EMERGENCY REMOVAL FORM – STUDENT

Name of Respondent Student: _____

Title IX Case No. _____ Current Campus: ____

*A Respondent may be removed from the district's educational program or activities if the District makes an individualized safety and risk analysis and determines that an imminent and serious threat to the health or safety of a complainant or any students, employees, or other persons arising from the allegations of sex discrimination justifies removal. This analysis may involve the campus/district threat assessment team. A student who is removed on an emergency basis must be provided with notice and an opportunity to challenge the decision immediately following the removal. A student with a disability has rights under the Individuals with Disabilities Education Act and/or Section 504 of the Rehabilitation Act and may not be removed without following the procedural safeguards of those laws.

□ Does the student receive special education or Section 504 supports? If so, refer to ARD/504 committee. See Texas Education Code § 37.004

If the Respondent has already been removed for behaviors other than sex discrimination,* list the basis for the removal from the Student Code of Conduct (e.g., bullying; cyberbullying, use of profanity, lewd or vulgar language on campus or school-related activity; violation of technology acceptable use policy; assault; hazing). _____

*Examples of removal include OSS, DAEP, expulsion, change of campus, removal from extracurricular activity.

Removal Determination:

- □ No Respondent does not pose an imminent and serious threat arising from the allegation of sex discrimination to anyone's health or safety.
- **Yes** Respondent poses an imminent and serious threat arising from the allegation of sex discrimination to the health or safety of the self or others.

Basis for Removal:				
Length Removal: 🗆 Semester	□ Year	🗆 Indefinite	□ Trial Basis	□ Other:
School employees involved in ma	aking Emerg	gency Removal D	ecision:	
				·····
The district threat assessment and	safe and su	pportive school t	eam should be no	otified of removal determination.
Upon removal, Respondent studer	nt must be n	otified of opportu	inity to challenge	emergency removal.

Title IX Coordinator cc:

