

## METROPOLITAN SCHOOL DISTRICT OF WASHINGTON TOWNSHIP 8550 WOODFIELD CROSSING BLVD., INDIANAPOLIS, IN 46240

## **NOTICE OF DISMISSAL**

You are receiving this notice because you are either the complainant(s) (alleged victim), the respondent(s) (alleged perpetrator), or a party requiring notice pursuant to 34 C.F.R. § 106.45(b)(2).

At this time, the School District is dismissing the Title IX Complaint (or allegations therein). The School District is dismissing

\_\_\_\_\_ the entire Title IX Complaint; or

the following all	egations contained	d in the Complaint	[explain	which allegations	are
being dismissed here]		-			

because: 	The complainant notified the Title IX Coordinator in writing that the complainant would like to withdraw the formal complaint and the allegations therein.
	The respondent is no longer enrolled in or employed by the School District.
	The School District cannot gather evidence sufficient to reach a determination as to the formal complaint (or certain allegations therein). Specifically, [explain the reasons no determination may be made here].
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\*\*If a party wants to appeal this dismissal, the party must submit, in writing to the Title IX Coordinator (at **[insert address and/or email address]**), notice of his or her intent to appeal and a brief summary of the basis for the appeal <u>within 10 days</u> of the decision-maker's decision. If an appeal is not timely, the initial decision-maker's determination is final.

Either party may submit an appeal, but appeals may only be brought for one or more of the following reasons: (1) a procedural irregularity affected the outcome, (2) new evidence that was not reasonably available at the time of the determination is now available and could affect the outcome, or (3) the Title IX Coordinator, investigator, or decision-maker had a conflict of interest or bias that affected the outcome of the matter.

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