DFBA(LEGAL)-P

## TERM CONTRACTS SUSPENSION/TERMINATION DURING CONTRACT

SUSPENSION WITHOUT PAY	The Board may, for good cause as determined by the Board, suspend an employee without pay:		
	1.	Pending discharge, or	
	2.	In lieu of termination.	
	The	suspension may not extend beyond the end of the schoo	l year.
	Education Code 21.211(b)		
BACK PAY	pay	employee is not discharged after being suspended with pending discharge, the employee is entitled to back pay f od of suspension. <i>Education Code 21.211(c)</i>	
GROUNDS FOR DISMISSAL	The Board may terminate a term contract and discharge a term contract employee at any time for:		m
	1.	Good cause as determined by the Board; or	
	2.	A financial exigency that requires a reduction in personn	el.
	Edu	cation Code 21.211(a)	
NOTICE	Before any term contract employee is dismissed for good cause, the employee shall be given reasonable notice in writing of the charges against him or her and an explanation of the District's evidence, set out in sufficient detail to fairly enable the employee to show any error that may exist. <u>Cleveland Bd. of Educ. v.</u> <u>Loudermill</u> , 470 U.S. 532 (1985) [See DF(EXHIBIT)]		e s evi-
HEARING	If a term contract employee desires a hearing before an independ- ent hearing examiner, the employee must file a written request with the Commissioner not later than the 15th day after the date the employee receives notice of the proposed termination or suspen- sion without pay. The employee must provide the District with a copy of the request and must provide the Commissioner with a copy of the notice.		
	The parties may agree in writing to extend by not more than ten days the deadline for requesting a hearing.		en
	Edu	cation Code 21.251(a), 21.253 [See DFD]	
FINANCIAL EXIGENCY	cont unde in pe day actic vide tract	employee who is protesting proposed action to terminate a ract at any time on the basis of a financial exigency declar er Education Code 44.011 [see CEA] that requires a redu- ersonnel must notify the Board in writing not later than the after the date the employee receives notice of the proposion. The employee is entitled to a hearing in the manner p d under Education Code 21.207 for nonrenewal of a term [see DFBB] or a hearing under Education Code Chapter chapter F, as determined by the Board. <i>Education Code</i> <i>59</i>	ared ction tenth sed pro- con-
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TERM CONTRACTSDFBASUSPENSION/TERMINATION DURING CONTRACT(LEGAL)					
SUSPENSION WITH PAY	•	The employee may be suspended with pay pending the outcome of the dismissal hearing. <u>Moore v. Knowles</u> , 482 F.2d 1069 (5th Cir. 1973)			
	Note:	See DF regarding circumstances in which a certified employee's dismissal must be reported to the State Board for Educator Certification (SBEC).			