint with any of the
331		following persons:
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333		A. Superintendent <u>/</u> er designee;
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335		B. <u>Chief Academic Officer;</u>
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337		C. Aarea superintendent/designee Executive Directors;
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339		D. A <u>a</u> ssociate S <u>s</u> uperintendents;
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341		E. Chief of School Police,:
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343		F. Tthe custodial parent(s)/guardian of the complainant, if the
344		complainant is under eighteen (18) years of age <u>(or has given</u>
345		consent or is an adult who has been determined to be incompetent
346		or unable to give informed consent due to disability);
347		
348		G. \mp the <u>custodial</u> parent(<u>s</u>)/guardian of the complainant, if the
349		complainant is under eighteen (18) years of age a minor as defined

350		in Section (6)(f);
351		
352		H. Aa teacher or staff member whose knowledge of the students
353		involved may help determine who is telling the truth,:
354		
355		I. $G_{\underline{c}}$ hild protective agencies responsible for investigating child abuse,
356		and/or
357		
358		J. Legal counsel for the district Board.
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360	р.	Written Decision of the Principal/Designee Upon completion of the
361	•	investigation, the Pprincipal/ordesignee will make a decision about the validity
362		of the allegations in the complaint and about any corrective action, if
363		applicable/necessary, consistent with the Matrix of Incidents and Actions in
364		Policy 5.1812 (elementary) or Policy 5.1813 (secondary). In reaching a
365		decision about the complaint, the Pprincipal/ or designee should take into
366		account:
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368		i. Setatements made by the persons identified in Section 5 paragraphs
369		<u>(13)(o), (p),</u> above;
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371		ii. T the details and consistency of each person's account;
372		
373		iii. Eevidence of how the complainant reacted to the incident;
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375		iv. Ee vidence of past instances of harassment or discrimination by the
376		accused/student (provided that, if evidence of harassment/ discrimination,
377		accusations, or complaints is to be considered, the principal/designee
378		must review in their entirety the files regarding those past incidents);
379		
380		v. Ee vdence of past harassment or discrimination complaints that were
381		found to be untrue (provided that, if evidence of past accusations or
382		complaints is to be considered, the principal/designee must review in their
383		entirety the files regarding those past incidents); and
384		
385		vi. Ccase law, state and federal laws and regulations, and the District's
386		Board's pPolicyies prohibiting harassment and discrimination.
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388 389	q.	To determine the severity of the harassment or discrimination, the Pprincipal/or designee should consider, among other things:
390		$r \underline{\underline{e}}$ molpar <u>e</u> or accignes sheard consider, among strict things:
391		i. <u>Hhow the misconduct affected one or more student's education;</u>
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393		ii. T the type, frequency, and duration of the misconduct;
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395		iii. <u>T</u> the number of persons involved;
396		
397		iv. F the subject(s) of harassment or discrimination;
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399		v. F the place and situation where the incident occurred; <u>and/or</u>
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401		vi. Oother similar incidents at the school.
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403	r.	Within thirty (30) calendar days of the filing of the complaint, the Pprincipal/or
404		designee shall give the Aarea superintendent/designee Executive Director or
405		designee and the EEO/Title IX Coordinator or and ADA/504 Specialist a
406		written report that describes the complaint and investigation and contains
407		his/her findings, <u>a</u> decision, and reasons for the decision.
408		
409		i. If he/she the principal/designee verifies that harassment or discrimination
410		occurred, this report shall describe the actions he/she took taken to end
411		the harassment or discrimination pursuant to the Matrix of Incidents and
412		Actions in Policy 5.1812 (elementary) or Policy 5.1813 (secondary),:
413		address the effects of the harassment or discrimination on the
414		complainant, and prevent retaliation or further harassment or
415		discrimination.
416		
417		ii. The Pprincipal/or designee shall notify the parties (and their custodial
418		parent(s)/guardians, if the parties are minors as defined in paragraph
419		(6)(f) in writing of his/her the decision and their right to review by the
420		Aarea superintendent/ Executive Director or designee. (If the complaint
421		was originally filed with, and investigated by, the EEO/Title IX
422		Coordinator or ADA/504 Specialist instead of the principal, the Title IX
423		Coordinator or ADA/504 Specialist shall inform the parties of the right to
424		appeal to the Chief Academic Officer/designee within ten (10) days after
425		receiving the Coordinator's/Specialist's decision.)

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s. No retaliation of any kind is permitted because in connection with an individual's hashaving made a discrimination or harassment complaint.

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 14. Appeal to Area <u>Superintendent Executive Director of a Complaint Against an</u> Accused/Student.-- If the complaint <u>against an accused/student</u> is not resolved <u>at</u> the school-site level to the satisfaction of the parties in the site-level process, either party (or their custodial parent(s)/guardian (if the party is a minor as defined in paragraph (6)(f)) may seek review by the area superintendent/designee through the following process:
- 436a.The written complaint and request for review shall be sent to the Aarea437<u>superintendent's</u> Executive Director's office within ten (10) days of the438completion of the site-level process by the Pprincipal.
- 440 i. If the principal's designee conducted the investigation, the first level of 441 appeal is to the principal. If the complaint has been reviewed or investigated by the principal, the next level of appeal is to the A area 442 443 superintendent/ Executive Director or designee, by using the following procedures. (If the complaint was originally filed with, and investigated by, 444 the EEO/Title IX Coordinator or ADA/504 Specialist, the next level of 445 appeal is to the Chief Academic Officer/designee.) 446
- 448ii.If the A_area superintendent/designee Executive Director is directly449involved with a complaint or closely related to with the a parties party to450the complaint, then an impartial designee the Chief Academic451Officer/designee shall be asked to conduct the review and/or further452investigation.
 - b. <u>Notice Requirement</u>.-- Notice will be given to all parties of a request for review by the A<u>a</u>rea <u>superintendent/Executive Director or</u>designee within two (2) <u>business</u> days of the request for review.
- c. <u>Procedure.--</u> The A<u>a</u>rea <u>superintendent</u> Executive Director or designee shall
 review the complaint, the answer to the complaint, the principal/designee's
 report, and any other evidence in the record. The A <u>a</u>rea <u>superintendent</u>
 Executive Director or designee may <u>also</u> conduct any further investigation
 he/she deems <u>deemed</u> necessary. Time limits may be extended by written
 mutual agreement of the individuals and the person to whom the complaint is
 addressed.

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i. During the investigation, the A-area superintendent/ Executive Director or designee may take any action necessary to protect the complainant, or other employees or students or employees consistent with the requirements of applicable regulations and statutes. No retaliation of any kind is permitted in connection with an individual's having made a harassment or discrimination complaint under this Policy.

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- 473 The A<u>a</u>rea <u>superintendent</u> Executive Director or designee will review the <u>ii.</u> 474 Pprincipal's decision as to the validity of the allegations and any 475 corrective action, and will make a decision within thirty (30) calendar days 476 after receipt of the request for review. Time limits may be extended by written mutual agreement of the complainant (or custodial 477 parent(s)/guardian on behalf thereof if the complainant is a minor as 478 479 defined in paragraph (6)(f)), and the accused/student (or custodial parent(s)/guardian on behalf thereof if the accused/student is a minor). 480
- iii. The A-area Executive Director or superintendent/designee shall take 482 action deemed appropriate to resolve the situation, including, but not 483 limited to, warning, out-of-school suspension, expulsion, transfer to 484 alternative school, or other disciplinary action by the school, consistent 485 with the requirements of applicable procedures outlined in each Sschool's 486 487 Student-Parent Handbook, School District the Matrix of Incidents and Actions in Policy 5.1812 (elementary) or Policy 5.1813 (secondary), and 488 Florida law, or transfer to alternative school. 489
- 491iv.The Aarea Executive Director or superintendent/designee will inform the
parties (and their custodial parent(s)/guardian if the parties are minors as
defined in paragraph (6)(f)). in writing of his/her the decision and the
parties' right to appeal.
 - v. A copy of the decision will be sent to the EEO/<u>Title IX</u> Coordinator or <u>and</u> <u>ADA/</u>504 Specialist.
- 499 <u>15.</u> Appeal Procedure to Chief Academic Officer/Designee
- 501a.If the complainant or accused/student (or their custodial parent(s)/guardian if502the parties are minors as defined in paragraph (6)(f)) is dissatisfied with the503Aarea superintendent's Executive Director's decision, it may be appealed in

504			writing to the SuperintendentChief Academic Officer/designee within ten (10)
505			days after receipt of the decision.
506			
507			i. If the area superintendent's designee conducted the review, the next level
508			of appeal is to the area superintendent rather than to the Chief Academic
509			<u>Officer.</u>
510			
511			ii. If the <u>Chief Academic Officer/designee</u> superintendent is directly involved
512			with a complaint or <u>closely related to</u> with <u>a</u> the part <u>y</u> ies to the complaint,
513			then an impartial designee the Chief Operating Officer/designee shall be
514			asked to review the matter.
515			
516		b.	Notice Notice of the appeal shall be given in writing to all the parties (and
517			their custodial parent(s)/guardian if the parties are minors as defined in
518			paragraph (6)(f)) within two (2) days of notice of receipt of appeal.
519			
520		C.	Procedure The Superintendent Chief Academic Officer/or designee shall
521			review the written complaint, the accused/student's response to the complaint
522			(or the response of the parent/guardian on behalf of the accused/student), and
523			all documentation pertaining to the alleged harassment or discrimination
524			including the Aarea superintendent's Executive Director's decision.
525			
526			i. The Superintendent Chief Academic Officer/ordesignee, in his/her
527			discretion, may request additional information.
528			
529			ii. The Superintendent Chief Academic Officer/ordesignee shall issue a
530			written decision to the parties (and their custodial parent(s)/guardian if
531			the parties are minors as defined in paragraph (6)(f)) within twenty (20)
532			calendar days of <u>the</u> request of the appeal.
533			
534	16.	App	peal to the Superintendent/Designee
535	_		
536		a.	If the complainant or accused/student (or their custodial parent(s)/quardian if
537			the parties are minors as defined in paragraph (6)(f)) is dissatisfied with the
538			Chief Academic Officer's decision, it may be appealed in writing to the
539			Superintendent within ten (10) days after receipt of the decision.
540			
541			i. If the Chief Academic Officer's designee conducted the review, the next
542			level of appeal is to the Chief Academic Officer rather than to the
U 14			

543		Superintendent.
543 544		<u>Superintendent.</u>
545		ii. If the Superintendent is directly involved with a complaint or closely
546		related to a party to the complaint, then the Chief Counsel to the Board
547		shall be asked to review the matter and report the findings to the Board.
548		shall be asked to review the matter and report the indings to the board.
548 549		b Notice Notice of the appeal shall be given in writing to the parties (and their
549 550		b. Notice Notice of the appeal shall be given in writing to the parties (and their sustadial parant/s)/guardian if the parties are minors as defined in paragraph
550 551		<u>custodial parent(s)/guardian if the parties are minors as defined in paragraph</u>
		(6)(f)) within two (2) days of receipt of the appeal.
552		a Pressdurg The Superintendent/designed shell review the written compleint
553		c. Procedure The Superintendent/designee shall review the written complaint,
554		the accused/student's response to the complaint (or the response of the
555		parent/guardian on behalf of the accused/student), and all documentation
556		pertaining to the alleged harassment or discrimination, including the Chief
557		Academic Officer's decision.
558		. The Currentinter dent meru request additional information
559		i. <u>The Superintendent may request additional information.</u>
560		
561		ii. <u>The Superintendent/designee shall issue a written decision to the parties</u>
562		(and their custodial parent(s)/guardian if the parties are minors as
563		defined in paragraph (6)(f)) within twenty (20) calendar days of request of
564		the appeal. The decision of the Superintendent/designee is the final
565		decision of the District.
566	. –	
567	17.	Other Means of Resolution If the complainant is not satisfied with the results of
568		the procedures contained in this policy, he/orshe may utilize other means for
569		resolution as provided by law, including seeking recourse through the $F_{\underline{f}}$ ederal
570		Office for Civil Rights ("OCR").
571		
572	18.	GRIEVANCE PROCEDURE FOR HARASSMENT OR DISCRIMINATION BY AN
573		<u>EMPLOYEE</u> Investigation and Resolution of Complaints Against an
574		(Accused/ <i>Employee</i>)
575		
576		a. Site-Level Procedure. Reporting Discrimination or Harassment Any
577		student <u>/applicant for admission (and/or the custodial parent(s)/guardian on</u>
578		that complainant's behalf if the complainant is a minor as defined in paragraph
579		(6)(f)) who believes he/or she is a victim of discrimination or harassment (or
580		any individual, including any student, teacher, or other employee of the School
581		District who has knowledge of any incident(s) involving discrimination or

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582harassment of students) is strongly encouraged to report the incident(s) in583writing to a school official or the EEO/Title IX Coordinator and or ADA/504584Specialist. Complaints should be filed as soon as possible after the alleged585incident, but must be filed within one hundred eighty (180) calendar days after586the alleged incident (i.e. within 180 days of the last act of alleged harassment587or discrimination).588

- b. School officials must report <u>in writing</u> any allegations of discrimination or harassment to the <u>P</u>-principal and to the EEO/<u>Title IX</u> Coordinator <u>and or</u> <u>ADA</u>/504 Specialist. <u>If the principal is directly involved with a complaint or</u> <u>closely related to a party to the complaint, then the incident may be reported</u> <u>directly to the EEO/Title Coordinator and ADA/504 Specialist.</u>
- c. <u>The principal/designee shall document all complaints in writing to ensure that problems are appropriately addressed. It is the responsibility of the principal to forward all complaints to the area superintendent, Title IX Coordinator, and ADA/504 Specialist within two (2) work days. Failure by the principal to respond to a complaint within two (2) work days will automatically allow the complainant to re-file the complaint with the area superintendent.</u>
 - d. If the Principal is directly involved with a complaint or with the parties to the complaint, then the incident may be reported directly to the EEO Coordinator or 504 Specialist.
- e. <u>Filing the Complaint Form.--</u> <u>Consistent with OCR guidelines, a formal complaint process is required for any complaint against an employee. The complainant (or the custodial parent(s)/guardian if the complainant parties is a minor as defined in paragraph (6)(f)) may file a complaint, either orally or in writing, with the Pprincipal/or-designee, EEO/<u>Title IX</u> Coordinator, or <u>ADA/</u>504 Specialist by using the *Harassment and <u>Discrimination</u> Student Complaint Report F*form (PBSD 1615), available on the District's web site at www.palmbeach.k12.fl.us/ Records/Forms.htm.</u>
- 615i.Complaints should be filed as soon as possible after the alleged incident,616but must be filed within sixty (60) one hundred eighty (180) calendar days617of after the alleged incident (that is, within 180 days after the last act of618alleged harassment or discrimination). Failure on the part of the619complainant to initiate and/or follow up on the complaint within this period620may result in the complaint being deemed abandoned.

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ii. The Pprincipal/ or designee may assist the individual in completing the 622 Fform by recording information on the the Harassment and Discrimination 623 Student Complaint Report Fform, reviewing it with the complainant, and 624 obtaining the complainant's signature. The complainant will be requested 625 to provide signed, specific information regarding the alleged 626 627 discrimination or harassment, the alleged offender(s), witnesses, and 628 other relevant information.

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- Complaints filed with the Pprincipal/or designee must be reported in iii. writing to the Aarea superintendent Executive Director and the EEO/Title IX Coordinator and or ADA/504 Specialist for investigation.
- 634 Notice to Parent(s)/Guardians .-- Within two (2) days of receiving the f. complaint, and in accordance with federal and state privacy laws, the 635 principal/designee shall notify the custodial parent(s)/guardian of any minor 636 student as defined in paragraph (6)(f)) who is allegedly subject to harassment or discrimination. Notification may be made by telephone, letter, or personal 638 conference. The students involved (and their custodial parent(s)/ guardians, if 639 the students are minors) will also be notified of events and decisions described 640 in this Policy.
 - Investigation by EEO/Title IX Coordinator/designee or ADA/504 <u>g.</u> Specialist/designee.-- The EEO/Title IX Coordinator/ordesignee or ADA/504 Specialist/designee shall document promptly and begin within (2) work days to thoroughly investigate all complaints of harassment or discrimination, including the following steps to ensure that problems are appropriately addressed -:
 - i. Promptly talk with the complainant within two (2) work days after receiving complainant (and/or the custodial the complaint form. The parent(s)/quardian of the complainant if the complainant is a minor as defined in paragraph (6)(f)) shall have an opportunity to describe the incident, present any evidence, name witnesses, and ensure that his/her the complaint is put in writing if he/she has not already done so .:
- Ttalk with any witnesses or others who may have relevant information.; 656 ii. 657 and
- Cconduct an investigationve meeting with the accused/employee, and the 658 iii. accused/employee's representative, if applicable, to discuss the 659

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660		allega	ations and allow the accused/employee to respond to the allegations.
661 662		uring the	a investigation, the EEO/Title IV Coordinator/decigned or ADA/504
			e investigation, the EEO/ <u>Title IX</u> Coordinator/ <u>designee</u> or <u>ADA/</u> 504
663			<u>/designee</u> may recommend to the Chief Personnel
664			designee, any action necessary to protect the complainant, <u>or other</u>
665			or employees or students, consistent with the requirements of
666	-	-	e regulations or statutes, State Board of Education Rules, School
667			icies, and collective bargaining agreements.
668	:	ام ما	warel complements will continue attending the come echool and
669 (70	<u>l.</u>		eneral, complainants will continue attending the same school and
670		-	uing their studies as directed while the investigation is conducted and
671		<u>the c</u>	omplaint is pending resolution.
672		The	FFO Coordinator or FOA Crasialist shall desument all complaints to
673	II.		EEO Coordinator or 504 Specialist shall document all complaints to
674		ensu	re that problems are appropriately addressed.
675		:: \\/	have reached and the contraction of for other and
676	-iii.		hen necessary to carry out his/her the investigation or for other good
677			ons, and consistent with federal and state privacy laws, the EEO/ <u>Title</u>
678			Coordinator <u>/designee</u> or <u>ADA/</u> 504 Specialist <u>/designee</u> also shall
679		aiscu	ss the complaint with the following persons <u>, as appropriate</u> :
680			
681		A. 3	Superintendent <u>/</u> erdesignee;
682 (82			Chief Academic Officer and/or Chief Operating Officer
683		В. <u>(</u>	Chief Academic Officer and/or Chief Operating Officer:
684		0	Acres curerinter dent/decime a Fue outine Directory
685		С. /	A <u>a</u> rea <u>superintendent/designee</u> Executive Directors ;
686			Assassista Osumanistan danta
687		D. /	A <u>a</u> ssociate S superintendent s ;
688		г <i>(</i>	Chief of Cahaal Dalian
689 600		E. (Chief of School Police;
690		- <i>(</i>	Chief Deressed Officer
691		F. (Chief Personnel Officer;
692			Director of Employee Lober Deletioner
693		G. I	Director of Employee Labor Relations;
694		<u></u>	Tthe sustainal percent/a)/guardian of the complement if the
695 606			F_{the} <u>custodial</u> parent(<u>s</u>)/guardian of the complainant, if the
696 607			complainant is under eighteen (18) years of age <u>a minor as defined</u>
697		<u>I</u>	<u>n Section (6)(f);</u>
698			

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 699 I. Ag teacher or staff member whose knowledge of the student(<u>s</u>) or amplovee(<u>s</u>) involved may help determine who is telling the truth; 701 702 J. Cchild protective agencies responsible for investigating child abuse; 703 K. Llegal counsel for the District Board; and/or 706 L. Egxclusive bargaining representative or the legal counsel thereof, if appropriate; and 709 M. the accused/employee. 710 19. Resolution Decision of the EEO/Title IX Coordinator or ADA/504 Specialist Upon completion of the investigation, within thirty (30) calendar days of receiving the complaint if possible, the EEO/Title IX Coordinator/designee or ADA/504 714 Specialist/designee shall make a decision about the validity of the allegations in the complaint. 716 a. The EEO/Title IX Coordinator/designee or ADA/504 Specialist/designee shall discuss the determination and any recommended corrective action with the Pprincipal/erdesignee and Chief Personnel Officer. 721 b. In reaching a decision about the complaint, the following should be taken into account: 723 724 i. Sgtatements made by the persons identified in Paragraphs (18)(h), () above; 726 727 ii. Egvidence of past instances of harassment or discrimination by the accuse/demployee (provided that, if evidence of past harassment/discrimination incidents are to be considered, the investigation must review in their entirety the files regarding those past incidents) 736 v. Egvidence of past harassment or discrimination complaints that were found to be untrue (provided that, if evidence of past 	600		As tooshar or staff member whose knowledge of the student	(a) or
701 J. Eghild protective agencies responsible for investigating child abuse; 703 K. Elegal counsel for the District Board; and/or 706 L. Egxclusive bargaining representative or the-legal counsel thereof, if appropriate; and 707 appropriate; and 708 M. the accused/employee. 709 M. the accused/employee. 711 19. Resolution Decision of the EEO/Title IX Coordinator or ADA/504 Specialist 709 M. the accused/employee. 711 19. Resolution Decision of the EEO/Title IX Coordinator/designee or ADA/504 Specialist 712 Upon completion of the investigation, within thirty (30) calendar days of receiving the complaint if possible, the EEO/Title IX Coordinator/designee or ADA/504 Specialist/designee shall make a decision about the validity of the allegations in the complaint. 716 a. The EEO/Title IX Coordinator/designee or ADA/504 Specialist/designee shall discuss the determination and any recommended corrective action with the Pgrincipal/ordesignee and Chief Personnel Officer. 720 b. In reaching a decision about the complaint, the following should be taken into account: 723 i. Sgtatements made by the persons identified in Paragraphs (18)(h), () above; 724 i. Sgtatements made by the person's account; 725 ii. The details and consistency of each person's account; 726				
702 J. Eghild protective agencies responsible for investigating child abuse; 703 K. Ljegal counsel for the District Board; and/or 706 L. Egxclusive bargaining representative or the legal counsel thereof, if 707 appropriate; and 708 M. the accused/employee. 709 M. the accused/employee. 701 19. Resolution Decision of the EEO/Title IX Coordinator or ADA/504 Specialist 709 M. the accused/employee. 701 19. Resolution Decision of the EEO/Title IX Coordinator/designee or ADA/504 703 the completion of the investigation, within thirty (30) calendar days of receiving 711 19. Resolution Decision of the EEO/Title IX Coordinator/designee or ADA/504 712 Upon completion of the investigation about the validity of the allegations in the 714 Specialist/designee shall make a decision about the validity of the allegations with the 715 a. The EEO/Title IX Coordinator/designee or ADA/504 Specialist/designee shall 718 discuss the determination and any recommended corrective action with the 719 Principal/ordesignee and Chief Personnel Officer. 720 i. Sgtatements made by the persons identified in Paragraphs (18)(h), () 723 i. Sgtatements made by the person's account; <td></td> <td></td> <td>employee(s) involved may help determine who is tening the trut</td> <td>Ι,</td>			employee(s) involved may help determine who is tening the trut	Ι,
 K. Ljegal counsel for the District Board, and/or K. Ljegal counsel for the District Board, and/or L. Egxclusive bargaining representative or the legal counsel thereof, if appropriate; and M. the accused/employee. 19. Resolution Decision of the EEO/Title IX Coordinator or ADA/504 Specialist Upon completion of the investigation, within thirty (30) calendar days of receiving the complaint if possible, the EEO/Title IX Coordinator/designee or ADA/504 Specialist/designee shall make a decision about the validity of the allegations in the complaint. a. The EEO/Title IX Coordinator/designee or ADA/504 Specialist/designee shall discuss the determination and any recommended corrective action with the Pprincipal/erdesignee and Chief Personnel Officer. b. In reaching a decision about the complaint, the following should be taken into account: a. Sgtatements made by the persons identified in Paragraphs (18)(h), () above; ii. Egvidence of how the complainant reacted to the incident; iii. Egvidence of past instances of harassment or discrimination by the accused/employee (provided that, if evidence of past harassment or discrimination complaints that were v. Egvidence of past harassment or discrimination complaints that were 			Cohild protective agencies responsible for investigating child ab	
704 K. Ljegal counsel for the District Board; and/or 705 L. Eexclusive bargaining representative or the-legal counsel thereof, if appropriate; and 708			$5. \Theta_{\underline{\underline{C}}}$ find protective agencies responsible for investigating child ab	use,
705 L. Egxclusive bargaining representative or the-legal counsel thereof, if appropriate; and 706 L. Egxclusive bargaining representative or the-legal counsel thereof, if appropriate; and 709 M. the accused/employee. 710 19. Resolution Decision of the EEO/Title IX Coordinator or ADA/504 Specialist 712 Upon completion of the investigation, within thirty (30) calendar days of receiving the complaint if possible, the EEO/Title IX Coordinator/designee or ADA/504 714 Specialist/designee shall make a decision about the validity of the allegations in the complaint. 716 a. The EEO/Title IX Coordinator/designee or ADA/504 Specialist/designee shall discuss the determination and any recommended corrective action with the Pprincipal/erdesignee and Chief Personnel Officer. 720 b. In reaching a decision about the complaint, the following should be taken into account: 723 i. Sgtatements made by the persons identified in Paragraphs (18)(h), () above; 726 ii. Egvidence of how the complainant reacted to the incident; 731 iv. Egvidence of past instances of harassment or discrimination by the accused/employee (provided that, if evidence of past harassment/discrimination incidents are to be considered, the investigator must review in their entirety the files regarding those past incidents)-; 733 v. Egvidence of past harassment or discrimination complaints that were			K Llegal coursel for the District Board, and/or	
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708 M. the accused/employee. 710 19. Resolution Decision of the EEO/Title IX Coordinator or ADA/504 Specialist Upon completion of the investigation_within thirty (30) calendar days of receiving the complaint if possible, the EEO/Title IX Coordinator/designee or ADA/504 714 Specialist/designee shall make a decision about the validity of the allegations in the complaint. 716 a. The EEO/Title IX Coordinator/designee or ADA/504 Specialist/designee shall discuss the determination and any recommended corrective action with the Pprincipal/ordesignee and Chief Personnel Officer. 720 b. In reaching a decision about the complaint, the following should be taken into account: 723 i. Sgtatements made by the persons identified in Paragraphs (18)(h), (i) above; 726 ii. Fighe details and consistency of each person's account; 727 ii. Egvidence of how the complainant reacted to the incident; 730 iv. Egvidence of past instances of harassment or discrimination by the accused/employee (provided that if evidence of past harassment/discrimination incidents are to be considered, the investigator must review in their entirety the files regarding those past incidents]-, 735 736 v. Egvidence of past harassment or discrimination complaints that were				<u>coi</u> , n
709M. the accused/employee.71019. Recolution Decision of the EEO/Title IX Coordinator or ADA/504 Specialist Upon completion of the investigationwithin thirty (30) calendar days of receiving the complaint if possible, the EEO/Title IX Coordinator/designee or ADA/504 Specialist/designee shall make a decision about the validity of the allegations in the complaint.716a. The EEO/Title IX Coordinator/designee or ADA/504 Specialist/designee shall discuss the determination and any recommended corrective action with the Pprincipal/erdesignee and Chief Personnel Officer.720b. In reaching a decision about the complaint, the following should be taken into account:721b. In reaching a decision about the complaint, the following should be taken into account:723i. Sgtatements made by the persons identified in Paragraphs (18)(h), (i) above;726ii. Tithe details and consistency of each person's account;728iii. Egvidence of how the complainant reacted to the incident;730iv. Egvidence of past instances of harassment or discrimination by the accused/employee (provided that, if evidence of past harassment/discrimination incidents are to be considered, the investigator must review in their entirety the files regarding those past incidents)-;733v. Egvidence of past harassment or discrimination complaints that were			appropriato, <u>ana</u>	
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712Upon completion of the investigation. within thirty (30) calendar days of receiving713the complaint if possible, the EEO/Title IX Coordinator/designee or ADA/504714Specialist/designee shall make a decision about the validity of the allegations in the715complaint.716a. The EEO/Title IX Coordinator/designee or ADA/504 Specialist/designee shall717a. The EEO/Title IX Coordinator/designee or ADA/504 Specialist/designee shall718discuss the determination and any recommended corrective action with the719Pprincipal/ordesignee and Chief Personnel Officer.720721721b. In reaching a decision about the complaint, the following should be taken into722account:723i. Sgtatements made by the persons identified in Paragraphs (18)(h), ()726above;727ii. Egvidence of how the complainant reacted to the incident;730iv. Egvidence of past instances of harassment or discrimination by the accused/employee (provided that, if evidence of past harassment/discrimination incidents are to be considered, the investigator must review in their entirety the files regarding those past incidents):736v. Egvidence of past harassment or discrimination complaints that were		19 Resolu	tion Decision of the FEO/Title IX Coordinator or ADA/504 Specia	ilist
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734must review in their entirety the files regarding those past incidents).;735736736v. Eevidence of past harassment or discrimination complaints that were	732		accused/employee (provided that, if evidence of	<u>past</u>
735 736 v. $\underline{\in}\underline{e}$ vidence of past harassment or discrimination complaints that were	733		harassment/discrimination incidents are to be considered, the invest	<u>igator</u>
736 v. $\underline{E}\underline{e}$ vidence of past harassment or discrimination complaints that were	734		must review in their entirety the files regarding those past incidents)-	1
737 found to be untrue (provided that, if evidence of past		V.		were
	737		found to be untrue <u>(provided that, if evidence of</u>	past

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738 739		harassment/discrimination accusations or complaints are to be considered, the investigator must review in their entirety the files
740		regarding those past complaints)-; and
741		Or any law state and for land, being and manufations and the Districtly
742		vi. <u>C</u> case law, state and federal laws and regulations, and the District's
743		Board's Policyies prohibiting harassment and discrimination.
744 745	•	To determine the accurity of the horecoment or discrimination, the following
745 746	C.	To determine the severity of the harassment or discrimination, the following
746 747		may be considered:
747 748		i. Hhow the misconduct affected one or more student's education:
748 749		i. Hhow the misconduct affected one or more student's education;
749		ii. $\pm t$ the type, frequency, and duration of the misconduct;
750 751		$+\underline{i}$ in type, frequency, and utration of the misconduct,
751		iii. \pm the number of persons involved;
752		
754		iv. \pm the subject(s) of harassment or discrimination;
755		
756		v. \pm the place and situation where the incident occurred; and
757		······································
758		vi. Oother incidents at the school.
759		
760	d.	The following action(s) or discipline may be taken, consistent with any
761		applicable collective bargaining agreement provisions, to resolve a complaint
762		of harassment or discrimination:
763		
764		i. <u>Nn</u> o action <u>if complaint is unsubstantiated;</u>
765		
766		<u>ii.</u> [†] training requirements for the employee;
767		
768		iii. O <u>o</u> ral reprimand <u>of the employee;</u>
769		
770		iv. ₩ <u>w</u> ritten reprimand <u>of the employee;</u> ;
771		
772		v. Ssuspension of the employee up to and including termination; or
773		
774		vi. <u>Termination of the employee.</u>
775		

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776 A. For the first verified offense of harassment of, or discrimination against, a student, suspension should be recommended for a 777 minimum of thirty (30) days without pay up to and including 778 779 termination. Termination should be recommended for the second offense of verified harassment of, or discrimination against, a student 780 781 782 B. Suspension without pay and/or termination requires School Board 783 action. 784 785 20. Appeal Procedure for an Accused/Employee 786 787 If the accused/employee wishes to appeal the action taken in resolution of the a. complaint, such appeal shall be filed either in accordance with District Board 788 pPolicy 3.31 or pursuant to the relevant collective bargaining agreement. 789 790 791 For those employees not in a bargaining unit, the appeal shall be filed in b. accordance with Board Policy 3.31. 792 793 794 21. Appeal Procedure for Student/Complainant When the Accused Is an 795 Employee 796 Appeal to Chief Operating Officer/Designee .--797 If the complainant or a. 798 accused/student (or the custodial parent(s)/guardian if the complainant is a minor as defined in paragraph (6)(f)) is dissatisfied with the EEO/Title IX 799 Coordinator's or ADA/504 Specialist's decision, it may be appealed in writing 800 to the Superintendent Chief Operating Officer/designee within ten (10) days 801 802 after receipt of the decision. However, if the Superintendent Chief Operating 803 Officer is directly involved with a complaint or closely related to with a the 804 partyies to the complaint, then an impartial designee the Chief Academic 805 Officer shall be asked to review the matter. 806 807 i. **Notice** .-- Notice of the appeal shall be given to all the parties (and the custodial parent(s)/guardian of the complainant, if a minor as defined in 808 paragraph (6)(f)) within two (2) days of notice of receipt of appeal. 809 810 811 Procedure.-- The Superintendent Chief Operating Officer/ordesignee ii. 812 shall review the written complaint, the accused/student's employee's response to the complaint, and all documentation pertaining to the 813

814	alleged harassment or discrimination including the <u>EEO/Title IX</u>				
815	Coordinator <u>'s</u> or <u>ADA/</u> 504 Specialist's decision.				
816					
817	A. The Superintendent Chief Operating Officer/ordesignee, in his/her				
818	discretion, may request additional information.				
819					
820	B. The Superintendent Chief Operating Officer/ordesignee shall issue a				
821	written decision to the parties within twenty (20) calendar days of				
822	request of the appeal.				
823					
824	b. Appeal to the Superintendent If the complainant (or custodial				
825	parent(s)/guardian of the minor complainant as defined in paragraph (6)(f)) is				
826	dissatisfied with the Chief Operating Officer's decision, the decision may be				
827	appealed in writing to the Superintendent within ten (10) days after receipt of				
828	the decision.				
829					
830	i. If the Chief Operating Officer's designee conducted the review, the next				
831	level of appeal is to the Chief Operating Officer rather than to the				
832	Superintendent.				
833					
834	ii. If the Superintendent is directly involved with a complaint or closely				
835	related to a party to the complaint, then the Chief Counsel to the Board				
836	shall be asked to review the matter and report the findings to the Board.				
837					
838	iii. Notice Notice of the appeal shall be given in writing to the parties (and				
839	their custodial parent(s)/guardian if the parties are minors as defined in				
840	paragraph (6)(f)) within two (2) days of receipt of the appeal.				
841					
842	iv. Procedure The Superintendent/designee shall review the written				
843	complaint, the accused/employee's response to the complaint, and all				
844	documentation pertaining to the alleged harassment or discrimination,				
845	including the Chief Operating Officer's decision.				
846					
847	A. <u>The Superintendent may request additional information.</u>				
848					
849	B. The Superintendent/designee shall issue a written decision to the				
850	parties (and the complainant's custodial parent(s)/guardian, if the				
851	complainant is a as defined in paragraph (6)(f)) within twenty (20)				

852			calendar days of request of the appeal. The decision of the
853			Superintendent/designee is the final decision of the District.
854			
855		C.	Other Means of Resolution If the complainant is not satisfied with the
856			results of the procedures contained in this policy, he or she may utilize other
857			means for resolution as provided by law, including seeking recourse through
858			the F <u>f</u> ederal Office for Civil Rights ("OCR").
859			
860	22.	<u>GR</u>	IEVANCE PROCEDURE FOR SEXUAL HARASSMENT OR DISCRIMINATION
861		ΒY	
862			mplaints Against a School Volunteer, Campus Visitor, Contractor/Consultant, or
863		<u>Oth</u>	<u>ier Third Party.</u>
864		a.	The School Board will not tolerate harassment or discrimination by school
865			volunteers, consultants, independent contractors or subcontractors (or their
866			employees), or any third party in the school (or outside of the school at school-
867			sponsored events), on school buses, or at training facilities sponsored by the
868			School District. Any such alleged harassment or discrimination should be
869			reported immediately to the school principal, using the same formal written
870			complaint process as would be used to report harassment or discrimination by
871			a District employee. The complaint should be filed as soon as possible, at
872			least within one hundred eighty (180) calendar days of the alleged incident
873			(i.e. within 180 days of the last act of alleged harassment or discrimination).
874			
875		<u>b.</u>	It is the responsibility of the principal to forward all complaints to the area
876			superintendent and EEO/Title IX Coordinator and ADA/504 Specialist within
877			two (2) work days. Failure by the principal to respond to a complaint within
878			two (2) work days will automatically allow the complainant to re-file the
879 880			complaint with the area superintendent.
880 881		<u>C</u> .	Within two (2) days of receiving the complaint, and in accordance with federal
882		<u>u.</u>	and state privacy laws, the principal/designee shall notify the custodial
883			parent(s)/quardian of any minor student as defined in paragraph (6)(f)) who is
884			allegedly subject to harassment or discrimination. Notification may be made
885			by telephone, letter, or personal conference. The students involved (and their
886			custodial parent(s)/ guardians, if the students are minors) will also be notified
887			of events and decisions described in this Policy.
888			
889		<u>d.</u>	Within two (2) days of receiving the complaint, the EEO/Title IX
890			Coordinator/designee or ADA/504 Specialist/designee shall begin an

891 892			investigation, using procedures similar to those used for investigation of allegations against District employees.
893			
894		<u>e.</u>	If the District's investigation substantiates a complaint of sexual harassment or
895			discrimination by a school volunteer, visitor, consultant/independent
896			contractor, vendor or other third party, the Superintendent shall promptly
897			recommend appropriate action. As stated in OCR's Revised Sexual
898			<u>Harassment Guidance (2001):</u>
899			The type of appropriate steps that the school should take will differ
900			depending on the level of control that the school has over the third
901			party harasser. For example, if athletes from a visiting team harass
902			the home school's students, the home school may not be able to
903			discipline the athletes. However, it could encourage the other
904			school to take appropriate action to prevent further incidents; if
905			necessary, the home school may choose not to invite the other
906			<u>school back.</u>
907			
908		<u>f.</u>	Depending on the situation, an appropriate response may include, but not
909			limited to, revoking the volunteer's status under Policy 2.53; asking the visitor
910			to refrain from returning to the campus; requesting a contractor to remove an
911			employee from a project at a school site and discipline the employee; or
912			debarring a vendor pursuant to Policy 6.14(5). The District's response will be
913			designed to eliminate the harassment or discrimination and prevent its
914			reoccurrence. If the complainant is not satisfied with the District's response,
915			he/she (or the custodial parent(s)/guardian of a minor complainant as defined
916			in paragraph (6)(f)) may appeal according to the procedures used to appeal a
917			decision regarding alleged harassment or discrimination by an employee
918			under Section 21.
919			
920		<u>g.</u>	Other Means of Resolution If the complainant is not satisfied with the
921			District's response under this Section, he/she may utilize other means for
922			resolution as provided by law, including seeking recourse through OCR.
923			
924	23.	Co	nfidentiality
925			
926		a.	To the greatest extent possible, all complaints will be treated as confidential
927			and in accordance with Fla. Stat. § 228.093(3)(d), § 119.07(3)(p) and the
928			Family Educational Rights and Privacy Act ("FERPA"); and any other
929			applicable law, such as $\$$ 119.07(3)(p) & (u) and 231.291(3) or 231.262(1),
929 930			<u>Applicable law, such as §§ (19.07(5)(p) & (u) and 251.291(5) of 251.202(1),</u> Fla. Stat.
931		k	I lauran II imitaal aliaalaanna mark ka maaaaaan ta saarkata a t
932		b.	However, IL imited disclosure may be necessary to complete a thorough

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investigation as described above. The District's obligation to investigate and take corrective action may supersede an individual's right to privacy.

- c. The complainant's identity shall be confidentially protected, but absolute confidentiality cannot be guaranteed.
- 939 24. Notice <u>Informing Students and Employees About this Policy.--</u> Notice of the existence of this <u>pP</u>olicy, prevention plan, and procedures shall be posted in prominent locations in all District buildings, including information on how to receive a copy. Notice shall be included annually in student, parent, and staff handbooks.
- 944a.Upon receiving a complaint, and in accordance with federal and state privacy945laws, the Principal or designee shall notify the parent(s)/guardians of all946students under age 18 involved in the alleged harassment or discrimination947within two (2) days of the allegations. Notification may be made by telephone,948letter, or personal conference. The students involved and their949parent(s)/guardians will also be notified of events and decisions described in950this policy.

952 25. Retaliation <u>Prohibited</u>

- a. Retaliation includes, but is not limited to, any form of intimidation, reprisal or harassment <u>in connection with filing a complaint or assisting with an</u> <u>investigation under this Policy</u>.
- b. Retaliatory or intimidating conduct against any individual who has made a harassment or discrimination complaint or any individual who has testified, assisted, or participated, in any manner, in an investigation is specifically prohibited.
- 963c.The Pprincipal/ordesignee, and EEO/Title IX Coordinactr or ADA/504964Specialist, if applicable, shall inform the complainants that he/shethey is are965protected by law from retaliation.
- 966 967

968

26. Additional Assistance Available

969a.In all cases, the District reserves the right to refer the results of its own970investigation to the State Attorney for the Fifteenth Judicial Circuit of Florida

971 972 973		for possible crimina action.	al charges, whether or not the District takes any <u>other</u>				
974 975	b.	The District will provide counseling services for students who have been harassed or discriminated against.					
976 977	C.	Training will be provided to assist teachers and counselors who work with students to prevent harassment and discrimination. Attendance is mandatory.					
978 979 080	d.		il Rights is the federal agency in the Department of				
980 981 982		VI, Title II of the Am	<u>nitors ensures that schools</u> complyiance with Title IX, Title nericans With Disabilities Act, and Section 504, and <u>it</u> can 300-421-3481; by fax at (404) 562-6455; or by e-mail at				
983 984	۸	OCR Atlanta@ed.g					
985 986 987 988	A	Boulevard, Suit (561) 434-8637	mation, contact: EEO Coordinator, 3370 Forest Hill e A-128, West Palm Beach, Florida 33406; Telephone: or the 504 Specialist, 3336 Forest Hill Boulevard, Suite B- Beach, Florida 33406; Telephone: (561) 434-8817.				
989 990 991	STATU	ORY AUTHORITY:	§ <u>§ 230.22(2);</u> 230.23 (17)<u>(</u>22) ; 230.23005 <u>(6),</u> Fla. Stat.				
991 992 993 994 995 996 997 998 999 1000 1001 1002 1003 1004 1005 1006 1007 1008 1009		BOARD RULES	$ \{119.07(3)(p); 228.2001(2)(a), (b) (Florida Education Equity Act); 228.093(3)(d); 230.22(1), 230.23(6)(d)1, 8; 230.33(8); 231.001; 231.291(3)(a); 231.262(1), 760.01(2), Fla. Stat.; Title II of the Americans With Disabilities Act (42 U.S.C. 12131, et. seq. (Title II of the Americans With Disabilities Act); Title IX of the Education Amendments of 1972 (20 U.S.C. § 1681-1688 et. seq. (Title IX of the Education Amendments of 1972); Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d et. seq. (Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d et. seq. (Title VI of the Civil Rights Act of 1973 (29 U.S.C. § 794 (Section 504 of the Rehabilitation Act of 1973); 20 U.S.C. § 1232g (Family Educational Rights and Privacy Act ("FERPA")); § 228.2001(2)(a) Fla. Stat., ("Florida Education Equity Act"); § 228.093(3)(d); 230.23(6)(d)(1) and (8); 230.22(1) and (2); 230.33(8); 119.07(3)(p), Fla. Stat.$				
1010 1011		MENTED:	<u>6A-19.001, 6A-19.002, 6A-19.008, 6B-1.006(3)(a), (g)</u> 3/3/76; 8/17/77; 3/17/99 <u>; / /02</u>				

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Legal Signoff:

The Legal Department has reviewed proposed Policy 5.001 and finds it legally sufficient for development by the Board.

Attorney

Date