1	#4217			
2	Evaluation, Termination and Non-Renewal of Athletic Coaches			
3	(formerly Athletic Coaches)			
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5 6	It is the policy of the Madison Board of Education (the "Board") that an athletic coach			
7	employed by the Board shall:			
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9	1) adhere to all Board policies, rules and regulations;			
10	2) conduct himself or herself in a professional manner;			
11	3) serve as a role model for students; and			
12	4) demonstrate competence and proficiency in his or her role as an athletic coach of			
13	a particular sport.			
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15	For purposes of this policy, the term "athletic coach" means any person holding (and			
16	required to hold) a coaching permit issued by the Connecticut State Board of Education			
17	who is hired by the Madison Board of Education to act as a coach for a sport season.			
18	This term "athletic_coach" under this policy shall include only coaches who have direct			
19	responsibility for one or more teams (including assistant coaches who serve as coach to a			
20	team (e.g., JV)), and the term shall not include other assistant coaches and volunteer			
21	coaches.			
22	For sumpsess of this reliev, the term "othletic director" means on individual responsible			
23	For purposes of this policy, the term " athletic director " means an individual responsible			
24	for administering the athletic program of a school or school district under the jurisdiction			
25	of the Board, and who is responsible for the supervision of athletic coaches.			
26 27 28	I. Evaluations			
29	Pursuant to state law, the Board requires that an athletic coach employed by the			
30	Board be evaluated on an annual basis by the athletic director or the coach's			
31	immediate supervisor. An athletic coach shall be provided with a copy of any such			
32	evaluation. Other assistant and volunteer coaches may be evaluated as directed by the			
33	Superintendent of Schools or his/her designee.			
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35	II. Employment of an Athletic Coach
36 37	A. Athletic coaches serve at the discretion of the Superintendent, and their
38	employment in their specific coaching positions (e.g., basketball, golf) may be
39	non-renewed or terminated at any time, subject to the provisions set forth below
40	which apply to athletic coaches who have served in the same coaching position
41	for three or more consecutive school years: except as follows.
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43	B. If the Superintendent terminates or non-renews or terminates the coaching
44	contract of an athletic coach who has served in the same coaching position for
45	three or more consecutive school years, the Superintendent shall inform such
46	coach of the decision within ninety (90) calendar days of the end of the athletic
47	season covered by the contract. In such cases, the athletic coach will have an
48	opportunity to appeal the decision of the Superintendent in accordance with the
49	procedures set forth below in Section III.
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51	C. Notwithstanding any rights an athletic coach may have to a hearing, nothing
52	prohibits a Superintendent from terminating the employment contract of any
53	athletic coach at any time, including an athletic coach who has served in the same
54	coaching position for three or more consecutive school years:
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56	1) for reasons of moral misconduct, insubordination, failure to
57	comply with the Board's policies, rules and regulations; or
58 59	2) because the sport has been canceled by the Board.
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61	D. If a decision to terminate a coach's employment is made during the athletic
62	season, the Superintendent shall remove the coach from duty during the pendency
63	of any hearing conducted pursuant to this policy.
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65	If the athletic coach has served in the same coaching position for three or more
66	consecutive school years, the following procedures shall apply. The Superintendent may
67	non renew the employment of any such athletic coach by providing written notification

of that action within ninety (90) calendar days of the end of the season. The Superintendent may terminate the employment of any such athletic coach at any time for 1) for reasons of moral misconduct, insubordination, failure to comply with the Board's policies, rules and regulations; or 2) because the sport has been canceled. If a decision to terminate a coach's employment is made during the athletic season, the Superintendent shall remove the coach from duty during the pendency of any hearing conducted pursuant to this policy.

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III. Hearing Procedures:

An athletic coach who has served in the same coaching position for <u>three or more</u> <u>consecutive school years</u> may appeal any such non-renewal or termination decision (except if such decision was due to cancellation of the sport) to the Board of <u>Education</u> in accordance with the following procedures:

- A. The athletic coach must file a written appeal with the Board within ten (10)
 calendar days of the Superintendent's written notification of non-renewal or
 termination. Such appeal shall set forth the basis on which the athletic coach
 seeks review of that decision, and a copy of said appeal shall be sent to the
 Superintendent. Failure to submit a timely written appeal shall constitute a
 waiver of said appeal opportunity.
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B. Within a reasonable period of time of its receipt of a written appeal of the
Superintendent's decision, the Board or a panel of the Board as designated by the
Chairperson shall conduct a hearing to consider such appeal. Reasonable notice
of the time and place for such hearing shall be issued to the athletic coach prior to
the commencement of the hearing.

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C. At the hearing, the athletic coach shall have an opportunity to present facts and
evidence in support of renewal and/or reinstatement, and the Superintendent shall
have the opportunity (but shall not be obligated) to present facts and evidence in
support of the decision of non-renewal and/or termination. For good cause
shown, the athletic coach may call a limited number of witnesses to testify if there

101		is a clear need for witnesses to present factual information (rather than simply	
102		expressing an opinion on the skill or competence of the athletic coach). In any	
103		event, cumulative or redundant testimony shall not be allowed.	
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105	D.	The decision of non-renewal or termination shall be affirmed unless the Board	
106		determines that the decision is arbitrary and capricious. The coach shall bear the	
107		burden of proof on this point.	
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109	E.	Within a reasonable period of time following the hearing, the Board or designated	
110		panel thereof shall determine whether the Superintendent acted in an arbitrary and	
111		capricious manner in making his/her decision not to renew and/or to terminate,	
112		and shall provide a written decision to the coach. The decision of the Board or	
113		designated panel thereof shall be final.	
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115 116	Legal R	References:	
110		Conn. Gen. Stat. § 10-222e Policy on evaluation and termination of athletic	
118		<u>coaches.</u>	
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120		Conn. Gen. Stat. § 10-149d Athletic directors. Definitions, Qualifications and	
121 122		hiring. Duties.	
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