DISTRICT LETTERHEAD

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 <u>individualized safety and risk analysis</u> and determines that an <u>immediate threat</u> , arising from the allegations of sexual harassment, to anyone's <u>physical</u> health or safety 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. A <u>student with a disability</u> 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 sexual harassment, 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 activ
 Removal Determination: No – Respondent does not pose an immediate threat arising from the allegation of sexual harassment to anyone's physical health or safety. Yes – Respondent poses an immediate threat arising from the allegation of sexual harassment to the physical health or safety of the self or others. Basis for Removal:
Dasis for Removal.
Length Removal: ☐ Semester ☐ Year ☐ Indefinite ☐ Trial Basis ☐ Other:
School employees involved in making Emergency Removal Decision:
*The district threat assessment and safe and supportive school team should be notified of removal determination.
*Upon removal, Respondent student must be notified of opportunity to challenge emergency removal:
cc: Title IX Coordinator

© EICHELBAUM WARDELL HANSEN PONELL & MUNICE, P.C. 2020