POLICY TITLE: Fair Hearings		PAGE 1 OF 16
TOWN & FRANKLY SERVICES	CHILD AND FAMILY SERVICES AGENCY Approved by: <u>Roque Gerald</u> Agency Director Date: <u>March 10, 2009</u>	REVISION HISTORY:
LATEST REVISION: March 10, 2009	EFFECTIVE DATE: March 10, 2009	

I. II.	AUTHORITY	The Director of Child and Family Services Agency (CFSA) adopts this policy to be consistent with the Agency's mission and applicable federal and District of Columbia laws, rules and regulations. The legal authority for these procedures is pursuant to the LaShawn Amended Implementation Plan; DC Code § 4-1303 <i>et seq.</i> (2008 Supp.); DC Official Code § 4-251 <i>et seq.</i> (2008 Supp.); DC Official Code § 7-2101 <i>et seq.</i> (2008 Supp.); DC Code § 16- 2381 <i>et seq.</i> (2008 Supp.); DC Code § 16-2320 <i>et seq.</i> (2008 Supp.) and 29 DC Municipal Regulations 5900, et seq. All CFSA employees and contract agency personnel.			
III.	RATIONALE	Under Federal and District law, the District of Columbia's Child and Family			
		Services Agency (CFSA) must ensure that any person aggrieved by the Agency shall receive a Fair Hearing upon request and qualifying			
		circumstances. This policy outlines and details the Fair Hearing process.			
IV.	POLICY	The Child and Family Services Agency (CFSA) shall grant a Fair Hearing			
		to:			
		 An applicant for, or recipient of, an adoption subsidy who appeals a decision by CFSA to deny, reduce, or terminate the subsidy; 			
		 An applicant for, or recipient of, a permanent guardianship subsidy, or grandparent caregiver subsidy who appeals a decision by CFSA to deny, reduce, or terminate the subsidy; 			
		 A person identified in the Child Protection Register who appeals a finding by CFSA of substantiated or inconclusive abuse or neglect; 			
		 An applicant for a foster home license or a licensed foster parent who appeals a decision by <u>CFSA</u> to deny, modify, suspend, convert, revoke or take another action concerning the application or license; 			
		 A parent/legal guardian with an active case with CFSA and/or youth age 14 or older with the legal status of "commitment" who appeal a service decision. 			
		 A youth residential facility or independent living program licensed by CFSA. 			
		Note: Fair Hearings regarding youth residential facility or independent living programs shall be heard by the DC Office of Administrative Hearings, not the CFSA Office of Fair Hearings and Appeals.			

V.	CONTENTS	 When an appellant's grievance falls under one or more of the above-mentioned circumstances, the appellant shall receive a Request for a Fair Hearing Form from the department under which the decision was made or the appellant may request a Fair Hearing Request Form from the CFSA Office of Fair Hearings and Appeals. Generally, the appellant shall complete and return the form within 30 days of receipt of notification of the decision; date of action; or date by which CFSA was to act but failed or refused to act and return it to the address listed on the form. The date that the form is received shall be considered to be the filing date of the request for a Fair Hearing. An appellant's failure to request a Fair Hearing timely shall result in the denial of a request for a Fair Hearing. The appellant shall include a brief statement in the request, with factual support if appropriate, asserting why the decision or proposed decision of CFSA is incorrect. If a request for a Fair Hearing is received without the statement required, CFSA may refuse to consider the request. A. Appeal of a Substantiated or Inconclusive Determination of Child Abuse and Neglect B. Service Appeals C. Foster Care Reimbursement Appeals D. Adoption, Permanent Guardianship or Grandparent Subsidy Rate Appeals E. Appeal of an Adverse Licensing Decision Taken by CFSA F. Foster Home Placement Change Appeals G. The Program Administrator's Review/Informal Hearing H. The Fair Hearing I. Expungement From the Child Protection Register J. "Good Cause" Justification for the Continuance of a Fair Hearing K. Fair Hearing Request Denial
VI.	ATTACHMENTS	 A. Request for a Fair Hearing Form B. The Service Appeal Process Brochure C. Notice of Action Form (Level of Foster Care Reimbursement) D. Notice of Action Form (Re: Adoption Subsidy) E. Notice of Action Form (Re: Permanent Guardianship Subsidy) F. Notice of Action Form (Re: Grandparent Subsidy) G. Notice of Action Form (Re: Denial of Initial Foster Home License) H. Notice of Action Form (Re: Restriction/Suspension of a Current Foster Home License) I. Request for Name Removal Form (i.e. Expungement Form)

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VII. PROCEDURES		cedure A: Appeal of a Substantiated or Incon- ermination of Child Abuse and Neglect.	clusive
	i (When the investigation of an individual results in a sul inconclusive finding of child maltreatment, the Child P (CPS) Worker shall generate through FACES a Letter Disposition (hereinafter, Notification Letter) and subm Supervisor for review and approval.	rotective Services of Notification of
		Upon supervisory approval of the Notification Letter, t shall mail the Notification Letter, along with a Fair Hea Form (Attachment A), to the individual within seven (7 from the date that a report is entered in the Child Prot	aring Request) calendar days
	i I	The CPS Worker shall document sending both the No and the Fair Hearing Request Form (Attachment A) to FACES. A copy of the Notification Letter should also client's case record.	the appellant in
	9	Upon receiving notification of an abuse and neglect fin shall have 30 days to complete and return the Fair He Form (Attachment A) to CFSA's Office of Fair Hearing	aring Request
	(Once an appeal request has been received by the Fa Coordinator (FHC), the FHC shall schedule the Fair H days of receipt of the Fair Hearing request.	
		The FHC shall provide written notice to the appellant(Hearing date and time within ten (10) days of receipt of Request Form and at least ten (10) business days in a Fair Hearing.	of the Fair Hearing
	t I	The FHC shall also notify the appropriate CFSA Prog that a request for a Program Administrator's Review (Hearing has been received within two (2) business da request.	PAR) and/or a Fair
		The appropriate Program Administrator (or the design coordinate directly with the appellant to schedule a PA days of receipt of the request for a Fair Hearing, or at days in advance of the scheduled Fair Hearing. (See Program Admin. Review for more details.)	AR within ten (10) least ten (10)
	á	If appellant(s) elects not to participate in a PAR, or the and are not satisfied with the Administrator's decision appellant shall proceed to the scheduled Fair Hearing	, then the
	9	If the appellant(s) disagrees with the outcome of the F shall have the right to file an exception with the Fair H within ten (10) calendar days of receipt of the Fair He	learing Examiner
	11. \	When an appellant does not agree with the exception	decision of the
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 Proceedure B: Service Appeals review the decision and provide information on how to request that review. Procedure B: Service Appeals Service Appeals allow for dispute resolution related to the delivery and/or the quality of services provided and/or referred by CFSA (or CFSA-contracted agencies) to a client of family. Only the parent(s) or legal guardian(s) with an active case with CFSA, and/or the youth (age 14 and older) who is committed to CFSA may appeal CFSA service decisions. A san ongoing practice, case-carrying social workers shall review service appeal rights with all clients during initiation of new services at case planning meetings, including the Youth Connections meeting and/or the low that a dispute arises related to delivery and/or quality of a service, the social worker shall worker shall worker shall worker shall worker shall worker shall use was a service. Appeal Process brochure (Attachment B) and the Fair Hearing Request Form (Attachment A) to the client(s) at the initiation of a new service and/or at the point that a dispute arises. A service appeal may address but is not limited to the following situations: A copy of the case plan is not provided to the client within 30 days of the case being opened. Services listed in the case plan were never delivered. Denial, postponement, reduction, or termination of a service takes place without notice or an alternative service being put into place. The dient does not consider the service being put into place. The dient does not consider the service days of a service program. The manner in which the client is served by a service program in which the client is participating. Service appeals do not apply under the following circumstances: A client may not appeal any court-ordered service actio	[]	Fair Hearing Examiner, the FHC shall inform the appellant of the right to
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c. A client may not appeal a service that CFSA does not directly		
		c. A client may not appeal a service that CFSA does not directly

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provide.		
 4. If a client elect complete the F return it to the 30 days of noti 	ts to request a service appeal, the client Fair Hearing Request Form (Attachment A CFSA Office of Fair Hearings and Appea fying the case worker of the dispute, or w se plan/ITILP/Youth Connections meeting	A) and als within vithin 30
	learing Coordinator (FHC) is in receipt of eps 5 - 11 of Procedure A shall be follow	
Procedure C: F	oster Care Reimbursement Appea	S
providing foster ca provide oral, or wri informs the foster and the right to ap GAL can appeal a	tion has been made to reimburse a foster are to a child or youth, the assigned social itten notice through a Notice of Action (A parent of the amount to be received for t peal through the child's Guardian <i>ad Lite</i> foster care reimbursement due to the re hefit to the child in foster care.	al worker shall ttachment C), that he child's care, em (GAL). Only a
to notify a client	FSA-contracted agency social worker is t's GAL within two (2) business days of b mbursement dispute.	
	er shall record the date of notification of dispute in the client's case file.	а
	represent the child's legal interests when a decision related to a change in the leve ment.	
Note: It is not ne board rate char	ecessary to notify a GAL of unilateral fos nges.	ter care
reimbursement, Form (Attachme	ts to appeal a decision related to foster c , the GAL must file the Request for Fair H ent A) with the CFSA Office of Fair Heari 30 days from the date of notification of th	Hearing ings and
	is in receipt of the request for a Fair Hea shall be followed accordingly.	ring, steps 5 - 11
	Adoption, Permanent Guardianship Ibsidy Rate Appeals	o and
guardianship or gr of the Agency, (inc a subsidy review) I written request for	r a recipient of, an adoption, permanent andparent subsidy who is aggrieved by a cluding the Agency's failure to act on a re has the right to challenge the decision th a Fair Hearing. However, there is no rig sidy funds are unavailable.	equest for rough a
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	102 Car resi grea star to a	requires the e regivers. This p idents who are at-uncles of chi ndby guardians	Code § 4-251.02 (2006 Supp.) stablishment of subsidies for G ilot program provides subsidies grandparents, great-grandpare ildren and who have been gran ship of the children. These indi ly decision made by the Agency	Frandpare s to certai ents, grea nted legal viduals ha	nt in District t-aunts or custody or ave a right
	1.	terminate a su shall send wri Notice of Actio business days Action shall in	mination has been made to recubsidy, CFSA and/or the CFSA tten notice to the recipient of the on (Attachment D, E or F) at least before the subsidy modification form the clients of the right to a equest for Fair Hearing Form (A	-contractene subsidy ast ten (10 on. The Nappeal an	ed agency / through a 0) lotice of d shall
	2.	and/or CFSA- written notice Action (Attach decision to de the clients of t	mination has been made to der contracted agency social work to the applicant for the subsidy ment D, E or F) within 20 busin eny the subsidy. The Notice of the right to appeal and shall inc ng Form (Attachment A).	ers shall s / through ness days Action sh	send a Notice of s of its all inform
	3.	client whose s	cial worker shall provide immed subsidy is denied, reduced, sus a an emergency basis.		
	4.	the CFSA Offi from receipt o	must file the Request for Fair I ice of Fair Hearings and Appea f the Notice of Action or within the Agency's denial of a reque dification.	als within 3 30 days f	30 days rom
	5.		C is in timely receipt of the requ s 5- 11 of Procedure A shall be		Fair
	Pro CF		ppeals of an Adverse Lice	nsing A	ction taken by
	1.	or denied by C Monitoring (Ol Action (Attach decision withir	se for a foster home is to be sus CFSA, the Agency's Office of Li LM) shall send the licensee/app ment G or H) notifying him or h n ten (10) business days of the a Fair Hearing Form (Attachme	icensing & plicant a N ner of the decision,	& Notice of Agency's
	2.		icant or licensee of a youth res iving program's application or li		
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	denied, or modified, suspended, converted, or revoked by CFSA, the Agency's Office of Facility Licensing shall send notice to the youth residential facility or the independent living program of the decision through a Notice of Action (Attachment G or H) within ten (10) business days of its decision.
	Note: CFSA's Office of Hearing and Appeals does not hear disputes regarding an adverse licensing decision against a youth residential facility or an independent living program. The Agency's Office of Facility Licensing or the FHC shall direct an applicant/provider wishing to appeal such a decision to contact the Office of Administrative Hearings at 825 North Capitol Street, NE, Suite 4150, Washington D.C. 20002 202-442-9091 to challenge the decision.
3	The Agency shall provide immediate notice to a licensee of its decision to suspend, restrict, revoke or convert a license to operate a foster home, youth residential facility or independent living program on an emergency basis.
4	The Notice of Action shall inform the applicant/provider of the particular deficiencies preventing the licensure and provide guidance for corrective action(s), including the time, place and issues involved.
5	5. To appeal the adverse licensing action regarding a foster home license, the foster parent must file a Request for Fair Hearing Form (Attachment A) with the CFSA Office of Fair Hearings and Appeals within 30 days of receipt of notification of the adverse licensing action.
6	 Once the FHC is in receipt of the request for a Fair Hearing, steps 5-11 of Procedure A shall be followed accordingly.
7	In instances where the Agency revokes or suspends the license of a foster parent because the CFSA determines that existing deficiencies constitute an immediate or serious continuing danger to the health, safety or welfare of its residents, the foster parent may request an Expedited Preliminary Review.
	a. The request for the Expedited Preliminary Review must be received within seven (7) days from the date the notice to suspend the license is received.
	 b. CFSA shall hold the hearing within three (3) business days after receiving a timely request for an Expedited Preliminary Review Hearing.
	c. The Fair Hearing Examiner may consolidate the Expedited Preliminary Review Hearing and the Fair Hearing with the

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	consent of all parties.
	d. At the conclusion of the Expedited Preliminary Review Hearing, the Hearing Examiner shall either affirm or vacate the suspension or conversion. If the Expedited Preliminary Review has been consolidated with the Fair Hearing, the Hearing Examiner shall issue a decision.
	e. If the Hearing Examiner affirms the suspension or conversion, the suspension or conversion shall remain in effect for no longer than 30 days, unless intended for no more than an additional 30 days upon agreement of all parties or for good cause shown.
	f. A final Fair Hearing to determine whether to revoke the licensure or continue the restrictions on licensure shall be held within 30 days, unless it has been consolidated with the Expedited Preliminary Review Hearing or extended upon the agreement of all parties and for good cause.
	g. In the event that an Expedited Preliminary Review Hearing is not requested, the order to suspend or revoke the license remains in effect until terminated by CFSA or until the decision following the Fair Hearing.
	Procedure F: Appeal of Foster Home Placement Changes
	The CFSA or CFSA-contracted agencies may periodically make a clinical determination that it is in the best interest of a child/youth to change his or her foster home placement. The appropriate staff shall notify the foster parent(s), biological parents, and GAL of the placement change and inform them of the right to appeal the decision through a Fair Hearing. Notice of change in placement need not be given to the parent when the judge has determined that visitation would be detrimental to the child or the judge has determined that the parent should not be apprised of the child's location.
	1. When a determination has been made that it is in the best interest of a foster child/youth to change placements prior to the disposition of a case, the social worker shall provide notice of the placement change to the foster parents, biological parents and GAL within 48 hours prior to the change in placement except in the case of an emergency.
	a. At post-disposition of a case, the Agency shall provide notice of a change in placement to the appropriate parties within ten (10) days prior to the placement change except in the case of an emergency.
	 In an emergency removal and change in placement, notice of the placement change shall be given within 24 hours of the placement change.
	Note: Clinical determinations must be justified prior to changing a child's
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	the social worker's the executive direct the event of an em	determinations shall be made in direct co supervisor and/or program manager (or ctor of the contracted agency). This is es nergency whereby the scheduling of a Fa the placement change.	when applicable, specially true in	
	the GAL of the notification is o	all provide notice to foster parents, biolo intent to change the child's/youth's place ral, it shall be immediately documented i ollowed up through written notification or ate.	ement. If the in the client's file	
	date and re Hearing wit notification	ation shall advise the interested parties of eason for the removal, and of their right to thin 30 calendar days of receipt of the pla . A Fair Hearing Request Form (Attachn the official notification.	o request a Fair acement change	
	concerns, t notification	t of an emergency removal due to health he parents, GAL, and the foster parent(s within 24 hours of the change in placem and legal holidays.	s) shall receive	
		ent(s) parent(s) or GAL(s) elect(s) to req quest must be made within ten (10) busir nge notification.		
	notice of the int child(ren) may i Hearing, excep However, if the	ing is requested within ten (10) business ent to remove time frame, post case dis remain in the foster home pending the ou t in an emergency as previously describe Fair Hearing request is not made within Agency may remove the child prior to th	position, the utcome of the Fair ed above. the ten (10) day	
	Note: The foster p not a party to the c	parent(s) shall not have a right to a Fair F case.	learing if they are	
	Program Admin process (see P	am Administrator's Review (PAR) (see Paistrator's Review for more details) and the rocedure H, Fair Hearing, for more detailed der to minimize stress for the child(ren) a	ne Fair Hearing /s) shall be	
	6. The PAR shall occur within five (5) business days of the request for a hearing and the Fair Hearing shall occur within ten (10) business days of the request.			
	(5) business da interested partie effect a placem	Hearing, the informal PAR meeting (sch ys of the request for a Fair Hearing) sha es an opportunity to discuss the Agency' ent change and the reasons for the dete ant information suggesting that the deter	Il provide s determination to rmination, and to	
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erroneous, including facts that may not have been previously available.
8. The appropriate CFSA Program Administrator or, when applicable, the Executive Director of a private agency (or either of their designees) shall consider the information presented at the Review and make a decision regarding the placement change no later than 48 hours or two (2) business days after the meeting.
 If a resolution does not occur at the PAR meeting, the matter shall proceed to the Fair Hearing. The Fair Hearing shall be held within ten (10) days of the request.
a. The Fair Hearing Examiner shall issue a decision on the removal of the child within 48 hours of the Hearing and provide written notification to the biological parents, GAL and/or foster parent(s), and/or GAL.
 b. If the Fair Hearing Examiner decides that it is in the best interest of the child(ren) to change placement, CFSA may remove the child(ren) immediately upon notification of the decision.
Note: CFSA shall have the right to remove children prior to notification of the hearing examiner's decision if there are substantiated health and/or safety concerns.
10. If the appellants still disagree with the decision to change the child's placement, they shall have the right to file an exception with the Fair Hearing Examiner within ten (10) calendar days of receipt of the Fair Hearing decision.
11. If the appellants do not agree with the exception decision of the Fair Hearing Examiner, the Office of Fair Hearings and Appeals shall inform foster parents of their right to ask the DC Court of Appeals to review the decision and shall provide information on how to request that review.
Procedure G: The Program Administrator's Review (PAR)
The PAR is an optional, informal meeting between the appellant(s) and the CFSA Program Administrator or, when applicable, the Executive Director of a CFSA-contracted private agency (or either of their designees) for purposes of expediting the dispute resolution and dispelling the need for the formal Fair Hearing. During the PAR mediation process, the Program Administrator or Executive Director may find in favor of the appellant and overturn the initial Agency decision. If this occurs, the decision is final and negates the need for a Fair Hearing. If the decision is not in favor of the appellant(s) or the appellant(s) are not fully satisfied with the decision, the appeal shall proceed to the Fair Hearing.
The scheduling of a PAR shall include the following steps:
1. The appellant(s) or their representative must submit the completed Request for Fair Hearing Form to CFSA's Office of Fair Hearings and

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	Appeals within 30 days of being notified of the Agency's decision.
	2. The FHC shall notify the appropriate CFSA Program Administrator or, when applicable, the contract agency's Executive Director (or the designees) that a request for a PAR and/or a Fair Hearing has been received. Notification shall be given within 48 hours or two (2) business days of receipt of the request.
	3. The appropriate Program Administrator (or the designees) shall coordinate directly with the appellant to schedule a PAR within ten (10) days of receipt of the request for a Fair Hearing, or at least ten (10) days in advance of the scheduled Fair Hearing. <i>(See Procedure G, Program Admin. Review for more details.)</i> The notification shall include time, date, and location of the informal Program Administrator's Review and any other relevant information such as contact persons and telephone numbers.
	Note: Different time frames exist for a PAR for change of placement appeals. (See Procedure F, Appeal of Foster Home Placement Changes.)
	4. The appropriate Program Administrator or Executive Director (or their designees) shall chair the meeting and discuss the purpose of the meeting with the appellant, allowing for discussion of and reasons for the Agency's determination, and providing opportunity for the presentation of any relevant information or facts that may not have been previously available.
	Note: PAR participants may include, but not be limited to, the social worker/supervisor, appellant(s), and/or their representative. Appellant(s) is entitled to have an attorney in attendance at the PAR and to present witnesses and/or or evidence supporting their position in dispute of the Agency's decision. The Agency is not required to pay for the Appellant's attorney.
	5. When an appellant requests the presence of either an attorney or a GAL, the presence of an attorney from the CFSA's OGC shall be required. Upon the oral or written request from the appellant, the CFSA Program Administrator or contract agency Executive Director shall provide the OGC with timely notice in order for an OGC attorney to attend the PAR.
	Note: Foster and biological parents shall be strongly encouraged to attend the PAR meeting; their participation is entirely optional, however.
	The PAR process shall include the following steps:
	 The social worker/supervisor shall explain the justification for the disputed decision. CFSA or CFSA-contracted agency shall have the opportunity to present witnesses or evidence supporting its position.
	2. The appellant shall have an opportunity to ask further questions, and to

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[]	address issues raised by CFSA or CFSA-contracted a	nency
	3. If a satisfactory agreement is reached by all parties at the agreement shall be documented and signed by all	
	4. If an agreement cannot be reached, the CFSA Program the contracted agency Executive Director [or either of the shall have the right to request further information, const colleagues, and/or make an immediate decision regard of the dispute.	heir designees] Sult with
	 If an immediate decision is not made, then a decision to disagree with the appellant's position on the disputed of made within 72 hours or three (3) business days of the 	decision shall be
	6. The Administrator or Executive Director (or either of the shall provide the appellant(s) with written notice of the within five (5) business days of the PAR meeting. If the in favor of the appellant(s), the notice shall inform the at the scheduled Fair Hearing is cancelled. If the decisin favor of the appellant(s), the notice shall inform the appright to proceed to a Fair Hearing.	results of the PAR e decision is made appellant(s) that on is not made in
	 The Administrator or Executive Director shall forwar final decision to the Office of Fair Hearings and App OGC within the same five (5) business days. 	••
	 A second copy of the PAR decision shall be forwar Administrator or Executive Director to the assigned within the same time frame. 	-
	 The social worker shall be responsible for ensuring that correspondence and contacts regarding the PAR meet FACES within five (5) business days of notification of the 	ing are entered in
	 The social worker shall be responsible for ensuring tha the decision is filed in the record in the court section (F within five (5) business days. 	
	9. The Office of Fair Hearings and Appeals shall track all and share the information with the appropriate CFSA n	
	 If a resolution does not occur at the PAR meeting, the proceed to a Fair Hearing. 	e matter shall
	Note: The appellant may withdraw a request for a PAR of any time. Such withdrawal <u>shall be in writing</u> and deliver Fair Hearings and Appeals, 955 L'Enfant Plaza, SW, Was 20024.	ed to the Office of
	Procedure H: The Fair Hearing	
	The Fair Hearing is a formal meeting requested by parents years of age or older), foster parent(s), custodians, GALs, applicants/providers, if and when prior efforts to resolve a	or
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	age dis ma	encies, ar pute to ar ike a final	nd the n impa decisi	Fair Hearing, CFSA or when applicable appellant shall each provide information intial Fair Hearing Examiner. The Hearing ion based on the best interest of the child	concerning the g Examiner shall d, as well as all
	pertinent Federal/District laws and regulations, and any other relevant information presented by the appellant and the Agency.				
	1.			ll schedule the Fair Hearing within 45 da Fair Hearing.	ys of receipt of the
	2.		withir	Il provide notice to the OGC of a date an a two (2) business days from the receipt g.	
	3.	also not applicat	ify the ple, the	business days of receipt of the request, appropriate CFSA Program Administrat contract agency's Executive Director (of for a PAR and/or a Fair Hearing has been	or or, when or their designees)
	4.	Hearing	date a t Form	Il provide written notice to the appellant(s and time within ten (10) days of receipt on and at least ten (10) business days in a	f the Fair Hearing
	5.	The FH	C shal	Il include the following information in the	notice:
		a. A sui proce	•	/ of or a copy of the rules governing the	Fair Hearing
		b. The f	followi	ng advice to the applicant:	
		t	he Fai	her right to be represented by a lawyer o ir Hearing (excluding a government emp ant's own expense;	
		ii. T	The av	ailability of any known free legal service	s;
				ght to present documents and witnesses yees, in support of the appeal;	, including CFSA
			-	ght to examine the case record, except for is required by law to keep confidential;	or information that
		(comm	ellant or witness is deaf or cannot readily unicate the spoken English language, the to CFSA for the appointment of a qualifie	e appellant may
				ame and telephone number of the persor ant cannot attend the Fair Hearing;	n to call if the
		i	in disn	e to attend the Fair Hearing without good nissal of the appeal.	
	6.			r Hearing, the appellant(s) shall be given ition regarding their dispute with the CFS	
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	-	ncy's decision. The CFSA or the contra shall present the reason for the decision	
		ng Examiner shall issue a final written de ne to the appellant and to the CFSA repre Fair Hearing.	
	they shall have	s) disagrees with the Fair Hearing Exam the right to file an exception(s) with the H alendar days of receipt of the decision.	
	decision, the ap	does not agree with the Fair Hearing Expellant may request a judicial review of Court of Appeals.	
	Such withdrawal	ant may withdraw a request for a Fair He shall be in writing and delivered to the O beals, 955 L'Enfant Plaza, SW, Washing	ffice of Fair
	Procedure I: Ex Child Protection	pungement of Identifying information Register	ion from the
	that an individual is report was possibly	d to preserving and strengthening families s erroneously identified as a maltreater, or y made in bad faith, the individual identif right to seek to have the information ren	or a substantiated ied as the
	Administrator maltreater fror shall forward b and the writter when applicab	the informal PAR, if the final decision of (or designee) is to expunge the name of m the CPR, CFSA's Office of Fair Hearin both the Request for Name Removal For m decision of the appropriate Program Ac ole, the Executive Director of the contrac me CPR Unit within three (3) business da	the alleged gs and Appeals m (Attachment I) dministrator (or ted agency) to
	a. The CFSA of this notic	Office of Fair Hearings and Appeals sha e.	ll maintain a copy
	business d	all expunge the name from the CPR with ays of its receipt of the Request for Nam all also notify the CPR Unit of the actual	e Removal.
	Register ar his/her nan name being	Init shall verify that the name has been end ad shall send written notice to the client of the from the CPR within three (3) busines g removed from the Register. The Office Is shall receive a copy of the correspond	of the removal of s days of the of Fair Hearings
		of the Fair Hearing, the Hearing Examine ant's name be expunged from the CPR,	
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		in advance, except under emergency cin nclude, but not limited to, hospitalization		
4		will not be granted without notification of		
3	3. Acceptable reasons for requesting a continuance include illness, child care issues, work-related issues, transportation problems, or court-related appearances.			
2	request for a co Hearing Exami	immediately notify the Fair Hearing Exa- ontinuance. The FHC shall inform all pa ners decision to approve or deny the rec ay from receipt of a decision.	rties of the	
	submit the write appellant within	vernment is requesting a continuance, the ten request to the FHC and provide a continuance of the five (5) business days in advance of the ten sector of t	py to the e Fair Hearing.	
1	the Office of Fa	ntinue a Fair Hearing must be communi air Hearings and Appeals at least five (5) Fair Hearing. Requests may be submit	business days in	
l F E E	Hearing In the event a party is unable to appear on the date and time scheduled for a Fair Hearing, he or she may request a continuance with the Fair Hearing Examiner. If the Hearing Examiner finds that good cause for a change exists, the FHC shall set another date, time, or place for the Fair Hearing. Expedited Fair Hearings may not be continued unless all parties agree to the continuance.			
		ood Cause Justification for Contin	uance of a Fair	
	Register ar his/her nan name being	Init shall verify that the name has been end ad shall send written notice to the client of the from the CPR within three (3) busines g removed from the Register. The Office Is shall receive a copy of the correspond	of the removal of as days of the of Fair Hearings	
	b. FACES sha business da	all expunge the name from the CPR with ays of its receipt of the Request for Nam all also notify the CPR Unit of the actual	e Removal.	
		Office of Fair Hearings and Appeals sha	III maintain a copy	
	the Fair Heari	he Request for Name Removal Form (A ng Examiner's written decision to FACES ee (3) business days to have the appella n the CPR	S and the CPR	

 or death in the immediate family. Emergencies also include the unavailability of a CFSA witness with an emergency requiring their attendance in a court hearing or casework. Any continuance requested under emergency circumstances requires written verification of the emergency. 5. If a continuance is not granted, all individuals shall attend the Fair Hearing. If any individual fails to appear for the Fair Hearing, the Hearing Examiner has the right to find in favor of those present. 6. In the event that a party requires an additional continuance, the Hearing Examiner may grant the continuance only upon a showing of "good cause".
Procedure K: Fair Hearing Request Denial
1. A request for a Fair Hearing may be denied in the following situations:
 a. If the individual requesting the Fair Hearing does not qualify for a Fair Hearing;
 If the individual requesting the Fair Hearing does not timely submit the Request for a Fair Hearing Form (Attachment A) within the specified time-frame; or
c. If at the completion of the fact-finding hearing or a criminal trial, the court determines that the individual committed the abuse or neglect;
When the FHC denies the request for Fair Hearing, the FHC shall send written notice of the denial to the requesting individual.
Note: If a Fair Hearing is requested and a neglect or criminal case on the abuse or neglect is pending before the court, CFSA may not act on the request for Fair Hearing until the conclusion of the fact-finding hearing or criminal trial. If the court determines that the person did not commit the abuse or neglect, the FHC shall grant the request for Fair Hearing. The date that the FHC is notified of the court decision shall be considered the filing date of the request for a Fair Hearing. The appellant has 30 days after the court decision to request a fair hearing. Once the FHC is notified of the court decision, steps 5 - 11 of Procedure A shall be followed accordingly.

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