

LRW Appeal Policy

Policy Statement

This policy governs the process for **LRW Students** seeking appeal of a decision made by CPLED.

Defined terms are in **bold text**; definitions can be found in the LRW Policy Definitions document.

I. Authority and Application of Policy

- **1.1.** This policy applies to **LRW Students** only.
- **1.2. Students** agree to abide by this policy pursuant to the **Student Agreement** which all **Students** signed upon entry to their program.
- **1.3.** This policy applies to both the in-person and virtual environments.

2. Decisions Subject to Appeal

- 2.1. A Suspension or Expulsion from LRW;
- 2.2. A denial of readmission after Expulsion from LRW;
- 2.3. LRW final course results; and
- **2.4.** An assessment result based on the grounds of failure to accommodate.

3. Initiation of Appeal

- 3.1. A Student may appeal a decision by submitting an <u>LRW Notice of Appeal</u> to the CEO with payment of the appeal fee within 14 calendar days of receiving the decision subject to appeal.
- **3.2.** The Notice of Appeal must include specific facts and evidence which support the appeal. The Notice of Appeal must include all relevant documentation.

4. Additional Information Required

4.1. At their sole discretion, the CEO may seek additional information from the Appellant regarding the appeal and will set timelines for the submission of such materials.

5. Appeal Decision

- **5.1.** The **CEO** will provide the **Appellant** with a written appeal decision in a timely fashion.
- **5.2.** The **Appellant** will receive a copy of all materials considered in making the **CEO**'s decision, with the exception that privileged information will not be provided to the **Appellant**.
- **5.3.** The decision of the **CEO** is final.