

## MINERAL POINT UNIFIED SCHOOL DISTRICT 705 Ross Street Mineral Point, Wisconsin 53565 POLICY 447.4-Exhibit (4)

In the matter of the expulsion of \_\_\_\_\_\_

Pupil's Name

## FINDINGS AND ORDER OF PUPIL EXPULSION

## **FINDINGS**

	The Mineral Point School Board, based upon the evidence presented at a hearing held			
on	, 20, upon prior written notice to the above pupil (who			
appeared in person and represented by counsel) and his/her parent(s) (who appeared in person				
and represented by counsel) makes the following findings:				

1. (Pupil) is presently enrolled at Mineral Point Schools in the \_\_\_\_\_\_th grade.

2. The pupil engaged in the following conduct: \_\_\_\_\_\_

Insert conduct proved at hearing

- 3. Mark appropriate ground(s). (Grounds must have been articulated in prior written notice <u>and</u> established at the hearing.)
  - the pupil is guilty of REPEATED refusal or neglect to obey the rules OR
    - the pupil knowingly conveyed or caused to be conveyed any threat or false information concerning an attempt or alleged attempt being made or to be made to destroy any school property by means of explosives OR
    - the pupil engaged in conduct while at school or while under the supervision of a school authority which endangered the property, health or safety of others OR

Policy 447.4-Exhibit (4) the pupil, while not at school or while not under the supervision of a school authority, engaged in conduct which endangered the property, health or safety of others at school or under the supervision of a school authority or endangered the property, health or safely of any employee or School Board member of the school district in which the student is enrolled. the pupil is at least 16 years old and repeatedly engaged in conduct while at school or while under the supervision of a school authority that disrupted the ability of school authorities to maintain order or an educational atmosphere at school or at an activity supervised by a school authority and that such conduct does not constitute grounds for expulsion under the above. the pupil, while at school or while under the supervision of a school authority, possessed a firearm as defined by federal law. 4. The interest of the school or state law demands the pupil's expulsion. 5. If applicable, the pupil was suspended from school on 20\_\_, pending the \_\_\_\_\_, 20\_ hearing. The Board announced its decision to expel the pupil, as ordered below. Order Conditional re-admission prior to expiration of the period of expulsion may be

appropriate, but conditional re-admission AFTER expiration of the expulsion period may not be based on conditions. Once the expulsion period has expired, the pupil regains the status of a resident eligible for admission as a pupil constitutionally entitled to free instruction.

Based upon the above findings, the Mineral Point School Board hereby orders that the above-named pupil be expelled from all classroom and school-related activities and from all school premises until \_\_\_\_\_\_, 20\_ \_, except when the right of the expelled student to be on school premises is guaranteed by law.

		ple, the pupil may seek re-admission to school at any time prior to the	
		expulsion period established above, but not earlier than	
		upon the agreement with and continued satisfaction of	
the fol	lowing con	ditions:	
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Date _			
		School Board President	
		Mineral Point School District	
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walled	i by the Mir	neral Point District Clerk, (Date)	
66	Minoral Dr	oint Board Members	
.CC		Iministrator	
	Principal		
		ices Director	
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	Revised:	December 1991	
	neviscu.	June 2001	