OSBA Model Sample Administrative Regulation

Code: Revised/F	GBN/JBA-AR(Reviewed:	1)			
	Sexua	l Harassment C	omplaint Proc	edure	
(This AR	is recommended for delete		1		
{1}Repor	ts and complaints of sexua	al harassment shoul	d be made to the fo	ollowing individual(s):	
Name		Position	Phone	Email	
		_			
]
_	ict official receiving the co	-	-	en notice as outlined under	
1	GBN/JBA - Sexual Harimpacted person who is where applicable the pasuch investigation is in discuss the issue with a report or complaint. The witnesses. All findings the investigation shall a violation of the policy days of receipt of the results.	rassment and will not so not a reporting per arents of a reporting itiated. The official all concerned parties are parties will have not of the investigation motify the parties in was found to have deport or complaint.	otify the complaints on (if appropriate greson, impacted will arrange such swithin [five] work an opportunity to sa shall be reduced twriting that the inforcurred to the extension of the extens	those identified in Board policy ant or reporting person, any e), each reported person, and person, or reported person, who meetings as may be necessary to king days after receipt of the ubmit evidence and a list of o writing. The official conductive vestigation is concluded and if ent allowable by law within [30] at the control of the notice with t	en ing a
Ė	investigation and result	ts of the investigation incident, including of	on, together with a	ny other documentation related taken or recommended, shall b	to
Step 2	written appeal to the su working days after rece arrange such meetings discuss the appeal with	iperintendent[or de eipt of the Step 1 de with the complaina iin [5] working days	signee]. Such appercision. The superint and other affects of receipt of the a	he complainant may submit a cal must be filed within [10] ntendent[or designee] will ed parties as deemed necessary appeal. The superintendent[or within [10] working days.	to
Step 3	-		<u> </u>	he complainant may submit a	nt.

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¹{ Align with same positions identified in policy.}

of the Step 2 decision. The Board will review the decision of the superintendent [or designee] in a public meeting to determine what action is appropriate. The Board may use executive session if the subject matter qualifies under Oregon law. Appropriate action may include, but is not limited to, holding a hearing, requesting additional information, and adopting the superintendent's[or designee's] decision. All parties involved, including the school administration, may be asked to attend a hearing for the purposes of making further explanations and clarifying the issues. The Board shall provide a written decision to the complainant within [30] working days following receipt of the appeal.

If the Board chooses not to hear the complaint, the superintendent's [or designee's] decision in Step 2 is final [2].

The superintendent is authorized to amend these procedures (including timelines) when the superintendent feels it is necessary for the efficient handling of the complaint. Notice of any amendments will be promptly provided to the parties.

Complaints against the principal may start at Step 2 and may be filed with the superintendent[or designee]. The superintendent[or designee] will cause the required notices to be provided. The superintendent[or designee] will investigate the complaint and will notify the parties in writing that the investigation is concluded and if a violation of the policy was found to have occurred to the extent allowable by law. If the complaint remains unresolved within [10] working days of receipt by the superintendent[or designee], the complainant may appeal to the Board in Step 3.

Complaints against the superintendent or a Board member (other than the Board chair) may start at Step 3 and should be referred to the Board chair on behalf of the Board. The Board chair will cause required notices to be provided. The Board chair shall present the complaint to the Board. The Board may use executive session if the subject matter qualifies under Oregon law. If the Board decides an investigation is warranted, the Board may refer the investigation to a third party. When the investigation is complete, the results will be presented to the Board. After receiving the results of the investigation, the Board shall decide, within [20] days, in open session what action, if any, is warranted. The Board chair shall notify the parties in writing that the investigation is concluded and if a violation of the policy was found to have occurred to the extent allowable by law.

Complaints against the Board chair may start at Step 3 and should be referred to the Board vice chair on behalf of the Board. The Board vice chair will cause required notices to be provided. The Board vice chair shall present the complaint to the Board. The Board may use executive session if the subject matter qualifies under Oregon law. If the Board decides an investigation is warranted, the Board may refer the investigation to a third party. When the investigation is complete, the results will be presented to the Board. After receiving the results of the investigation, the Board shall decide, within [20] days, in open session what action, if any, is warranted. The Board vice chair shall notify the parties in writing that the investigation is concluded and if a violation of the policy was found to have occurred to the extent allowable by law.

Direct complaints related to employment may be filed with the U.S. Department of Labor, Equal Employment Opportunity Commission or Oregon Bureau of Labor and Industries.

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² [If the Board chooses to accept the superintendent's decision as the district's final decision on the complaint, the superintendent's written decision must meet the requirements of OAR 581-022-2370(4)(b).]

Direct complaints related to educational programs and services may be made to the Regional Civil Rights Director, U.S. Department of Education, Office for Civil Rights, Region X, 915 2nd Ave., Room 3310, Seattle, WA 98174-1099.

Additional information regarding filing of a complaint or report may be obtained through the principal, compliance officer or superintendent.

All documentation related to sexual harassment complaints may become part of the student's education record or employee's personnel file, as appropriate. Additionally, a copy of all sexual harassment complaints or reports and documentation will be maintained as a confidential file and stored in the district office.

The superintendent shall report the name of any person holding a teaching license or registered with Teacher Standards and Practices Commission (TSPC) or participating in a practicum under Oregon Administrative Rule (OAR) Chapter 584, Division 17, when, after appropriate investigation, there is reasonable cause to believe the person may have committed an act of sexual harassment. Reports shall be made to TSPC within 30 days of such a finding. Reports of sexual contact with a student shall be given to a representative from law enforcement or Oregon Department of Human Services, as possible child abuse.



[Name of District]
[Address] | [Phone]

SEXUAL HARASSMENT COMPLAINT FORM

Name of complainant:
Position of complainant:
Date of complaint:
Name of alleged harasser:
Date and place of incident or incidents:
Description of misconduct:
Name of witnesses (if any):
Evidence of sexual harassment, i.e., letters, photos, etc. (attach evidence if possible):
2 value of serial natusation, no., retters, priotos, etc. (anaer e value n possione).
Any other information:
They other information.
I agree that all the information on this form is accurate and true to the best of my knowledge.
Signature: Date:

D

[Name of District] [Address] | [Phone]

WITNESS DISCLOSURE FORM

Name of Witness:
Position of Witness:
Tosition of Witness.
Date of Testimony/Interview:
Description of Instance Witnessed:
Any Other Information:
Ally Other Information.
I agree that all the information on this form is accurate and true to the best of my knowledge.
Signature: Date: