	Note:	This regulation addresses sexual harassment inv District students under Title IX. For procedures to dress allegations of prohibited conduct other than tions of sexual harassment prohibited by Title IX, FFH (REGULATION 1). For other types of sex dis nation involving students, such as equitable oppo- ties for athletics or pregnancy-related claims, see FFH(LOCAL) and FNE(LOCAL). For provisions re- ing discrimination, harassment, and retaliation inv District employees, see DIA. For reporting requirer related to child abuse and neglect, see FFG. Note FFH shall be used in conjunction with FFI (bullyin certain prohibited conduct.	ad- allega- see scrimi- ortuni- egard- volving ements e that
Title IX Statement of Nondiscrimination	any stud	rict prohibits discrimination, including harassment, a ent on the basis of sex. Retaliation against anyone the complaint process is a violation of District polic ited.	in-
Sexual Harassment		arassment means conduct on the basis of sex that or more of the following:	satis-
	S	school employee conditioning an educational bene ervice upon a student's participation in sexual conc en called "quid pro quo" harassment);	
	b fe	nwelcome conduct determined by a reasonable pe e so severe, pervasive, and objectively offensive th ectively denies a person equal access to the Distric ation programs or activities; or	at it ef-
	ir §	exual assault, dating violence, domestic violence, ig (as those offenses are defined in the Clery Act, 20 1092(f), and the Violence Against Women Act, 34 2291(a)).	) U.S.C.
<b>Sexual Harassment</b> By an Employee	both weld ual favor duct; or o fectively	arassment of a student by a District employee inclu come and unwelcome sexual advances; requests for s; sexually motivated physical, verbal, or nonverba other conduct or communication of a sexual nature denies a student equal access to the District's educ of activity.	or sex- l con- that ef-
	by taking physical	ry or permissible physical contact such as assisting a child's hand, comforting a child with a hug, or ot contact not reasonably construed as sexual in natu al harassment.	her
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	However, romantic or inappropriate social relationships betw students and District employees are strictly prohibited. Any relationship between a student and a District employee is a prohibited, even if consensual. [See DH]	sexual		
By Others	Sexual harassment of a student includes harassment commanother student, unwelcome sexual advances; requests for favors; sexually motivated physical, verbal, or nonverbal cowhen the conduct is severe, pervasive, and objectively offer the point it denies a student equal access to the District's exprograms or activities.	sexual onduct ensive to		
Gender-Based Harassment	Gender-based harassment includes physical, verbal, or nor conduct based on the student's gender, the student's expre characteristics perceived as stereotypical for the student's g or the student's failure to conform to stereotypical notions of culinity or femininity. For purposes of this policy, gender-bas assment is considered prohibited sexual harassment if the is so severe, pervasive, and objectively offensive that the of effectively denies a student equal access to the District's ex- programs or activities.	ession of gender, of mas- sed har- conduct conduct		
Dating Violence	Dating violence occurs when a person in a current or past of relationship uses physical, sexual, verbal, or emotional abur harm, threaten, intimidate, or control the other person in the tionship. Dating violence also occurs when a person commi- acts against a person in a marriage or dating relationship w individual who is or was once in a marriage or dating relation with the person committing the offense.	ise to e rela- its these <i>r</i> ith the		
	For purposes of this policy, dating violence is considered pr harassment if the conduct is so severe, pervasive, and obje offensive that the conduct effectively denies a student equa cess to the District's education program or activity.	ectively		
	Dating violence is defined as "an act, other than a defensive ure to protect oneself, by an actor that:	e meas-		
	(1) is committed against a victim or applicant for a protectiv	/e or-		
	(A) with whom the actor has or has had a dating relatio or	nship;		
	(B) because of the victim's or applicant's marriage to or relationship with an individual with whom the actor is or been in a dating relationship or marriage; and	•		
	(2) is intended to result in physical harm, bodily injury, assa sexual assault or that is a threat that reasonably places the			
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	or applicant in fear of imminent physical harm, bodily injury, as- sault, or sexual assault.
	Tex. Family Code section 71.0021.
Retaliation	The District prohibits retaliation by a student or District employee against a student alleged to have experienced sexual harassment, a student who makes a good faith report of sexual harassment, serves as a witness, or participates or refuses to participate in an investigation.
	Any person who believes he or she has been retaliated against may file a complaint in accordance with the grievance process de- scribed in this regulation.
False Claim	A student or employee who intentionally makes a false claim or provides a materially false statement shall be subject to appropri- ate disciplinary action as defined in this regulation.
Prohibited Conduct	The term "prohibited conduct" includes sex discrimination, harass- ment, sexual assault, dating violence, domestic violence, stalking, and retaliation as defined by this regulation, even if the behavior does not rise to the level of unlawful conduct.
Reporting Procedures Student Report	Any student who believes that he or she has experienced prohib- ited conduct or believes that another student has experienced pro- hibited conduct should immediately report the alleged acts to a teacher, school counselor, principal, assistant principal, or the Title IX Coordinator/designee.
Employee Report	Any District employee who suspects or receives notice that a stu- dent or group of students has or may have experienced prohibited conduct shall promptly notify a campus administrator or the Title IX Coordinator.
Definition of District Officials	For the purposes of this regulation, District officials are the Title IX Coordinator/designee and campus administrators.
Title IX Coordinator	Reports of discrimination based on sex, including sexual harass- ment or gender-based harassment, may be directed to the desig- nated Title IX coordinator for students. [See FFH(EXHIBIT)]

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Definition of Complainant	A complainant is a student who is alleged to be the victim of pro- hibited conduct under this policy.	
Definition of	A respondent is the person who has been reported to be the perpe- trator of prohibited conduct under this policy.	
Respondent Definition of Formal Complaint	A formal complaint means a document filed by a complainant (or complainant's parent/guardian) or signed by the Title IX Coordina- tor alleging sexual harassment against a respondent and request- ing that the District investigate the allegation of sexual harassment.	
Alternate Reporting Procedures	A student shall not be required to report prohibited conduct to the person alleged to have committed the conduct. Reports concerning prohibited conduct, including reports against the Title IX coordinator, may be directed to the Superintendent.	
	A report against the Superintendent may be made directly to the Board. If a report is made directly to the Board, the Board shall ap- point an appropriate person to conduct an investigation.	
Timely Reporting	Reports of prohibited conduct shall be made as soon as possible after the alleged act or knowledge of the alleged act. A failure to promptly report may impair the District's ability to investigate and address the prohibited conduct.	
Notice to Parents	Upon receipt of a formal complaint, the District official or designee shall promptly notify the parents of any student alleged to have ex- perienced prohibited conduct and the parents of a student who is alleged to have engaged in prohibited conduct with notice in com- pliance with the Written Notice section below.	
	[For parental notification requirements regarding an allegation of educator misconduct with a student, see FFF.]	
Supportive Measures	The District shall offer the parties supportive measures. Supportive measures may include individualized services that are non-puni- tive, non-disciplinary, and do not unreasonably burden the other party yet are designed to restore or preserve a student's equal access to education. Supportive measures may include but are not limited to counseling, extensions of deadlines or other class-related adjustments, modifications of class schedules, campus escort services, mutual restrictions on contact between the parties, increased monitoring of certain areas of the campus, and other similar measures. The District must maintain as confidential any supportive measures provided to the parties to the extent this would not impair the ability of the District to provide supportive measures.	

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Grievance A formal complaint alleging prohibited conduct under this policy **Procedure:** shall be in writing. A formal complaint may be made by the complainant-student, a parent, or legal guardian. In cases where an alleged victim doesn't file a formal complaint, the Title IX Coordinator may initiate grievance procedures where warranted (e.g., allegations of sexual assault or abuse, improper relationship between employee and student). The grievance process shall be engaged with all deliberate speed for resolving formal complaints of sexual harassment. Temporary delays shall be permitted only for good cause. Good cause can include but is not limited to law enforcement activities, the absence of a party or witness, the absence of a party's advisor of choice, or the need to provide language assistance or accommodation of disabilities. Equitability and Both the complainant and the respondent are to be treated equita-Objectivity bly in the grievance process. The District must ensure an objective evaluation of all relevant evidence including inculpatory and exculpatory evidence. Credibility determinations shall not be made on the basis of a per-Credibility and son's status as a complainant, respondent, or witness. The re-Presumption of spondent is presumed not responsible, and any finding of responsi-Innocence bility comes only at the conclusion of a grievance process. The individuals directly involved in the grievance process (Title IX No Conflicts of Coordinator or designee, investigator, decision-maker, and facilita-Interest tor of informal resolution efforts) must not have any bias or conflict of interest. These individuals shall also be trained. The materials used to train Title IX personnel may not rely on sex stereotypes, must promote impartial investigations and adjudications, and must be posted on the District's website. The standard of evidence the District will use to reach a determina-Standard of tion regarding responsibility shall be the preponderance of the evi-Evidence dence standard.

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Privileges	No information protected by a legal privilege, such as the attorney- client privilege or the doctor-patient privilege, can be used during an investigation unless the person holding that privilege has waived it. Neither a party nor the District is allowed to seek, permit questions about, or allow the introduction of evidence that is pro- tected by a recognized privilege. Individuals can always opt to waive their own privileges.	
Emergency Removals	The District may remove a respondent from the District's education programs or activities on an emergency basis if the District under- takes an individualized safety and risk analysis and determines that an immediate threat, arising from the allegations of sexual har- assment, to anyone's physical health or safety justifies removal. The District must provide the respondent with notice and an oppor- tunity to challenge the decision immediately following the removal. This provision does not override or modify the rights of individuals under the Individuals with Disabilities Education Act, Section 504, or the Americans with Disabilities Act.	
	If the respondent is a District employee, the employee may be placed on administrative or other district initiated leave during the investigation.	
Initial Assessment Dismissal Option	Upon receipt of a formal complaint, the District official or designee shall determine whether the allegations, if proven, would constitute prohibited conduct as defined by this policy. The District official/de- signee <u>must</u> dismiss a complaint:	
	<ol> <li>that does not describe conduct that meets the definition of sexual harassment;</li> </ol>	
	<ul><li>(2) that alleges sexual harassment that did not occur in the District's education program or activity;</li></ul>	
	(3) that alleges sexual harassment that did not occur in the United States.	
	Such dismissal does not preclude the District taking disciplinary ac- tion under the Student Code of conduct for non-sexual harassment misconduct.	
	The District may dismiss a complaint:	
	<ol> <li>if the complainant notifies the Title IX Coordinator in writing that he/she wishes to withdraw the formal complaint or any allegations therein;</li> </ol>	
	(2) if the respondent is no longer enrolled in the District; or	
	(3) if circumstances prevent the District from gathering evi- dence sufficient to reach a determination about the allegations.	
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Such dismissal does not preclude the District taking disciplinary action under the Student Code of conduct for non-sexual harassment misconduct.

If the District official dismisses a formal complaint or any allegations in it, the District official shall promptly send written notice of the dismissal and the reasons to the parties. Both parties have the right to appeal a dismissal decision.

The District will not dismiss a complaint involving an alleged improper relationship between an employee and student.

If the District official determines that the allegations, if proven, would not constitute prohibited conduct as defined by this policy but might constitute bullying, the District official shall refer the complaint for consideration under FFI.

Written Notice	When an investigation begins, the parties will receive we tice. Included in the notice shall be a copy of this regula policy FFH. Written notice shall also include:	
	(1) The actual allegations and facts that would constitut harassment, including the date and location of the a dent(s), if known.	
	(2) A statement that the respondent is presumed to be i and that a determination regarding responsibility is r conclusion of the grievance process.	
	(3) A statement that the parties are entitled to an adviso choice who may be a parent/guardian or who may b required to be, an attorney.	
	(4) A statement that the parties can inspect and review idence	relevant ev-
	(5) Information from the District's code of conduct about false statements.	t making
	(6) Information about the opportunity to engage in information.	mal resolu-
	This written notice must be provided to allow the parties time to prepare a response before any initial interview.	sufficient
	If, in the course of the investigation, the District decides gate allegations about the complainant or respondent th included in the original notice, the District must provide the additional allegations to the parties.	at were not
Informal Resolution	The District may offer informal resolution in appropriate cept where the respondent is an employee of the Distric resolution may be attempted only if each party enters th completely voluntarily. The District shall never force, thr require any party to participate in an informal resolution	et. Informal e process eaten, or
	The District shall provide a specially trained facilitator w from conflicts of interest or bias. All parties shall be prov notice of the allegations, notice of their rights, information whether an informal process is confidential, and about w from the process.	rided with on about
District Investigation The Investigator	The District may abate the investigation for two weeks find ties to engage in informal resolution or longer if by agree the parties.	•
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	The investigation may be conducted by a trained District office a designee, such as a principal, an assistant principal, a cent ministrator, or by a third party designated by the District, suc an attorney. When appropriate, the principal shall be involved informed of the investigation.	tral ad- h as
	The District shall provide an equal opportunity for the parties present witnesses to be interviewed and evidence to be con- ered, including information from fact and expert witnesses, a as inculpatory or exculpatory evidence.	sid-
	The District cannot restrict the ability of a party to discuss the gations under investigation or to gather and present relevant dence.	
Representation	Both parties shall have the opportunity to have an advisor of accompany them to any meetings throughout the grievance cess. A parent/guardian may serve as a student's advisor. A dent may also have an advisor in addition to his/her parent p at meetings in the grievance process. However, parents and sors cannot interfere with interviews. Advisors may only obse	pro- stu- present advi-
The Investigation	The District shall provide written notice of the date, time, local participants, and purpose of all interviews, or other meetings sufficient time for the party to prepare.	
	The District shall provide equal opportunities for the parties a their advisors to inspect and review the evidence obtained a of its investigation, if the information is directly related to the tions raised in the formal complaint.	s part
	Every party has the right to choose to participate, or not part in any part of a grievance process. No party shall be forced, ened, coerced, discriminated against, or retaliated against for choosing not to be part of the grievance process.	threat-
	The investigation may consist of personal interviews with the son making the report, the complainant, the respondent, and ers with knowledge of the circumstances surrounding the all tions. The investigation may also include analysis of other information or documents related to the allegations.	oth-
	Prior to the completion of the investigative report, the District send to each party and the party's advisor, if any, the eviden subject to inspection and review in an electronic format or a copy. The District may use an electronic format that prevents parties from being able to download or copy the evidence in to ensure confidentiality. The parties must have at least 10 d submit a written response, which the investigator will conside to completing the investigative report.	ce hard s the order ays to
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	If a response is submitted, the investigator shall consider that re- sponse before finalizing the investigative report. The investigative report can then be finalized and provided to the parties.
	That report shall be circulated to the parties at least another 10 days before any determination of responsibility.
	Before making a determination of responsibility, the parties shall be given an opportunity to submit relevant, written questions to each other. The decision maker may establish a deadline for a party to respond to questions posed by another party. Responses may be verbal or written at the decision-maker's discretion. Parents/guardi- ans may respond in writing for their children. The decision maker may ask additional questions of the parties and witnesses before making a determination of responsibility.
	Questions and evidence about a complainant's prior sexual history are not relevant with two limited exceptions: to prove someone other than the respondent committed the alleged misconduct or to prove consent.
	If a law enforcement or regulatory agency notifies the District that a criminal or regulatory investigation has been initiated, the District shall confer with the agency to determine if the District investiga- tion would impede the criminal or regulatory investigation. The Dis- trict shall proceed with its investigation only to the extent that it does not impede the ongoing criminal or regulatory investigation. After the law enforcement or regulatory agency has finished gath- ering its evidence, the District shall promptly resume its investiga- tion.
Disability Accommodations	The District shall ensure that individuals with disabilities who partic- ipate in a District grievance process are appropriately accommo- dated, including with respect to the use of technology and reliance on visual, auditory, or written modes of communication.
Concluding the Investigation	Absent extenuating circumstances, such as a request by a law en- forcement or regulatory agency for the District to delay its investi- gation, the investigation should be completed with all deliberate speed from the date of the formal complaint; the investigator shall take the time necessary to complete a thorough investigation.
	The investigator shall prepare a final written report of the investiga- tion. The report shall not include a determination of whether prohib- ited conduct occurred but may included recommended findings of fact. The report shall be filed with the Title IX Coordinator and the decision-maker.

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Written Determination of Responsibility and Notification of Outcome	2) Notification of the outcome of the investigation shall be provided to both parties in compliance with FERPA.
Decision-maker	The decision-maker shall objectively evaluate the relevant evi- dence and reach conclusions about whether the respondent is re- sponsible for the alleged sexual harassment. The decision-maker shall use independent judgment and shall not be the same person who conducted the investigations or the Title IX Coordinator.
	Decision-makers shall be free from conflicts of interest or bias for or against complainants or respondents and shall have received special training about how to be impartial and how to decide what evidence is relevant. The decision-maker will weigh the relevant evidence and decide whether it meets the District's standard of evi- dence for sexual harassment allegations.
	After the evidence has been weighed, the decision-maker shall is- sue a written decision. It shall include:
	<ol> <li>Identification of the allegations potentially constituting sex- ual harassment.</li> </ol>
	(2) A description of the procedural steps taken from the formal complaint through determination of responsibility, including notifications to parties, interviews with parties and wit- nesses, site visits, methods used to gather other evidence, and hearings held, if any.
	(3) Findings of fact supporting the determination.
	(4) Conclusions regarding the application of the District's code of conduct to the facts.
	(5) A statement and rationale for the ultimate determination of responsibility.
	(6) Any disciplinary sanctions that will be imposed on the re- spondent and state whether the District will provide reme- dies to the complainant.
	(7) A statement and rationale for any remedies for the com- plainant, addressing how those remedies will restore or pre- serve equal access to District activities.
	(8) A statement of the District's procedures, a statement that the parties have a right to appeal the initial determination regarding responsibility, and the permissible bases for ap- peal.

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	The District shall send the written determination to the par ultaneously, along with information about how to appeal the mination.	
	The Title IX coordinator is responsible for implementing th dies contained in the written decision if there is no timely a once the appeal process is completed.	
Corrective Action/Remedies	The District's remedies are to be designed to restore or pr equal access to the District's education programs or activi ciplinary sanctions for students will range from a verbal wa expulsion. Examples of corrective action may include a tra- program for those involved in the complaint, a comprehen- cation program for the school community, counseling to the plainant and the respondent who engaged in prohibited co- follow-up inquiries to determine if any new incidents or an- stances of retaliation have occurred, involving parents and dents in efforts to identify problems and improve the school mate, increasing staff monitoring of areas where prohibite has occurred, and reaffirming the District's policy against on nation and harassment. Respondents who are employees subject to a range of discipline from a written warning up to cluding termination of employment.	ties. Dis- arning to aining sive edu- e com- onduct, y in- d stu- ol cli- d conduct discrimi- a may be
Bullying	If the results of an investigation indicate that bullying occur defined by FFI, the District official shall refer to FFI for app notice to parents and District action. The District official sh to FDB for transfer provisions.	oropriate
Improper Conduct	If the investigation reveals improper conduct that did not r level of prohibited conduct or bullying, the District may tak nary action in accordance with the Student Code of Condu other corrective action reasonably calculated to address the duct, if it has not already done so.	e discipli- uct or
Confidentiality	To the greatest extent possible, the District shall respect the vacy of the complainant, respondent, and witnesses. Limit closures may be necessary in order to conduct a thorough gation, comply with applicable law, and to implement supp measures. The District shall maintain the identities of part witnesses as confidential, unless disclosure of someone's is required under other laws or is necessary in order to co grievance process, including the implementation of suppor measures.	ted dis- n investi- portive ies and identity nduct the
Appeal	An appeal must be in writing (on a form provided by the E and filed with the Title IX Coordinator within ten calendar of issuance of the determination of responsibility. Appeals ca taken from two different points in the process: after a dism	days of in be
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	complaint (whether mandatory or discretionary) or after the issu- ance of the determination of responsibility. Grounds for appeal are limited to:
	<ol> <li>A procedural irregularity that affected the outcome of the matter.</li> </ol>
	(2) New evidence was discovered that was not reasonably available at the time of the determination of responsibility or dismissal.
	(3) A conflict of interest on the part of a Title IX Coordinator, an investigator, or a decision-maker that affected the outcome.
	The person who decides the appeal shall not be the same person who reached the determination regarding responsibility, the investi- gator, or the Title IX Coordinator.
	After considering the parties' written statements, the decision- maker on appeal shall issue a written decision and send it to the parties simultaneously.
	The District's determination about whether the respondent is re- sponsible for the sexual harassment allegations becomes final af- ter appeal. A respondent who is an employee may be subject to disciplinary actions pursuant to the District's employment policies.
	A student or parent/guardian shall be informed of his or her right to file a complaint with the United States Department of Education Office for Civil Rights.
SBEC and Do Not Hire Registry	Respondent employees who are found to have engaged in Report- able Misconduct under DFB shall be reported to the State Board of Educator Certification or the Texas Education Agency for the Do Not Hire Registry consistent with state regulations.
Records Retention	The District shall retain copies of each sexual harassment investi- gation, including the allegations; witness statements; relevant evi- dence relied upon; investigation reports; any appeal and the mate- rials associated with an appeal; records of any informal resolution process; all materials used to train Title IX Coordinators, investiga- tors, decision-makers, and any person who facilitates an informal resolution; records of the supportive measures taken in response to a report or complaint of sexual harassment; and related records regarding any prohibited conduct in accordance with the District's records retention schedules for no less than 7 years. [See CPC]
Access to Procedures	Information regarding this regulation shall be included in the em- ployee and student handbooks.
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