Specific Material Objection

Part I:
This form is for use by a parent of a student or resident of Palm Beach County who is challenging specific library media center, classroom library, reading list, supplemental, or instructional materials that have not gone through the Board's adoption process. This form must be used after the informal objection process, as described in School Board Policy 8.1205\(^1\), has occurred if the challenger remains dissatisfied.

Pursuant to Board Policy 8.1205, which implements F.S. 1006.28(2)(a)2, as interpreted by SBE Rule 6A-7.0714, this form must be used by the parent of a student or a resident of Palm Beach County to object to the use of the aforementioned materials. However, a parent or County resident may object without using this form at the Board’s public hearing or meeting to adopt instructional materials.

The process for filing this objection form is as follows in compliance with School Board Policy 8.1205.

Objections filed by a parent shall be heard in the school in which that student is registered. If the parent has children at different schools in Palm Beach County, then the objection must specify which school(s) the objection pertains to and it will be heard in that/those school(s). If the objecting party is not the parent of a child in the School District but a County resident, the objection will be assigned to the appropriate school within the boundary corresponding to the residence of the objecting party for review if the material is located at that school or to the school in close proximity where the material is located.

The school’s and principal's email address and mailing address are located on the bottom of the school’s website or can be obtained by contacting the District's Strategic Department of Communications and Engagement.

First Step: Informal Complaint at the School Level
Any complaint arising out of the use of a material in a school shall be registered in writing with the principal of the school. Within five school days of the receipt of the complaint, the principal and/or his/her designee and the appropriate staff member(s) shall meet with the complainant.

Next Step: School Level: Formal Complaint
If the complainant is not satisfied with the school’s explanation and desires to file a formal complaint, the formal procedures shall be followed, including filing this form. Provide the information requested on the form so that adequate information is received to process the Objection and attempt resolution. Failure to sufficiently fill out the form along with complainant’s signature will result in the rejection of the form and no formal review process.

If, however, the School Board has previously decided on a challenged material within the last three (3) calendar years, unless reversed on appeal, the formal process in the Policy will not apply. The school will forward the objection form and the evidence proffered by the challenger to the Superintendent/designee. The Objections and its supporting items will be placed as a School Board agenda item with its previous decision, and unless new information is provided, the prior decision will remain. Moreover, if objections are made to instructional materials for reasons not stated applicable to them within

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\(^1\) School Board Policy 8.1205 -- Objection Procedures for Specific Library Media Center, Classroom Library, Reading List, Supplemental or Instructional Materials That Have Not Gone Through the Board Adoption Process—can be found on the School District’s website at this link: [http://l.sdpbc.net/htai7](http://l.sdpbc.net/htai7).
SBE Rule 6A-7.0714, they will be rejected by the Superintendent on behalf of the School Board without going through the process stated below.

If the formal process applies, the School Materials Review Committee will review the material and hold an open public meeting subject to the Sunshine laws. The complainant shall be notified of the committee’s meeting date and time and shall be invited to present arguments for no more than 10 minutes unless time is extended by the committee for good cause. A question/answer period or committee discussion may follow the presentation at the committee's discretion. The Policy states the composition of the committee and the committee must include parents of students who will have access to such materials. The Committee will vote and make a recommendation to the Principal based on statutory criteria for objections to materials, as interpreted by State Board of Education Rules, any readily available, professionally written reviews of the material, the objection form, and the CTA agreement to the extent it is consistent with State law. The committee’s recommendation with supporting reasons will be stated on form PBSD 1857--School Materials Review Committee Recommendations—and is provided to the Principal. The Principal makes a written decision based on the same criteria and states the reasons for the recommendation and decision. This written communication forwarded to the complainant must inform the complainant of the next level of appeal under this policy and the time deadline if the decision is not the relief sought.

Next Step: District Level: Formal Appeal
The complainant may appeal the Principal's decision to the Superintendent within twenty (20) calendar days of the date of the Principal’s decision. The Superintendent or his/her designee and appropriate staff shall review the action taken at the school level and issue a decision based on the same criteria. If the decision does not include further review by the Superintendent/designee (and District Materials Review Committee), the complainant shall be so notified of the decision and be informed of the ability and deadline to request in writing an appearance to appeal directly to the School Board.

If, however, the Superintendent finds cause for further review, the complaint shall be submitted to a District Materials Review Committee and the Policy sets forth its diverse composition including parents of students who will have access to such materials. The committee will hold an open public meeting subject to the Sunshine laws. The complainant shall be notified of the committee's meeting date and time and shall be invited to present argument for no more than 10 minutes, unless time is extended by the committee for good cause. A question/answer period or committee discussion may follow the presentation at the committee's discretion. The committee will vote and provide a recommendation with supporting reasons to the Superintendent based on the same criteria. The Superintendent or his/her designee shall make a final decision, based on the same criteria considered by the committee, and send the written report to the complainant, which will contain time limits to appeal to the Board if the complainant is dissatisfied.

Next Step: Board Level Appeal
The complainant may appeal the decision of the Superintendent/designee to the School Board by filing a signed writing with the School Board Clerk within thirty (30) days of the decision and may request an appearance before the School Board. After notice to the appealing party, the School Board Level review shall occur at a public meeting.

The Board shall review all evidence and materials presented previously in this process. If the complainant wishes to proffer any additional evidence, it must be submitted to the superintendent no less than five (5) days prior to the meeting at which the matter will be heard. The complainant and public shall be afforded an opportunity to comment before the Board makes a final decision. The School Board's decision shall be based

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on the same criteria considered by the Superintendent.

**Next Step—Special Magistrate**
Parents who were the complainants may request on the appropriate State form the appointment of a special magistrate if they disagree with the local decision about an objection to materials used in school or classroom libraries as set forth in SBER 6A-1.094126 Special Magistrate for Materials Used in Classroom or School Libraries.

**Part II:**

**Introduction**
This form must be used by a parent or resident of this county, in conjunction with district policies and procedures, to submit an objection to the school board for the following material:

1. Materials used in a classroom in the district, except for instructional materials as defined in s. 1006.29(2), F.S. The process and forms to object to instructional materials can be found at [http://l.sdpbc.net/htai7](http://l.sdpbc.net/htai7) or [http://l.sdpbc.net/z8uvg](http://l.sdpbc.net/z8uvg).

2. Materials made available to students in a school or classroom library.

3. Materials included on a school or classroom reading list.

4. Instructional Materials adopted and made available to students without the opportunity for public notice, review and hearing procedures by districts that implement their own instructional materials program under s. 1006.283, F.S.

**Section 1: Parent or Resident Information**

Check the box that applies to you. Check all that apply.
☐ Parent/guardian of a student  ☐ Resident of this county
First Name ___________________________ Last Name ___________________________

Address ______________________________________________________________________

City ___________________ State _______ Zip Code _______________________

County ________________ Email ________________________________

Phone Number ____________________________

**Section 2: Information Regarding Material**

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Type of material: ☐ Book ☐ Non-print material ☐ Other (identify): __________________________

Title of the material: ________________________________________________________________

Author(s): ____________________________ Publisher or Producer: ________________________

Copyright Date: ___________ Grade Level used: ______________

Where is the material found: ☐ Media Center ☐ Classroom Library ☐ Reading List ☐ Other: ______________

School(s) where material is found: ____________________________

ISBN, if available: ____________________________

Section 3: Basis for the Objection

Identify the basis for your objection:

☐ The material is pornographic.

☐ The material is prohibited under Section 847.012, F.S.

☐ The material depicts or describes sexual conduct as defined in Section 847.001(19), F.S.

☐ The material is not suited to student needs and their ability to comprehend the material.

☐ The material is inappropriate for the grade level and age group for which it is used.

Section 4: Objection Specific Information

1. What brought this material to your attention?

__________________________________________________________________________________
__________________________________________________________________________________
__________________________________________________________________________________

2. Did you examine this material in its entirety? ☐ Yes ☐ No
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not, what sections did you examine?

________________________________________

________________________________________

________________________________________

3. Identify the portion of the material objected to and why. (You must be specific and provide page numbers, sections, or timestamps, as appropriate. You may attach additional information that does not fit within this form.)

________________________________________

________________________________________

________________________________________

________________________________________

________________________________________

________________________________________

________________________________________

________________________________________

4. Is there any age or grade you would recommend this material? ☐Yes ☐No
   If yes, please specify: ____________________________________________________________

5. Is there any value in this material?
6. What is your desired outcome for this material?

☐ Remove or discontinue use of material.

☐ Limit access to certain grade levels: ______________________

☐ Limit my child’s access.

☐ Other: _____________________________________________

Signature: _____________________________ Date: ______________

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