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Noticia de la Expulsión

Nombre del Estudiante Escuela

Empezando la Expulsión Fecha Efectiva(s)

Puede regresar a la escuela el: Section 504 IEP

Su estudiante ha sido suspendido por violar Arlington Public Schools Board Policy 3241 sobre la Disciplina Estudiantil. Describa la violación, la decisión para usar la suspensión (y cualquier condición aplicable) y cualquier otra forma de disciplina usada o intentada.

- Usted tiene el derecho de solicitar una audiencia de apelación de conformidad con Arlington Public Schools Board Procedure\ 3241P y WAC 392-400-465 (copia adjunta) con el fin de impugnar las acusaciones.
- La solicitud de audiencia verbal o por escrito debe recibirse dentro de los cinco (5) días hábiles escolares siguientes a la recepción de esta noticia. *(Por favor consulte el Calendario de Arlington District para determinar los días hábiles escolares durante el mes.)*
- Para programar una audiencia, por favor comuníquese con Margaret Welch en District Administration Office al 360-618-6207.
- Dirija las solicitudes de audiencia por escrito a:
 Will Nelson, Director of Equity and Student Success
 Arlington Public Schools
 315 N French Ave
 Arlington, WA 98223
- Si no se recibe una solicitud de audiencia dentro de los cinco (5) días hábiles escolares, se considerará que ha renunciado a su derecho a tener una audiencia y se le puede imponer la suspensión a largo-plazo sin ninguna oportunidad para impugnar el asunto.
- Un estudiante que está sirviendo una suspensión no se le permite estar en la propiedad del distrito escolar, participar o atender cualquier actividad escolar mientras dure la suspensión. El incumplimiento dará como resultado una mayor disciplina.
- Las ausencias de una suspensión son faltas justificadas y todo el trabajo puede compensarse para obtener créditos.

Servicios Educativos Proporcionados:

- El Distrito llevará a cabo una reunión de reincorporación antes del regreso de los estudiantes con el propósito de discutir un plan para volver a comprometer al estudiante.
- Le invitamos a ponerse en contacto con nosotros para que podamos intentar un enfoque cooperativo hacia la acción correctiva produciendo un ajuste más positivo y satisfactorio dentro de la escuela.

Fecha

Nombre

Correo electrónico

Título

Teléfono

Choose from drop down menu or type in box.

FOR OFFICE USE ONLY:

cc: Dr. Chrys Sweeting, Superintendent; Will Nelson, Director of Equity and Student Success; Kari Henderson-Burke, Executive Director of Teaching & Learning; Eric DeJong, Executive Director of Human Resources; Dave McKellar, Director of Special Education; Cheryl Power, Transportation Supervisor

Las Leyes del Estado de Washington no están disponibles en otros idiomas distintos del inglés.

WAC 392-400-265

Long-term suspension - Notice of hearing - Waiver of hearing.

(1) Prior to the long-term suspension of a student, written notice of an opportunity for a hearing shall be delivered in person or by certified mail to the student and to his or her parent(s) or guardian(s). The notice shall:

- (a) Be provided in the predominant language of a student and/or a parent(s) or guardian(s) who predominantly speak a language other than English, in accordance with Title VI of the Civil Rights Act of 1964;
- (b) Specify the alleged misconduct and the school district rule(s) alleged to have been violated;
- (c) Set forth the corrective action proposed;
- (d) Set forth the right of the student and/or his or her parent(s) or guardian(s) to a hearing for the purpose of contesting the allegation(s); and
- (e) Set forth the facts that:
 - (i) A written or oral request for a hearing must be received by the school district employee designated, or by his or her office, on or before the expiration of the third school business day after receipt of the notice of opportunity for a hearing; and
 - (ii) If such a request is not received within the prescribed period of time, then the right to a hearing may be deemed to have been waived and the proposed long-term suspension may be imposed by the school district without any further opportunity for the student or his or her parent(s) or guardian(s) to contest the matter. A schedule of "school business days" potentially applicable to the exercise of such hearing right should be included with the notice.

(2) The student and/or his or her parent(s) or guardian(s) shall reply to the notice of opportunity for a hearing and request a hearing within three school business days after the date of receipt of notice. A request for a hearing shall be provided to the school district employee specified in the notice of opportunity for a hearing, or to his or her office. A request for a hearing shall be accepted if in writing and may also be accepted orally.

(3) If a request for a hearing is not received within the required three school business day period, the school district may deem the student and his or her parent(s) or guardian(s) to have waived the right to a hearing and the proposed long-term suspension may be imposed.

[Statutory Authority: RCW 28A.600.015. WSR 14-15-153, § 392-400-265, filed 7/23/14, effective 8/23/14. Statutory Authority: 2006 c 263. WSR 06-14-009, recodified as § 392-400-265, filed 6/22/06, effective 6/22/06; Order 6-77, § 180-40-265, filed 6/2/77, effective 8/1/77.]