PERSONNEL-MANAGE EMPLOYEE COMPLAIN		DGBA (LOCAL)	
GUIDING PRINCIPLES INFORMAL PROCESS	The Board encourages employees to discuss their con complaints through informal conferences with their sup principal, or other appropriate administrator.		
	Concerns should be expressed as soon as possible to resolution at the lowest possible administrative level.	allow early	
DIRECT COMMUNICATION WITH BOARD MEMBERS	Employees shall not be prohibited from communicating member of the Board regarding District operations exco communication between an employee and a Board me be inappropriate because of a pending hearing or appe- the employee.	ept when ember would	Comment [ks1]: R. Stout recommendation is Update 83 wording
FORMAL PROCESS	If an informal conference regarding a complaint fails to outcome requested by the employee, he or she may in formal process described below by timely filing a writte form.	itiate the	
	Even after initiating the formal complaint process, emplencouraged to seek informal resolution of their concern ployee whose concerns are resolved may withdraw a fer plaint at any time.	ns. An em-	
	The process described in this policy shall not be constructed reated new or additional rights beyond those granted be Board policy, nor to require a full evidentiary hearing or at any level.	y law or	
NOTICE TO EMPLOYEES	The District shall inform employees of this policy. Employees of this policy. Employees of the policy at the onset of each so and shall be informed of revisions as they occur.		- Comment [ks2]: R. Stout recommendation is
FREEDOM FROM RETALIATION	Neither the Board nor any District employee shall unlaw liate against an employee for bringing a concern or cor		Update 83 wording
WHISTLEBLOWER COMPLAINTS	Whistleblower complaints shall be filed within the time s law and may be made to the Superintendent or design at Level Two. Time lines for the employee and the Dist in this policy may be shortened to allow the Board to m	ee beginning trict set out	- Comment [ks3]: R. Stout recommendation is Update 83 wording
	decision within 60 <u>calendar</u> days of the initiation of the [See DG]		
COMPLAINTS AGAINST SUPERVISORS	Complaints alleging a violation of law by a supervisor n to the Superintendent or designee. Complaints alleging of law by the Superintendent may be made directly to t	g a violation	
<u>COMPLAINTS</u>	designee. In this policy, the terms "complaint" and "grievance" sha		Comment [ks4]: R. Stout recommendation is Update 83 wording
	same meaning. This policy shall apply to all employee except as provided below.	complaints,	Comment [ks5]: R. Stout recommendation is Update 83 wording

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## PERSONNEL-MANAGEMENT RELATIONS EMPLOYEE COMPLAINTS/GRIEVANCES

DGBA (LOCAL)

EXCEPTIONS	This policy shall not apply to:	Comment [ks6]: R. Stout recommendation is
	1. Complaints alleging discrimination, including violations of Title	Update 83 wording 1 - 8
	IX (gender), Title VII (sex, race, color, religion, national origin),	
	ADEA (age), or Section 504 (disability). [See DIA]	
	2. Complaints alleging certain forms of harassment, including	
	harassment by a supervisor and violations of Title VII. [See	
	<u>DIA]</u>	
	3. Complaints concerning retaliation relating to discrimination	
	and harassment. [See DIA]	
	4 Compleinte concerning instructional materiale [See EEA]	
	4. <u>Complaints concerning instructional materials.</u> [See EFA]	
	5. Complaints concerning a commissioned peace officer who is	
	an employee of the District. [See CKE]	
	6. Complaints arising from the proposed nonrenewal of a term	
	contract issued under Chapter 21 of the Education Code.	
	[See DFBB]	
	7. Complaints arising from the proposed termination or suspen-	
	sion without pay of an employee on a probationary, term, or	
	continuing contract issued under Chapter 21 of the Education	
	Code during the contract term. [See DFAA, DFBA, or DFCA,	
	respectively]	
	8. <u>Complaints arising from a teacher's evaluation. [See DNA]</u>	
<u>GENERAL</u>	Complaint forms and appeal notices may be filed by hand-delivery	
PROVISIONS	or the U.S. Postal Service, certified mail, return receipt requested.	
<u>FILING</u>	Hand-delivered filings shall be timely filed if received by the appro-	
	priate administrator or designee by the close of business on the	
	deadline. Mail filings shall be timely filed if they are properly ad- dressed with sufficient postage, postmarked by U.S. Postal Service	
	on or before the deadline and received by the appropriate adminis-	
	trator or designated representative no more than three days after	
	the deadline.	Comment [ks7]: R. Stout recommendation is
RESPONSE	At Levels One and Two, "response" shall mean a written communi-	Update 83 wording
<u>KLSFUNSL</u>	cation to the employee from the appropriate administrator. Res-	Comment [ks8]: R. Stout recommendation is
	ponses may be hand-delivered or sent by the U.S. Postal Service	Update 83 wording
	to the employee's mailing address of record. Mailed responses	
	shall be timely if they are postmarked by the U.S. Postal Service on	
	or before the deadline.	
DAYS	"Days" shall mean District business days, unless otherwise noted.	
	In calculating time lines under this policy, the day a document is	
	filed is "day zero." The following business day is "day one."	

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REPRESENTATIVE	"Representative" shall mean any person who or an organization	
	that does not claim the right to strike and is designated by the em- ployee to represent him or her in the complaint process.	 Comment [ks9]: R. Stout recommendation is Update 83 wording
	The employee may designate a representative through written no- tice to the District at any level of this process. If the employee de- signates a representative with fewer than three days' notice to the District before a scheduled conference or hearing, the District may reschedule the conference or hearing to a later date, if desired, in order to include the District's counsel. The District may be represented by counsel at any level of the process.	 Comment [ks10]: R. Stout recommendation is Update 83 wording
CONSOLIDATING COMPLAINTS	Complaints arising out of an event or a series of related events shall be addressed in one complaint. Employees shall not bring separate or serial complaints arising from any event or series of events that have been or could have been addressed in a previous complaint.	
	When two or more complaints are sufficiently similar in nature and remedy sought to permit their resolution through one proceeding, the District may consolidate the complaints.	
UNTIMELY FILINGS	All time limits shall be strictly followed unless modified by mutual written consent.	
	If a complaint form or appeal notice is not timely filed, the com- plaint may be dismissed, on written notice to the employee, at any point during the complaint process. The employee may appeal the dismissal by seeking review in writing within ten days <u>from the date</u> of the written dismissal notice, starting at the level at which the complaint was dismissed. Such appeal shall be limited to the issue of timeliness.	 <b>Comment [ks11]</b> : R. Stout recommendation is Update 83 wording
COSTS INCURRED	Each party shall pay its own costs incurred in the course of the complaint.	
COMPLAINT FORM	Complaints under this policy shall be submitted on the form at DGBA(EXHIBIT), or in writing in narrative form providing the same information requested in DGBA(EXHIBIT).	
	Copies of any documents that support the complaint should be at- tached to the complaint form. If the employee does not have cop- ies of these documents, they may be presented at the Level One conference. After the Level One conference, no new documents may be submitted by the employee unless the employee- <u>offering</u> <u>party</u> did not know, or could not have known, the documents ex- isted before the Level One conference.	 Comment [ks12]: R. Stout recommended wording changes
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## PERSONNEL-MANAGEMENT RELATIONS EMPLOYEE COMPLAINTS/GRIEVANCES

DGBA (LOCAL)

A complaint form that is incomplete in any material aspect may be dismissed, but may be refiled with all the <u>required</u> information if the refiling is within the designated time for filing a complaint.

LEVEL ONE

Complaint forms must be filed:

- Within 15 days of the date the employee first knew, or with reasonable diligence should have known, of the decision or action giving rise to the complaint or grievance; and
- 2. With the lowest level administrator who has the authority to remedy the alleged problem.

In most circumstances, employees on a school campus shall file Level One complaints with the campus principal; other District employees shall file Level One complaints with their immediate supervisor.

If the only administrator who has authority to remedy the alleged problem is the Superintendent or designee, the complaint may begin at Level Two following the procedure, including deadlines, for filing the complaint form at Level One.

If the complaint is not filed with the appropriate administrator, the receiving administrator must note the date and time the complaint form was received and immediately forward the complaint form to the appropriate administrator.

The appropriate administrator <u>shall investigate as necessary and</u> hold a conference with the employee within ten days after receipt of the written complaint. <u>The administrator may set reasonable</u> time limits for the conference.

The administrator shall provide the employee a written response within ten days following the conference. The written response shall set forth the basis of the decision. In reaching a decision, the administrator may consider information provided at the Level One conference and any other relevant documents or information the administrator believes will help resolve the complaint. All documents relied upon by the Level One administrator in reaching the Level One decision shall be provided to the employee along with the written decision

LEVEL TWO If the employee did not receive the relief requested at Level One or if the time for a response has expired, the employee may request a conference with the Superintendent or designee to appeal the Level One decision.

The appeal notice must be filed in writing, on a form provided by the District, within ten days of the date of the written Level One re-

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Comment [ks14]: R. Stout recommended additional wording

PERSONNEL-MANAGEMENT RELATIONS DGBA EMPLOYEE COMPLAINTS/GRIEVANCES (LOCAL) sponse or, if no response was received, within ten days of the Lev-Comment [ks15]: R. Stout recommendation is Update 83 wording el One response deadline. After receiving notice of the appeal, the Level One administrator shall prepare and forward a record of the Level One complaint to the Level Two administrator. The employee may request a copy of is Update 83 wording the Level One record. The Level One record shall include: The original complaint form and any attachments. 1. All other documents submitted by the employee at Level One 2. Comment [ks17]: R. Stout recommendation is Update 83 wording 3. The written response issued at Level One and any attachments. All other documents relied upon by the Level One administra-4. tor in reaching the Level One decision. The Superintendent or designee shall hold a conference within ten days after the appeal notice is filed. The conference shall be limited to the issues presented by the employee at Level One and identified in the Level Two appeal notice. At the conference, the employee may provide information concerning any documents or information relied upon by the administration for the Level One de-Comment [ks18]: R. Stout recommendation is Update 83 wording cision. The Superintendent or designee may set reasonable time limits for the conference. The Superintendent or designee shall provide the employee a written response within ten days following the conference. The written response shall set forth the basis of the decision. In reaching a decision, the Superintendent or designee may consider the Level One record, information provided at the Level Two conference, and any other relevant documents or information the Superintendent or designee believes will help resolve the complaint. Comment [ks19]: R. Stout recommendation is Update 83 wording Recordings of the Level One and Level Two conferences, if any, shall be maintained with the Level One and Level Two records. Comment [ks20]: R. Stout recommendation is Update 83 wording LEVEL THREE If the employee did not receive the relief requested at Level Two or if the time for a response has expired, the employee may appeal the decision to the Board. The appeal notice must be filed in writing, on a form provided by the District, within ten days of the date of the written Level Two response or, if no response was received, within ten days of the Level Two response deadline.

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Comment [ks16]: R. Stout recommendation

Comment [ks21]: R. Stout recommendation is Update 83 wording

## PERSONNEL-MANAGEMENT RELATIONS EMPLOYEE COMPLAINTS/GRIEVANCES

DGBA (LOCAL)

The Superintendent or designee shall inform the employee of the date, time, and place of the Board meeting at which the complaint will be on the agenda for presentation to the Board.

The Superintendent or designee shall provide the Board <u>the record</u> of the Level Two complaint. <u>The employee may request a copy of</u> the Level Two record.

The Level Two record shall include:

- 1. The Level One record.
- 2. <u>The written response issued at Level Two and any attach-</u><u>ments.</u>
- 3. <u>All other documents relied upon by the administration in</u> reaching the Level Two decision.

If at the Level Three hearing the administration intends to rely on evidence not included in the Level Two record, the administration shall provide the employee notice of the nature of the evidence at least three days before the hearing.

The District shall determine whether the complaint will be presented in open or closed meeting in accordance with the Texas Open Meetings Act and other applicable law. [See BE]

The presiding officer may set reasonable time limits and guidelines for the presentation including an opportunity for the employee and administration to each make a presentation and provide rebuttal and an opportunity for questioning by the Board. The Board shall hear the complaint and may request that the administration provide an explanation for the decisions at the preceding levels.

In addition to any other record of the Board meeting required by law, the Board shall prepare a separate record of the Level Three presentation. The Level Three presentation, including the presentation by the employee or the employee's representative, any presentation from the administration, and questions from the Board with responses, shall be recorded by audio recording, video/audio recording, or court reporter.

The Board shall then consider the complaint. It may give notice of its decision orally or in writing at any time up to and including the next regularly scheduled Board meeting. If the Board <u>does not</u> <u>make</u> a decision regarding the complaint by the end of the next\_regularly scheduled meeting, the lack of a response by the Board upholds the administrative decision at Level Two.

Comment [ks23]: R. Stout recommendation

Comment [ks22]: R. Stout recommendation

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Comment [ks24]: R. Stout recommendation is Update 83 wording

Comment [ks25]: R. Stout recommendation is Update 83 wording

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