OREGON DEPARTMENT OF EDUCATION COMPLAINT AND APPEAL PROCESS

This document provides a visual overview of the appeals process for complaints regarding Division 22 Standards, discrimination, restraint and seclusion, or retaliation. ODE can also accept complaints regarding the IDEA and complaints regarding religious entanglement that follow a different process; visit www.oregon.gov/ode/about-us/Pages/Complaints.aspx for more information.

COMPLAINT SUBMITTED
ODE accepts complaints of Division 22 standards, discrimination, restraint and seclusion, or retaliation on appeal. See www.oregon.gov/ode/about-us/Pages/Complaints.aspx for more information.

ODE UNABLE TO ACCEPT COMPLAINT
ODE may not be able to accept a complaint due to timeliness, procedural error, or other reasons. Complainant is notified in writing within 14 DAYS.

ODE ACCEPTS COMPLAINT
Complainant and District notified in writing within 14 DAYS.

DISTRICT RESPONSE
Within 30 DAYS* of receiving notice that ODE has accepted a complaint, the District must provide a written response.

INVESTIGATION
Within 90 DAYS* of receiving the District response, ODE conducts an investigation and determines whether a violation of rule/law more than likely did or did not occur. At any time during the investigation, or prior to the issuance of a Final Order, the District may voluntarily admit deficiency and move directly into remediation. See OAR 581-002-0023 for more information.

ODE FINDS A VIOLATION DID OCCUR
ODE issues a Preliminary Order, and District and Complainant enter into CONCILIATION.

ODE FINDS A VIOLATION DID NOT OCCUR
ODE issues a FINAL ORDER.

see CONCILIATION on next page

Updated 3/21/2022. This document should not be construed as legal advice. This document should not be considered comprehensive or exhaustive; see oregon.gov/ode for links to the latest laws, rules, and policies.
For questions about this process call 503-947-5600 or contact:
Mark Mayer, Complaint and Appeals Coordinator, at mark.mayer@state.or.us.
CONCILIATION

Conciliation is an alternative out-of-court dispute resolution process. Like mediation, conciliation is a voluntary, flexible, confidential, and interest-based process. The parties seek to reach a dispute settlement with the assistance of a conciliator, who acts as a neutral third party.**

- The conciliation period may not be longer than 30 DAYS* unless the complainant and the school district agree, in writing, to a longer time period.
- The school district may not have an attorney present during conciliation unless the complainant is accompanied by an attorney.
- Upon request, the Department will provide technical assistance to support the conciliation process.

**At any time during this process, the complainant or school district may communicate to the Department that they no longer wish to negotiate an agreement and the conciliation period ends.

CONCILIATION AGREEMENT NOT REACHED

ODE issues a FINAL ORDER based upon the conclusions of the Preliminary Order. The Order may include remedies or terms the District must comply with.

CONCILIATION AGREEMENT REACHED

ODE supervises the fulfillment of the agreement.

CONCILIATION AGREEMENT NOT FULFILLED

ODE issues a FINAL ORDER. The Order may include remedies or terms the District must comply with.

CONCILIATION AGREEMENT FULFILLED

ODE issues a letter closing the complaint.

RECONSIDERATION

Within 60 DAYS of receiving a Final Order, a Complainant or District may request reconsideration from ODE.

JUDICIAL REVIEW

Within 60 DAYS of either receiving a Final Order OR receiving a denial of reconsideration, a complainant or a school district may seek judicial review of the Department’s final order by filing a petition for review with the Marion County Circuit Court or with the circuit court in the county where petitioner resides.

*Timelines may be extended for good cause at the request of Complainant, District, or ODE.

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