

**Virginia Department of Education**  
**Appeal by a School of its 2012-2013 Federal Accountability Results**  
*(Based on 2011-2012 Standards of Learning Test Results)*

Section 1116(b)(2) of NCLB states that school divisions must provide schools with an opportunity to review the data upon which their federal accountability results are based. If a school believes the proposed results are in error, the school may provide supporting evidence to the school division. The school division must review the evidence before making a final decision and submit the evidence and decision to the Virginia Department of Education for consideration.

The guidelines and procedures for school divisions to use in considering schools' appeals of their federal accountability results are outlined below. The Virginia Department of Education must receive appeals filed by the division superintendent within one month of the school receiving notice of results but **no later than Tuesday, September 4, 2012.**

**Appeals Policies and Procedures**

The following policies and procedures shall apply to all appeals made by schools. A **school** appeals directly to the division superintendent concerning its federal accountability results.

1. An appeal is limited to the following circumstances:
  - When a school believes that an error or omission was made in reporting the number of enrolled students or the designation of less than a 95 percent participation rate;
  - When a school believes that an error or omission occurred in the calculation of the passing rate, such as a failure to calculate the reduction of failure rate or a failure to consider a three-year cumulative pass rate;
  - When a school believes that the demographic information associated with the test scores is in error; or
  - When a school believes that there was an omission of other information or data necessary to calculate federal accountability results.
  
2. Time period for appeals for claims of errors in scoring or reporting of data:
  - The division superintendent is the person designated for accepting any appeal made by a school and for forwarding the decision to the Virginia Department of Education (VDOE).
  - If a division superintendent determines that the appeal is warranted and that the identification should be changed, the division superintendent forwards the following to the VDOE:
    - For non-Title I schools – decision and rationale; or
    - For Title I schools – decision, rationale, and a listing of evidence analyzed.
  - Prior to submitting an appeal, the school division should ensure that all record changes have been made or that a Post Authorization to Proceed (ATP) Record Change Request Form has been submitted to the Virginia Department of Education. The Post ATP Record Change Request Form is used when additional record changes are required after the superintendent has signed the ATP form indicating that the data are accurate and may be found at: [http://www.doe.virginia.gov/testing/test\\_administration/index.shtml](http://www.doe.virginia.gov/testing/test_administration/index.shtml). Directions are located at the top of the form.

- The Virginia Department of Education must receive appeals filed by the division superintendent within one month of the school receiving notice of results but no later than **Tuesday, September 4, 2012**. Appeals packets must be submitted to the address below:  
Virginia Department of Education  
Office of Program Administration and Accountability  
Attention: Marsha Granderson  
P.O. Box 2120  
Richmond, Virginia 23218-2120
  - Submit six packets (an original and five copies) per school appeal. Include as the first document in each packet a copy of the appropriate school's AMO report. Highlight relevant data that would enhance the review of any of the documents submitted.
3. Review of information and data related to the appeal:
- The school and school division assume the burden to demonstrate through supporting evidence that an error has occurred as a basis for appeal.
  - In preparing a response to a school's appeal filed by the division superintendent, the VDOE may audit data relative to the federal accountability results. The state reserves the right to investigate any irregularities that are identified in the process of reviewing information related to the appeal. The VDOE will designate the information to be used to review an appeal on a case-by-case basis.
  - Results of the VDOE's review of the appeal will be provided to the division superintendent in writing within 15 business days of receipt of the appeal. If a site visit is required as a part of the review, notification will be made within 15 business days of the visit.
  - The determination made by the VDOE regarding Title I schools shall be final.

### Contact Information

School divisions may submit questions about federal accountability results or related issues to the following Department contacts:

- General questions about ESEA flexibility: [ESEA@doe.virginia.gov](mailto:ESEA@doe.virginia.gov)
- Requests for TBD status and appeals of federal accountability results: Marsha Granderson, grants and reports manager, Office of Program Administration and Accountability, at [AMOTBD@doe.virginia.gov](mailto:AMOTBD@doe.virginia.gov) or (804) 786-1993
- Student assessment records and record changes: Office of Test Administration, Scoring and Reporting at [student\\_assessment@doe.virginia.gov](mailto:student_assessment@doe.virginia.gov) or (804) 225-2102
- AMO calculations: Office of Information Management at [resultshelp@doe.virginia.gov](mailto:resultshelp@doe.virginia.gov) or (804) 225-2099
- Priority, focus or improvement plan status: Dr. Kathleen Smith, director, Office of School Improvement, at [Kathleen.Smith@doe.virginia.gov](mailto:Kathleen.Smith@doe.virginia.gov) or (804) 786-5819