POLICY 5.81

4-B I recommend the Board adopt the proposed revisions to Policy 5.81, to be renamed "Protecting Students from Sexual Harassment and Discrimination."

Adoption

CONSENT ITEM

 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 60 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, lines
 209 and 271 also reflect the OCR guidelines in Protecting Students from Harassment
 and Hate Crime: A Guide for Schools, Part II (1999): schools "should investigate all
 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. See line 92.
- 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.

POLICY AGAINST PROTECTING STUDENTS FROM SEXUAL HARASSMENT AND DISCRIMINATION OF STUDENTS

PROPOSED REVISION OF POLICY 5.81

1. <u>General Provisions.--</u> The <u>School Board of Palm Beach County</u>, as governing <u>body for the</u> District of Palm Beach County, Florida ("School District" or "District"), does not discriminate on the basis of sex in education programs and prohibits sexual harassment of, or <u>gender-based discrimination against</u>, any student <u>or applicant for admission</u> by any <u>Board member</u>, <u>District</u> employee, <u>consultant</u>, <u>contractor</u>, <u>agent</u>, <u>visitor</u>, <u>volunteer</u>, student, or other person in the school; or outside the school; at school-sponsored events, on school buses, and at training facilities sponsored by the School District.

2. Sexual harassment <u>and discrimination</u> will not be tolerated and <u>will shall</u> be just cause for disciplinary action. <u>Pursuant to § 230.23(6)(d)8, the Board hereby gives notice that "violation of the district school board's sexual harassment policy by a student is grounds for in-school suspension, out-of-school suspension, expulsion, or imposition of other disciplinary action by the school and may also result in criminal penalties being imposed."</u>

3. In an effort to promote an environment free of sexual harassment and discrimination, the School District has adopted this Policy <u>prohibiting Against</u>
<u>Ssexual Hharassment of, and or gender-based Ddiscrimination against, of Sstudents, in order to prevent, investigate, and take prompt, equitable, and appropriate action with regard to alleged sexual harassment and discrimination.</u>

4. Although Title IX does not prohibit discrimination on the basis of sexual orientation, sexual harassment directed at gay and lesbian students may constitute sexual harassment covered by Title IX. The School District believes that all students are entitled to a safe, equitable, and harassment-free school experience. The School District Board will not tolerate sexual harassment between members of the same or opposite sex. The Office for Civil Rights (OCR) states in its Revised Sexual Harassment Guidance (2001):

Although Title IX does not prohibit discrimination on the basis of sexual orientation, sexual harassment directed at gay or lesbian students that is sufficiently serious to limit or deny a student's ability to participate in or benefit from the school's program constitutes sexual harassment prohibited by Title IX For example, if a male student or a group of male students target a gay student for physical sexual advances . . . the school would need to respond promptly and effectively . . . , just as it would if the victim were heterosexual. On the other hand, if students heckle another

student with comments based on the student's sexual orientation ..., but their actions do not involve conduct of a sexual nature, their actions would not be sexual harassment covered by Title IX. However, sufficiently serious sexual harassment is covered by Title IX even if the hostile environment also includes taunts based on sexual orientation.

This Policy shall be interpreted and applied consistent with all applicable state and federal laws and the Board's collective-bargaining agreements.

6. Title IX Coordinator. -- Title IX of the Education Amendments ("Title IX") and regulations of the Department of Education's Office for Civil Rights ("OCR") require that the School District not discriminate on the basis of sex and that the School District designate a Title IX Coordinator who is responsible for compliance with Title IX and this Policy. The School District has designated the EEO Equal Employment Opportunity ("EEO") Coordinator as the person responsible for ensuring that students and their custodial parent(s)/guardian receive information related to sexual harassment.

- The EEO Coordinator is the District's Title IX Coordinator and Sexual Harassment 7. Officer and is located at: 3370 Forest Hill Boulevard, Suite A-128-115, West Palm Beach, Florida, 33406; Telephone: (561) 434-8637.
- Along with similar information required by Policy 5.001, this contact information is 8. to be posted in highly visible locations at each school including the main office, the guidance waiting area, and student services.

- 9. **Definitions.--** For purposes of this Policy, the following definitions shall apply:
 - Accused/employee: The accused is defined as a School District employee a. alleged to be responsible for the violation alleged in the complaint.
 - Accused/student: The accused defined as a student alleged to be responsible b. for the violation that is alleged in the complaint.
 - Complaint A complaint means is defined as written allegations regarding any C. action, policy, procedure, or practice prohibited by Title IX, the Florida Education Equity Act, and/or this pPolicy.
 - d. Complainant: A complainant is defined as is a student of, or applicant for admission to, the School District who submits a written complaint of sexual harassment or discrimination or an individual or group submitting a complaint on behalf of a student(s).

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- Day: All days are is defined as a working days and does not include e. weekends or holidays unless noted as "calendar day."
- f. Minor, or minor student, is defined as any student who has not yet attained the age of eighteen (18). For purposes of this policy, the term should also be construed to include an adult student who has been determined incompetent or unable to give informed consent due to disability under state law. Note: any 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 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 of an adult student who has given consent for the parent to receive the notice. The notice would also be given to the parent of any adult student who has been determined to be incompetent or unable to give informed consent due to disability under state law.
- Parties: Parties means is defined as the accused student/applicant for g. admission and/or accused/employee, and the complainant.
- h. School Official: School Officials include is defined for purposes of this Policy, as School Board employees, principals, assistant principals, teachers, and school police officers who have the duty of reasonable supervision with respect to student activities.

10. Prohibited Sexual Harassment

- There are two (2) types of sexual harassment: quid pro quo harassment and a. hostile environment harassment.
 - i. Quid pro quo harassment occurs when some advancement or opportunity, such as grades, credits, graduation, or other benefits are conditioned upon sexual favors or that an advancement or opportunity is withheld or punishment will result from a refusal to comply with a demand for sexual favors.
 - ii. Hostile environment harassment occurs when sexual conduct is sufficiently severe, persistent, or pervasive that it has the purpose or effect of unreasonably interfering with a student's performance or ability to benefit from his/her education, or creates an intimidating, hostile, offensive, or abusive school environment.
- Prohibited sexual harassment includes, but is not limited to, requests for b. sexual favors, and other verbal, visual or physical conduct of a sexual nature when:

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- i. Submission to the conduct is explicitly or implicitly made a term or condition of an individual's academic status or progress.
- ii. Saubmission to or rejection of the conduct by an individual is used as the basis for academic decisions affecting the individual. The conduct has the purpose or effect of having a negative impact on the individual's academic performance, unreasonably interfering with the individual's education, or creating an intimidating, hostile, or offensive educational environment.; or
- iii. <u>Ssubmission</u> to or rejection of the conduct by the individual is used as the basis for any decision affecting the individual regarding benefits and services, honors, programs, or activities available at or through the school.
- c. Types of conduct which are prohibited in the District and which may constitute sexual harassment include, but are not limited to:
 - i. Ggraphic verbal comments about an individual's body or appearance-:
 - ii. Sexual jokes, notes, stories, drawings, pictures or gestures:
 - iii. <u>Ssexual slurs; sexually-suggestive</u> leering, threats, abusive words, derogatory comments; or sexually-degrading descriptions-;
 - iv. Unwelcome sexual flirtations or propositions for sexual activity or unwelcome demands for sexual favors, including but not limited to repeated unwelcome requests for dates.
 - v. Sspreading sexual rumors-:
 - vi. \pm touching an individual's body or clothes (including one's own) in a sexual way, including, but not limited to, grabbing, brushing against, patting, pinching, bumping, rubbing, kissing, and fondling-:
 - vii. <u>Ccornering or blocking normal movements, or bullying-:</u>
 - viii. Delisplaying sexually suggestive drawings, pictures, written materials, and objects in the educational environment. or
 - ix. Aany act of retaliation against an individual who reports a violation of the District's Board's sexual harassment Policy or who participates in the investigation of a sexual harassment complaint.

 11. Site Level-GRIEVANCE PROCEDURE FOR SEXUAL HARASSMENT OR DISCRIMINATION BY STUDENTS -- Investigation and Resolution of Complaints Against an (Accused/Student)

- a. Site-Level Procedure Reporting Discrimination or Harassment.-- Any student or applicant for admission who believes he/er she is a victim of sexual harassment or discrimination (or any individual, including any student, teacher, or other employee of the School District, who has knowledge of any incident(s) involving sexual harassment or discrimination of students or applicants for admission) is strongly encouraged to report the incident(s) in writing to the principal or other a school official. Due to the sensitive nature of sexual harassment complaints, the written complaint may be filed directly with or the EEO/Title IX Coordinator and ADA/504 Specialist.
- b. School officials must report <u>in writing</u> any allegations of harassment or discrimination to the <u>Pprincipal</u> and to the EEO/<u>Title IX</u> Coordinator.
- c. School officials must instruct students <u>and their custodial parent(s)/guardian</u> that they the student (or custodial parent(s)/guardian on behalf of the student) may file a <u>written</u> complaint with the <u>Pprincipal/ordesignee</u> or EEO/<u>Title IX</u> Coordinator.
- d. The principal/designee shall document all complaints in writing to ensure that problems are appropriately addressed. 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.
- e. It is the responsibility of the principal to forward all complaints within two (2) work days to the area superintendent, EEO/Title IX Coordinator, and ADA/504 Specialist. Although this Policy encourages students to use the formal written complaint process, school officials "should 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 Students from Harassment and Hate Crime: A Guide for Schools, Part II (1999).
- f. Principal Involvement.-- If the P principal is directly and personally involved with a complaint or is closely related to the a parties party to the complaint, then an impartial designee the area superintendent shall be asked to conduct the investigation.
- g. 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). Even at this stage, where a formal complaint form is not filed, the principal must summarize, in a written record, the complainant's allegations. The principal should request the complainant (or minor complaint's parent/guardian) to sign the summary to indicate that it is accurate. The principal must transmit a copy of this summary to the area superintendent, EEO/Title IX Coordinator, and ADA/504 specialist within two (2) work days, noting that the parties agreed to attempt informal resolution.

- i. If both parties are willing, the principal/designee 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 parties 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 and both the complainant and the accused/student are willing.
- iii. If the principal/designee and the complainant and the accused/student
 (and/or their parents) agree that a satisfactory resolution has been
 achieved through the informal conversation, then no further action need
 be taken (besides notifying the area superintendent, EEO/Title IX
 Coordinator, and ADA/504 Specialist that the matter has been resolved).
 However, if a complete resolution has not been achieved, a formal written
 complaint should be filed within ten (10) work days after the informal
 meeting.
- iv. <u>If the complaint is satisfactorily resolved informally, the Pprincipal/er designee shall notify the area superintendent, EEO/Title IX Coordinator, and ADA/504 Specialist of the resolution of the complaint.</u>
- h. Filing a Formal Complaint Report.-- If the matter cannot be is not satisfactorily resolved informally, the Pprincipal/ or-designee shall assist the student (or custodial parent(s)/guardian on behalf of a minor as defined in paragraph (9)(f)) in filing a complaint. Individuals may file a written complaint, either orally or in writing with the Pprincipal/ ordesignee or EEO/Title IX Coordinator by using the Harassment and Discrimination Complaint Student Complaint Report form (PBSD 1615). Said form is hereby incorporated by reference and made a part of this Policy and shall be filed with the Clerk of the

<u>School Board herewith and is available on the District's web site at www.palmbeach.k12.fl.us/Records/ Forms.htm.</u>

- i. 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/ or 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.
- j. If the student does not file a written complaint, the student will be requested to complete the complaint form. The principal/or designee may assist the student in completing the form or may complete the form for a student. The complainant will be requested to provide signed, specific information regarding the alleged discrimination or harassment, the alleged offender(s), witnesses, and other relevant information. In all instances, the student (or custodial parent(s)/guardian on behalf of a minor as defined in paragraph (9)(f)) shall review the form to ensure its accuracy and sign and date the complaint.
- k. All complaints filed with the P principal or designee must be reported in writing to the A area superintendent Executive Director and the EEO/Title IX Coordinator and ADA/504 Specialist.
- I. Notice to Accused/Student. -- Within two (2) days of receipt of a complaint, the P principal/ or designee will notify the accused/student of the allegations.
- m. 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 minor student, as defined in paragraph (9)(f), who is involved in alleged harassment or discrimination. Notification may be made by telephone, letter, or personal conference. The students involved and their custodial parent(s)/ guardians will also be notified of events and decisions described in this pPolicy.
- n. <u>Steps in the Investigation.--</u> The Pprincipal/ordesignee shall promptly and begin an investigation within two (2) work days and thoroughly investigate all complaints of sexual harassment or discrimination, including at a minimum the following steps:
 - i. Promptly talk with the complainant within two (2) work days:

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- ii. <u>give Tthe complainant (or custodial parent(s)/guardian of a minor as defined in paragraph (9)(f))</u> 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 <u>writing if he/she has not already done so.</u>:
- iii. Ppromptly talk with the accused/student (or custodial parent(s)/guardian of a minor as defined in paragraph (9)(f)) within two (2) work days-;
- iv. \pm the accused/student shall have an opportunity to describe the incident, present witnesses and other evidence, and put his/her response in writing.
- v. Talk with any person who saw the harassment, has knowledge of the discrimination, or who may have related information.: and
- vi. Conduct a conference, if appropriate, with the complainant (and custodial parent(s)/guardian of a minor as defined in paragraph (9)(f)) and the accused/student (and custodial parent(s)/guardian of a minor) and give with prior notice of the date, time, place and rules to the parties.
- 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 the custodial parent(s)/guardian of a minor as defined in paragraph (9)(f)), 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 of the minor student as defined in paragraph (9)(f)), after his/her review of the statement.
- ix. The principal/designee should dictate and then review his/her notes with the complainant and accused/student after the interviews to verify the facts and ensure accuracy, and then obtain signatures, but shall not tape the interviews.
- o. If the complainant and the accused/student agree, the Principal or designee may arrange for the parties to resolve the complaint informally.
 - x. The student who complained 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.

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- xi. If the matter cannot be resolved informally, the Principal/ or designee shall assist the student in filing a complaint. If the complaint is resolved informally, the Principal/or designee shall notify the EEO Coordinator of the resolution of the complaint.
- Pursuing the Investigation.-- During the investigation, the Pprincipal/er Ο. 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.
 - i. In general, complainants shall continue attendance at the school and pursue their studies as directed while the investigation is conducted and the complaint is pending resolution.
 - ii. The Principal or designee is encouraged to ask open-ended questions to enable students to describe what happened in their own words.
 - iii. The Principal or designee may request that the accused/student prepare a written response to the complaint, or the Principal or designee may 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.
 - iv. The Principal or designee should review and dictate his/her notes with the complainant and accused/ student after the interviews to verify the facts and ensure accuracy, and obtain signatures, but shall not tape the interviews.
 - ii. When necessary to carry out his/her investigation or for other good reasons, and consistent with federal and state privacy laws, the P principal/ or designee may discuss the complaint with any of the following persons:
 - Α. Superintendent/or designee;
 - B. Chief Academic Officer;
 - C. Aarea superintendents Executive Directors;
 - D. associate Ssuperintendents;
 - Chief of School Police;

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- F. the <u>custodial</u> parent(<u>s</u>)/guardian of the complainant, if the complainant is <u>under eighteen (18) years of age a minor, as defined in paragraph (9)(f) of this Policy.</u>;
- G. the <u>custodial</u> parent(<u>s</u>)/guardian of the accused/student, if the accused/student is <u>under eighteen (18) years of age a minor, as defined in paragraph (9)(f).;</u>
- H. a teacher or staff member whose knowledge of the students involved may help determine who is telling the truth;
- child protective agencies responsible for investigating child abuse,
 and/or
- J. legal counsel for the district Board.
- p. Written Decision of the Principal/Designee.-- Upon completion of the investigation, the Pprincipal/erdesignee will make a decision about the validity of the allegations in the complaint and about any corrective action, if applicable, consistent with the Matrix of Incidents and Actions in Policy 5.1812 (elementary) or Policy 5.1813 (secondary). In reaching a decision about the complaint, the Pprincipal/er designee should take into account:
 - i. <u>Ss</u>tatements made by the persons identified in <u>Section 5</u> <u>paragraphs</u> (11)(n), (o) above;
 - ii. The details and consistency of each person's account;
 - iii. <u>Ee</u>vidence of how the complainant reacted to the incident;
 - iv. Eevidence 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. Eevidence 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>Gcase law, state and federal laws and regulations, and the District's <u>Board's pPolicyies</u> prohibiting sexual harassment and discrimination.</u>

439	q.	To determine the severity of the harassment or discrimination, the
440 441		Pprincipaler designee may consider, among other things:
441		i. Hhow the misconduct affected one or more student's education
443		i. Hillow the misconduct affected one of more student s education
444		ii. ‡the type, frequency, and duration of the misconduct:
445		The average of paragraph and
446		iii. Ŧthe number of persons involved-:
447 448		iv Tthe subject(s) of herecoment or discrimination:
448 449		iv. $\mp_{\underline{t}}$ he subject(s) of harassment or discrimination-:
450		v. <u>Tthe place and situation where the incident occurred-: and/or</u>
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452		vi. Oother incidents at the school, including incidents of harassm
453		discrimination that were not related to sex.
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455	r.	Within thirty (30) calendar days of the filing of the complaint, the P
456		designee shall give the Aarea superintendent/ Executive Director
457		and the EEO/ <u>Title IX</u> Coordinator <u>and ADA/504 Specialist</u> a writter
458		describes the complaint and investigation and contains his/her find
459		decision, and reasons for the decision.
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461		i. If the principal/designee he/she verifies that sexual harassme
462		discrimination occurred, this report shall describe the actions
463		taken to end the harassment or discrimination <u>pursuant to the</u>
464		Incidents and Actions in Policy 5.1812 (elementary) or Policy
465		(secondary), address the effects of the harassment or discrin
466		the complainant; and prevent retaliation or further harassmer
467		discrimination.
468		ii The Daringinal or decigned will shall notify the nortice (and the
469		ii. The Pprincipal or designee will shall notify the parties (and the
470		parents(s)/guardian if the parties are minors as defined in particular (a)/(s)) in writing of his/her the decision and their right to review
471 472		(9)(f)) in writing of his/her the decision and their right to review
472		Aarea <u>superintendent/</u> Executive Director ordesignee. (If the
473 474		was originally filed with, and investigated by, the EEO/Title IX Coordinator or ADA/504 Specialist instead of the principal, the
474 475		Coordinator or ADA/504 Specialist instead of the principal, the Coordinator or ADA/504 Specialist shall inform the parties of
473 476		appeal to the Chief Academic Officer/designee within ten (10)
476 477		receiving the Coordinator's/Specialist's decision.)
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478 479	S.	No retaliation of any kind is permitted on the basis of an individual
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- among other things:
- ne or more student's education-;
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- ncluding incidents of harassment or ted to sex.
- e filing of the complaint, the P principal/ or ntendent/ Executive Director or designee d ADA/504 Specialist a written report that ation and contains his/her findings,
 - verifies that sexual harassment or ort shall describe the actions he/she took discrimination <u>pursuant to the Matrix of</u> .1812 (elementary) or Policy 5.1813 s of the harassment or discrimination on taliation or further harassment or
 - shall notify the parties (and their custodial are minors as defined in paragraph cision and their right to review by the e Director ordesignee. (If the complaint estigated by, the EEO/Title IX ist instead of the principal, the Title IX ist shall inform the parties of the right to fficer/designee within ten (10) days after cialist's decision.)
- No retaliation of any kind is permitted on the basis of an individual's having made a discrimination or harassment complaint.

482 12. Appeal to Area Superintendent Executive Director of a Complaint Against an Accused/Student.-- If the complaint against an accused/student is not resolved at the school-site level to the satisfaction of the parties in the site-level process either party (or their custodial parents(s)/guardian if the parties are minors as defined in paragraph (9)(f)), may seek review by the Aarea superintendent Executive Director or designee, by using through the following procedures process:

- a. The written complaint and request for review shall be sent to the area superintendent's office within ten (10) days of the completion of the site-level process by the principal/designee.
 - i. If the principal's designee conducted the investigation and made the decision, the first level of appeal is to the principal rather than the area superintendent. If the complaint was reviewed or investigated by the principal, the next level of appeal is to the area superintendent/designee. (If the complaint was originally filed with, and investigated by, the EEO/Title IX Coordinator or ADA/504 Specialist instead of the principal, the next level of appeal is to the Chief Academic Officer/designee.) The written complaint and request for review shall be sent to the Area Executive Director's office within ten (10) days of the completion of the site-level process by the Principal or designee.
 - ii. <u>However, If if</u> the A <u>area superintendent/</u> Executive Director or designee is directly involved with a complaint or <u>closely related to</u> with the <u>a parties party</u> to the complaint, then an impartial designee the Chief Academic Officer/designee shall be asked to conduct the <u>investigation</u> review and/or <u>further investigation</u>.
- b. <u>Notice Requirement.--</u> Notice will be given to all parties of a request for review by the A <u>area 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> <u>Executive Director or</u> designee shall review the complaint, the answer to the complaint, the <u>P</u> <u>p</u>rincipal's report, and any other evidence in the record. The <u>A a</u>rea <u>superintendent/</u> <u>Executive Director or</u> designee may conduct any further investigation he/she deems necessary.
 - i. The area superintendent/designee will review the principal's decision as to the validity of the allegations and any corrective action and will make a decision within thirty (30) calendar days after receipt of the request for review. Time limits may be extended by written mutual agreement of the individual(s) making the complaint and the person to whom the complaint

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- is addressed accused/student (or the custodial parent(s)/guardian of a minor party as defined in paragraph (9)(f)).
- ii. No retaliation of any kind is permitted because an individual has made a sexual harassment or sexual discrimination complaint. During the investigation, the Aarea 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. The Area Executive Director or designee will review the Principal's decision as to the validity of the allegations and any corrective action, and will make a decision within thirty (30) calendar days after receipt of the request for review.
- iii. The A area superintendent/ Executive Director or designee shall take action deemed appropriate to resolve the situation, including, but not limited to, warning, out-of-school suspension, expulsion, transfer to alternative school, or other disciplinary action by the school, consistent with the requirements of applicable procedures outlined in each Sechool's Student-Parent Handbook, School District the Matrix of Incidents and Actions in Policy 5.1812 (elementary) or Policy 5.1813 (secondary), and Florida law, or transfer to alternative school.
- iv. The A <u>area superintendent/ Executive Director or</u> designee will inform the parties in writing of <u>his/her the</u> decision and the parties' right to appeal.
- v. A copy of the decision will be sent to the EEO/Title IX Coordinator and ADA/504 Specialist.

13. Appeal to the Chief Academic Officer/Designee

- a. If the complainant or accused/student (or the custodial parent(s)/guardian of a minor party as defined in paragraph (9)(f)) is dissatisfied with the area superintendent's decision, that decision may be appealed in writing to the Chief Academic Officer/designee within ten (10) days after receipt of the decision.
 - i. <u>If the area superintendent's designee conducted the investigation, the next level of appeal is to the area superintendent rather than the Chief Academic Officer.</u>
 - ii. <u>If the Chief Academic Officer/designee is directly involved with a complaint or closely related to a party to the complaint, then the Chief Operating Officer/designee shall be asked to review the matter.</u>

- b. Notice.-- Notice of the appeal shall be given in writing to the complainant and accused/student (and the custodial parent(s)/guardian of a minor party as defined in paragraph (9)(f)) within two (2) days of receipt of the appeal.
- c. <u>Procedure.-- The Chief Academic Officer/designee shall review the written complaint, the accused/student's response to the complaint (or parent's/guardian's response on behalf of the minor accused/student as defined in paragraph (9)(f)), and all documentation pertaining to the alleged harassment or discrimination including the area superintendent's decision.</u>
 - i. <u>The Chief Academic Officer/designee</u>, in his/her discretion, may request additional information.
 - ii. The Chief Academic Officer/designee shall issue a written decision to the parties within twenty (20) calendar days of request of the appeal.

14. Appeal Procedure to the Superintendent

- a. If the complainant or accused/student (or the custodial parent(s)/guardian of a minor party as defined in paragraph (9)(f)), is dissatisfied with the Area Executive Director's Chief Academic Officer's decision, that 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 investigation, the next level of appeal is to the Chief Academic Officer, rather than to the Superintendent.</u>
 - ii. If the Superintendent is directly involved with a complaint <u>or closely</u> <u>related to a</u> <u>with the partiesparty</u> to the complaint, then an impartial <u>designee the Chief Counsel to the Board</u> shall be asked to review the matter <u>and report the findings in writing to the Board</u>.
- b. <u>Notice.--</u> Notice of the appeal shall be given to all-the parties within two (2) days of receipt of appeal.
- c. Procedure.-- The Superintendent/er designee shall review the written complaint, the accused/student's response to the complaint (or the response of the custodial parent(s)/guardian of a minor student as defined in paragraph (9)(f)), and all documentation pertaining to the alleged sexual harassment or discrimination, including the Area Executive Director's Chief Academic Officer's decision.

- i. The Superintendent/or designee, in his/her discretion, may request additional information.
- ii. The Superintendent/ or designee shall issue a written decision to the parties within twenty (20) calendar days of request of the appeal. The decision of the Superintendent/ or designee is the final decision of the District.
- 15. Other Means of Resolution.- If the complainant is not satisfied with the results of the procedures contained in this policy, he or she may utilize other means for resolution as provided by law, including seeking recourse through the Federal Office for Civil Rights ("OCR").

16. GRIEVANCE PROCEDURE FOR SEXUAL HARASSMENT OR DISCRIMINATION BY EMPLOYEES -- Investigation and Resolution of Complaints Against an (Accused/Employee)

- a. Site-Level Procedure Reporting Discrimination or Harassment.-- Any student/er applicant for admission (or the custodial parent(s)/guardian thereof, if a minor as defined in paragraph (9)(f)), who believes he/er-she is a victim of discrimination or harassment, of (or any individual, including any student, teacher, or other employee of the School District, who has knowledge of any incident(s) involving sexual discrimination against, or harassment of, students) is strongly encouraged to report the incident(s) in writing to the principal or other a-school official. Due to the sensitive nature of sexual harassment complaints, the written complaint may be filed directly with the EEO/Title IX Coordinator and ADA/504 Specialist. Complaints should be filed as soon as possible after the alleged incident, but must be filed within one hundred eighty (180) calendar days after the alleged incident (i.e. within 180 days after the last act of alleged harassment or discrimination).
- School officials must report <u>in writing</u> any allegations of discrimination or harassment to the <u>Pprincipal</u> and to the <u>EEO/Title IX</u> Coordinator <u>and</u> <u>ADA/504 Specialist</u>.
- c. School officials must instruct students that they may file a <u>written</u> complaint with the <u>P</u>principal/ or designee or the EEO/Title IX Coordinator and ADA/504 Specialist. If the <u>P</u>principal is directly involved with a complaint or with the parties to the complaint or is closely related to a party to the complaint, then the incident may be reported directly to the EEO/Title IX Coordinator.

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- The principal 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, EEO/Title IX Coordinator and ADA/504 Specialist. 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.
- Filing the Compliant Form.-- Individuals Consistent with OCR guidelines, a e. formal complaint process is required for any complaint against an employee. Complainants (or the custodial parent(s)/quardian of the minor student as defined in paragraph (9)(f)) may file a complaint, either orally or in writing, with the Pprincipal/or-designee or the EEO/Title IX Coordinator and ADA/504 Specialist by using the Harassment and Discrimination Complaint Student Complaint Report form (PBSD 1615), available on the District's web site at http://www.palmbeach.k12.fl.us/Records/Forms.htm.
 - Complaints should be filed as soon as possible after the alleged incident, but must be filed within sixty (60) one hundred eighty (180) calendar days of after the alleged incident (that is, within 180 days after the last act of alleged 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 P principal/ordesignee may assist the individual in completing the ii. Fform by recording information on it the *Harassment and Discrimination* Complaint Form, reviewing it with the complainant, and obtaining the complainant's signature. The complainant will be requested to provide signed, specific information regarding the alleged discrimination or harassment, the alleged offender(s), witnesses, and other relevant information.
 - All complaints filed with the P-principal/ordesignee must be reported to iii. the A-area superintendent Executive Director and the EEO/Title IX Coordinator and ADA/504 specialist for investigation.
- f. 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 (9)(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.

- g. Investigation by EEO/Title IX Coordinator/designee or ADA/504

 Specialist/designee.-- The EEO/Title IX Coordinator/ er-designee or ADA/504 Specialist/designee shall document and 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) business days after receiving the complaint. The complainant (and/or the custodial parent(s)/guardian of the minor complainant as defined in paragraph (9)(f)) shall have an opportunity to describe the incident, present any evidence, name witnesses, and ensure that put his/her the complaint is put in writing, if he/she has not already done so.;
 - ii. ‡talk with any witnesses or others who may have relevant information.; and
 - iii. <u>Geonduct</u> an investigation 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.
- h. During the investigation, the EEO/Title IX Coordinator/designee or ADA/504
 Specialist/designee may recommend to the Chief Personnel Officer/or
 designee, any action necessary to protect the complainant, or other students
 or employees or students, consistent with the requirements of applicable
 regulations or statutes, State Board of Education Rules, Schol Board Policies,
 and collective bargaining agreements.
 - i. In general, complainants will continue attendance at the school and pursue their studies as directed while the investigation is conducted and the complaint is pending resolution. The EEO Coordinator shall document all complaints to ensure that problems are appropriately addressed.
 - ii. When necessary to carry out <u>his/her the</u> investigation or for other good reasons, and consistent with federal and state privacy laws, the EEO/<u>Title IX</u> Coordinator/<u>designee or ADA/504 Specialist/designee</u> also shall discuss the complaint with the following persons, as appropriate:
 - A. Superintendent/or-designee;
 - B. Chief Operating Officer and/or Chief Operating Officer;
 - C. Aarea <u>superintendent/designee</u> Executive Directors;

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744		С	D. <u>Aa</u> ssociate <u>Ss</u> uperintendents;
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746		E	E. Chief of School Police;
747		_	Chief Derecanal Officer:
748		F	F. Chief Personnel Officer;
749 750			Director of Employee Labor Relations:
750 751		Ċ	6. Director of Employee Labor Relations;
751 752		L	H. ∓the <u>custodial</u> parent(s)/guardian of the complainant, if the
753		,	complainant is under eighteen (18) years of age a minor as defined
753 754			in Section (9)(f);
75 5			<u>iii Occilori (5)(1)</u> ,
756		I.	Aa teacher or staff member whose knowledge of the student(s) or
757		••	employee(s) involved may help determine who is telling the truth;
758			ompleyed, involved may help determine who is telling the train,
759		J	. Cchild protective agencies responsible for investigating child abuse;
760		J	. • • • • • • • • • • • • • • • • • • •
761		K	C. <u>Llegal</u> counsel for the District Board; and/or
762			<u>=</u> ,
763		L	Eexclusive bargaining representative or their the legal counsel
764			thereof, if appropriate; and
765			
766		N	/I. the accused/employee.
767			
768	17. Re	solution	Decision of the EEO/Title IX Coordinator or ADA/504 Specialist
769	Up	on com	pletion of the investigation, within thirty (30) calendar days of receiving
770			aint if possible, the EEO/Title IX Coordinator shall make a decision about
771	the	validity	of the allegations in the complaint.
772			
773	a.		EO/Title IX Coordinator/designee or ADA/504 Specialist/designee shall
774			ss the determination and any corrective action with the Pprincipal/or
775		desigı	nee and Chief Personnel Officer.
776			
777	b.		ching a decision about the complaint, the following should be taken into
778		accou	ınt:
779 7 22			
780		i. S	Satatements made by the persons identified above;
781			-4 1 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
782		ii. ∓	the details and consistency of each person's account;
783			"avidonas of have the complete and related to the distribute
784		iii. €	<u>e</u> vidence of how the complainant reacted to the incident;
785		i., -	Could annual of most increase of horses most or discrimination by the
786 787			Egvidence of past instances of harassment or discrimination by the
			4Serven movee nonviolen mar ir EVIDENCE OFDASI (12/255/11971)

788 789		discrimination are to be considered, the investigator must review in their entirety the files regarding those past incidents);
790		entirety the mes regarding those past incidents),
790 791		v. Egvidence of past harassment or discrimination complaints that were
791 792		v. Eevidence of past harassment or discrimination complaints that were found to be untrue (provided that, if evidence of past accusations or
		<u> </u>
793 704		complaints is to be considered, the investigator must review in their
794 705		entirety the files regarding those past incidents); and
795 796		vi Coasa law state and federal laws and regulations, and the District's Reard
		vi. Ccase law, state and federal laws and regulations, and the District's Board
797 798		pPolicyies prohibiting harassment and discrimination.
798 799	0	To determine the severity of the harasement or discrimination, the following
800	C.	To determine the severity of the harassment or discrimination, the following
801		may be considered:
802		i. Hhow the misconduct affected one or more student's education;
802 803		i. Hillow the misconduct anected one of more student's education,
803 804		ii. <u>Tthe type, frequency, and duration of the misconduct;</u>
805		ii. + ine type, frequency, and adiation of the misconduct,
80 <i>5</i> 806		iii. T the number of persons involved;
807		III. + Itle Humber of persons involved,
808		iv. Tthe subject(s) of harassment or discrimination;
809		iv. Tile subject(s) of Harassment of discrimination,
810		v. ∓the place and situation where the incident occurred; and
811		v. Tine place and situation where the incident occurred, and
812		vi. Oother incidents at the school.
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815	d.	The following action(s) or discipline may be taken, consistent with any
816	a.	applicable collective-bargaining agreement provisions, to resolve a complaint
817		of harassment or discrimination:
818		of Harassment of disonifiliation.
819		i. Nno action, if the complaint is unsubstantiated;
820		i. 14 <u>11</u> 0 dollori, il tiro dompidint is dribassiantiatod,
821		ii. Ŧtraining requirements for the employee;
822		
823		iii. Ooral reprimand of the employee;
824		m. Ogranophinana <u>or the empleyee,</u>
825		iv. Wwritten reprimand of the employee;
826		TV. TV. H. M. C. Toprimana <u>or and ormployou</u> ,
827		v. Ssuspension of the employee up to and including termination; or
828		- <u></u>
829		vi. Termination of the employee.
830		vi. <u>Tomination of the employee.</u>

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- A. For the first verified offense of harassment of, or discrimination against, a student, suspension should be recommended for a minimum of thirty (30) days without pay up to and including termination. Termination should be recommended for the second offense of verified harassment of, or discrimination against, a student.
- B. Suspension without pay and/or termination requires School Board action.

18. Appeal Procedure for an Accused/Employee

- a. If the accused/employee wishes to appeal the action taken in resolution of the complaint, such appeal shall be filed <u>either</u> in accordance with <u>District Board</u> <u>P</u>Olicy 3.31 <u>or pursuant to the</u> relevant collective bargaining agreement.
- b. For those employees not in a bargaining unit, the appeal shall be filed in accordance with <u>District Board</u> Policy #-3.31.

19. Appeal Procedure for Student/Complainant Against Accused/Employee

- a. Appeal to the Chief Operating Officer/Designee.-- If the complainant or accused/student (or the custodial parent(s)/guardian on his/her behalf if the complainant is a minor as defined in paragraph (9)(f)) is dissatisfied with the EEO/Title IX Coordinator's decision, it may be appealed in writing to the SuperintendentChief Operating Officer/designee within ten (10) days after receipt of the decision. However, if the Superintendent Chief Operating Officer is directly involved with a complaint or closely related to with the a partiesparty to the complaint, then an impartial designee the Chief Academic Officer shall be asked to review the matter.
 - i. <u>Notice.--</u> Notice of the appeal shall be given to <u>all parties</u> the parties (and the custodial parent(s)/guardian of a complainant who is a minor as defined in paragraph (9)(f)) within two (2) days of receipt of appeal.
 - ii. <u>Procedure.</u>-- The <u>Superintendent/</u> or <u>Chief Operating Officer/</u>designee shall review the written complaint, the accused/ <u>student's employee's</u> response to the complaint, and all documentation pertaining to the alleged sexual harassment or discrimination including the EEO/<u>Title IX</u> Coordinator's <u>or ADA/504 Specialist's</u> decision.
 - A. The Superintendent or Chief Operating Officer designee, in his/her discretion, may request additional information.

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- B. The Superintendent<u>/or-Chief Operating Officer/</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 minor complainant) is dissatisfied with the Chief Operating Officer's decision, the decision 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 level of appeal is to the Chief Operating Officer rather than to the Superintendent.</u>
 - <u>ii.</u> 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.
 - iii. Notice.-- Notice of the appeal shall be given in writing to the parties (and their custodial parent(s)/guardian if appropriate) within two (2) days of receipt of the appeal.
 - iv. Procedure.-- The Superintendent/designee shall review the written complaint, the accused/employee's response to the complaint, and all documentation pertaining to the alleged harassment or discrimination, including the Chief Operating Officer's decision.
 - A. The Superintendent may request additional information.
 - B. The Superintendent/designee shall issue a written decision to the parties (and their custodial parent(s)/guardian if appropriate) within twenty (20) calendar days of request of the appeal. The decision of the Superintendent/designee is the final decision of the District.
- c. Other Means of Resolution.-- If the complainant is not satisfied with the results of the procedures contained in this pPolicy, he/ or she may utilize other means for resolution as provided by law, including seeking recourse through the Ffederal Office for Civil Rights ("OCR").

20. GRIEVANCE PROCEDURE FOR SEXUAL HARASSMENT OR DISCRIMINATION BY VOLUNTEERS, VISITORS, OR CONTRACTORS -- Investigation of

915 <u>Complaints Against a School Volunteer, Campus Visitor, Contractor/Consultant, or</u> 916 <u>Other Third Party.</u>

- a. The School Board will not tolerate sexual harassment or discrimination by school volunteers, consultants, independent contractors or subcontractors (or their employees), or any third party in the school (or outside of the school at school-sponsored events), on school buses, or at training facilities sponsored by the School District. Any such alleged harassment or discrimination should be reported immediately to the school principal, using the same formal written complaint process as would be used to report harassment or discrimination by a District employee. The complaint should be filed as soon as possible, at least within one hundred eighty (180) calendar days of the alleged incident (i.e. within 180 days of the last act of alleged harassment or discrimination).
- b. It is the responsibility of the principal to forward all complaints to the area superintendent, EEO/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.
- c. 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 (9)(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.
- <u>d.</u> Within two (2) days of receiving the complaint, the EEO/Title IX
 Coordinator/designee or ADA/504 Specialist/designee shall begin an investigation, using procedures similar to those used for investigation of allegations against District employees.
- e. If the District's investigation substantiates a complaint of sexual harassment or discrimination by a school volunteer, visitor, consultant/independent contractor, vendor or other third party, the Superintendent shall promptly recommend appropriate action. As stated in OCR's Revised Sexual Harassment Guidance (2001):

The type of appropriate steps that the school should take will differ depending on the level of control that the school has over the third party harasser. For example, if athletes from a visiting team harass the home school's students, the home school may not be able to discipline the athletes. However, it could encourage the other school to take appropriate action to prevent further incidents; if

 necessary, the home school may choose not to invite the other school back.

- f. Depending on the situation, an appropriate response may include, but not limited to, revoking the volunteer's status under Policy 2.53; asking the visitor to refrain from returning to the campus; requesting a contractor to remove an employee from a project at a school site and discipline the employee; or debarring a vendor pursuant to Policy 6.14(5). The District's response will be designed to eliminate the harassment or discrimination and prevent its reoccurrence. If the complainant is not satisfied with the District's response, he/she (or the custodial parent(s)/guardian of a minor complainant) may appeal according to the procedures used to appeal a decision regarding alleged harassment or discrimination by an employee under Section 19.
- g. Other Means of Resolution.-- If the complainant is not satisfied with the District's response under this Section, he/she may utilize other means for resolution as provided by law, including seeking recourse through OCR.

21. Confidentiality

- a. To the greatest extent possible, all complaints will be treated as confidential and in accordance with Fla. Stat. § 228.093(3)(d), § 119.07(3)(p), and the Family Educational Rights and Privacy Act ("FERPA"), and any other applicable law, such as §§ 119.07(3)(p) & (u), 231.291(3), and 231.262(1), Fla. Stat.
- b. However, limited disclosure may be necessary to complete a thorough 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.
- 22. Notice. Informing Students and Employees About this Policy.-- Notice of the existence of this policy, 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.

23. Retaliation Prohibited

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 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.
- c. The Pprincipal/er designee, and EEO/Title IX Coordinator or ADA/504

 Specialist, if applicable, shall inform the complainants that he/shethey is are protected by law from retaliation.

24. Additional Assistance Available

- a. In all cases, the District reserves the right to refer the results of its own investigation to the <u>local</u> State Attorney for possible criminal charges, whether or not the District takes any <u>other</u> action on its own account.
- b. The District will provide counseling services for students who have been harassed or discriminated against.
- c. Training will be provided to assist teachers and counselors who work with students to prevent sexual harassment and discrimination between people of the same sex or the opposite sex.
- d. The Office for Civil Rights is a federal agency in the Department of Education that ensures that schools complyiance with charged with implementing Title IX of the Education Amendments and can be contacted by telephone at 1-800-421-3481; by fax at (404) 562-6455; or by e-mail at OCR Atlanta@ed.gov.
- e. For more information, <u>one may</u> contact: EEO/Title IX Coordinator, 3370 Forest Hill Boulevard, Suite A-128 A-115, West Palm Beach, Florida, 33406; Telephone: (561) 434-8637; <u>or visit http://www.ed.gov/ocr/sex.html on the Internet</u>.

STATUTORY AUTHORITY: § <u>230.22(2)</u>; 230.23(<u>17)(22)</u>; 230.23005(<u>6)</u>, Fla. Stat.

LAWS IMPLEMENTED: §§ 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

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December 2, 2002
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1046	<u>Civi</u>	Rights Act of 1964); Section 504 of the
1047	Reh	abilitation Act of 1973 (29 U.S.C. § 794 (Section
1048	<u>504</u>	of the Rehabilitation Act of 1973); 20 U.S.C. §
1049	123	2g (Family Educational Rights and Privacy Act
1050	<u>("FE</u>	RPA"); § 228.2001(2)(a) Fla. Stat., ("Florida
1051	Edu	cation Equity Act"); § 228.093(3)(d);
1052	230	. 23(6)(d)(1) and (8); 230.22(1) and (2);
1053	230	.33(8); 119.07(3)(p), Fla. Stat.
1054		
1055	STATE BOARD OF EDUCATION	6A-19.001; 6A-19.002; 19.008; 6B-1.006(3)(a),
1056	RULES SUPPLEMENTED	(<u>g)</u>
1057		
1058	HISTORY:	8/16/95; 3/17/99; <u>/ /02</u>

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Legal Signoff:	
The Legal Department has reviewed p for development by the Board.	roposed Policy 5.81 and finds it legally sufficient
Attorney	 Date