

JUSTIFICATION FOR SERIES 1000

(Pending Board Approval December 14, 2022)

Exhibit (1) 1113 - District and School Websites

(Exhibit revised)

Exhibit updated to reflect NEW LAW (AB 27, 2021), which includes posting requirements related to the identification of homeless students, and NEW LAW (AB 819, 2021), which includes posting requirements related to specified environmental review documents as required by the California Environmental Quality Act. Exhibit also updated to add posting requirements related to posters published by the California Department of Fair Employment and Housing and amend the item regarding the district's meal payment collection policy and procedures to reference a different memorandum regarding unpaid meal charges.

BP 1312.3 - Uniform Complaint Procedures

(BP revised)

Policy updated to reflect NEW LAW (AB 131, 2021), which renumbers the license-exempt California State Preschool Program code sections, ensures consistency with the California Department of Education's 2021-22 federal program monitoring instrument, clarify that districts may not offer or facilitate an informal resolution process to resolve allegations that an employee sexually harassed a student, add Item #3 to the section regarding "Non-UCP Complaints"; that any complaint alleging that a student, while in an education program or activity as specified, was subjected to sexual harassment as defined in 34 CFR 106.30 be addressed through federal Title IX complaint procedures, and clarify in Item #5 that complaints alleging a physical safety concern that interferes with a free appropriate public education is a non-UCP complaint.

AR 1312.3 - Uniform Complaint Procedures

(AR revised)

Regulation updated to delete outdated and/or repealed U.S. Department of Education's Office for Civil Rights (OCR) references and where appropriate, add current OCR material, ensure consistency with the California Department of Education's 2021-22 federal program monitoring

instrument, clarify posting requirements for the annual notification, compliance officer contact information and information related to Title IX, add material regarding the requirement for an administrator who is not designated as a compliance officer who receives a complaint to notify the compliance officer, clarify that districts may not offer or facilitate an informal resolution process to resolve allegations that an employee sexually harassed a student, add descriptions to the OPTION headings for districts that do or do not allow complainants to appeal to the governing board, delete material regarding respondent being sent the investigation report at the same time it is provided to the complainant as this simultaneous exchange is not required by law, amend language in regard to pursuing civil law remedies in the notice to complainants included in investigation reports for allegations of unlawful discrimination, harassment, intimidation, and bullying based on state law clarify when either party may request reconsideration of an appeal by the Superintendent of Public Instruction and reflect NEW LAW (AB 131, 2021) which renumbers the license-exempt California State Preschool Program code Sections.

Administrative Regulation 1312.4 - Williams Uniform Complaint Procedures

(AR revised)

Regulation updated to reflect NEW STATE REGULATIONS (Register 2020, No. 21), which amends the definition of "beginning of the year or semester," and NEW LAW (AB 367, 2021), which requires any school serving any of grades 6-12 to, at all times, stock and make available and accessible free of cost an adequate supply of menstrual products in specified restrooms beginning with the 2022-23 school year. Regulation also updated to clarify that the principal or Superintendent's designee is required to send a written resolution of the complaint to the mailing address of the complainant when the complainant has indicated on the complaint form a desire to receive a response to the complaint.

Exhibit (2) 1312.4 - Williams Uniform Complaint Procedures

(Exhibit revised)

Exhibit updated to include that, for a school that serves any of grades 6-12, a complaint may be filed for failure to, at all times, stock and make available and accessible free of cost an adequate supply of menstrual products in specified restrooms, as required by NEW LAW (AB 367, 2021).