| STUDENT RIGHTS AND STUDENT AND PARENT | | PONSIBILITIES //PLAINTS/GRIEVANCES | FNG (LOCAL) |
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| Complaints | | is policy, the terms "complaint" and "grievance" shall h e meaning. | ave the |
| Other Complaint Processes | | ent or parent complaints shall be filed in accordance y, except as provided below: | with this |
| | 1. | Complaints alleging discrimination or harassment bar race, color, religion, gender, sex, national origin, age ity, gender stereotyping, perceived sexuality, perceive tual sexual orientation, gender identity or gender exp or any other protected characteristics [see FFH] shall mitted in accordance with FFH. | , disabil- ed or ac- ression, |
| | 2. | Complaints concerning dating violence shall be subn accordance with FFH. | nitted in |
| | 3. | Complaints concerning retaliation related to discrimir and harassment shall be submitted in accordance wi | |
| | 4. | Complaints concerning bullying or retaliation related ing shall be submitted in accordance with FFI. | to bully- |
| | 5. | Complaints concerning loss of credit on the basis of a ance shall be submitted in accordance with FEC. | attend- |
| | 6. | Complaints concerning removal to a disciplinary alter education program shall be submitted in accordance FOC and the Student Code of Conduct. | |
| | 7. | Complaints concerning expulsion shall be submitted cordance with FOD and the Student Code of Conduct | |
| | 8. | Complaints concerning any final decisions of the gifted talented selection committee regarding selection for from the gifted program shall be submitted in accorda EHBB. | or exit |
| | 9. | Complaints WITHIN THE SCOPE OF SECTION 504 CLUDING COMPLAINTS concerning identification, or tion, or educational placement of a student with a dis ity within the ccope of Section 504 shall be submitted accordance with FB and the procedural safeguards h book. | evalua- abil- I in |
| | 10. | COMPLAINTS WITHIN THE SCOPE OF THE INDIV WITH DISABILITIES EDUCATION ACT, INCLUDING PLAINTS Complaints concerning identification, evalued educational placement, or discipline of a student with bility, within the scope of the Individuals with Disability cation Act shall be submitted in accordance with EHE | G COM- uation, a disa- ios Edu- |

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| | | FOF, and the procedural safeguards handbook provi parents of all students referred to special education. | ded to |
| | 11. | Complaints concerning instructional resources shall mitted in accordance with THE EF SERIES . | be sub- |
| | 12. | Complaints concerning a commissioned peace office an employee of the District shall be submitted in acc with CKE. | |
| | 13. | Complaints concerning intradistrict transfers or camp signment shall be submitted in accordance with FDE | |
| | 14. | Complaints concerning admission, placement, or set provided for a homeless student shall be submitted in ance with FDC. | |
| | 15. | COMPLAINTS CONCERNING DISPUTES REGARD STUDENT'S ELIGIBILITY FOR FREE OR REDUCE PRICED MEAL PROGRAMS SHALL BE SUBMITT ACCORDANCE WITH COB. | ED- |
| | prop ance nece son | nplaints regarding refusal of entry to or ejection from I berty based on Education Code 37.105 shall be filed in e with this policy. However, the timelines shall be adju essary to permit the complainant to address the Board within 90 calendar days of filing the initial complaint, of plaint is resolved before the Board considers it. [See .)] | n accord- sted as d in per- unless the |
| Notice to Students and Parents | The | District shall inform students and parents of this polic | у. |
| Guiding Principles Informal Process | cern | Board encourages students and parents to discuss the swith the appropriate teacher, principal, or other carristrator who has the authority to address the concerns | npus ad- |
| | | cerns should be expressed as soon as possible to all lution at the lowest possible administrative level. | ow early |
| | | rmal resolution shall be encouraged but shall not exte dlines in this policy, except by mutual written consent. | |
| Formal Process | outo may writt | informal conference regarding a complaint fails to re- ome requested by the student or parent, the student of initiate the formal process described below by timely en complaint form. The form is available from the prin- ne <u>District's website</u> . ¹ | or parent filing a |

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| | Even after initiating the formal complaint process, students parents are encouraged to seek informal resolution of their cerns. A student or parent whose concerns are resolved m draw a formal complaint at any time. | con- |
| | The process described in this policy shall not be construed ate new or additional rights beyond those granted by law o policy, nor to require a full evidentiary hearing or "mini-trial" level. Employees are protected by due process and confide Complaints seeking reprimand and/or removal/termination employee may not be determined by the parent complaint All concerns/complaints will be investigated following Distri- cies and procedures. | r Board " at any entiality. of an process. |
| Freedom from Retaliation | Neither the Board nor any District employee shall unlawfull ate against any student or parent for bringing a concern or plaint. | |
| General Provisions Filing | Complaint forms and appeal notices may be filed by hand- by electronic communication, including email; fax; or by U. Hand-delivered filings shall be timely filed if received by the priate administrator or designee by the close of business of deadline. Fax filings shall be timely filed if they are receive before the deadline, as indicated by the date/time shown of copy. Emailed filings shall be timely filed if they are received close of business on the deadline. Mail filings shall be time they are postmarked by U.S. Mail on or before the deadline ceived by the appropriate administrator or designated repro- tive no more than three days after the deadline. | S. Mail. e appro- in the d on or in the fax ed by the ely filed if e and re- |
| Scheduling Conferences | The District shall make reasonable attempts to schedule of ences at a mutually agreeable time. If a student or parent f appear at a scheduled conference, the District may hold th ference and issue a decision in the student's or parent's at | fails to ie con- |
| Response | At Levels One and Two, "response" shall mean a written co cation to the student or parent from the appropriate admini Responses may be hand-delivered or sent by U.S. Mail to dent's or parent's mailing address of record. Mailed respons shall be timely if they are postmarked by U.S. Mail on or be deadline. | strator. the stu- nses |
| Days | "Days" shall mean District business days, unless otherwise In calculating timelines under this policy, the day a docume filed is "day zero." The following business day is "day one." | ent is |
| Representative | "Representative" shall mean any person who or organization designated by the student or parent to represent the stude | on that is nt or |
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parent in the complaint process. A student may be represented by an adult at any level of the complaint.

| The student or parent may designate a representative through writ- |
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| ten notice to the District at any level of this process. If the student |
| or parent designates 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. |
| |

- Consolidating Complaints arising out of an event or a series of related events shall be addressed in one complaint. A student or parent shall not file separate or serial complaints arising from any event or series of events that have been or could have been addressed in a previous complaint.
- 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 complaint may be dismissed, on written notice to the student or parent, at any point during the complaint process. The student or parent may appeal the dismissal by seeking review in writing within ten days from the date 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.

- Costs Incurred Each party shall pay its own costs incurred in the course of the complaint.
- Complaint Form Complaints and appeals under this policy shall be submitted in writing on a form provided by the District. The level one form is available from the principal or on the <u>District's website</u>. Level Two and Three appeal forms are available from Student and Parent Services.

Copies of any documents that support the complaint should be attached to the complaint form. If the student or parent does not have copies of these documents, copies may be presented at the Level One conference. After the Level One conference, no new documents may be submitted by the student or parent unless the student or parent did not know the documents existed before the Level One conference.

A complaint or appeal form that is incomplete in any material aspect may be dismissed, but may be refiled with all the required information if the refiling is within the designated time.

Level One Complaint forms must be filed:

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| | 1. | Within 15 days of the date the student or p with reasonable diligence should have kno or action giving rise to the complaint or gri | own, of the decision | | |
| | 2. | With the lowest level administrator who have remedy the alleged problem. | as the authority to | | |
| | | In most circumstances, students and pare One complaints with the campus principal | | | |
| | | If the only administrator who has authority leged problem is the Superintendent or de plaint may begin at Level Two following th ing deadlines, for filing the complaint form | esignee, the com- e procedure, includ- | | |
| | rece form | complaint is not filed with the appropriate ving administrator must note the date and was received and immediately forward the ppropriate administrator. | time the complaint | | |
| | The appropriate administrator shall investigate as necessary and schedule a conference with the student or parent within ten days after receipt of the written complaint. The administrator may set reasonable time limits for the conference. | | | | |
| | the s the c sider othe | Int extenuating circumstances, the administ tudent or parent a written response within onference. In reaching a decision, the adminiformation provided at the Level One cor relevant documents or information the ad elp resolve the complaint. | ten days following ninistrator may con- nference and any | | |
| Level Two | One may | student or parent did not receive the relie or if the time for a response has expired, th request a conference with the Superintence al the Level One decision. | he student or parent | | |
| | the E spor | appeal notice must be filed in writing, on a District, within ten days of the date of the w se or, if no response was received, within I One response deadline. | ritten Level One re- | | |
| | shall the L | receiving notice of the appeal, the Level C prepare and forward a record of the Level evel Two administrator. The student or par of the Level One record. | One complaint to | | |
| | The | _evel One record shall include: | | | |
| | 1. | The original complaint form and any attac | hments. | | |
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| | 2. | All other documents submitted by the student or p Level One. | parent at | | |
| | 3. | The written response issued at Level One and an ments. | y attach- | | |
| | 4. | All other documents relied upon by the Level One tor in reaching the Level One decision. | e administra- | | |
| | 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 student or parent at Level One and identified in the Level Two appeal notice. At the conference, the student or parent may provide information concerning any docu- ments or information relied upon by the administration for the Level One decision. The Superintendent or designee may set reasonable time limits for the conference. | | | | |
| | a wri reac the L ferer | Superintendent or designee shall provide the stud tten response within ten days following the confer hing a decision, the Superintendent or designee m evel One record, information provided at the Leve nce, and any other relevant documents or information tendent or designee believes will help resolve the | ence. In hay consider el Two con- ion the Su- | | |
| | | ordings of the Level One and Level Two conference be maintained with the Level One and Level Two | | | |
| Level Three | Two | e student or parent did not receive the relief reques or if the time for a response has expired, the stude 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 re- sponse or, if no response was received, within ten days of the Level Two response deadline. | | | | |
| | The Superintendent or designee shall inform the student or parent of the date, time, and place of the Board meeting at which the com- plaint will be on the agenda for presentation to the Board. | | | | |
| | The Superintendent or designee shall provide the Board the record of the Level Two appeal. The student or parent may request a copy of the Level Two record. | | | | |
| | The Level Two record shall include: | | | | |
| | 1. | The Level One record. | | | |
| | 2. | The notice of appeal from Level One to Level Two | D. | | |
| | | | | | |
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- The written response issued at Level Two and any attachments.
- 4. All other documents relied upon by the administration in reaching the Level Two decision.

The appeal shall be limited to the issues and documents considered at Level Two, except that 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 student or parent 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 student or parent 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 student or parent or the student'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 does not make 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.

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¹ District's website: www.episd.org