## POLICY 5474 STUDENT EXPULSION

A School Board/designated expulsion hearing officer(s) expel a student from school for reasons outlined in state law. A hearing shall be conducted in order to detecthat the interests of the school demands the student's expulsion.

Expulsion of students shall be in accordance with state law and established District procedures.

The District shall not discriminate in student expulsions the basis of sex, race, religion, national origin, color, ancestry, creed, pregnancy, itador parental status, sexual orientation, physical, mental, emotional or learning disability or handicap. Discrimination complaintall be processed in accordance with established procedures.

The District shall not deny any rights afforded unstate and federal laws to any student excluded from school.

The District will provide a special school programtfor purpose of providing a last chance for students who have been expelled from school. The District will maker preffort to coordinate this program with new or existing county programs. This program will be evaluated a report submitted to the Board annually. After expelling a student and determining the length expulsion, the Hearing Officer may recommend enrolling the student in a special school for educational and/or counseling purposes.

LEGAL REF.: Wisconsin Statutes

Sections 118.13 Student discrimination prohibited

120.13(1) Board powers; expulsion hearing officer(s) authorized;

expulsion requirements]

Wisconsin Administrative Code

PI 9.03(1) Student nondiscrimination policy requirement

PI 11 Change of Placement for EEN Students

Individuals with Disabilities Education Act [Removal of EEN students from school

setting for disciplinary reasons]

CROSS REF.: 5110 Pupil Discrimination Complaint and Appeal Procedure

5430 Student Conduct and Discipline

5473 Student Suspensions

5475 Discipline of Students with Exceptional Educational Needs

Special Education Policy and Procedure Handbook

AFFIRMED: August 13, 1991

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School Board Policies Rules and Regulations

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- i. that if the student is expelled by the hearing officer(s), the order of the hearing officer(s) shall be enforced while the Board reviews the order;
- j. that if the student's expulsion is approved they Board, the expelled student or, if the student is a minor, the student's parent/guardian may appeal the Board's decision to the Department of Public Instruction (DPI):
- k. that if the Board's decision is appealed to the IMPI, within 60 days after the date on which the DPI receives the appeal, the DPI shall review the decision and shall, upon review, approve, reverse or modify the decision:
- that the decision of the Board shall be endent while the DPI reviews the Board's decision;
- m. that an appeal from the decision of the DPy Ima taken within 30 days to the circuit court for the county in which the school is located; and
- n. that the state statutes related **tode**th expulsion are sections 119.25 and 120.13(1).
- 2. The student, parent/guardian may begreented by counsel at the hearing.
- 3. Written minutes, or stenographic records list kept by the School Board/designated expulsion hearing officer(s).
- 4. If an expulsion is ordered by the expulsion Image officer(s)), the District shall mail a copy of the order to the School Board, student and student's parent/guardian, if the student is a minor. The expulsion order shall specify the length of the expulsion.
- 5. The Board shall act on the expulsion order within 30 days after its issuance by the expulsion hearing officer(s). Appeals of the Board's orbit in may be made as outlined in the notice of the expulsion hearing described above.

## C. Post Expulsion

- 1. A student who, after an expulsion proceedsingeld is expelled from school, can be referred by the parent/guardian or the principal, forltindisciplinary team evaluation. No more than 90 days shall elapse between the initial receipt of the referral form by the assigned multidisciplinary team and the receipt by etharent/guardian of the notice of placement decision pursuant to state law.
- 2. The Board, after approving an expulsion order as outlined above, may enroll the student in a special school for remedial and/or counseling purposes. Special education services will be provided to students with exceptional education needs.