RECALL/REMOVAL

A member of the Board elected at a biennial election meeting or appointed to fill a vacancy is subject to recall by the intermediate school electors of the Intermediate School District. Such members may also be removed by resolutions (filed within any sixty (60) days of such appointment or election with the Intermediate Board Secretary or alternate) from a majority plus one (1) of the constituent districts or by action by the Governor as provided by State law. Removal by the Governor shall require verified, written charges, evidence and notice to the Board member(s) charged and an opportunity to respond.

LEGAL CITATION: M.C.L.A. 168.951 et seq., M.C.L.A. 380.614, 380.619

POLICY

Approved: April 12, 2016