PERSONNEL 5500P

## Procedures for Releasing Personnel Records to Hiring School Districts

- 1. No later than twenty (20) days after receiving a request from a hiring school district under the provisions of I. C. § 12-1210 the District shall provide the information requested and make available to the hiring school district copies of all documents in the past or current employee's personnel file relating to job performance or job-related conduct. [Note The District may provide records in electronic format.]
  - a. Pursuant to state law, the only information or documentation that the District must provide pursuant to a request under I.C. § 33-1210 is:
    - i. All annual evaluations;
    - ii. Letters of reprimand;
    - iii. Letters of direction;
    - iv. Letters of commendation or award;
    - v. Disciplinary actions and documentation of disciplinary investigations,
    - vi. Recommendations for probation;
    - vii. Notices of probation and notices of removal from probation;
    - viii. Recommendations for termination or nonrenewal;
    - ix. Notices of termination or nonrenewal;
    - x. Notices from the professional standards commission of Idaho or any other such similar state agency of action taken against an individual's certificate; and
    - xi. Any rebuttal documentation filed by the employee relative to any of the above documents.

In an effort to save time and expense in responding to such requests, the District will provide only the above information in response to a requests for documentation under I.C. § 33-1210. Names of students or fellow employee complainants, other than the employee's administrative evaluator or other administrative authors of communication to the employee shall be redacted from information provided in response to a request.

- 2. No Board member or District employee shall enter into any agreement that has the effect of suppressing information about negative job performance by a present or former employee or expunge information about performance or misconduct from any document in an employee personnel file.
- 3. In fulfilling a request from a hiring school district, the District may choose to expunge information from an employee's personnel file relating to *alleged* verbal or physical abuse or sexual misconduct that has not been substantiated.

- 4. In fulfilling a request from a hiring school district, the District shall expunge information from an employee's personnel file on any materials for which disclosure would violate FERPA, HIPAA, or any other applicable federal law. The District shall also redact student names from investigative or other documentation in the employee's/former employee's file as well as any medical documentation.
- 5. No District employee who in good faith discloses information to the hiring school district either in writing, printed material, electronic material, or orally shall be held civilly liable for the disclosure.

Legal References 29 CFR § 516.2	<b>Description</b> Employees Subject to Minimum Wage or Minimum Wage and Overtime Provisions Pursuant to Section 6 or Sections 6 and 7(a) of the Act.
29 CFR § 516.3	Bona Fide Executive, Administrative, and Professional Employees (Including Academic Administrative Personnel and teachers in Elementary or Secondary Schools), and Outside Sales Employees Employed Pursuant to Section 13(a)(1) of the Act.
29 USC § 201 et seq.	The Fair Labor Standards Act of 1985
IC § 33-1210	Information on Past Job Performance
IC § 33-517	Non-Certificated Personnel
IC § 33-518	Employee Personnel Files
IC § 74-106	Records Exempt from Disclosure
Cross References	
Code	Description
3085	Sexual Harassment, Discrimination, and Retaliation Policy
4260	Records Available to Public
5100	Hiring Process and Criteria
5205	Job Descriptions
5240	Sexual Harassment/Intimidation in the Workplace
5330	Employee Electronic Mail and Online Services Usage
5340	Evaluaion of Certificated Personnel
5820	Evaluation of Non-Certificated Staff

## Policy History:

Adopted on: April 9, 2013 Revised on: 3-12-24