CLARKE COMMUNITY SCHOOL DISTRICT

Series 100

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LEGAL STATUS OF THE SCHOOL DISTRICT

Iowa law authorizes the creation of a Common Schools System. As part of this Common Schools System, this school district is a school corporation created and organized under Iowa law. This school district is known as the Clarke Community School District.

This school corporation is located in Clarke, Decatur and Lucas Counties, and its affairs are conducted by elected school officials, the Clarke Community School District Board of Directors. This school corporation has exclusive jurisdiction over school matters in the territory of the school district.

Legal Reference: Iowa Code §§ 274.1, .2, .6, .7; 279.8; 594A

Cross Reference: 200 Legal Status of the Board of Directors

Approved August 18, 2003

Reviewed 10/27/08; 3/24/14; 5/13/19; 2/12/24

Revised <u>5/10/21</u>

EDUCATIONAL PHILOSOPHY OF THE SCHOOL DISTRICT

As a school corporation of Iowa, the <u>Clarke Community School District</u>, acting through its board of directors, is dedicated to promoting an equal opportunity for a quality public education to its students. The board's ability may be limited by the school district's ability and willingness to furnish financial support in cooperation with students' parents and school district community. The board is also dedicated to providing the opportunity to develop a healthy social, intellectual, emotional, and physical self-concept in a learning environment that provides guidance to and encourages critical thinking in the students for a lifetime.

The board endeavors, through the dedication of the school district's resources, to encourage students, who come to the school district from a variety of backgrounds, to look forward to the time when they will have jobs, homes, families, places in the school district community, and attain recognition as individuals. In order to achieve this goal, the board will seek qualified employees dedicated to development of their professional skills for the betterment of the education program and for the expertise for educational productivity.

Instruction and curriculum are the key elements of a public education. Critical thinking and problem solving skills that will assist the students' preparation for life is instructed as part of a sequentially coordinated curriculum. The school district strives to prepare students for employment, to discover and nurture creative talent and to prepare them to meet and cope with social change in an atmosphere conducive to learning.

The support and involvement of the home and the school district community are essential to achieve educational excellence in the school district. The school district strives to maintain an active relationship with the home and the school district community to create within the students an awareness of dignity and worth of the individual, civic responsibility and respect for authority.

Legal Reference: Iowa Code §§ 256.11.

Cross Reference: 102 Equal Educational Opportunity

103 Long-Range Needs Assessment

Board of Directors' Management Procedures
 Goals and Objectives of the Education Program

602 Curriculum Development

Approved	August 18, 2003
Reviewed	10/27/08, 3/24/14; 5/13/19; 2/12/24
Revised	

EQUAL EDUCATIONAL OPPORTUNITY

It is the goal of the board to develop a healthy social, intellectual, emotional, and physical self-concept in the students enrolled in the school district. Each student attending school will have the opportunity to use its education program and services as a means for self-improvement and individual growth. In so doing, the students are expected to conduct themselves in a manner that assures each student the same educational opportunity.

The Clarke Community School District does not to discriminate on the basis of race, color, national origin, sex, disability, religion, creed, age (for employment), marital status (for programs), sexual orientation, gender identity and socioeconomic status (for programs) in its educational programs and its employment practices. This belief in equal educational opportunity serves as a guide for the board and employees in making decisions relating to school district facilities, employment, selection of educational materials, equipment, curriculum, and regulations affecting students. There is a grievance procedure for processing complaints of discrimination. If you have questions or a grievance related to this policy please contact the Equity Coordinator, 802 N Jackson, Osceola, IA 50213, (641) 342-4969.

Board policies, rules and regulations affect students while they are on school district property or on property within the jurisdiction of the school district; while on school owned and/or operated school or chartered vehicles; while attending or engaged in school activities; and while away from school grounds if misconduct will directly affect the good order, efficient management and welfare of the school district.

The board requires all persons, agencies, vendors, contractors and other persons and organizations doing business with or performing services for the school district to subscribe to all applicable federal and state laws, executive orders, rules and regulations pertaining to contract compliance and equal opportunity.

Inquiries by students regarding compliance with equal educational opportunity and affirmative action laws and policies, including but not limited to complaints of discrimination, are directed to the Affirmative Action Coordinator by writing to the Affirmative Action Coordinator, 802 N Jackson, Osceola, IA 50213. (641) 342-4969.

Inquires by students regarding compliance with equal educational opportunity and affirmative action laws and policies, including but not limited to complaints of discrimination, may also be directed in writing to the Director of Region VII office of Civil Rights, U.S. Department of Education, John C. Kluczynski Federal Building, 230 S. Dearborn St., 37th Floor, Chicago, IL, 60604 (312) 730-1560, fax (312) 730-1576 OCR. Chicago@ed.gov, the Iowa Civil Rights Commission, https://icrc.iowa.gov, (515) 281-4121 or the Iowa Dept. of Education, Grimes State Office Bldg., Des Moines, IA 50319. (515) 281-5294. This inquiry or complaint to the federal or state office may be done instead of, or in addition to, an inquiry or complaint at the local level.

EQUAL EDUCATIONAL OPPORTUNITY

Legal Reference: 20 U.S.C. §§ 1221 et seq.

20 U.S.C. §§ 1681 et seq. 20 U.S.C. §§ 1701 et seq. 29 U.S.C.§ 206 et seq.

29 U.S.C. § 794

42 U.S.C. §§ 2000d and 2000e. 42 U.S.C. §§ 12101 *et seq*.

34 C.F.R. Pt. 100 34 C.F.R. Pt. 104

Iowa Code §§ 216.6;- 216.9; 256.11; 280.3

281 I.A.C. 12.

Cross Reference: 101 Educational Philosophy of the School District

401.1 Equal Employment Opportunity

500 Objectives for Equal Educational Opportunities for Students

506.1 Student Records

Approved <u>August 12, 1991</u> Reviewed 10/27/08; 2/12/24

Revised 1/26/98; 8/18/03; 7/30/07; 4/22/13; 3/24/14; 3/14/16; 6/12/17; 12/10/18; 8/10/20; 5/10/21; 12/12/22

ANNUAL NOTICE OF NONDISCRIMINATION

The Clarke Community School District offers career and technical programs in the following areas of study:

- Agriculture
- Business
- Family consumer Science
- Health Science
- Industrial Arts

It is the policy of the Clarke Community School District not to discriminate on the basis of race, color, national origin, sex, disability, religion, creed, age (for employment), marital status (for programs), sexual orientation, gender identity, and socioeconomic status (for programs) in its educational programs and employment practices. There is a grievance procedure for processing complaints of discrimination. If you have questions or a grievance related to this policy please contact the Equity Coordinator, 802 N Jackson St., Osceola, IA 50213, 641-342-4969.

Revised: 4/22/13, 3/24/14, 4/25/16; 6/12/17; 12/10/18; 8/10/20; 12/12/22

CONTINUOUS NOTICE OF NONDISCRIMINATION

It is the policy of the Clarke Community School District not to discriminate on the basis of race, color, national origin, sex, disability, religion, creed, age (for employment), marital status (for programs), sexual orientation, gender identity and socioeconomic status (for programs) in its educational programs and its employment practices. There is a grievance procedure for processing complaints of discrimination. If you have questions or a grievance related to this policy please contact the Equity Coordinator, 802 N Jackson, Osceola, IA 50213, 641-342-4969.

Reviewed <u>3/24/14</u>; <u>2/12/24</u> Revised <u>3/14/16</u>; <u>6/12/17</u>; <u>12/10/18</u>; <u>8/10/20</u>; <u>12/12/22</u>

SECTION 504 STUDENT AND PARENTAL RIGHTS

The <u>Clarke Community School District</u> does not discriminate in its educational programs and activities on the basis of a student's disability. It has been determined that your child has a qualifying disability for which accommodations may need to be made to meet his or her individual needs as adequately as the needs of other students. As a parent, you have the right to the following:

- Participation of your child in school district programs and activities, including extracurricular programs and activities, to the maximum extent appropriate, free of discrimination based upon the student's disability and at the same level as students without disabilities;
- Receipt of free educational services to the extent they are provided students without disabilities:
- Receipt of information about your child and your child's educational programs and activities in your native language;
- Notice of identification of your child as having a qualifying disability for which accommodations
 may need to be made and notice prior to evaluation and placement of your child and right to
 periodically request a re-evaluation of your child;
- Inspect and review your child's educational records including a right to copy those records for a
 reasonable fee; you also have a right to ask the school district to amend your child's educational
 records if you feel the information in the records is misleading or inaccurate; should the school
 district refuse to amend the records, you have a right to a hearing and to place an explanatory
 letter in your child's file explaining why you feel the records are misleading or inaccurate; and
- Hearing before an impartial hearing officer if you disagree with your child's evaluation or
 placement; you have a right to counsel at the hearing and have the decision of the impartial
 hearing officer reviewed.

It is the policy of the Clarke Community School District not to discriminate on the basis of race, color, national origin, sec, disability, religion, creed, age (for employment), marital status (for programs), sexual orientation, gender identity and socioeconomic status (for programs) in its educational programs and its employment practices. There is a grievance procedure for processing complaints of discrimination. If you have questions or a grievance related to this policy please contact the Equity Coordinator, 802 N Jackson, Osceola, IA 50213, (641) 342-4969.

Reviewed <u>3/24/14</u>; <u>2/12/24</u> Revised 3/14/16; 6/12/17; 12/10/18; 8/10/20; 12/12/22

DISCRIMINATION COMPLAINT FORM

Date o	Date of complaint:						
Name	of Complainant:				 		
•	Are you filling out this form for yourself or someone else (please identify the individual if you are submitting on behalf of someone else):						
Who o	r what entity do you	believe	discriminated against,	harassed	, or bullied you (or so	omeone else)?	
Date a	nd place of alleged in	ncident(s	s):				
			ination, harassment, o				
0	Age		Physical Attribute	Ounym	~		
0	Disability		Physical/Mental Ability	0	Sexual Orientation		
0	Familial Status	0	Political Belief	0	Socio-economic Status		
0	Gender Identity	0	Political Party Preference				
0	Marital Status	0	Race/Color				
0	National Origin/Ethnic Background/Anc estry	0	Religion/Creed				
	ninated against, hara		what happened and whoullied. Please be as s				
I agree	that all of the inform	nation or	n this form is accurate	and true	to the best of my kno	owledge.	
Signat	ure:						
J	Date:			_			

Reviewed: 2/12/24

Revised: 4/22/13, 3/24/14; 9/22/14; 3/14/16; 6/17/19; 5/10/21

WITNESS DISCLOSURE FORM

Name of Witness: Date of interview: Date of initial complaint:		
Name of Complainant (includewhether the Complainant is a		
Nature of discrimination alleged (check all that apply):	
Age Physical Attribute	Sex	
Disability	Physical/Mental Ability	Sexual Orientation
Familial Status	Political Belief	Socio-economic Background
Gender Identity Marital Status	Political Party Preference Race/Color	Other – Please Specify:
National Origin/Ethnic	Race/Color	-
Background/ancestry	Religion/Creed	
Description of incident witnessed:		
Additional information:		
I agree that all of the information of Signature:	on this form is accurate and true to the	e best of my knowledge.
-		

Approved: <u>3/14/16</u> Revised: 6/17/19 Reviewed: 2/12/24

GRIEVANCE PROCEDURE

It is the policy of the Clarke Community School District not to discriminate on the basis of race, color, national origin, sex, disability, religion, creed, age (for employment), marital status (for programs), sexual orientation, gender identity and socioeconomic status (for programs) in its educational programs and its employment practices. There is a grievance procedure for processing complaints of discrimination. If you have questions or a grievance related to this policy please contact the Equity Coordinator, 802 N Jackson, Osceola, IA 50213, (641)342-4969.

Students, parents of students, employees, and applicants for employment in the school district have the right to file a formal complaint alleging discrimination. The district has policies and procedures in place to identify and investigate complaints alleging discrimination. If appropriate, the district will take steps to prevent the recurrence of discrimination and to correct its discriminatory effects on the Complainant and others

A Complainant may attempt to resolve the problem informally by discussing the matter with a building principal or a direct supervisor. However, the Complainant has the right to end the informal process at any time and pursue the formal grievance procedures outlined below. Use of the informal or formal grievance procedure is not a prerequisite to the pursuit of other remedies. Please note that informal processes and procedures are not to be used in certain circumstances (e.g., sexual harassment and sexual assault).

Filing a Complaint

A Complainant who wishes to avail himself/herself of this grievance procedure may do so by filing a complaint with the equity coordinator(s). An alternate will be designated in the event it is claimed that the equity coordinator or superintendent committed the alleged discrimination or some other conflict of interest exists. Complaints shall be filed within 180 days of the event giving rise to the complaint or from the date the Complainant could reasonably become aware of such occurrence. The Complaint will state the nature of the complaint and the remedy requested. The equity coordinator(s) shall assist the Complainant as needed.

Investigation

Within 15 working days, the equity coordinator will begin the investigation of the complaint or appoint a qualified person to undertake the investigation (hereinafter "equity coordinator"). If the Complainant is under 18 years of age, the equity coordinator shall notify his or her parent(s)/guardian(s) that they may attend investigatory meetings in which the complainant is involved. The complaint and identity of the Complainant, Respondent, or witnesses will only be disclosed as reasonably necessary in connection with the investigation or as required by law or policy. The investigation may include, but is not limited to the following:

- A request for the Complainant to provide a written statement regarding the nature of the complaint;
- A request for the individual named in the complaint to provide a written statement;
- A request for witnesses identified during the course of the investigation to provide a written statement;
- Interviews of the complainant, Respondent, or witnesses;
- An opportunity to present witnesses or other relevant information; and
- Review all collection of documentation or information deemed relevant to the investigation.

Within 60 working days, the equity coordinator shall complete the investigation and issue a report with respect to the findings.

The equity coordinator shall notify the Complainant and Respondent of the decision within 5 working days of completing the written report. Notification shall by U.S. mail, first class.

Decision and Appeal

The complaint is closed after the equity coordinator has issued the report, unless within 10 working days after receiving the decision, either party appeals the decision to the superintendent by making

GRIEVANCE PROCEDURE

a written request detailing why he/she believes the decision should be reconsidered. The equity coordinator shall promptly forward all materials relative to the complaint and appeal to the superintendent. Within 30 working days, the superintendent shall affirm, reverse, amend the decision, or direct the equity coordinator to gather additional information. The superintendent shall notify the Complaint, Respondent, and the equity coordinator of the decision within 5 working days of the decision. Notification shall be by U.S. mail, first class.

The decision of the superintendent shall be final.

The decision of the superintendent in no way prejudices a party from seeking redress through state or federal agencies as provided by in law.

This policy and procedures are to be used for complaints of discrimination, in lieu of any other general complaint policies or procedures that may be available.

If any of the stated timeframes cannot be met by the district, the district will notify the parties and pursue completion as promptly as possible.

Retaliation against any person, because the person has filed a complaint or assisted or participated in an investigation, is prohibited. Persons found to have engaged in retaliation shall be subject to discipline by appropriate measures.

Revised: 4/22/13, 3/24/14; 3/14/16; 6/12/17; 12/10/18; 8/10/20; 12/12/22

Reviewed: 2/12/24

LONG-RANGE NEEDS ASSESSMENT

Long-range needs assessment enables the school district to analyze assessment data, get feedback from the community about its expectation of students and determines how well students are meeting student learning. The board will conduct ongoing and in-depth needs assessment, soliciting information from business, labor, industry, higher education and community members, regarding their expectations for adequate student preparation.

In conjunction with the in-depth needs assessment of the school district, the board will authorize the appointment of a committee, representing administrators, employees, parents, students and community members, to make recommendations and assist the board in determining the priorities of the school district in addition to the basic skills areas of the education program.

Advisory committees and Advisory Boards representing students, parents, teachers, administrators, and the community shall be appointed to make recommendations for the goals and objectives of the educational program and the school district as a whole. Clarke CSD School Improvement Advisory Committee (SIAC) fulfills this role and the Annual Progress Report is presented to the Board of Directors, distributed in the community, and posted on the District's website.

It is the responsibility of the superintendent to ensure the school district community is informed of students' progress on state and locally determined indicators. The superintendent will report annually to the board about the means used to keep the community informed.

As a result of the board and committee's work, the board will determine major educational needs and rank them in priority order; develop long-range goals and plans to meet the needs; establish and implement short-range and intermediate-range plans to meet the goals and to attain the desired levels of student performance; evaluate progress toward meeting the goals and maintain a record of progress under the plan that includes reports of student performance and results of school improvement projects; and annually report the school district's progress made under the plan to the committee, community and Iowa Department of Education.

Legal Reference: Iowa Code §§ 21; 256.7; 280.12.

281 I.A.C. 12.8(1)(b).

Cross Reference: 101 Educational Philosophy of the School District

Legal Status of the Board of DirectorsCommittees of the Board of Directors

603.1 Basic Instruction Program

801.1 Buildings and Sites Long Range Planning

801.2 Buildings and Sites Surveys

Approved <u>August 12, 1991</u> Reviewed <u>10/27/08; 2/12/24</u>

Revised August 18, 2003; 3/24/14; 12/10/18

LONG-RANGE NEEDS ASSESSMENT

School districts also need to develop a process for long-range needs assessment. The process needs to include three items.

- 1. provisions for collecting, analyzing and reporting information derived from local, state and national sources;
- 2. provisions for reviewing information acquired on the following:
 - state indicators and other locally determined indicators,
 - locally established student learning goals,
 - specific data collection required by state and federal programs;
- 3. provisions for collecting and analyzing assessment data on the following:
 - state indicators,
 - locally determined indicators,
 - locally established student learning goals.

Reviewed 3/24/14; 5/13/19; 2/12/24

ANTI-BULLYING/ANTI-HARASSMENT POLICY

The Clarke Community School District is committed to providing all students, employees and volunteers with a safe and civil school environment in which all members of the school community are treated with dignity and respect. Bullying and/or harassing behavior can seriously disrupt the ability of school employees to maintain a safe and civil environment, and the ability of students to learn and succeed.

Bullying and/or harassment of or by students, staff, and volunteers is against federal, state, and local policy and is not tolerated by the board.

Accordingly, school employees, volunteers, and students shall not engage in bullying or harassing behavior while on school property, while on school-owned or school-operated vehicles, while attending or participating in school-sponsored or sanctioned activities, and while away from school grounds if the conduct materially interferes with the orderly operation of the educational environment or is likely to do so.

Complaints may be filed with the superintendent or superintendent's designee pursuant to the regulation accompanying this policy. The superintendent is responsible for implementation of this policy and all accompanying procedures. Complaints will be investigated within a reasonable time frame. Within 24 hours of receiving a report that a student may have been the victim of conduct that constitutes bullying and/or harassment, the district will notify the parent of guardian of the student.

If as a result of viewing surveillance system data or based on a report from a school district employee, the district determines that a student has suffered bullying or harassment by another student enrolled in the district; a parent or guardian of the student may enroll the student in another attendance center within the district that offers classes as the student's grade level, subject to the requirements and limitations established in Iowa law related to this topic.

A school employee, volunteer, or student, or a student's parent or guardian who promptly, reasonably, and in good faith reports an incident of bullying or harassment, in compliance with the procedures in the regulation, to the appropriate school official designated by the school district, shall be immune from civil or criminal liability relating to such report and to participation in any administrative or judicial proceeding resulting from or relating to the report.

Retaliation Prohibited

Individuals who knowingly file false bullying or harassment complaints and any person who gives false statements in an investigation may be subject to discipline by appropriate measures.

Any student found to have violated or retaliated in violation of this policy shall be subject to measures up to, and including, suspension and expulsion. Any school employee found to have violated or retaliated in violation of this policy shall be subject to measures up to, and including, termination of employment. Any school volunteer found to have violated or retaliated in violation of this policy shall be subject to measures up to, and including, removal from service and exclusion from school grounds.

Definitions

For the purposes of this policy, the defined words shall have the following meaning:

- "Electronic" means any communication involving the transmission of information by wire, radio, optic cable, electromagnetic, or other similar means. "Electronic" includes but is not limited to
- communication via electronic mail, internet-based communications, pager service, cell phones, and electronic text messaging. "Harassment" and "bullying" mean any repeated or potentially repeated electronic, written, verbal, or physical act or other ongoing conduct toward and individual based on any trait or characteristic of the individual which creates an objectively hostile school environment that meets one or more of the following conditions:

ANTI-BULLYING/ANTI-HARASSMENT POLICY

- (1) Places the individual in reasonable fear of harm to the individual's person or property.
- (2) Has a substantial detrimental effect on the individual's physical or mental health.
- (3) Has the effect of substantially interfering with the individual's academic or career performance. Has the effect of substantially interfering with the individual's ability to participate in or benefit from the services, activities, or privileges provided by a school.
- (1) "Trait or characteristic of the individual" includes but is not limited to age, color, creed, national origin, race, religion, marital status, sex, sexual orientation, gender identity, physical attributes, physical or mental ability or disability, ancestry, political part preference, political belief, socioeconomic status, or familial status.
- "Volunteer" means an individual who has regular, significant contact with students

Publication of Policy

The board will annually publish this policy. The policy may be publicized by the following means:

- Inclusion in the student handbook,
- Inclusion in the employee handbook,
- Inclusion in the registration materials
- Inclusion on the school or school district's website,

• (other)

Legal References: 20 U.S.C. §§ 1221-1234i

29 U.S.C. § 794

42 U.S.C. §§ 2000d-2000d-7 42 U.S.C. §§ 12101 2et. seq. Iowa Code §§ 216.9; 280.3, 28;

281 I.A.C. 12.3(6).

Morse v. Frederick, 551 U.S. 393 (2007)

Cross References: 102 Equal Educational Opportunity

502 Student Rights and Responsibilities

503 Student Discipline506 Student Records

Approved June 25, 2007

Reviewed <u>10/27/08</u>; 2/12/24____

Revised 8/20/07; 10/22/07; 10/13/08; 4/22/13, 3/24/14; 3/14/16; 6/17/19; 2/8/21; 12/12/22; 8/14/23

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COMPLAINT FORM (Anti-Bullying, and Anti-Harassment)

Anti-Bully/Harassment Form Target Form

Name	of Student:						G	rade:
Date o	of complaint	:						
Name	of the alleg	ed harasse	r or bully:					
Witne	sses:							
Pl	ease identif	•	•	_	_	(real or percei ed. Check all t	,	r which the student i
0	Age		Color		o Rac			Creed
0	National Origin		Ancestry			ital Status	0	Sex
0	Religion	0	Gender Identity		•	sical Attributes		Physical/Mental Abilities
0	Political Belief	0	Political Party Preference		Soc Stat	ioeconomic us	0	Sexual Orientation
0	Familial Status	0	Other:					
		Met	thod of bully	ing/ha	rassme	nt (check all tha	at apply	y):
0	F1					Written Comm notes)		on (e.g. cyber,
0	Verbal				0	Physical		
0		Social/Relational (ostracizing, exclusion)				Other:		
			Location of	the inc	ident (c	heck all that ap	oply):	
0	Bus		allway		Classr			LockerRoom
0	Gym	o Ca	afeteria	0		urricular Activit f campus)	ty	o Bathroom
0	Hallway		chool rounds	0	Other:			
*Pleas	se attach a	copy of th	e target's wi	ritten st	atemer	nt		
]	Parent Signa	ture Required			Date		

Revised: <u>4/22/13</u>, <u>3/24/14</u>; <u>9/22/14</u>; <u>3/14/16</u>; <u>6/17/19</u> Reviewed: <u>2/12/24</u>

WITNESS DISCLOSURE FORM

Name of Witness:		
Date of interview:		
Date of initial complaint:		
whether the Complainant is		
Date and place of allegedincident(s):		
Nature of discrimination, harassment	t, or bullying alleged (check all that a	pply):
Age Physical Attribute Disability Familial Status Gender Identity Marital Status National Origin/Ethnic Background/ancestry	Sex Physical/Mental Ability Political Belief Political Party Preference Race/Color Religion/Creed	Sexual Orientation Socio-economic Background Other – Please Specify:
Description of incident witnessed:		
Additional information:		
I agree that all of the information on	this form is accurate and true to the b	
Signature:	Date:	
Approved: 3/14/16; 6/17/19		

Reviewed: 2/12/24

DISPOSITION OF COMPLAINT FORM

Anti-Bully/Harassment Form Bully/Harasser Form

Name of Student:			Grade:			
Date of complaint:						
Witnesses:						
Pl	lease identify the alleged	d person to have bullied	/harassed:			
o District Student	Student from other district	School StaffMember	o Volunteer			
If the Iowa Anti-Bull	lying/Harassment law w	vas violated, please chec below:	k all of the reasons that apply			
	cause the conduct places	the student in reasonable	fear of harm to the			
student's person O Was violated be physical or men	cause conduct has a subs	tantially detrimental effe	ct of the student's			
 Was violated be 	cause conducted has the	effect of substantial inter	fering with the			
 Was violated be 	student' ability to participate in or benefit from the services, actives, or privileges					
	rule was violated OR o	. =	ck the box indicating another that no law, school policy, or			
Was NOT violate	ted nor was any other law	//school policy/rule viola	ted			
Was NOT violated but another law/school policy/rule was violated. (such as school code of conduct) *						
Please indicate which la	w/school policy/rule was	s violated:				
Other information:						
mi 1	ook all of the fellows		and any that any by			
	eck all of the following of the Warning					
 Verbal Warning 	Written Warning	Parent(s) or guardian(s) notified	o Parent(s) or guardian(s) conference			

0	Signed agreement to avoid further incidents	0	Support from counselor (follow-up)	0	Restricted privileges (includes loss of recess, isolated lunch, extracurricular activities, etc)	0	Specialized seating arrangement
0	Individual Behavior Plan Focusing on bullying behaviors	0	Detention (includes Saturday school)	0	In School Suspension # of Days:	0	SRO Referral
0	Suspension or expulsion # of Days:	0	Law enforcement involved	0	Community Service	0	Bus Suspension # of Days:
0	Student conference with Administrator	0	Referral to Internal Team	0	No consequences warranted	0	
0	Other:						

^{*}Attach the bully's written statement or any evidence of the harassment or bullying (i.e. letters, notes, photos...)

Approved: <u>3/14/16</u> Reviewed: <u>5/13/19</u>; <u>2/12/24</u>

ANTI-BULLYING/ANTI-HARASSMENT INVESTIGATION PROCEDURES

Filing a Complaint

An individual who believes that the individual has been harassed or bullied may file a complaint with the superintendent or superintendent's designee. The complaint form is available in the main office of each building. If the complainant is a school employee, after filing the complaint with the superintendent or superintendent's designee, the employee may separately notify the parent or guardian of the student alleged to have been harassed or bullied.

An alternate investigator will be designated in the event it is claimed that the superintendent or superintendent's designee committed the alleged bullying or harassment or some other conflict of interest exists. Complaints shall be filed within 180 of the event giving rise to the complaint or from the date the Complainant could reasonably become aware of such occurrence. The Complainant will state the nature of the complaint and the remedy requested. The Complainant shall receive assistance as needed.

Investigation

The school district will promptly and reasonably investigate allegations of bullying or harassment upon receipt of a written complaint. The Middle School Principal (hereinafter "Investigator") will be responsible for handling all complaints alleging bullying or harassment.

The investigation may include, but is not limited to the following:

- Interviews with the Complainant and the individual named in the complaint ("Respondent")
- A request for the Complainant to provide a written statement regarding the nature of the complaint;
- A request for the Respondent to provide a written statement;
- *Interviews with witnesses identified during the course of the investigation;*
- A request for witnesses identified during the course of the investigation to provide a written statement; and
- Review and collection of documentation or information deemed relevant to the investigation.

The Investigator shall consider the totality of circumstances presented in determining whether conduct objectively constitutes bullying or harassment as defined in Board policy. Upon completion of the investigation, the Investigator shall issue a report with respect to the findings, and provide a copy of the report to the appropriate building principal or Superintendent if the investigation involved the building principal

The complaint and identity of the Complainant, Respondent, or witnesses will only be disclosed as reasonably necessary in connection with the investigation or as required by law or policy. Similarly, evidence uncovered in the investigation shall be kept confidential to the extent reasonably possible.

Additional suggestions for administrative procedures regarding this policy include:

- Organizing training programs for students, school employees, and volunteers regarding how to recognize bullying and harassing behavior and what to do if this behavior is witnessed; and
- Developing a process for evaluating the effectiveness of this policy in reducing bullying and harassing behavior.

ANTI-BULLYING/ANTI-HARASSMENT INVESTIGATION PROCEDURES

Decision

The Investigator, building principal or superintendent, depending on the individuals involved, shall inform the Complainant and the accused about the outcome of the investigation. If, after an investigation, a student is found to be in violation of this policy, the student shall be disciplined by appropriate measures, which may include suspension and expulsion. If after an investigation a school employee is found to be in violation of this policy, the employee shall be disciplined by appropriate measures, which may include termination. If after an investigation as school volunteer is found to be in violation of this policy, the volunteer shall be subject to appropriate measures, which may include exclusion from school grounds.

Individuals who knowingly file false bullying and/or harassment complaints and any person who gives false statements in an investigation may be subject to discipline by appropriate measures, as shall any person who is found to have retaliated against another in violation of this policy. Any student found to have retaliated in violation of this policy shall be subject to measures up to, and including, suspension and expulsion. Any school employee found to have retaliated in violation of this policy shall be subject to measures up to, and including, termination of employment. Any school volunteer found to have retaliated in violation of this policy shall be subject to measures up to, and including, exclusion from school grounds.

Reviewed <u>3/24/14</u>; <u>5/13/19</u>; <u>2/12/24</u> Revised <u>3/14/16</u>; <u>2/8/21</u>; <u>8/14/23</u>

SERVICE ANIMALS

It is the policy of Clarke Community School District to foster an equal education environment for all students, employees and community members within the district. The purpose of this policy is to provide guidance to the district on the proper use of assistance animals while on district property. The district shall allow the use of qualified service animals to accompany individuals with disabilities in all areas of district buildings where the public is normally allowed to go. This can include classrooms, cafeteria and school buses. Individuals with disabilities are people who have a physical or mental impairment that substantially limits one or more major life activities. Service animals are dogs and in some instances miniature horses trained to do work or perform tasks for individuals with disabilities.

Service animals must be current on all required vaccinations. Service animals also must be under control while on district grounds. The animal may be under control by either the individual with a disability, or a handler of the service animal. Under control means harnessed, leashed or tethered, unless these devices interfere with the animal's work, in which case under voice or other directive control.

Miniature Horses as Service Animals

Miniature horses shall be allowed as service animals within the district whenever it is reasonable to allow them. Factors to consider when determining reasonableness include: whether the miniature horse is house broken; whether the miniature horse is under the owner's control; whether the facility can accommodate the miniature horse's type, size and weight; and whether the miniature horse's presence will not compromise legitimate safety requirements necessary for safe operation of the facility.

Establishing the Need for a Service Animal

When no prior notice is given to the district of the use of a service, the superintendent and/or school administrators are permitted to ask the following questions:

"Do you need/require this animal because of a disability?"

If the animal's trained tasks are not readily apparent, the administrator may ask:

"What work or task has the animal been trained to perform?"

Service Animals in training

Assuming the handler and animal are otherwise allowed, individuals who train service and will also be allowed access with their service animal in training to public areas of district buildings and property. The service animal in training is expected to abide by the same requirements as a service animal.

Exclusion of Service Animals

In certain limited circumstances, it may be reasonable to exclude the use of a service animal from district property. The superintendent is permitted to exclude service animals from district buildings and property in the following circumstances: The presence of the animal poses a direct threat to the health and safety of others; the owner or handler is unable to control the animal; the animal is not house broken; the presence of the animal significantly disrupts or interferes with the educational process; or the presence of the animal would require a fundamental alteration to the program. If a service animal is properly excluded from district property, the district shall provide the student served by the animal the opportunity to participate in the program, service or activity without having the service animal on district property.

Legal References: 29 U.S.C. §794

42 U.S.C. §12132 28 C.F.R. 35 Iowa Code §216C

Cross References: 606.3 Animals in the Classroom

Approved <u>6/17/19</u>
Reviewed <u>2/12/24</u>
Revised <u>2/23/22</u>

DISCRIMINATION AND HARASSMENT BASED ON SEX PROHIBITED

In accordance with Title IX of the Education Amendments Act of 1972, the Clarke Community School District prohibits sex discrimination, including sexual harassment as defined by the regulations implementing Title IX (34 C.F.R. § 106.30), against any individual participating in any education program or activity of the District. This prohibition on discrimination applies to students, employees, and applicants for employment.

The Board authorizes the Superintendent to adopt procedures for any individual to report sexual harassment to the District's Title IX Coordinator, for the provision of supportive measures to anyone who has been subjected to sexual harassment whether or not they proceed with a formal complaint under those procedures, and for the investigation and resolution of such complaints, as required by Title IX. This Title IX grievance process shall be used to respond to all complaints of sexual harassment that fall within the scope of Title IX. For complaints of sexual harassment that do not fall within the scope of Title IX, the District may still offer supportive measures to the subject of such conduct and shall apply any other policy or procedure applicable to the alleged conduct.

Any individual with questions about the District's Title IX policy and procedures, or who would like to make a report or file a formal complaint of sex discrimination or sexual harassment may contact the District's designated Title IX Coordinator, 802 North Jackson; Osceola, Iowa 50213; 641-342-4969.

Retaliation against a person who made a report or complaint of sexual harassment, assisted, or participated in any manner in an investigation or resolution of a sexual harassment report or complaint is strictly prohibited. Retaliation includes threats, coercion, discrimination, intimidation, reprisals, and/or adverse actions related to employment or education. Any individual who believed they have been retaliated against in violation of this Policy should immediately contact the District's Title IX Coordinator.

Legal References: 20 U.S.C. § 1681 et seq.

34 C.F.R. § 106 et seq.

Approved <u>12/14/20</u>
Reviewed <u>2/12/24</u>
Revised: 12/12/22

Formal Complaint of Sexual Harassment

Name:	
Date:	
Name of individual(s) who engaged in the conduct alleged bel	
Describe the conduct that led to this complaint (attach addition	nal pages if needed):
Date(s) of each incident:	
Location(s) of each incident:	
Names of possible witnesses:	
I agree that all of the information on this form	is accurate and true to the best of my knowledge.
Signature:	Date:
Approved 12/14/20 Reviewed 2/12/24 Revised	

Reporting Form for Individuals to Report Sexual Harassment

Name of individual filing this report:					
Date:					
Were you the target of the conduct alleged in this report?					
If no, who was the target of the conduct alleged in this report?					
Name of individual who engaged in the conduct alleged below:					
Describe the conduct that led to this complaint (attach additional pages if needed):					
Date(s) of each incident:					
Location(s) of each incident:					
Names of possible witnesses:					
I agree that all of the information on this form is accurate and true to the best of my knowledge.					
Signature: Date:					
Approved12/14/20 Reviewed2/12/24 Revised					
					

Notice of Investigation to Complainant

[To be provided by Title IX Coordinator to Complainant at the initiation of an investigation]

[Date]

Dear [Complainant's Name],

The [NAME] Community School District received your complaint alleging that [Respondent's name] (the "Respondent") engaged in conduct that may constitute sexual misconduct under District Policy. Specifically, you submitted a complaint alleging that the Respondent [description of alleged conduct in complaint including time, date, location, and specific acts of respondent alleged in complaint].

The policy Respondent is alleged to have violated is [insert all applicable policy names/numbers – including Title IX and others as applicable], and specifically its prohibition on [specific type of sexual harassment alleged – e.g., hostile environment, stalking, etc.]. A complete copy of the District's Title IX procedures is [insert link or attach to this letter]. Please review these procedures carefully and let me know if you have any questions.

The District must investigate formal complaints of potential sexual misconduct as required by policy and law, to the extent of the information available. We have assigned [NAME(s)] as the Investigator(s) who will gather information and make factual findings in this case. If you have any concerns about the impartiality of the Investigator(s), please let me know immediately.

The Respondent is entitled to a presumption of innocence, which will be maintained throughout the process until a determination of responsibility is made. The Investigator(s) will be in contact with you to schedule a time to formally interview you for the investigation. You may be accompanied by a support person, advisor, or advocate of your choice to the investigation interview, including a lawyer, at your own expense. This person should not be someone who you will also identify as a witness.

As part of this process, you will have a right to provide evidence and witnesses for the Investigator's consideration, and to review and comment on evidence gathered by the Investigator(s) from the other party and witnesses. The District will objectively evaluate all relevant evidence, including inculpatory (proves a violation) and exculpatory (proves no violation) evidence to reach a determination of responsibility.

Consistent with the Policy, you are hereby directed not to delete any potentially relevant evidence, including electronic files, records, or data in your possession. You are further directed not to sell, give away, destroy, or otherwise surrender possession of any personal or District-issued devices. Do not wipe or reformat any personal or District-issued devices. Do not delete any social media or email accounts that you currently have or delete any content or data from the same. These directives are effective immediately and remain in effect until further notice. If you have any questions about this directive, please contact me.

The District works to maintain confidentiality in the resolution process, and we ask for your discretion in minimizing the sharing of information to respect the sensitivity of this matter to all parties. You are directed to refrain from contacting the Respondent throughout this process. Additionally, you are reminded about the District's policy against retaliation, either by you or by someone acting on your behalf. Any individual who believes they have been retaliated against for participation in this process should immediately report it to

You are expected to cooperate in an honest and forthright manner with this investigation. Making false statements or knowingly submitting false information during the grievance process is prohibited by the District and may constitute an independent basis for disciplinary sanctions against any student or employee, up to and including suspension or expulsion of a student or termination of an employee's employment.

I understand this is a lot of information. Please let me know if you have any questions at any point during the process.

Sincerely,

Title IX Coordinator
Community School District
802 N Jackson St, Osceola, IA 50213; 641-342-4969.

Approved 12/14/20 Reviewed 2/12/24

Revised: <u>12/12/22</u>

Notice of Investigation to Respondent

[To be provided simultaneously by Title IX Coordinator to Respondent upon initiation of investigation]

[Date]

Dear [Respondent's Name],

The Community School District received a complaint alleging that you engaged in conduct that may constitute sexual misconduct under District Policy. Specifically, [name of complainant] (the "Complainant") submitted a complaint alleging that you [description of alleged conduct in complaint including time, date, location, and specific acts of respondent alleged in complaint].

The policy you are alleged to have violated is [insert all applicable policy names/numbers – including Title IX and others as applicable], and specifically its prohibition on [specific type of sexual harassment alleged – e.g., hostile environment, stalking, etc.]. A complete copy of the District's Title IX procedures is [insert link or attach to this letter]. Please review these procedures carefully and let me know if you have any questions.

The District must investigate formal complaints of potential sexual misconduct as required by policy and law, to the extent of the information available. We have assigned [NAME(s)] as the Investigator(s) who will gather information and make factual findings in this case. If you have any concerns about the impartiality of the Investigator(s), please let me know immediately.

You are entitled to a presumption of innocence, which will be maintained throughout the process until a determination of responsibility is made. The Investigator(s) will be in contact with you to schedule a time to formally interview you for the investigation. You may be accompanied by a support person, advisor, or advocate of your choice to the investigation interview, including a lawyer, at your own expense. This person should not be someone who you will also identify as a witness.

As part of this process, you will have a right to provide evidence and witnesses for the Investigator's consideration, and to review and comment on evidence gathered by the Investigator(s) from the other party and witnesses. The District will objectively evaluate all relevant evidence, including inculpatory (proves a violation) and exculpatory (proves no violation) evidence to reach a determination of responsibility.

Consistent with the Policy, you are hereby directed not to delete any potentially relevant evidence, including electronic files, records, or data in your possession. You are further directed not to sell, give away, destroy, or otherwise surrender possession of any personal or District-issued devices. Do not wipe or reformat any personal or District-issued devices. Do not delete any social media or email accounts that you currently have or delete any content or data from the same. These directives are effective immediately and remain in effect until further notice. If you have any questions about this directive, please contact me.

The District works to maintain confidentiality in the resolution process, and we ask for your discretion in minimizing the sharing of information to respect the sensitivity of this matter to all parties. You are directed to refrain from contacting the Complainant throughout this process. Additionally, you are reminded about the District's policy against retaliation, either by you or by someone acting on your behalf. Any individual who believes they have been retaliated against for participation in this process should immediately report it to

You are expected to cooperate in an honest and forthright manner with this investigation. Making false statements or knowingly submitting false information during the grievance process is prohibited by the District and may constitute an independent basis for disciplinary sanctions against any student or employee, up to and including suspension or expulsion of a student or termination of an employee's employment.

I understand this is a lot of information. Please let me know if you have any questions at any point during the process.

Sincerely,

Title IX Coordinator
Community School District
802 N Jackson St, Osceola, IA 50213; 641-342-4969.

Notice of Interview

[to be provided to complainant(s) and respondent(s) prior to any interview or other meeting with sufficient time to prepare for the interview/meeting]

[Date]

Dear [name of party]:

As you know from the Notice of Investigation, the District is conducting an investigation into a complaint of sexual harassment in which you are named as a party.

You will be interviewed by the District's Investigator(s), [insert investigator(s) names] at [location], on [date] at [time]. The purpose of this interview is to ask you questions about what you know or may know about the allegations in the complaint, including identifying and producing any relevant evidence and witness names for the Investigator's consideration.

The individuals present at this interview will be yourself, the Investigator, [include any other names of anticipated attendees, if any]. You are entitled to be accompanied by a support person, advocate, or attorney, at your own expense. However, any person accompanying you may not participate in the interview, answer questions on your behalf, or question the Investigator about any matter.

If you have any questions, please let me know.

Sincerely,

Title IX Coordinator Community School District

802 N Jackson St, Osceola, IA 50213; 641-342-4969.

Witness Disclosure Form [OPTIONAL but not required]

Introductory Overview

A complaint has been made and an investigation is being conducted pursuant to District policy and practice. You have been identified as a potential witness. The purpose of the interview today is for designated investigator to ask you questions and gather information. This document provides you with a summary of the District's expectations for you in this process.

Duty to Cooperate and be Honest

The District fully expects all students and employees to be cooperative, honest, and forthright to help the District reach a fair and reasonable outcome. Failure to honestly cooperate in an investigation may result in disciplinary action.

Confidentiality is an important part of the complaint process. Any individual participating in the

Confidentiality

Approved <u>12/14/20</u> Reviewed <u>2/12/24</u>

Revised

complaint process as a witness is expected to respect the confidentiality of expects you to keep confidential everything discussed during your intervie	•						
If, after your interview, you recall or learn of more information that you think may be helpful to the investigation, contact							
The District cannot promise you confidentiality, but we will only disclose information on a need to know basis consistent with federal and state law and District policy and procedures.							
No Retaliation							
Retaliation against persons filing conduct complaints and/or witnesses participating in the investigation of conduct complaints is <u>strictly prohibited</u> by District policy and federal and state law. Retaliation occurs when an individual who participated in the District's process is subjected to any conduct or action because of their participation that would make a reasonable person unwilling to participate in the District's process in the future. Please <u>immediately</u> inform							
I acknowledge that I have received and read the above disclosures and that expectations of me:	I understand the District's						
Witness Signature Witness Name	Date						

Title IX Investigation Report Form

[to be completed by Title IX Investigator(s)]

Name of Investigator:

Date of report:

Scope of investigation: This investigation considered claims made by [Complainant name and role (student, employee, etc.)] (the "Complainant") as to whether or not [Respondent name and role] (the "Respondent") has violated District policy no. [insert name and title of Title IX and other applicable policies].

This report will only provide a summary of the facts as determined by the investigator and is not a final determination of the allegations.

Jurisdiction: [state whether the evidence shows that the District exercises substantial control over both the Respondent and the circumstances under which the alleged sexual harassment occurred – if not, then the complaint must be dismissed from the Title IX process, and can be handled under any other applicable District policy or procedure].

Parties (list all):

Complainant- NAME

Respondent – NAME

Nature of Alleged Conduct Constituting Sexual Harassment:

Procedural history:

- A report was made to the District by _____ on [date]. A formal complaint was provided by the Complainant to the Title IX Coordinator on [date].
- The Title IX Coordinator assigned this Investigator on [date] to conduct an investigation into the formal complaint. Notices of Investigation were provided to both parties on [date].
- This Investigator interviewed the following individuals:
 - o Complainant name and date of interview
 - o Respondent name and date of interview
 - Any witnesses names and dates of interview
- On [date not less than 10 days before the date of this report], this Investigator provided Complainant and Respondent with copies of all evidence obtained by this Investigator. Complainant and Respondent had an opportunity to provide a written response to this evidence, prior to the Investigator completing this Investigation Report. [Indicate whether each party did or did not provide a written response].
- [include any other procedural steps, including if there have been significant delays in the process or other unexpected events]

Summary of Interviews:	
Complainant Interview:	
Witness A interview:	
Witness B interview:	
Respondent Interview:	
Summary of Other Evidence Received	d:
Feedback from Parties following Reco	eipt of Evidence Directly Relating to Complaint:
Investigator's Observations Regardin	ng Credibility of Parties and Witnesses:
required. Ultimately the decision-mal	carding Credibility of Parties and Witnesses is optional but not ker's job, but the investigator has the ability to observe firsthand so REMOVE this note once a decision has been made, prior to
	cle IX Coordinator, Complainant and Respondent (and any advocate of this , who has been designed as the Decision-Maker for this
Sincerely,	
[Name, title], Investigator	

Approved _	12/14/20
Reviewed	2/12/24
Revised	

<u>Decision on Formal Complaint</u> [to be completed by decision-maker]

Name of Decision-Maker(s):

Date of Determination:

Names of Parties to the Complaint: [Complainant(s) and Respondent(s)]

List the allegations in the complaint:

Procedural history: [A description of the procedural steps taken from the receipt of the formal complaint through the determination of responsibility – can use what is in the investigation report as a starting point in addition to the following:]

- The parties were provided the investigation report on [date at least 10 days prior to date of this determination]. The parties had an opportunity to submit written response to the investigation report for consideration prior to this decision-maker reaching a determination regarding responsibility. [indicate whether each party did or did not submit a written response].
- The parties had an opportunity to submit written questions to be asked of the other party and any witnesses. The decision-maker asked all relevant questions and provided the responses to those questions to the parties. The parties had a limited opportunity for follow-up questions [if applicable].
- The decision-maker considered all available, relevant evidence prior to reaching the determination(s) contained in this report.

Findings of fact for each allegation:

Statement of undisputed material facts:

Findings on disputed material facts:

Conclusions: [Conclusions for each allegation regarding the application of this Policy and any other relevant District policy, procedure, handbook provision, or rule to the facts. Include a statement of whether each allegation is founded or unfounded, and rationale for this determination]

Sanctions: [Include any sanctions that will be imposed (or recommended if outside the authority of the decision-maker) on respondent, if any, and a rationale therefor]

Remedies: [include any remedies the District will provide to restore or preserve Complainant's access to the District's educational program or activity, if applicable, and a rationale therefor]

Appeal Procedures: Within five (5) calendar days of delivery of the v	vritten decision to them, either party may
appeal this decision and/or any sanction imposed herein to	or her/his designee. Such appeals will
be in writing and will be delivered to the or her/his designee.	The or her/his designee will
determine if the written decision will be stayed pending the outcome of	the appellate decision. Appeals will be
limited to any of the following bases:	

- A procedural irregularity that affected the outcome of the matter;
- New evidence that was not reasonably available at the time the written decision was issued that could affect the outcome of the matter; or

 The Title IX Coordinator, Investigator(s), or affected the outcome of the matter. 	Decision-Maker had a conflict of interest or bias that
the bases for appeal above. Both parties will be give	th parties in writing if an appeal is received alleging one of en an opportunity to submit a written statement in support written statements must be submitted within five (5)
sexual misconduct, or participates in any manner in is strictly prohibited. Retaliation includes threats, co adverse actions related to employment or education.	rts sexual misconduct, assists someone with a report of an investigation or resolution of a sexual misconduct report ercion, discrimination, intimidation, reprisals, and/or Any individual who believed they have been retaliated y contact the District's Title IX Coordinator, 802 N Jackson
Sincerely,	
[name(s) and title(s) of decision-maker(s)]	Date

Appeal Form

[to be filled out by a party wishing to appeal the initial determination/sanction]

Name of App	pealing Party:
Role in comp	plaint: [Complainant or Respondent]
Date:	
I,least one):	, hereby appeal the written decision on the grounds that (check at
	A procedural irregularity affected the outcome of the matter. The facts supporting this appeal are (attach additional pages if needed):
c	New evidence was not reasonably available at the time the written decision was issued that could affect the outcome of the matter. The facts supporting this appeal are (attach additional pages if needed):
	The Title IX Coordinator, Investigator(s), or Decision-Maker(s) had a conflict of interest or bias that affected the outcome of the matter. The facts supporting this appeal are (attach additional pages if needed):
I hereby affin	rm that the foregoing is true and correct to the best of my knowledge.
Signature of	appealing party

Approved	12/14/20
Reviewed	2/12/24
Revised	

Notice of Appeal

[to be provided simultaneously to both Complainant and Respondent]

[date]

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Deal	Daity	name]	
	LI <i>J</i>		-

This is a notice that a timely appeal has been filed by [name of appealing party] challenging the decision issued by [name and title of initial decision-maker] in the formal sexual harassment complaint made by [Complainant's name] against [Respondent's name].

This appeal alleges that [state the basis for appeal provided on the appeal form and briefly summarize the allegations of the appealing party].

This appeal will be reviewed by [name and title of appeal decision-maker]. You have the right to provide a written statement to [the appeal decision-maker] in support of, or challenging, the written decision. Please submit your written statement [indicate whether in-person, email, or other] within five (5) calendar days of the date of this letter.

If you have any questions, please let me know.	
Sincerely,	
[name, title, contact information]	

Approved _	<u>12/14/20</u>	_
Reviewed _	2/12/24	
Revised		

Determination on Appeal

[to be delivered simultaneously to both Complainant and Respondent]

[date]

Dear	[party name]:

I have carefully considered the appeal filed by [name of appealing party], challenging the written decision on the complaint of sexual harassment made by [complainant's name] against [respondent's name].

Based on my review of this matter, it is my determination that the decision should be [affirmed – OR-reversed – OR – modified as follows... - OR – this matter should be remanded back to the investigator or decision-maker to take the following actions...]. I reached this determination [for the following reason(s) – brief description of rationale]. Pursuant to District policy, this decision is final and is not subject to further appeal.

Retaliation against any individual who files or otherwise participates in bringing a complaint is strictly prohibited under federal and state law, as well as District policy. Founded acts of retaliation will result in disciplinary action up to and including termination. Any individual who believes they have been retaliated against for participation in this process should report any concerns immediately to

Sincerely,	
[Name and Title of Appeal Decision-Maker]	

Approved _	<u>12/14/20</u>	
Reviewed	2/12/24	
Revised		

Informal Resolution

[to be provided to Complainant and Respondent by Title IX Coordinator]

[date]

Re: Informal resolution of complaint involving [complainant's name] and [respondent's name]

Dear [party name]:

This letter sets forth information about the District's informal resolution process. If both parties consent, this process may help you reach a mutually acceptable resolution to the formal complaint.

The formal complaint made by [complainant's name] alleges that [respondent's name] [include the allegations in the formal complaint].

To resolve this complaint, the Title IX Coordinator will meet separately with each party to gather information relevant to the complaint and discuss possible ways to resolve the complaint. If the parties agree to a resolution, the Title IX Coordinator will draft a resolution agreement to be reviewed by both parties. Each party may sign the resolution agreement if they voluntarily agree to the terms. Once the agreement is signed by each party, it is final and is not subject to appeal.

Either party may withdraw from informal resolution at any point <u>prior to</u> signing the resolution agreement. The Complainant may then decide whether to proceed with the formal grievance process under District policy (including investigation and determination of responsibility) or to withdraw the formal complaint. Supportive measures may be provided during informal resolution, during a formal grievance, and/or after the formal complaints is resolved, dismissed, or withdraw.

The Title IX Coordinator will retain a copy of the formal complaint and any resolution agreement for a period of seven (7) years following the closure of the complaint. In order to promote honest, direct, communication, information disclosed during informal resolution will remain confidential, except where disclosure may be required by law or authorized in connection with duties on behalf of the District.

If you have any questions, please let me know. Otherwise, if you voluntarily agree to participate in the informal resolution process, please sign below.

Sincerely,					
Title IX Co	oordinator				
		name], hereby kno omplaint identified	~ .	oluntarily agr	ee to participate in
Signature				Date	
Approved	12/14/20	Reviewed	2/12/24		Revised: 12/12/22

Notice of Dismissal

[to be provided simultaneously to Complainant and Respondent upon dismissal of a formal complaint]

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Td	ate	

Dear	Inarty	name]	•
Dear	party	manne	٠

This letter hereby notifies you that the sexual harassment complaint filed on [date] is being dismissed by the District for the following reason [check one]:

The conduct alleged in the complaint would not constitute sexual harassment as defined in Section II of this policy, even if proved; The conduct alleged not occur in the District's education program or activity; or The conduct did not occur in the United States. The Complainant notified the Title IX Coordinator in writing that the Complainant wished to withdraw the formal complaint or any allegations; The Respondent is no longer enrolled or employed by the District; or Specific circumstances exist that prevent the District from gathering evidence sufficient to reach a determination as to the formal complaint or allegations. These circumstances are:

This dismissal may be appealed by submitting a written appeal to [name, title, contact information of designated appeal decision-maker] within five (5) calendar days of the date of this Notice of Dismissal. Appeals are limited to the following grounds:

- A procedural irregularity that affected the outcome of the matter;
- New evidence that was not reasonably available at the time this dismissal was issued that could affect the outcome of the matter; or
- The Title IX Coordinator, Investigator(s), or Decision-Maker had a conflict of interest or bias that affected the outcome of the matter.

Even after dismissal of a formal complaint from the District's Title IX grievance process, the District may still (1) offer supportive measures to either party and/or (2) investigate and resolve the complaint under any other applicable District policy or process. You will be notified if the District intends to take further action on this complaint.

If you have any questions, please let me know. Sincerely, Title IX Coordinator, 802 N Jackson St, Osceola, IA 50213, 641-342-4969.

Approved <u>12/14/20</u> Reviewed 2/12/24

Revised: 12/12/22

Documentation of District Response

[to be completed and maintained by Title IX Coordinator for 7 years for record-keeping purposes]

[date]

Complaint Information:

Compla	amant name:
Respon	dent name:
Was a f	Formal complaint filed?
If so, or	n what date?
District Respo	onse:
Were su were pr	apportive measures provided to Complainant? If so, list all supportive measures that rovided.
-	blease explain why it was not clearly unreasonable for the District not to provide ainant with supportive measures.
through	ther steps were taken in response to the report or formal complaint? E.g., resolved informal resolution, resolved through formal grievance process (indicate whether d or unfounded).
What sa	anctions were issued as a result of the report or formal complaint, if any?
What re	emedies were issued as a result of the report or formal complaint, if any?
_	of the above, do you believe the District's response was not deliberately indifferent? explain.
T'A IV C	
Title IX Coord	inator Date
Approved 12 Reviewed 2 Revised	2/12/24