#### **Board of Education**

# **POLICY GBAA**

#### Las Cruces Public Schools

Related Entries: AC, ACA, ACA-R, GBAA-R; [cross-reference all Title VII policies], JBA, JBA-R, JBB,

JBB-R, JICK, JICK-R, JICKA, JICKA-R **Responsible Office:** Human Resources

## **GENDER EQUITY (STAFF)**

### I. PURPOSE

The purpose of policy GBAA is to affirm the Board of Education's commitment to nondiscrimination on the basis of sex, and gender equity, in all programs, activities, services and practice, and to ensure that the Las Cruces Public Schools shall comply with Title VII of the Civil Rights Act of 1964, Title IX of the Education Amendments of 1972, the Pregnant Workers Fairness Act, and the New Mexico Human Rights Act. (20 U.S.C. § 1681 et seq.), which prohibits discrimination on the basis of genderx.

The prohibition against discrimination because of sex includes discrimination on the basis of pregnancy, childbirth, or related medical conditions, sex discrimination on the basis of an employee's sexual orientation or gender identity, and sex discrimination based on gender stereotypes.

## II. BACKGROUND

- A. The Board of Education is committed to the philosophy of creating and providing an educational equal employment. The Board is equally committed to a positive and productive working environment that does not tolerate is free of sex or gender-based or sex-based discrimination.
- B. In addition to a Title IX/Gender Equity policy, the Board also expresses its commitment to <a href="mailto:employee">employee</a> nondiscrimination through the following policies: AC Nondiscrimination <a href="mailto:policy">policy</a> (AC) and ACA Sexual Harassment. (ACA); <a href="Mondiscrimination">Nondiscrimination</a> in Employment (GB); <a href="mailto:and\_Sexual Harassment of Employees">and\_Sexual Harassment of Employees</a> (GBAA)Section 504 of the Rehabilitation of Act of 1973 (JBB); <a href="Sexual Harassment of Students">Sexual Harassment of Students</a> (JICKA).
- C. To ensure ongoing compliance with Title IX, the School District shall continuously self-evaluate its processes and practices.

### III. POSITION

- A. In accordance with applicable law, tThe School District must will provide equivalence of employment opportunity, including with respect to compensation, terms, conditions, and privileges of employment, regardless of an employee's sex, gender, sexual orientation, gender identify, pregnancy, childbirth or related medical conditions. as required by Title IX of the Education Amendments of 1972 (20 U.S.C. § 1681 et seq.), which prohibits discrimination on the basis of gender by educational institutions that directly or indirectly receive federal funds
- B. A copy of this policy shall be available in each school principal's office, in the Human Resources Development office, on the LCPS website, and shall be referenced in the employee handbook.
- C. Sexual Harassment policy
  The School District prohibits sexual harassment of its employees. whether committed by a co-worker, supervisor, subordinate, contractor, volunteer or studentSuch behavior may constitute a basis for disciplinary action up to and including termination or, discharge, long-term suspension or expulsion. Whereas sexual harassment substantially compromises the workplace, tThe Las Cruces Public Schools will not tolerate such behavior, whether between members of the same or opposite sex. [Also

sSee policyiesy ACA – Sexual Harassment and GBAA Employee Sexual

#### D. Retaliation

Harassment.

- 1. Retaliation is prohibited against:
  - a. any employee or person for having made a report of alleged sexual harassmentsex discrimination or inequity; and
  - b. any employee or person who has testified, assisted assisted, or participated in the investigation of a report of sexual harassment discrimination or inequity sexual harassment or who has acted in opposition to sexual harassment.
- 2. Retaliation is itself a violation of state and federal regulations laws prohibiting discrimination and may constitute a basis for disciplinary action up to and including termination or, discharge., longterm suspension or expulsion.

#### E. Grievance Procedures

- 1. Grievance Procedures
  - a. The Superintendent or designee shall promulgate grievance procedures that allow any employee of the school district who believes he/she they has have been, on the basis of sex, excluded from participation in, denied the benefits of, or subjected to discrimination in employment including recruitment, consideration, or selection, whether full-time or

- part-time, under any education program or activity operated by the School District, to file a written complaint with the appropriate compliance official.
- b. The Superintendent shall designate a Title IX Compliance Officer for the school dDistrict efforts to comply with Title IX. for employees. All contact information for the Title IX officer shall be posted in District regulation, on the LCPS website, in the employee handbook, and will be available in the Human Resources Development Division office.
- 2. The Title IX Compliance Officer, and all other designated compliance officers, shall:
  - a. be given sufficient authority to continuously evaluate the School District's compliance with Title IXapplicable law, conduct necessary investigations and issue reports to the Superintendent regarding the School District's compliance with Title IX, and report on all written complaints of alleged violations of Title IX;
  - b. be responsible for coordinating the School District's responses to all complaints involving possible sex discrimination, including monitoring outcomes, identifying and addressing any patterns, and assessing effects on the District and campus climate; and
  - c. be trained and possess comprehensive knowledge in all areas over which the <u>Title IX Coordinator Compliance Officer</u> has responsibility in order to effectively carry out those responsibilities, including the District's policies and procedures on sex discrimination and all complaints raising Title IX issues throughout the District, and overlapping federal and state laws, regulations, and policies.
    - 3. Grievance Procedures
  - d. The Superintendent or designee shall promulgate grievance procedures that allow any employee of the school district who believes he/she has been, on the basis of sex, excluded from participation in, denied the benefits of, or subjected to discrimination—in—employment—including—recruitment, consideration, or selection, whether full-time or part-time, under any education program or activity operated by the School District, to file a written complaint with the Title IX Coordinator. The grievance procedures shall provide:
    - i. a thorough and objective investigation and review of all written complains submitted to the School District's

Title IX Coordinator; ii. notice and an opportunity for a hearing on all written complaints; and

iii. a final appeal of all unresolved matters to the Board of Education.

## IV. REVIEW

This policy shall be reviewed on an ongoing basis in accordance with the Board of Education policy review process.

July
12, 2016

Board of Education, President

Date Approved

*History:* Formerly Policy #480, Equal Educational Opportunities, and Policy #268, Federal Grievance; New Policy May 2016, Cuddy Review; 07.12.16, Walsh Gallegos Review.

Legal Reference: 20 U.S.C. § 1681