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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."

[Contact: Dr. Mary Ann DuPont, 434-8963.]

#### Adoption

- At the first reading (development) on June 3, the Board approved this Policy for second reading/Adoption on July 8. The Board requested some amendments on July 8. Revisions based on those requests are incorporated herein.
- The formal complaint form referenced in the Policy is included after p. 25.
- A trilingual (Creole, Portuguese, and Spanish) brief summary of the levels of complaint and appeal for students will be distributed with the Policy. These summary sheets are included following the complaint form.

#### CONSENT ITEM

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1		PROPOSED REVISION OF POLICY 5.001
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3		POLICY AGAINST PROTECTING STUDENTS FROM HARASSMENT AND
4		DISCRIMINATION AGAINST, STUDENTS
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6	4	Concret Provisions The Coheel District Deard of Date Deach County Florida
7	1.	<u>General Provisions</u> The School District Board of Palm Beach County, Florida.
8 9		<u>as governing body of the School District</u> ("School District" or "District"), does not condone discrimination against any of its students or applicants for admission for
10		any reason including pursuant to Title IX and § 228.2001(2)(a), Fla. Stat., but not
11		limited to, sex, race, color, religion, sex, national origin, age, disability, or marital
12		status, in its education programs or applicants for admission to educational
13		programs; and the Board prohibits discrimination against, or harassment of, any
14		student by any employee, student, or other person in the school, or outside the
15		school, at school-sponsored events, on school buses, and at training facilities
16		sponsored by the District.
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18	<del>2.</del>	Discrimination and harassment will not be tolerated and will be just cause for
19		disciplinary action.
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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>Ðd</u> iscrimination <u>against</u> , <del>of</del> Students <u>in order</u> to prevent, investigate, and take
24		prompt, equitable, and appropriate action with regard to alleged discrimination and
25		harassment. In addition to this policy, the Board has adopted a separate Policy
26		A <del>gainst</del> <u>prohibiting</u> S <u>s</u> exual H <u>h</u> arassment <u>of,</u> <del>and <u>or</u> D<u>d</u>iscrimination <u>against</u>, of</del>
27		<u>Sstudents (Policy 5.81)</u> .
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29	4.	The School Board believes that <u>all</u> 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.
33	_	
34	<u>5.</u>	This Policy shall be interpreted and applied consistent with all applicable state and
35		federal laws and collective-bargaining agreements.
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37	6.	<b><u>Definitions</u></b> 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 45 C. *Complaint* is defined as A complaint means allegations regarding any action. 46 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 complaint of harassment or 50 discrimination or an individual or group submitting a complaint on behalf of a 51 student(s). 52 53 Day is defined as All days are a working days and do not include weekends or e. 54 holidays unless noted as "calendar day." 55 56 f. Parties is defined as Parties means the accused student and/or accused/employee, and the Ccomplainant. 57 58 59 g. Protected Categories include Protected categories are sex, race, color, 60 religion, sex, national origin, age, disability, or and marital status, pursuant to Title IX of the Education Amendments of 1972; Section 504 of the 61 62 Rehabilitation Act of 1973; the Americans with Disabilities Act; §§ 228.2001(2)(a) (the Florida Education Equity Act); 760.01(2) (the Florida Civil 63 Rights Act), Fla. Stat.; and Art. 1, § 2, Fla. Const. 64 65 66 h. School Official, for purposes of this Policy, is defined as School Officials 67 include School Board employees, principals, assistant principals, teachers, and school police officers who have the duty of reasonable supervision with 68 69 respect to student activities. 70 71 7. Title IX Coordinator and ADA/504 Specialist.-- Equal educational opportunities are guaranteed by Title VI of the Civil Rights Act of 1964, Title IX of the Education 72 Amendments of 1972, and Section 504 of the Rehabilitation Act of 1973. The 73 74 District has designated the EEO Equal Employment Opportunity ("EEO") 75 Coordinator as the person responsible for ensuring that students and their 76 custodial parent(s)/guardian receive information related to discrimination and 77 harassment.

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79	8.	The	EEO/ <u>Title IX</u> Coordinator is located at: 3370 Forest Hill Boulevard, Suite A-					
80			, <u>A-115</u> , West Palm Beach, Florida 33406; Telephone: (561) 434-8637.					
81			, <u> </u>					
82	<u>9.</u>	For	those complaints concerning the Americans with Disabilities Act ("ADA") or					
83			tion 504 of the Rehabilitation Act, the District has designated an ADA/504					
84			cialist.					
85		•	-					
86	10.	<u>The</u>	<u>ADA/504 Specialist is</u> located at <del>3336</del> <u>3308</u> Forest Hill Boulevard, Suite <del>B-102</del>					
87		<u>C-1</u>	43, West Palm Beach, Florida, 33406; Telephone: (561) 434-8817.					
88								
89	11.	<u>This</u>	s contact information is to be posted in highly visible locations at each school					
90		<u>inclu</u>	uding the main office, the guidance waiting area, and student services.					
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92	12.	Pro	hibited Harassment For purposes of this Policy, Hharassment occurs when					
93		con	duct is sufficiently severe, persistent, or pervasive that it has the purpose or					
94			ct of unreasonably interfering with a student's performance or ability to benefit					
95			from his/her education, or creates an intimidating, hostile, offensive, or abusive					
96			chool environment. Types of conduct which are prohibited in the District and					
97		whic	which may constitute harassment include, but are not limited to:					
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99		a.	Demeaning or derogatory comments, name-calling, racial slurs, or jokes,					
100			threats, abusive words, gestures, or harm to an individual.					
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102		b.	Displaying visual or written material, including notes, stories, drawings, or					
103			pictures, or defacing school property or materials to demean a person.					
104		-	Demonstration of the state in a minute manager, of any manager					
105		C.	Damaging, defacing or destroying private property of any person.					
106 107		d.	Dullying					
107		u.	Bullying.					
108		e.	Requests for sexual favors and other conduct of a sexual nature as set forth in					
109		е.	Policy 5.81.					
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112		f.	Any act of retaliation against an individual who reports a violation of the					
112			District's Board's harassment and discrimination policy or who participates in					
114			the investigation of a discrimination or harassment complaint.					

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116	13.	GR	RIEVANCE PROCEDURE FOR HARASSMENT OR DISCRIMINATION BY					
117			STUDENTS Investigation and Resolution of Complaints Against an					
118			ccused/Student <del>)</del>					
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120		a.	Site-Level Procedure Reporting Discrimination or Harassment Any					
121		-	student or applicant for admission who believes he/orshe is a victim of					
122			discrimination or harassment (or any individual, including any student, teacher,					
123			or other employee of the School D district, who has knowledge of any					
124			incident(s) involving discrimination or harassment of students) is strongly					
125			encouraged to report the incident(s) in writing to the principal or other a school					
126			official or the EEO/ <u>Title IX</u> Coordinator or and ADA/504 Specialist.					
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128		b.	School officials must report in writing any allegations of discrimination or					
129			harassment to the Pprincipal and to the EEO/Title IX Coordinator or and					
130			ADA/504 Specialist.					
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132		C.	School officials must instruct students and their custodial parent(s)/guardian					
133			that they the student, or custodial parent(s)/guardian on behalf of the student,					
134			may file a <u>written</u> complaint with the <u>Pp</u> rincipal/ordesignee, EEO/Title IX					
135			Coordinator and/or ADA/504 Specialist.					
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137		d.	The principal/designee shall document all complaints in writing to ensure that					
138			problems are appropriately addressed. Failure by the principal to respond to a					
139			complaint in a timely manner will automatically allow the complainant to re-file					
140			the complaint with the area superintendent.					
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142		<u>e.</u>	It is the responsibility of the principal to forward all complaints to the area					
143			superintendent, EEO/Title IX Coordinator, and ADA/504 Specialist.					
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145		f.	Principal Involvement If the Pprincipal is directly and personally involved					
146			with a complaint or <u>is closely related to</u> <del>with the</del> <u>a</u> <del>parties <u>party</u> to the</del>					
147			complaint, then an <del>impartial designee</del> <u>the area superintendent</u> shall be asked					
148			to conduct the investigation.					
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150		g.	Informal Resolution Where appropriate, the complainant and the					
151			accused/student may agree to informally resolve the complaint (and the					
152			Principal must document, in writing, any complaint, even if made informally).					
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154 i. The P<u>p</u>rincipal<u>/or</u>designee may arrange for the parties to resolve the complaint informally.

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- 157 ii. The student, or the custodial parent(s)/guardian on behalf of the student,
   158 who complained shall never be asked to work out the problem directly
   159 with the accused/student unless the assistance of a counselor, teacher,
   160 administrator, or mediator is provided and the complainant is willing.
  - iii. If the complaint is resolved informally, the Pprincipal/ordesignee shall notify the EEO/<u>Title IX</u>Coordinator or and <u>ADA/</u>504 Specialist of the resolution of the complaint.
- Filing the a Formal Complaint Report.-- If the matter cannot be is not 166 h. 167 resolved informally, the Pprincipal/ordesignee shall assist the student, or 168 custodial parent(s)/quardian on behalf of the student, in filing a complaint (if it 169 is not yet in writing). Individuals The student or custodial parent(s)/quardian on behalf of the student may file a written complaint, either orally or in writing 170 with the Pprincipal/ordesignee by using the Harassment and Discrimination 171 172 Complaint 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 173 the Clerk of the School Board herewith and is available on the District's web 174 site at http://www.palmbeach.k12.fl.us/Records/Forms.htm. 175
- i. Complaints should be made as soon as possible but no later than sixty (60)
   calendar days of <u>after</u> the alleged incident. <u>Failure on the part of the</u>
   complainant to initiate and/or follow up on a complaint in a timely manner may
   result in the complaint being deemed abandoned.
- 182 j. If the student, or custodial parent(s)/guardian on behalf of the student, does 183 not at first file a written complaint, the student, or custodial parent(s)/guardian 184 on behalf of the student, will be requested to complete the complaint form. The 185 principal/ordesignee may assist the student, or custodial parent(s)/quardian on 186 behalf of the student, 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 187 188 student. 189
- 190k.The complainant will be requested to provide signed, specific information191regarding the alleged discrimination or harassment, the alleged offender(2),192witnesses, and other relevant information.193In all instances, the student.

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193custodial parent(s)/guardian on behalf of the student, shall review the form to194ensure its accuracy and sign and date the complaint.

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- 196I.All complaints filed with the Pprincipal/or designee must be reported in writing197to the Aarea superintendent Executive Director and the EEOT/itle IX198Coordinator and or ADA/504 Specialist.
  - m. Notice to Accused/Student.-- Within two (2) days of receipt of a complaint, the Pprincipal/ordesignee will notify the accused/student of the allegations.
  - n. Notice to Parent(s)/Guardians.-- Within two (2) days of receiving a complaint, and in accordance with federal and state privacy laws, the principal/designee shall notify the custodial parent(s)/guardian of any student under age eighteen (18) who is involved in alleged harassment or discrimination. Notification may be made by telephone, letter, or personal conference. The student(s) involved and his/her custodial parent(s)/guardian will aslo be notified of events and decisions described in this Policy.
    - o. <u>Steps in the Investigation.--</u> The Pprincipal/or designee shall promptly and thoroughly investigate all complaints of harassment or discrimination which shall mandate. including. at minimum, the following steps.
      - i. Pp romptly talk with the complainant-:
      - ii. ∓the complainant <u>or custodial parent(s)/guardian thereof</u> shall have an opportunity to describe the incident, present witnesses and other evidence of the harassment or discrimination, and <u>ensure that</u> <del>put his/her</del> <u>the</u> complaint <u>is put</u> in writing <del>if he/she has not already done so.</del>;
      - iii. Ppromptly talk with the accused/student. or custodial parent(s)/guardian thereof on behalf of the accused/student.;
- iv. <u>Tthe accused/student.or custodial parent(s)/guardian on behalf of the accused/student</u>, shall have an opportunity to describe the incident, present witnesses and other evidence, and put his/her response in writing<u>-;</u>
- 230v. **T**talk with any person who saw the harassment, has knowledge of the231discrimination, or who may have related information.

vi. Conduct a conference, if appropriate, with the complainant <u>and custodial</u> <u>parent(s)/guardian thereof</u> and the accused/student <u>and custodial</u> <u>parent(s)/guardian</u> and give notice of the date, time, place, and rules to the parties.

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- vii. The principal/designee is encouraged to ask open-ended questions to enable students to describe what happened in their own words.
- viii. The principal/designee may request that the accused/student or custodial parent(s)/guardian thereof, on the accused/student's behalf, prepare a written response to the complaint; or the principal/designee may prepare a written statement of the accused/student's oral response to the complaint based on their meeting and obtain the signature of the accused/student, and/or custodial parent(s)/guardian thereof, after his/her review of the statement.
  - ix. <u>The principal/designee should dictate and then review his/her notes with</u> <u>the complainant and accused/student after the interviews to verify the</u> <u>facts and ensure accuracy, and then obtain signatures, but shall not tape</u> <u>the interviews.</u>
- p. <u>Pursuing the Investigation</u>.-- During the investigation, the <u>Pp</u>rincipal<u>/or</u>designee may take any action necessary to protect the complainant, or other <del>employees or</del> students <u>or employees</u>, consistent with the requirements of applicable regulations and statutes.
  - i. <u>In general, complainants will continue attendance at the same school and</u> <u>pursue their studies as directed while the investigation is conducted and</u> <u>the complaint is pending resolution.</u>
- ii. The Pprincipal/or designee shall document all complaints to ensure that problems are appropriately addressed.
- iii. The Pprincipal or designee is encouraged to ask open ended questions to enable students to describe what happened in their own words.
- 269iv. The Principal or designee may request that the accused/student, prepare270a written response to the complaint, or the Principal or designee may

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271 272 273 274		prepare a written statement of the accused/student's response to the complaint based on their meeting and obtain the signature of the accused/student, after his/her review of the statement.
275	₩.	The Principal or designee should review and dictate his/her notes with the
276		complainant and accused/student after the interviews to verify the facts
277		and ensure accuracy, and obtain signatures, but shall not tape the
278		interviews.
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280	<del>vi</del>	ii. When necessary to carry out his/her the investigation or for other good
281		reasons, and consistent with federal and state privacy laws, the
282		Pprincipal ordesignee also may discuss the complaint with any of the
283		following persons:
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285		A. Superintendent <u>/</u> or designee;
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287		B. <u>Chief Academic Officer;</u>
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289		C. A <u>a</u> rea <u>superintendent/designee</u> Executive Directors;
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291		D. A <u>a</u> ssociate Ssuperintendents;
292		Chief of School Doline
293		E. Chief of School Police,:
294 295		F. The custodial parent(s)/quardian of the complainant, if the
295		F. <u>T</u> the <u>custodial</u> parent <u>(s)</u> /guardian of the complainant, if the complainant is under eighteen (18) years of age,;
290		complainant is under eighteen (10) years of age,
298		G. <u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u></u>
299		student is under eighteen (18) years of age,:
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301		H. Aa teacher or staff member whose knowledge of the students
302		involved may help determine who is telling the truth,
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304		I. $C_{\underline{c}}$ hild protective agencies responsible for investigating child abuse,
305		and/or
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307		J. Legal counsel for the district Board.
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- Written Decision of the Principal/Designee .-- Upon completion of the 309 q. investigation, the Pprincipal/ordesignee will make a decision about the validity 310 311 of the allegations in the complaint and about any corrective action, if 312 applicable/necessary, consistent with the Matrix of Incidents and Actions in Policy 5.1812 (elementary) or Policy 5.1813 (secondary). In reaching a 313 314 decision about the complaint, the Pprincipal or designee should take into 315 account: 316
- 317i.Sstatements made by the persons identified in Section 5 paragraphs318(13)(o), (p), above;
- 320 ii.  $\pm \underline{t}$  the details and consistency of each person's account;
  - iii.  $E = \frac{e}{2}$  vidence of how the complainant reacted to the incident;
  - iv. <u>Ee</u>vidence of past instances of harassment or discrimination by the accused/student (provided that, if evidence of harassment/ discrimination, accusations, or complaints is to be considered, the principal/designee must review in their entirety the files regarding those past incidents):
  - v. Eevdence of past harassment or discrimination complaints that were found to be untrue (provided that, if evidence of past accusations or complaints is to be considered, the principal/designee must review in their entirety the files regarding those past incidents); and
    - vi. <u>Cc</u>ase law, state and federal laws and regulations, and the <u>District's</u> <u>Board's</u> <u>PP</u>olic<del>y</del>ies</u> prohibiting harassment and discrimination.
  - r. To determine the severity of the harassment or discrimination, the Pprincipal/or designee should consider, among other things:
- i. <u>Hhow the misconduct affected one or more student's education;</u>
  - ii. **T**the type, frequency, and duration of the misconduct;
    - iii. Ithe number of persons involved;
  - iv. **T**<u>the subject(s) of harassment or discrimination;</u>
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- 348 v. <u>T</u>the place and situation where the incident occurred; <u>and/or</u>
  - vi. Oother similar incidents at the school.
- 352s.Within thirty (30) calendar days of the filing of the complaint, the Pprincipal/or353designee shall give the Aarea superintendent/designee Executive Director or354designee and the EEO/Title IX Coordinator or and ADA/504 Specialist a355written report that describes the complaint and investigation and contains356his/her findings, a decision, and reasons for the decision.
- 358i.If he/she the principal/designeeverifies that harassment or discrimination359occurred, this report shall describe the actions he/she took taken to end360the harassment or discrimination pursuant to the Matrix of Incidents and361Actions in Policy 5.1812 (elementary) or Policy 5.1813 (secondary);362address the effects of the harassment or discrimination on the363complainant;364discrimination.
- 366 The Pprincipal/or designee shall notify the parties and their custodial ii. 367 parent(s)/quardians in writing of his/her the decision and their right to review by the Aarea superintendent/ Executive Director or designee. (If 368 the complaint was originally filed with, and investigated by, the EEO/Title 369 IX Coordinator instead of the principal, the Title IX Coordinator shall 370 371 inform the parties of the right to appeal to the Chief Academic Officer/designee within ten (10) days after receiving the Coordinator's 372 373 decision.)
  - t. No retaliation of any kind is permitted because in connection with an individual's hashaving made a discrimination or harassment complaint.
- 37814. Appeal to Area Superintendent Executive Director of a Complaint Against an<br/>Accused/Student.-- If the complaint against an accused/student is not resolved at<br/>the school-site level to the satisfaction of the parties or their custodial<br/>parent(s)/guardian in the site-level process, either party or their custodial<br/>parent(s)/guardian may seek review by the area superintendent/designee through<br/>the following process:
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385a.The written complaint and request for review shall be sent to the Aarea386superintendent's Executive Director's office within ten (10) days of the387completion of the site-level process by the Pprincipal.

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- 389 i. If the principal's designee conducted the investigation, the first level of 390 appeal is to the principal. If the complaint has been reviewed or 391 investigated by the principal, the next level of appeal is to the A area 392 superintendent/ Executive Director or designee, by using the following procedures. (If the complaint was originally filed with, and investigated by, 393 394 the EEO/Title IX Coordinator or ADA/504 Specialist, the next level of 395 appeal is to the Chief Academic Officer/designee.)
- 397<u>ii.</u>If the A area superintendent/designeeExecutive DirectorDirectoris directly398involved with a complaint or closely related towith the a parties party to399the complaint, then an impartial designeethe Chief Academic400Officer/designeeshall be asked to conduct the review and/or further401investigation.
  - 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.
- 407c.**Procedure.--**The Aarea superintendent Executive Director or designee shall408review the complaint, the answer to the complaint, the principal/designee's409report, and any other evidence in the record. The A area superintendent410Executive Director or designee may also conduct any further investigation411he/she deems deemed necessary. Time limits may be extended by written412mutual agreement of the individuals and the person to whom the complaint is413addressed.
- 415i.During the investigation, the A area superintendent/ Executive Director or416designee may take any action necessary to protect the complainant, or417other employees or students or employees consistent with the418requirements of applicable regulations and statutes. No retaliation of any419kind is permitted because of an individual's having made a harassment or420discrimination complaint under this Policy.
- 422ii.The A-area superintendentExecutive Director ordesignee will review the423Pprincipal's decision as to the validity of the allegations and any

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- 424corrective action, and will make a decision within thirty (30) calendar days425after receipt of the request for review. Time limits may be extended by426written mutual agreement of the complainant or custodial427parent(s)/guardian on behalf thereof, and the accused/student or428custodial parent(s)/guardian on behalf thereof.
- 430 iii. The A area Executive Director or superintendent/designee shall take 431 action deemed appropriate to resolve the situation, including, but not limited to, warning, out-of-school suspension, expulsion, transfer to 432 433 alternative school, or other disciplinary action by the school, consistent 434 with the requirements of applicable procedures outlined in each Sschool's 435 Student-Parent Handbook, School District the Matrix of Incidents and Actions in Policy 5.1812 (elementary) or Policy 5.1813 (secondary), and 436 437 Florida law, or transfer to alternative school.
  - iv. The Aarea Executive Director or superintendent/designee will inform the parties and their custodial parent(s)/guardian in writing of his/her the decision and the parties' right to appeal.
    - 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.

# 446 <u>15.</u> Appeal Procedure to Chief Academic Officer/Designee

- a. If the complainant or accused/student <u>or their custodial parent(s)/guardian</u> is dissatisfied with the A<u>a</u>rea <u>superintendent's</u> Executive Director's decision, it may be appealed in writing to the <u>SuperintendentChief</u> Academic <u>Officer/designee</u> within ten (10) days after receipt of the decision.
- i. <u>If the area superintendent's designee conducted the review, the next level</u>
   of appeal is to the area superintendent rather than to the Chief Academic
   <u>Officer.</u>
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  ii. If the <u>Chief Academic Officer/designee</u> superintendent is directly involved with a complaint or <u>closely related to</u> with <u>a</u> the part<u>yies</u> to the complaint, then <u>an impartial designee</u> <u>the Chief Operating Officer/designee</u> shall be asked to review the matter.

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- b. <u>Notice</u>.-- Notice of the appeal shall be given <u>in writing</u> to <del>all</del> the parties <u>and</u> their custodial parent(s)/guardian within two (2) days of notice of receipt of appeal.
- c. <u>Procedure.--</u> The <u>Superintendent Chief Academic Officer/or</u> designee shall
   review the written complaint, the accused/student's response to the complaint
   (or the response of the parent/guardian on behalf of the accused/student), and
   all documentation pertaining to the alleged harassment or discrimination
   including the A<u>a</u>rea <u>superintendent's Executive Director's</u> decision.
  - i. The Superintendent <u>Chief Academic Officer/</u>ordesignee, in his/her discretion, may request additional information.
  - The Superintendent <u>Chief Academic Officer/</u>ordesignee shall issue a written decision to the parties <u>and their custodial parent(s)/guardian</u> within twenty (20) calendar days of <u>the</u> request of the appeal.

# 16. Appeal to the Superintendent/Designee

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- a. If the complainant or accused/student (or their custodial parent(s)/guardian, on their behalf) is dissatisfied with the Chief Academic Officer's decision, it may be appealed in writing to the Superintendent within ten (10) days after receipt of the decision.
  - i. <u>If the Chief Academic Officer's designee conducted the review, the next</u> <u>level of appeal is to the Chief Academic Officer rather than to the</u> <u>Superintendent.</u>
- ii. If the Superintendent is directly involved with a complaint or closely related to a party to the complaint, then the Chief Counsel to the Board shall be asked to review the matter and report the findings to the Board.
- b. **Notice**.-- Notice of the appeal shall be given in writing to the parties and their custodial parent(s)/guardian within two (2) days of receipt of the appeal.
- 497c.**Procedure.--** The Superintendent/designee shall review the written complaint.498the accused/student's response to the complaint (or the response of the<br/>parent/guardian on behalf of the accused/student), and all documentation

500		pertaining to the alleged harassment or discrimination, including the Chief
501		Academic Officer's decision.
502		
503		i. <u>The Superintendent may request additional information.</u>
504		
505		ii. The Superintendent/designee shall issue a written decision to the parties
506		and their custodial parent(s)/guardian within twenty (20) calendar days of
507		request of the appeal. The decision of the Superintendent/designee is
508		the final decision of the District.
509		
510	17.	Other Means of Resolution If the complainant is not satisfied with the results of
511		the procedures contained in this policy, he/orshe may utilize other means for
512		resolution as provided by law, including seeking recourse through the Ffederal
513		Office for Civil Rights ("OCR").
514		
515	18.	GRIEVANCE PROCEDURE FOR HARASSMENT OR DISCRIMINATION BY AN
516		EMPLOYEE Investigation and Resolution of Complaints Against an
517		(Accused/Employee)
518		
519		a. Site-Level Procedure.Reporting Discrimination or Harassment Any
520		student/ applicant for admission (or the custodial parent(s)/guardian on that
521		complainant's behalf) who believes he/or she is a victim of discrimination or
522		harassment (or any individual, including any student, teacher, or other
523		employee of the School District who has knowledge of any incident(s)
524		involving discrimination or harassment of students) is strongly encouraged to
525		report the incident(s) in writing to a school official or the EEO/Title IX
526		Coordinator and or ADA/504 Specialist.
527		
528		b. School officials must report in writing any allegations of discrimination or
529		harassment to the P principal and to the EEO/Title IX Coordinator and or
530		ADA/504 Specialist.
531		
532		c. School officials must instruct students that they may file a complaint with the
533		Pprincipal/ordesignee, EEO/Title IX Coordinator, or ADA/504 Specialist. If the
534		principal is directly involved with a complaint or closely related to a party to the
535		complaint, then the incident may be reported directly to the EEO/Title
536		Coordinator and ADA/504 Specialist.
537		
538		d. <u>The principal/designee shall document all complaints in writing to ensure that</u>

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539problems are appropriately addressed. It is the responsibility of the principal540to forward all complaints to the area superintendent and Title IX Coordinator or541ADA/504 Specialist. Failure by the principal to respond to a complaint in a542timely manner will automatically allow the complainant to re-file the complaint543with the area superintendent

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- 545e. If the Principal is directly involved with a complaint or with the parties to the546complaint, then the incident may be reported directly to the EEO Coordinator547or 504 Specialist.
- 549f.Filing the Complaint Form.--<br/>parent(s)/guardian on behalf thereof.<br/>may file a complainant, or custodial<br/>parent(s)/guardian on behalf thereof.<br/>may file a complaint, either orally or in<br/>writing, with the Pprincipal/or-designee, EEO/Title IX<br/>Coordinator. or ADA/504<br/>Specialist by using the Harassment and Discrimination<br/>Student Complaint<br/>Specialist by using the Harassment and Discrimination<br/>Student Complaint<br/>Specialist by using the Harassment and Discrimination<br/>Student Complaint<br/>student Complaint<br/>Specialist by using the Harassment and Discrimination553Report Fform (PBSD 1615), available on the District's web site at<br/>www.palmbeach.k12.fl.us/ Records/Forms.htm.
- 556i.Complaints should be filed as soon as possible after the alleged incident,557but must be filed within sixty (60) calendar days of the alleged incident.558Failure on the part of the complainant to initiate and/or follow up on a559complaint in a timely manner may result in the complaint being deemed560abandoned.
- 562ii.The Pprincipal/ or designee may assist the individual in completing the563Fform by recording information on the the Harassment and Discrimination564Student Complaint Report Fform, reviewing it with the complainant, and565obtaining the complainant's signature. The complainant will be requested566to provide signed, specific information regarding the alleged567discrimination or harassment, the alleged offender(s), witnesses, and568other relevant information.
  - iii. Complaints filed with the Pprincipal/or designee must be reported in writing to the Aarea superintendent Executive Director and the EEO/Title IX Coordinator and ADA/504 Specialist for investigation.
- 574g. Notice to Parent(s)/Guardians.--Within two (2) days of receiving the575complaint, and in accordance with federal and state privacy laws, the576principal/designee shall notify the custodial parent(s)/guardian of any student577under age eighteen (18) who is allegedly subjected to harassment or

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<u>discrimination. Notification may be made by telephone, letter, or personal</u> <u>conference. The students involved and their custodial parent(s)/guardians will</u> <u>also be notified of events and decisions described in this Policy.</u>

<u>h.</u> Investigation <u>by EEO/Title IX Coordinator or ADA/504 Specialist.--</u> The EEO/<u>Title IX</u> Coordinator/<u>or</u>designee <u>or ADA/504 Specialist</u> shall <u>document</u> <u>and</u> promptly and thoroughly investigate all complaints of harassment or discrimination, including the following steps to ensure that problems are <u>appropriately addressed-:</u>

- 588i.Ppromptly talk with the complainant. The complainant and/or the<br/>custodial parent(s)/guardian of the complainant<br/>shall have an opportunity<br/>to describe the incident, present any evidence, name witnesses, and<br/>ensure that his/her the complaint is put in writing if he/she has not already<br/>done so.:593
  - ii. Ttalk with any witnesses or others who may have relevant information.: and
  - iii. <u>Cconduct an investigationve</u> meeting with the accused/employee, and the accused/employee's representative, if applicable, to discuss the allegations and allow the accused/employee to respond to the allegations.
- 601i.During the investigation, the EEO/<u>Title IX</u> Coordinator or <u>ADA/</u>504 Specialist602may recommend to the Chief Personnel Officer/ordesignee, any action603necessary to protect the complainant, <u>or other students or</u> employees or604students, consistent with the requirements of applicable regulations or605statutes, State Board of Education Rules, School Board Policies, and606collective bargaining agreements.
- 608i.In general, complainants will continue attending the same school and609pursuing their studies as directed while the investigation is conducted and610the complaint is pending resolution.
- 612 ii. The EEO Coordinator or 504 Specialist shall document all complaints to
   613 ensure that problems are appropriately addressed.
   614
- 615-iii.iii.When necessary to carry out his/her the investigation or for other good616reasons, and consistent with federal and state privacy laws, the EEO/Title

617		Coordinator or <u>ADA/</u> 504 Specialist also shall discuss the complaint
618	With	n the following persons <u>. as appropriate</u> :
619 620	^	Superintendent/ordesignes:
620 621	А.	Superintendent <u>/</u> erdesignee;
621 622	В.	Chief Academic Officer and/or Chief Operating Officer;
623	2.	
624	C.	Aarea superintendent/designee Executive Directors;
625		
626	D.	A <u>a</u> ssociate S <u>s</u> uperintendent <del>s</del> ;
627		
628	E.	Chief of School Police;
629		
630	F.	Chief Personnel Officer;
631		
632	G.	Director of Employee Labor Relations;
633		
634	H.	<u>∓t</u> he <u>custodial</u> parent <u>(s)</u> /guardian of the complainant, if the
635		complainant is under eighteen (18) years of age;
636		
637	Ι.	A <u>a</u> teacher or staff member whose knowledge of the student(s) or
638		<u>employee(s)</u> involved may help determine who is telling the truth;
639		Oskild anotestive secondice recordsible for investigation shild shows
640	J.	Cchild protective agencies responsible for investigating child abuse;
641 642	K.	Llegal counsel for the District Board; and/or
642 643	Ν.	Elegal courser for the <del>District</del>
644 644	L.	Eexclusive bargaining representative or the legal counsel thereof, if
645	L.	appropriate; and
646		
647	М.	the accused/employee.
648		
	. Resolution D	Decision of the EEO/Title IX Coordinator or ADA/504 Specialist
650		etion of the investigation, the EEO/Title IX Coordinator or ADA/504
651		hall make a decision about the validity of the allegations in the
652	complaint.	
653	•	

The EEO/Title IX Coordinator or ADA/504 Specialist shall discuss the 654 a. determination and recommended corrective action with the 655 any Pprincipal/ordesignee and Chief Personnel Officer. 656 657 658 b. In reaching a decision about the complaint, the following should be taken into 659 account: 660 661 i. Statements made by the persons identified in Paragraphs (18)(h), (i) 662 above; 663  $\mp$ the details and consistency of each person's account; 664 ii. 665 666 iii. Eevidence of how the complainant reacted to the incident; 667 668 Eevidence of past instances of harassment or discrimination by the iv. accused/employee (provided that, if 669 evidence of past harassment/discrimination incidents are to be considered, the investigator 670 must review in their entirety the files regarding those past incidents).; 671 672 Eevidence of past harassment or discrimination complaints that were 673 ۷. 674 found to be untrue (provided that, if evidence of past 675 harassment/discrimination accusations or complaints are to be 676 considered, the investigator must review in their entirety the files regarding those past complaints).; and 677 678 679 vi. Gcase law, state and federal laws and regulations, and the District's 680 Board's Policyies prohibiting harassment and discrimination. 681 682 C. To determine the severity of the harassment or discrimination, the following may be considered: 683 684 Hhow the misconduct affected one or more student's education; 685 i. 686 ii. The type, frequency, and duration of the misconduct; 687 688 689 iii. Tthe number of persons involved; 690 691 The subject(s) of harassment or discrimination; iv. 692

693			۷.	<u>∓t</u> he place and situation where the incident occurred; <u>and</u>
694 695			:	Oother incidents at the school
695 696			vi.	O <u>o</u> ther incidents at the school.
690 697		d	The	following action(a) or dissipling may be taken consistent with any
698		d.		following action <u>(s)</u> or discipline may be taken <u>, consistent with any</u> licable collective bargaining agreement provisions, to resolve a complaint
699				arassment or discrimination:
700			UT II	
700			i.	Nno action if complaint is unsubstantiated;
701 702			1.	H <u>n</u> o action <u>in complaint is unsubstantiateu</u> ,
702			<u>ii.</u>	Ttraining requirements for the employee;
703			<u>11.</u>	r <u>i</u> raning requirements <u>tor the employee,</u>
705			iii.	Ooral reprimand of the employee;
706				
707			iv.	Wwritten reprimand of the employee;;
708				
709			۷.	Ssuspension of the employee up to and including termination: or
710				
711			vi.	Termination of the employee.
712				
713				A. For the first verified offense of harassment of, or discrimination
714				<u>against, a student, suspension should be recommended for a</u>
715				<u>minimum of thirty (30) days without pay up to and including</u>
716				termination. Termination should be recommended for the second
717				offense of verified harassment of, or discrimination against, a student
718				
719				B. Suspension without pay and/or termination requires School Board
720				action.
721				
722	00	<b>A</b>		
723	20.	Арр	beal H	Procedure for <u>an</u> Accused/Employee
724		-	1 <b>f</b> th	a accuracy/ampleuracy without to appeal the action taken in recolution of the
725		a.		e accused/employee wishes to appeal the action taken in resolution of the
726				plaint, such appeal shall be filed <u>either</u> in accordance with <u>District Board</u>
727 728			<u>אר</u> 0	licy <u>ies</u> or <u>pursuant to the</u> relevant collective bargaining agreement.
728		b.	For	those employees not in a bargaining unit the anneal shall be filed in
729		υ.		those employees not in a bargaining unit, the appeal shall be filed in ordance with <u>Board</u> Policy 3.31.
730			acci	ordance with <u>board</u> rolley 5.51.
131				

# 732 21. Appeal Procedure for Student/Complainant When the Accused Is an 733 <u>Employee</u>

- 735 Appeal to Chief Operating Officer/Designee .-- If the complainant or a. accused/student (or custodial parent(s)/quardian on behalf of the complainant) 736 is dissatisfied with the EEO/Title IX Coordinator's or ADA/504 Specialist's 737 decision, it may be appealed in writing to the Superintendent Chief Operating 738 Officer/designee within ten (10) days after receipt of the decision. However, if 739 the Superintendent Chief Operating Officer is directly involved with a complaint 740 741 or closely related to with a the partyies to the complaint, then an impartial 742 designee the Chief Academic Officer shall be asked to review the matter.
- 744i.Notice.--Notice of the appeal shall be given to all the parties (and the<br/>custodial parent(s)/guardian of the complainant, if a minor,) within two (2)746days of notice of receipt of appeal.
  - Procedure.-- The Superintendent <u>Chief Operating Officer/or</u>designee shall review the written complaint, the accused/student's<u>employee's</u> response to the complaint, and all documentation pertaining to the alleged harassment or discrimination including the <u>EEO/Title IX</u> Coordinator's or <u>ADA/</u>504 Specialist's decision.
    - A. The Superintendent <u>Chief Operating Officer/or</u>designee, in his/her discretion, may request additional information.
      - B. The Superintendent <u>Chief Operating Officer/or</u>designee shall issue a written decision to the parties within twenty (20) calendar days of request of the appeal.
  - b. Appeal to the Superintendent.-- If the complainant or custodial parent(s)/guardian of the complainant is not satisfied If the complainant or accused/student (or their custodial parent(s)/guardian, on their behalf) is dissatisfied with the Chief Operating Officer's decision, it may be appealed in writing to the Superintendent within ten (10) days after receipt of the decision.
    - i. <u>If the Chief Operating Officer's designee conducted the review, the next</u> <u>level of appeal is to the Chief Operating Officer rather than to the</u> <u>Superintendent.</u>

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If the Superintendent is directly involved with a complaint or closely 771 ii. related to a party to the complaint, then the Chief Counsel to the Board 772 773 shall be asked to review the matter and report the findings to the Board. 774 775 iii. Notice .-- Notice of the appeal shall be given in writing to the parties and their custodial parent(s)/quardian within two (2) days of receipt of the 776 777 appeal. 778 779 Procedure.-- The Superintendent/designee shall review the written iv. 780 complaint, the accused/student's response to the complaint (or the 781 response of the parent/guardian on behalf of the accused/student), and 782 all documentation pertaining to the alleged harassment or discrimination, 783 including the Chief Operating Officer's decision. 784 785 The Superintendent may request additional information. Α. 786 787 B. The Superintendent/designee shall issue a written decision to the parties and their custodial parent(s)/quardian within twenty (20) 788 789 calendar days of request of the appeal. The decision of the Superintendent/designee is the final decision of the District. 790 791 792 Other Means of Resolution .-- If the complainant is not satisfied with the C. 793 results of the procedures contained in this policy, he or she may utilize other 794 means for resolution as provided by law, including seeking recourse through the Efederal Office for Civil Rights ("OCR"). 795 796 797 22. Confidentiality 798 799 To the greatest extent possible, all complaints will be treated as confidential a. and in accordance with Fla. Stat. § 228.093(3)(d); § 119.07(3)(p) and the 800 801 Family Educational Rights and Privacy Act ("FERPA"); and any other 802 applicable law, such as §§ 119.07(3)(p) and 231.291(3) or 231.262(1), Fla. 803 Stat. 804 805 However, IL imited disclosure may be necessary to complete a thorough b. 806 investigation as described above. The District's obligation to investigate and 807 take corrective action may supersede an individual's right to privacy. 808 809 The complainant's identity shall be confidentially protected, but absolute C.

810 confidentiality cannot be guaranteed.

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- 812 23. Notice <u>Informing Students and Employees About this Policy.--</u> Notice of the
   813 existence of this <u>pPolicy</u>, prevention plan, and procedures shall be posted in
   814 prominent locations in all District buildings, including information on how to receive
   815 a copy. Notice shall be included annually in student, parent, and staff handbooks.
- 817a.Upon receiving a complaint, and in accordance with federal and state privacy818laws, the Principal or designee shall notify the parent(s)/guardians of all819students under age 18 involved in the alleged harassment or discrimination820within two (2) days of the allegations. Notification may be made by telephone,821letter, or personal conference. The students involved and their822parent(s)/guardians will also be notified of events and decisions described in823this policy.

#### 24. Retaliation Prohibited

- a. Retaliation includes, but is not limited to, any form of intimidation, reprisal or harassment in connection with filing a complaint or assisting with an investigation under this Policy.
- 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.
- c. The Pprincipal/ordesignee, and EEO/Title IX Coordinactr or ADA/504
   Specialist, if applicable, shall inform the complainants that he/shethey is are protected by law from retaliation.

# 840 25. Additional Assistance Available

- 842a.In all cases, the District reserves the right to refer the results of its own843investigation to the State Attorney for the Fifteenth Judicial Circuit of Florida844for possible criminal charges, whether or not the District takes any other845action.
- b. The District will provide counseling services for students who have beenharassed or discriminated against.

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849 850 Training will be provided to assist teachers and counselors who work with C. 851 students to prevent harassment and discrimination. Attendance is mandatory. 852 853 d. The Office for Civil Rights is the federal agency in the Department of Education that monitors ensures that schools' complyiance with Title IX, Title 854 VI. Title II of the Americans With Disabilities Act, and Section 504, and it can 855 856 be contacted at 1-800-421-3481; by fax at (404) 562-6455; or by e-mail at OCR Atlanta@ed.gov. 857 858 859 A. For more information, contact: EEO Coordinator, 3370 Forest Hill 860 Boulevard, Suite A-128, West Palm Beach, Florida 33406; Telephone: (561) 434-8637 or the 504 Specialist, 3336 Forest Hill Boulevard, Suite B-861 102, West Palm Beach, Florida 33406; Telephone: (561) 434-8817. 862 863 864 STATUTORY AUTHORITY: §§ 230.22(2); 230.23 (17)(22); 230.23005(6), Fla. 865 Stat. 866 LAWS IMPLEMENTED: §§ 119.07(3)(p); 228.2001(2)(a), (b) (Florida 867 868 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); 869 870 231.262(1), 760.01(2), Fla. Stat.; Title II of the 871 Americans With Disabilities Act (42 U.S.C. 12131, et. 872 seq. (Title II of the Americans with Disabilities Act); 873 Title IX of the Education Amendments of 1972 (20 874 U.S.C. § 1681-1688 et. seq. (Title IX of the Education Amendments of 1972); Title VI of the Civil Rights Act 875 876 of 1964 (42 U.S.C. § 2000d et. seq. (Title VI of the 877 Civil Rights Act of 1964); Section 504 of the 878 Rehabilitation Act of 1973 (29 U.S.C. § 794 (Section 504 of the Rehabilitation Act of 1973); 20 U.S.C. § 879 880 1232g (Family Educational Rights and Privacy Act 881 ("FERPA")); § 228.2001(2)(a) Fla. Stat., ("Florida Education Equity Act"); § 228.093(3)(d); 882 883 230.23(6)(d)(1) and (8); 230.22(1) and (2); 884 230.33(8); 119.07(3)(p), Fla. Stat. 885 886 STATE BOARD RULES SUPPLEMENTED: 6A-19.001, 6A-19.002, 6A-19.008, 6B-1.006(3)(a), (g) 887 888 889 HISTORY: 3/3/76; 8/17/77; 3/17/99; / /02

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Legal Signoff:

Attorney

Date

Statement of Estimated Costs (if prepared)

Proof of Publication of Development Notice

Proof of Publication of Adoption Notice



# **Student Complaint Report**

**DIRECTIONS:** This report must be completed when a student files a complaint relating to harassment and/or discrimination. The original completed report must be sent to your Area Executive Office. One copy of the form should be kept on file at the school. If there are any witnesses to the incident, a Witness Statement (PBSD 1616) must be completed for each witness. The completed Witness Statement(s) must be attached to this report before it is sent to your Area Executive Office.

		05.15	
NAME OF COMPLAINANT	SEX	GRADE	AGE
NAME OF ACCUSED	SEX	GRADE	AGE
DATE AND PLACE OF INCIDENTS			
DESCRIPTION OF ALLEGED MISCONDUCT			
NAME(S) OF WITNESSES			
EVIDENCE OF HARASSMENT i.e. letters, photo, etc. (attach evidence if possible)			
ANY OTHER INFORMATION			
I agree that all of the information on this form is accurate and true to the best of my knowle	dge.		
	_		
Signature of Complainant:	Date:		
Form Completed By (Print Name):			
Principal/Designee (Print Name):			
	`		
School: Phone Number: (	)	-	
PBSD 1615 (REV. 3/24/1999) ORIGINAL - Area Executive Office COPY - School COPY - Complainant COPY - EEC Specialist	Coordinato	or COPY -	504

# Summary for Students and Parents: Reporting Harassment or Discrimination

Policy 5.81 prohibits sexual harassment of students and gender-based discrimination against students.

<u>Policy 5.001</u> prohibits harassment of, or discrimination against, students on bases including, but not limited to: race, color, religion, sex, national origin, age, disability, or marital status.

<u>Disclaimer</u>: The following is only a general summary. Space limitations required leaving out many important details. See Policies 5.001 and 5.81 for full details. The Palm Beach County School Board Policies are on the Internet at www.SchoolBoardPolicies.com.

A. <u>Student Harasser/Discriminator</u>. If the alleged harasser/discriminator is a <u>student</u>:

1. **Principal**. Report the incident to the school principal. Even if you request to make the complaint informally, the principal will document the complaint in writing.

a. If appropriate, and if you agree, the principal may offer to arrange for informal resolution through a meeting with the alleged harasser/discriminator. If informal resolution is not appropriate or possible, the principal will help you file and sign a formal complaint with the *Student Complaint Report* form (if you have not yet written the complaint on this form). To pursue a complaint, it must be filed in writing within 60 calendar days of the incident.

b. The principal will investigate and issue a written decision about the validity of the complaint and any corrective action needed.

2. **Area Superintendent**. If you are not satisfied with the principal's decision, you can appeal in writing to the area superintendent within 10 business days. The area superintendent will issue a written decision, usually within 30 calendar days of receiving the appeal.

3. **Chief Academic Officer**. If you are not satisfied with the area superintendent's decision, you can appeal in writing to the Chief Academic Officer within business 10 days. The Chief Academic Officer will issue a written decision, usually within 20 calendar days of receiving the request for review.

4. **Superintendent**. If you are not satisfied with the Chief Academic Officer's decision, you can appeal in writing to the Superintendent within 10 business days. The Superintendent will issue a written decision within 20 calendar days of receiving the request for review. The Superintendent's decision is the final decision of the School District.

B. Employee Harasser/Discriminator. If the alleged harasser/discriminator is a School District employee:

1. **Principal**. Report the incident to the school principal. The principal can help you file a formal complaint with the *Student Complaint Report* form. (But if you believe the principal is personally involved in the alleged harassment or discrimination, you can file the complaint with the area superintendent. Or you can report the incident to the Title IX Coordinator or ADA/504 Specialist). To pursue the complaint, it must be filed within 60 calendar days of the incident. The principal will send the report to the **Title IX Coordinator** and **ADA/504 Specialist** (and one of those will investigate the complaint and issue a written decision about the validity of the complaint and about any recommended corrective action).

2. **Chief Operating Officer/Designee**. If you are not satisfied with the decision of the Title IX Coordinator or ADA/504 Specialist, you can appeal in writing to the Chief Operating Officer/designee within 10 business days. A written decision should be issued within 20 calendar days of receipt of the request for review.

3. **Superintendent**. If you are not satisfied with the Chief Operating Officer's decision, you can appeal in writing to the Superintendent within business 10 days. The Superintendent will issue a written decision within 20 calendar days of receiving the request for review. The Superintendent's decision is the final decision of the School District.

#### Rezime pou Elèv ak Paran yo: Rapòte ka Nuizans ak Diskriminasyon

<u>Regleman 5.81</u> entèdi nuizans sou elèv ki baze sou sèks ak diskriminasyon ki baze sou si yon elèv fanm oswa gason

<u>Regleman 5.001</u> entèdi nuizans oswa diskrimasyon kont elèv sou baz ki genyen, men pa sèlman: ras, koulè, relijyon, sèks, nasyonalite, laj, andikap, oswa eta sivil.

<u>Denye:</u> sa ki ekri anba a se sèlman yon rezime jeneral. Akoz pa gen ase espas, gen plizyè detay enpòtan ki pa mansyone. Al gade nan Regleman 5.001 ak 5.81 pou tout rès detay yo. W ap jwenn regleman Komite Edikasyon Distri Lekòl Rejyon Palm Beach la sou Entènèt nan sit <u>www.SchoolBoardPolicies.com.</u>

A. <u>Elèv Anmèdan/Prejije</u>. Si moun ki anmèdan/prejije a se yon <u>elèv</u>:

1. **Direktè.** Rapòte ensidan an bay direktè\tris lekòl la. Menm si w mande pou w rapòte plent la enfòmèlman, direktè ap genyen pou l ekri plent la.

a. Si I apwopriye, epi si w dakò, direktè\tris a kapab ofri pou jwenn yon solisyon enfòmèl nan yon reyinyon ak moun ki anmèdan/prejije a. Si yon solisyon enfòmèl pa apwopriye oswa posib, direktè\tris ap ede w ranpli epi siyen yon fòm plent fòmèl nan fòm *Rapò Plent Elèv* ( si w poko ekri plent ou an nan fòm sa a). Pou w pousuiv yon plent, li dwe fèt alekrit nan entèval 60 jou apati dat ensidan an te pase a.

b. Direktè\tris a pral mennen envestigasyon epi pral bay desizyon li alekrit sou validite plent la ak nenpòt aksyon nesesè ki sipoze pran pou rezoud pwoblèm nan.

2. **Sipèentandan Zòn nan.** Si w pa satisfè ak desizyon direktè\tris la, ou kapab ekri sipèentandan zòn nan pou mande fè yon revizyon sou desizyon direktè a nan yon peryòd 10 jou travay. Sipèentandan zòn nan ap bay desizyon l alekriti, ki byen souvan pran 30 jou apre li resevwa apèl la.

3. **Direktè\tris Anchèf Akademik.** Si w pa satisfè ak desizyon sipèentandan zòn nan, ou kapab ekri Direktè\tris Anchèf Akademik pou mande fè yon revizyon sou desizyon sipèentandan zòn nan te pran an nan yon peryòd 10 jou travay. Direktè\tris Anchèf Akademik la ap bay yon desizyon alekrit, ki byen souvan pran 20 jou apre li resevwa apèl la.

4. **Sipèentandan.** Si w pa satisfè ak desizyon Direktè\tris Anchèf Akademik la, ou kapab ekri Sipèentandan an pou mande fè yon revizyon sou desizyon Direktè\tris Anchèf Akademik la nan yon peryòd 10 jou travay. Sipèentandan an ap bay desizyon li alekrit, ki dabitid pran 20 jou aprè I resevwa apèl la. Desizyon Sipèentandan an se desizyon final Distri Lekòl la.

B. Anplwaye Anmèdan/Prejije. Si moun ki anmèdan/prejije a se yon anplwaye:

1. **Direktè\tris la.** Rapòte ensidan an bay direktè\tris lekòl la. Direktè\tris la kapab ede w fè yon plent ofisyèl ak fòm *Rapò Plent Elèv*. (Men si w kwè direktè\tris a te enplike direkteman nan dosye anmèdman oswa prejije a, ou kapab ekri yon plent bay sipèentandan zòn nan. Oswa ou kapab rapòte ensidan an bay kowòdinatè Tit IX la oswa espesyalis *ADA/504* la). Pou pousuiv plent la, li dwe fèt nan yon entèval 60 jou apati dat ensidan an te rive a. Direktè\tris a pral voye rapò a bay **kowòdinatè Tit IX la** oswa **espesyalis** *ADA/504* **la** (epi youn nan yo ap mennen envestigasyon sou plent la epi ap pran yon desizyon alekrit sou validite plent la ak aksyon ki rekòmande pou korije pwoblèm nan).

2. **Direktè\tris Anchèf Jesyon\ Ranplasan.** Si w pa satisfè ak desizyon kowòdinatè Tit IX la oswa espesyalis *ADA/504* la, ou kapab ekri Direktè\tris Anchèf Jesyon/ranplasan an pou mande fè yon revizyon sou desizyon an nan yon peryòd 10 jou travay. Yon desizyon alekrit dwe fèt nan yon entèval 20 jou aprè apèl la.

3. **Sipèentandan.** Si w pa satisfè ak desizyon Direktè\tris Anchèf Jesyon ou kapab ekri Sipèentandan an pou mande fè yon revizyon sou desizyon Direktè\tris Anchèf Akademik la nan yon peryòd 10 jou travay. Sipèentandan an ap bay desizyon li alekrit, ki dabitid pran 20 jou aprè I resevwa apèl la. Desizyon Sipèentandan an se desizyon final Distri Lekòl la.

#### Uma Breve Explicação Para os Pais e Alunos: Relatando Assédio ou Discriminação

Regulamento 5.81 proíbe o assédio sexual a alunos e a discriminação por sexo contra os alunos.

<u>Regulamento 5.001</u> proíbe assédio a, ou discriminação contra alunos baseando-se em, mas não se limitando a: raça, cor, religião, sexo, nacionalidade, idade, deficiência ou estado civil.

<u>Declinação de Responsabilidade</u>: O que se segue é somente um resumo geral. Muitos detalhes importantes não foram aqui mencionados por motivo de espaço. Veja os Regulamentos 5.001 e 5.81 para maiores detalhes. Os Regulamentos do Conselho Escolar do Condado de Palm Beach se encontram na Internet em: *www.SchoolBoardPolicies.com*.

A. <u>Aluno Assediador e/ou Discriminador</u>. Se o acusado de assediar e/ou discriminar for um <u>aluno</u>:

**1. Diretor(a).** Relate o incidente para o diretor(a) da escola. Mesmo que você solicite fazer a queixa informalmente, o diretor(a) documentará a queixa por escrito.

a. Se for oportuno e se você concordar, o diretor(a) poderá se oferecer para providenciar uma resolução informal através de uma reunião com o assediador ou discriminador acusado. Se a resolução informal não for oportuna ou possível, o diretor(a) o(a) ajudará a registrar e assinar uma queixa formal usando o formulário de *Relatório de Queixas do Aluno* (se você ainda não tiver escrito a queixa neste formulário). Para dar prosseguimento à queixa, esta deverá ser registrada dentro de 60 dias corridos do incidente.

b. O diretor(a) investigará e expedirá uma declaração por escrito sobre os fundamentos da queixa e qualquer ação corretiva necessária.

**2. Superintende da Área.** Se você não ficar satisfeito com a decisão do diretor, você poderá apelar escrevendo para o superintendente da área dentro de 10 dias úteis. O superintendente da área expedirá uma decisão por escrito, normalmente dentro de 20 dias corridos do recebimento da solicitação para revisão.

**3. Coordenador Acadêmico Geral.** Se você não ficar satisfeito com a decisão do superintendente da área, você poderá apelar escrevendo para o Coordenador Acadêmico Geral dentro de 10 dias úteis. O Coordenador Acadêmico Geral expedirá uma declaração por escrito, geralmente dentro de 10 dias corridos do recebimento do pedido de revisão.

**4. Superintendente**. Se você não ficar satisfeito(a) com a decisão do Coordenador Acadêmico Geral, você poderá apelar escrevendo para o Superintendente dentro de 10 dias úteis. O Superintendente expedirá uma declaração por escrito dentro de 20 dias do recebimento do pedido de revisão. A decisão do Superintendente é a decisão final do Distrito Escolar.

B. <u>Empregado Assediador e/ou Discriminador</u>. Se o acusado de assediar e/ou discriminar for um <u>empregado</u> do Distrito Escolar:

1. Diretor(a) Relate o incidente para o diretor(a) da escola. O diretor pode ajudá-lo a registrar uma queixa formal no formulário de *Relatório de Queixa do Aluno*. (Mas, se você acredita que o diretor(a) está pessoalmente envolvido no assédio ou discriminação alegadas você pode registrar a queixa junto ao superintendente da área. Ou você poderá relatar o incidente para o coordenador do Título IX ou ao Especialista *ADA/504* [ADA: Lei que protege os americanos com deficiências 504]). Para dar prosseguimento à queixa é necessário que esta seja registrada dentro de 60 dias corridos do incidente. O diretor(a) mandará o relatório para o **Coordenador do Título IX** ou ao **Especialista ADA/504** (e um deles investigará a queixa e expedirá uma declaração sobre a fundamentação da queixa e sobre qualquer ação corretiva recomendada).

**2. Diretor Executivo de Operações ou seu Representante.** Se você não ficar satisfeito com a decisão do Coordenador do Título IX ou do Especialista ADA/504, você poderá apelar escrevendo para o Diretor Executivo de Operações (ou seu representante) dentro de 10 dias úteis. Uma declaração por escrito deverá ser expedida dentro de 20 dias corridos do recebimento do pedido de revisão.

**3. Superintendente.** Se você não ficar satisfeito com a decisão do Diretor Executivo de Operações, você pode apelar escrevendo para o Superintendente dentro de 10 dias úteis. O Superintendente expedirá uma declaração dentro de 20 dias corridos do recebimento do pedido de revisão. A decisão do Superintendente é a decisão final do Distrito Escolar.

#### Descripción Breve para Estudiantes y Padres: Cómo informar acerca del acoso o la discriminación

La Norma 5.81 prohíbe el acoso sexual de los estudiantes y la discriminación contra estudiantes basándose en el género.

La Norma 5001 prohíbe el acoso o discriminación contra estudiantes basándose, pero no limitándose a: raza, color, religión, género, nacionalidad, edad, discapacidad o estado civil.

<u>Aviso</u>: La siguiente es solamente una descripción general. Debido a las limitaciones de espacio se han dejado afuera muchos detalles importantes. Ver Normas 5.001 y 5.81 para información más completa. Las Normas de la Junta Escolar del Condado de Palm Beach se encuentran en el siguiente sitio de la Internet: *www.SchoolBoardPolicies.com*.

A. Estudiante acosador o discriminador. Si el supuesto acosador o discriminador es un estudiante:

**1. Director(a)**. Informe del incidente al director de la escuela. Aunque decida presentar una queja informal, el director documentará la queja por escrito.

- a. Si es apropiado y usted está de acuerdo, el director puede decidir buscar una solución informal, por medio de una reunión con el supuesto acosador o discriminador. Si una solución informal no es apropiada o posible, el director le puede ayudar a presentar y firmar una queja formal, utilizando el formulario Informe de Queja para Estudiantes-*Student Complaint form* (si es que ya no lo ha hecho en este formulario). Para proseguir con una queja, ésta debe ser registrada por escrito, dentro de los 60 días del calendario natural en que ocurrió el incidente.
- b. El director hará una investigación y formulará una decisión por escrito, acerca de la validez de la queja y cualquier medida correctiva que sea necesaria.

**2. Superintendente del Área.** Si usted no está satisfecho con la decisión del director, puede apelar por escrito al superintendente del área dentro de 10 días laborables. El superintendente del área emitirá su decisión por escrito, normalmente, dentro de 30 días del calendario natural, después de haber recibido la apelación.

**3. Funcionario Académico Superior.** Si usted no está satisfecho con la decisión del superintendente de área puede presentar una apelación por escrito al Funcionario Académico Superior dentro de 10 días laborables. Éste emitirá una decisión por escrito, normalmente dentro de 20 días del calendario natural, después de haber recibido la solicitud para reconsideración.

**4. Superintendente.** Si usted no está satisfecho con la decisión del Funcionario Académico Superior, puede apelar por escrito al Superintendente dentro de 10 días laborables. El Superintendente emitirá una decisión por escrito dentro de 20 días del calendario natural, después de haber recibido la solicitud para reconsideración. La decisión del Superintendente es la decisión final del Distrito Escolar.

B. <u>Empleado Acosador o Discriminador</u>. Si el supuesto acosador o discriminador es un <u>empleado</u> del Distrito Escolar.

**1. Director(a).** Informe del incidente al director de la escuela. Éste le puede ayudar a presentar una queja formal, por medio del formulario Informe de Queja para Estudiantes - *Student Complaint Report*. (Si usted cree que el director está personalmente involucrado el el supuesto acoso o discriminación, puede presentar una queja al superintendente del área o puede informar del incidente al Coordinador de Título IX o Especialista de ADA/504). Para proseguir con la queja, ésta debe ser presentada dentro de 60 días del calendario natural en que ocurrió el incidente. El director enviará el informe al **Coordinador del Título IX** y al **Especialista de ADA/504**. (y uno de ellos hará una investigación de la queja y emitirá una decisión por escrito acerca la validez de la queja y de las medidas correctivas recomendadas).

2. Funcionario Ejecutivo de Operaciones (o persona designada). Si usted no está satisfecho con la decisión del Coordinador de Título IX o del Especialista de ADA/504, puede apelar por escrito al Funcionario Ejecutivo de Operaciones (o persona designada) dentro de 10 días laborables. Una decisión por escrito será emitida dentro de 20 días del calendario natural, después de haber recibido la solicitud para reconsideración.

**3. Superintendente.** Si usted no está satisfecho con la decisión del Oficial Superior de Personal (o la decisión del Funcionario Superior de Operaciones), puede presentar su apelación por escrito, al Superintendente, dentro de 10 días laborables. El Superintendente emitirá una decisión por escrito dentro de 20 días del calendario natural, después de haber recibido la solicitud para reconsideración. La decisión del Superintendente es la decisión final del Distrito Escolar.