Health Records – HIPAA

The Health Insurance Portability and Accountability Act of 1996 (HIPAA) grants

individuals the right to receive notice of the uses and disclosures of their protected health

information (PHI) that may be made by the District, and sets forth the individual's right's and the

District's legal obligations with respect to PHI. The District declares itself a hybrid entity under

the law.

The District will maintain all PHI in accordance with the law. Protected health

information does not include information contained in student education records covered by the

Family Educational Rights and Privacy Act (FERPA) or employment records held by the District

in its role as an employer.

Protected health information will only be available to designated employees who need to

have access to those records in their employment capacity with the District and with other

authorized entities. Employees will not disclose or use PHI unless an appropriate written

consent/authorization exists, an actual emergency exists, or unless otherwise authorized by law.

The District will train all employees who may have contact with protected health information on

the law and the District's policies and procedures as necessary and appropriate for the

employee's position. Any employee failing to comply with District policies, procedure, or law

may be disciplined or terminated.

The District will not intimidate, threaten, coerce, discriminate against or take other

retaliatory action against any individual for exercising his or her rights; participating in any

process; filing a complaint; testifying, assisting or participating in an investigation, compliance

review, proceeding or hearing; or in good faith opposing any act or practice the individual

believes is unlawful, in accordance with law. The District's privacy official is:

Dr. Garth Cooper, Superintendent

Allendale Public Schools