Early Learning Coalition of Southwest Florida
Policy

220.6 Appeals and Hearings

Revision Date: 02-29-2020
Board Approval Date: 03-17-2020
Effective Date: 03-17-2020

POLICY:

Any applicant, client, or early learning provider, who has been the subject of denial, suspension, termination, or demand for repayment of benefits or services as a result of participation in an early learning program administered by the Early Learning Coalition of Southwest Florida, has a right to appeal the action and request a hearing.

The Coalition Executive Committee and any other Coalition Board Member as may be designated by the Chair, will serve as the “Appeals and Hearings Committee” to hear and decide appeals and administrative decisions in compliance with the Sunshine Law and in conformance with the Coalition’s Procedures.

Citation History: 1002.51-79, F.S.; 1002.81-97, F.S.
Associated Documents: ELC Coalition SR Plan, Coalition Policy 220.4 “Complaint and Dispute Resolution Policy” and Anti-Fraud Plan.
Reference #: 1002.91 FS
Replaces: ELCSWF-FL0015-10