# PREVENTION OF SEXUAL MISCONDUCT TOWARDS STUDENTS, MANDATORY REPORTING OF CHILD ABUSE OR NEGLECT, AND CORPORAL PUNISHMENT

The District prohibits and will not tolerate any form of sexual misconduct (including lewdness, sexual abuse, sexual molestation, and sexual harassment, and luring of a child), child abuse, child neglect, or corporal punishment toward students (regardless of age) on the part of District employees, administrators, officials, volunteers, or third parties.

This policy expands upon, and is established in addition to, the District policy on antiharassment. Because the District has a particular interest in maintaining student safety and wellbeing, it has established this additional policy to specifically address sexual misconduct, child abuse, child neglect, and corporal punishment toward students.

If the alleged discrimination could constitute sexual harassment under Title IX, the Nondiscrimination on the Basis of Sex Under Title IX policy AB and administrative regulations apply rather than the Prevention of Sexual Misconduct Toward Students, Mandatory Reporting of Child Abuse or Neglect, and Corporal Punishment policy GBBA and administrative regulations. Because the school district must respond with specific steps whenever any employee has notice of sexual harassment under Title IX, all school employees are required to report possible incidents of sexual harassment directly to the District's Title IX Coordinator, as soon as practicable, but not later than a time during the same day on which the employee became aware of an incident of sexual harassment, including allegations of sexual harassment. Reports by school district employees must be made by in person, by telephone, and/or by email to the school district's Title IX Coordinator as follows:

Director of Human Resources Lyon County School District 25 E. Goldfield Avenue Yerington, NV 89447 (775)463-6800 bhogan@lyoncsd.org

<sup>&</sup>lt;sup>1</sup>Sexual harassment is defined under the federal Title IX regulations as conduct on the basis of sex that satisfies one or more of the following:

a. A school employee conditioning the provision of an aid, benefit, or service of the school district on an individual's participation in unwelcome sexual conduct (i.e., quid pro quo); or

b. Unwelcome conduct determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies a person equal access to the school district's education program or activity; or

c. Sexual assault as defined in the federal Clery Act, or dating violence, domestic violence, or stalking as defined in the federal Violence Against Women Act.

# LYON COUNTY SCHOOL DISTRICT BOARD POLICY

**GBBA** 

The school district's Title IX Coordinator will assist the employee to determine whether the allegation could constitute sexual harassment under Title IX, in which case Board Policy AB will be followed rather than Board Policy GBBA.

If an employee or volunteer has reasonable cause to believe that sexual misconduct toward students by an employee or volunteer arises to abuse or neglect under NRS 432B and/or NRS 392.275 et seq., such misconduct will be reported to law enforcement officials and Child Protective Service agency personnel in accordance with the procedures set forth in Board policies and regulations concerning mandatory reporting. These procedures are addressed in Board Policy JHG.

Reference: NRS 391.650, NRS 201.540, NRS 201.195, NRS 201.230, NRS 200.366, NRS 200.368, NRS 201.560, NRS 432B.220, NRS 392.275 et seq.

# PREVENTION OF SEXUAL MISCONDUCT TOWARDS STUDENTS, MANDATORY REPORTING OF CHILD ABUSE OR NEGLECT, AND CORPORAL PUNISHMENT ADMINISTRATIVE REGULATIONS

- 1. "Sexual misconduct" as used in this regulation is:
  - a. Any sexual conduct that meets the definition of prohibited conduct/behavior as described below or in any other District policy.
  - b. Any conduct or communication that explicitly or implicitly conditions a student's participation in an educational program or activity on submission to sexual conduct.
  - c. Any conduct or communication that explicitly or implicitly indicates that an educational decision will be based on the student's submission to sexual conduct.
  - d. Any bullying, cyberbullying, harassing, or intimidating conduct or communication, of a sexual nature, that creates an environment which is hostile to a student by interfering with their education.
  - e. Any conduct or communication of a sexual nature that is of a sufficiently severe, persistent, or pervasive and objectively offensive nature that it limits a student's ability to participate in or benefit from an educational program or activity or creates a hostile or abusive educational environment.
  - f. Any conduct or communication that is considered immorality within the meaning of NRS 391.650 (4) including but not limited to sexual assault, statutory sexual seduction, incest, commission of certain sexual acts in public, open or gross lewdness, indecent exposure, or lewdness with a minor.

**Note:** The District acknowledges the applicability of criminal statutes relating to sexual conduct toward a student, including:

- NRS 201.540, which indicates that it is a felony, for a person 21 years and older, who is or was employed or is or was a volunteer at a public or private school in a position of authority, from engaging in sexual conduct with students who are 16 years or age or older.
- NRS 201.230 states it is a felony for a person to conduct lewdness with a child under the age of 16.
- Other criminal statutes which are pertinent to this policy include, but are not limited to, NRS 200.366, sexual assault; NRS 200.368, statutory sexual seduction; NRS 201.560, using a computer to lure children.
- 2. Examples of behavior which constitute sexual misconduct include, but are not limited to:
  - a. Making sexual advances or gestures toward a student;
  - b. Coercing, forcing, or attempting to coerce or force sexual intercourse or any sexual act with a student;

- c. Engaging in sexual intercourse or any sexual act with any student;
- d. Touching oneself sexually or talking about one's sexual activity in front of students;
- e. Spreading rumors about or discussing students' sexual activity;
- f. Sexually motivated or inappropriate touching, patting, grabbing, or pinching a student's body, whether that student is of the same or the opposite sex; and
- g. Other sexual behavior or communication, including requests for sexual favors, whether or not accompanied by implied or overt threats concerning a student's educational status or implied or overt promises of preferential treatment.

**Note:** This prohibition does not preclude legitimate, non-sexual physical conduct which may include, but is not limited to, the use of necessary restraints to avoid physical harm to persons or property or conduct such as a teacher's consoling or congratulatory hug of a student, or the demonstration of an athletic move by a teacher or student requiring contact with another student.

#### 3. Sexual Misconduct Reporting

Any teacher, administrator, official, volunteer, or other school employee who witnesses or has or receives information that a student has or may have been subjected to sexual misconduct including sexual harassment under Title IX, shall report the alleged acts to the Title IX Coordinator as soon as practicable, but not later than a time during the same day on which the person became aware of the sexual misconduct, including sexual harassment or allegations of sexual harassment. Reports by District employees must be made in person, by telephone, and/or by email to the school district's Title IX Coordinator. Failure to make this report as prescribed may result in disciplinary or other appropriate action against the teacher, administrator, official, volunteer, or other school employee.

#### 4. Investigation

The District shall promptly investigate all complaints or allegations of sexual misconduct. If a violation is found to have occurred, the investigation shall include recommendations concerning the incorporation of disciplinary action and other measures to be imposed. The District will keep all investigations confidential to the extent possible. The District will release information obtained only to those individuals with business need-to-know or involved in the investigation and the administration of the complaint or as required by law. The District will inform the individual filing the complaint, as well as the individual against whom the complaint was made, of the final determination. All employees and students questioned as part of an investigation will be requested to refrain from discussing the matter with anyone except District or legal representatives or their own union or legal representatives.

The initial investigation will be conducted by a qualified and objective school official not named in the complaint, or by an outside investigator. The investigator will act with due regard for the rights of all individuals and, in particular, to ensure any rights of students to have their

## LYON COUNTY SCHOOL DISTRICT BOARD POLICY

**GBBA** 

parent(s)/guardian(s) present during questioning. If the initial investigation indicates that a criminal act may have occurred, the investigator shall immediately notify the Superintendent, who will in turn immediately report the matter to the law enforcement agency having jurisdiction.

The District treats all complaints or allegations of sexual misconduct seriously and expects all employees and students to be candid and truthful during the investigation process. If credible evidence indicates that a participant in the investigation has made intentionally false or malicious statements, the District will discipline or take other appropriate action against that participant.

#### 5. Retaliation

The District will not tolerate any form of retaliation toward any person who reports alleged sexual misconduct in good faith, assists another in filing a complaint, or provides truthful statements during an investigation.

The District will discipline or take other appropriate action against any individual for threatening, intimidating, or interfering with any person who complains of sexual misconduct, or reports sexual misconduct, or who testifies or participates in a proceeding, investigation, or hearing related to a complaint of sexual misconduct.

#### 6. Training

All District employees, volunteers, officials, and administrators will participate in an initial training session and in periodic training updates on the prevention of sexual misconduct, will be provided an opportunity to review a copy of the District Policy, and will sign an acknowledgment of receipt stating: I have been given an opportunity to review such policy. The District will provide all new employees with a copy of this.

#### 7. Dissemination of Policy

The District will make this policy available to parents or guardians and all students, as appropriate, during annual registration. The District will also publish the policy on the District and school websites. At least annually, the District will publicize this policy through the district's/school's mass communication system.

#### 8. Mandatory Reporting of Child Abuse or Neglect and Corporal Punishment

Under NRS 432B, all employees and volunteers who, in their professional or occupational capacities, know or have reasonable cause to believe that a child under age 18 has been abused, neglected, or subjected to corporal punishment must report the abuse, neglect, or corporal punishment to an agency which provides child welfare services or to a law enforcement agency.

Employees and volunteers required to report the abuse, neglect, or corporal punishment of a child must be provided notice, in writing or electronically, of their duty as a mandatory reporter.

The employee and volunteer must sign acknowledgment of this notice which is to be filed in the master personnel file. (This requirement is not necessary if the employee is licensed, certified, or endorsed by a board in the state.)

#### 9. Reporting Procedures

If a District employee or volunteer knows or has reasonable cause to believe that a child has been subjected to sexual misconduct, abused, neglected, or subjected to corporal punishment, the employee or volunteer must take the following steps:

- a. *Notification to principal/designee*. The employee or volunteer must immediately notify the principal/designee of the school where the child is enrolled, and
- b. Mandatory report to child welfare agency or law enforcement agency; timing of report. The employee or volunteer must report to the local child welfare agency or law enforcement agency as soon as reasonably practicable but not later than 24 hours after the employee or volunteer knows or has reasonable cause to believe that a child has been subject to sexual misconduct, abuse, or neglect.
  - If an employee or volunteer has knowledge of or reasonable cause to believe that abuse, neglect, sexual misconduct, or luring of a child has occurred by another employee or volunteer, they are required to make a report to child welfare services and law enforcement.
  - If an employee or volunteer has knowledge of or reasonable cause to believe that the use of corporal punishment or aversive intervention on a child has occurred by another employee or volunteer, they are required to make a report to child welfare services. Reports of corporal punishment are to be made to local child welfare agency only.

The employee or volunteer may request that a principal/designee be present when a report is made, but any delay in making such an arrangement does not excuse a failure to report directly to the local child welfare agency or law enforcement agency as soon as reasonably practicable but not later than 24 hours after the employee or volunteer knows or has reasonable cause to believe that a child has been subject to sexual misconduct, abuse, neglect or corporal punishment.

- c. Form of report. The employee or volunteer may make a report by telephone or, in light of all the surrounding facts and circumstances which are known, or which reasonably should be known to the person at the time, by any other means of oral, written or electronic communication that a reasonable person would believe, under those facts and circumstances, is a reliable and swift means of communicating information to the person who receives the report.
- d. Contents of report. The report must contain the following information, if obtainable:
  - The name, address, age and sex of the child;
  - The name and address of the child's parents or other person responsible for the care of the child;

- The nature and extent of the sexual misconduct, abuse, neglect, or corporal punishment of the child, the effect of prenatal illegal substance abuse on the newborn infant or the nature of the withdrawal symptoms resulting from prenatal drug exposure of the newborn infant;
- Any evidence of previously known or suspected:
  - o Sexual misconduct, abuse, or neglect of the child or the child's siblings; or
  - Effects of prenatal illegal substance abuse on or evidence of withdrawal symptoms resulting from prenatal drug exposure of the newborn infant;
- The name, address and relationship, if known, of the person who is alleged to have abused or neglected the child including sexual misconduct or subjected the child to corporal punishment; and
- Any other information known to the person making the report that the agency which provides child welfare services considers necessary.
- e. On the same day a verbal report is made to the local child welfare agency or law enforcement agency, or as soon thereafter as reasonably practicable, the employee or volunteer, in conjunction with the principal/designee if available, must complete the "Child Abuse and Neglect Reporting Form" and provide the original to the agency where the verbal report was made, if requested.
- f. A copy of the completed Child Abuse and Neglect Reporting Form must be forwarded to the Director of Special Services to be maintained in the Director's confidential files. Records of written reports, or copies of reports, are not to be maintained within an individual school.
- g. Investigating Reports of Sexual Misconduct, Abuse, and Neglect

No District employee is expected or authorized to contact non-school district individuals or agencies in order to investigate or obtain additional information or to verify report information.

#### h. Failure to Report

Any employee or volunteer who fails to report sexual misconduct, abuse, or neglect as provided by this regulation will be subject to discipline. Any employee or volunteer who knowingly and willfully violates the provisions of NRS 432B.220 concerning reports of sexual misconduct, abuse, or neglect is guilty of a misdemeanor (see NRS 432B.240).

#### i. Immunity from Civil and Criminal Liability

Immunity from civil or criminal liability extends to District employees and volunteers who in good faith make mandatory reports or perform other acts set forth under NRS 432B. See NRS 432B.160 for details and exceptions.

## LYON COUNTY SCHOOL DISTRICT

BOARD POLICY	GBBA
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### Appendix A

#### CHILD ABUSE AND NEGLECT REPORTING FORM

Name(s) of child(ren) invo	olved:	Birthdate(s) and age(s):
1		1
2.		2
3.		3
4.		4.
5.		5.
Current whereabouts		Phone #
		Phone
Mother's name	Address	Phone
Siblings' names (if not list	red above)	Birthdate(s) or age(s)
1		• • • • • • • • • • • • • • • • • • • •
2		
3.		3.
- · <u> </u>		<u> </u>
Date abuse/neglect occurred		Dates observed abuse/neglect
Type of abuse/neglect		
Person(s) allegedly inflicti		
Reported by:		
	Address	Phone
Title or relationship to chi	ld of person reporting	
Seen by doctor: Yes N	o Name and address	
A 1 1		
Action taken and commen	ts:	