

Riverside School Board

Resolution B890-20230627

N. B. - this By-law should be read in conjunction with the procedure set out in the Act respecting the National Student Ombudsman.

By-law Name:	Examination of Complaints adopted under section 220.2 of the Education Act
By-law Number:	14
Resolution Number:	Resolution B890-20230627 replacing resolution B639-20171121
Date Submitted to Governance and Ethics Committee:	April 11, 2023
Date Submitted to Executive Committee:	May 2, 2023
Date Received at Council:	May 2, 2023
Consultation Period:	May 6, 2023 to June 19, 2023
Date Approved by Council:	June 27, 2023

REFERENCE

The present by-law is established in accordance with *The Quebec Education Act, (R.S.Q. c. I-13.3, section 220.2)*

OBJECTIVE

The goal of this by-law is to find a satisfactory solution for everyone when there is a complaint from someone against a school/centre or the school board. It establishes the process to be followed when a situation cannot be resolved, and the complainant wishes to file a complaint with the school board. **This By-law applies only to certain types of complaints.**

COMPLAINTS ADDRESSED BY THIS BY-LAW

The complaints addressed by this By-law include everything other than:

- Complaints made under the Act Respecting the National Student Ombudsman;
- Complaints against a teacher for a serious fault committed in the exercise of their functions or for an act which is derogatory to the honour or dignity of the teaching function in application of section 26 and following of the Quebec Education Act;
- Complaints resulting from the filing of a disclosure of wrongdoing. The procedure outlined in the *Procedure to facilitate the disclosure of wrongdoings* must be followed in those cases;

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Complaints of a business in the tendering or awarding of a public contract. The
procedure outlined in *Procedure for receiving and examining complaints filed in the*course of the tendering or awarding process for a public contract must be followed in
those cases.

DEFINITIONS

The following terms are used in this By-law:

School Board: Riverside School Board

• Complainant: Student, parent, or citizen who files a complaint

• Complaints Officer: The person that is designated by the Council of Commissioners Riverside School Board as the one to be in charge of handling complaints under the Act respecting the National Student Ombudsman

PRINCIPLES USED IN RESOLVING A COMPLAINT

The school board recognizes someone's right to disagree-with a decision, an action, or an omission on the part of its representatives, as well as the right to state this and to ask that the situation be rectified.

The complaint resolution process must be respectful of all those involved and be done diligently, meticulously, equitably and be impartial and with openness.

Ideally the complaint will be resolved by the persons directly involved in the situation or their immediate superior.

The search for a solution shall take into account the best interest of the student body, the complainant, and of the school board.

The complainant has the right to be accompanied by the person of their choice in all steps of the procedures of the examination of complaints but that person may not speak on the complainant's behalf.

COMPLAINT PROCESS

The process is the same whether the complaint is verbal or written. At each stage, the complainant or the person involved may present their observations in order to facilitate the complaint resolution process. The response of the person involved may be in the form of a verbal response.

There are two steps in the complaint resolution process:

• First Step: The complainant communicates either orally or in writing first with the person directly involved and the School/Centre Administration or Department to give their point of view and to try to find a solution. A response must be given to



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the complainant within ten (10) working days from receipt of the complaint. If the person or the administration maintains their decision, they will give their reasons to the complainant. The response will be in writing if the original communication was in writing.

• Second Step: A complainant who is not satisfied with the response, may file a written complaint with the Complaints Officer, who will have fifteen (15) working days from the date the complaint was received to give a response. The complainant and the person involved in the complaint will have an opportunity to give their respective points of view. The Complaints Officer will attempt to mediate between the two parties in order to find a solution. If mediation fails, the decision of the administration will stand. The response of the Complaints Officer will be sent in writing to the Complainant as well as to the person directly involved and their immediate superior.

The Complaints Officer may take up a file even if the previous step has not been completed, when the intervention is deemed necessary to prevent the Complainant from suffering harm.

CONFIDENTIALITY AND ABSENCE OF REPRISALS

The School Board will take the necessary measures to ensure the confidentiality of the complaints process and to avoid any reprisals against the Complainant.

RESPONSIBILITY

The Director General is responsible for the application of this By-law.



This By-Law # 14 – Examination of Complaints, was adopted at the Council of Commissioners on June 27, 2023.

Signed, in accordance with Section 396 of the Education Act, at Saint-Hubert, Quebec.

Dan Lamoureux, Chairman

John McLaren, Secretary General