Policy – School Community Relations
Parent/Student Grievance Process

The Board of Directors and Administration of Community Leadership Academy/Victory Preparatory Academy seek to provide the highest quality service to the public and desires to improve wherever service may be deficient. Therefore, the administration invites input from parents and patrons of the school.

The Board of Directors and Administration believe that all staff act in a professional manner and in accordance with the adopted curriculum and instructional strategies. However, the Board recognizes the rights of individuals and groups to present their concerns directly related to the curriculum, instructional materials, instructional strategies, and educational activities in the school. These concerns may be addressed at Open Forum. This policy provides for the hearing of personnel complaints in an orderly and timely manner. 

The Board relies first on the teachers and staff to handle the concerns of the public. It is the policy of the Board to provide for resolution at the level most directly involved first and in an informal manner if possible. However, if such resolution cannot be accomplished, a hearing may be requested to discuss this matter. Such a hearing will only be granted if the complainant has followed the procedure set forth in this document.

The Academy trusts, values, and supports its employees and seeks to protect them against unwarranted and unnecessary attacks. Therefore, all formal complaints by members of the public concerning school personnel shall be in writing and bear the signature of the concerned party. Anyone who defames a CLA/VPA employee and damages a person’s professional reputation, whether before students or any third party, may be subject to legal action brought by the employee.

Provisions:
A. Nothing contained herein shall be construed so as to limit in any way the ability of, or authority for staff and the grievant to resolve any grievance informally.
B. This grievance procedure shall take precedence over any other formal grievance procedure.
C. Failure to file or pursue a grievance or appeal, at any step of the procedure, in a timely fashion as specified herein bars any further proceedings to that grievance.
D. Failure to adhere to published grievance provisions and/or procedures bars any further proceeding to that grievance.

Parents or patrons of the school who wish to express a concern must follow the provision above and the procedure listed below:

1. Initial Communication: A member of the public with a concern or complaint about a staff member must first try to resolve the matter directly and informally with the staff member concerned.

2. Review: If the matter cannot be resolved informally at the initial level, the concerned party may submit a written grievance describing his/her concerns in a clear, specific and detailed manner and submit it to school administration. A written grievance must be submitted within five (5) school days of the act on which the complaint is based. If not so presented, the complaint will not be recognized and shall be considered waived. The administrator shall investigate the facts and meet with the concerned party and then with the staff person(s) named in the written statement in an effort to facilitate a mutually acceptable resolution. The issue shall be resolved within ten (10) school days from the receipt of the written statement unless the parties involved mutually agree to extend that period. After that time period, the administrator will supply the concerned party with a written result of the investigation.

3. Appeal: If the issue has not been resolved to the concerned party’s satisfaction, he or she may submit a written appeal within five (5) school days to the Chief Executive Officer. The Chief Executive Officer may hold a conference of all parties involved within ten (10) school days. The concerned party will receive a written response within ten (10) school days after reviewing the appeal or having the conference.

4. Appeal to the Board of Directors: If the issue is still not resolved to the concerned party’s satisfaction, he or she may submit a written appeal within five (5) school days to the Board of Directors. The Board has the discretion to accept or reject the Chief Executive Officer’s resolution of the issue.

The Board of Directors will give its decision by the next regular meeting (or sooner, if the situation warrants). If the Board rejects the Chief Executive Officer’s decision, it will hear the matter at the first regular session. A vote by a simple majority of the Board members shall be required to come to a decision. The matter will be heard in closed session unless
the staff member involved requests an open hearing. The Board of Directors will supply the concerned party with a
erveral or written result of the investigation.

If the concerned party is not satisfied with the Board of Director’s decision to accept the Chief Executive Officer’s
resolution or the result of the Board of Director’s investigation, the concerned party may submit its concerns in written
format to the school’s authorizer, the Colorado Charter School Institute, within five (5) business days from receiving the
written decision from the Board of Directors. After review, the Institute’s Executive Director will publish his/her
conclusions in writing within 15 calendar days from receipt of the written concern. The decision of the school’s Board of
Directors will not be overturned unless there are compelling grounds that the school violated an applicable law,
regulation, policy, or contract provision. The Institute can be contacted at (303)866-3299 or csi_info@csi.state.co.us.
1580 Logan St. Denver, CO 80203.