

## Carl D. Perkins Section 123(b) Local Improvement Plans

Contributed by: Helen Bootsma, Arizona Department of Education (ADE)  
May 2011 NSWG Call

Carl D. Perkins Citation	ADE Review	Notification to District	Appeal Process	Hearing
<b>District does not develop and implement Improvement Plan(s) Section 123 (b)(A)(i)</b>	ADE CTE determines if district met 90% of agreed levels in each of eight Performance Measures. If district did not meet 90% they will develop Local Improvement Plan in collaboration with ADE and submits to ADE CTE for approval. Plan addresses each deficient Performance Measure not met using gap reduction model.	ADE CTE notifies district regarding potential funding sanction for failing to submit and implement Improvement Plan(s). Also per AZ Admin Code Title 15, R7-2-805 notice provides information regarding appeal for hearing.	District has 60 days to request appeal to an ADE Hearing Officer to be appointed from another Section at ADE.	Hearing Officer will hear the appeal to impose sanction or remove sanction. ADE CTE will be represented by Assistant Attorney General. Findings will be submitted to the Deputy Associate for Career and Technical Education.
<b>District does not make <u>any</u> improvement in <u>any</u> performance measure Section 123 (b)(A)(ii)</b>	ADE CTE determines that district has not made <u>any</u> measurable gain in <u>any</u> deficient Performance Measure(s) while on Improvement Plan(s).	ADE CTE notifies district regarding potential funding sanction for failing to make <u>any</u> measurable gain in <u>any</u> deficient Performance Measure while on an Improvement Plan(s). Also per AZ Admin Code Title 15, R7-2-805 notice provides information regarding appeal for hearing.	District has 60 days to request appeal to an ADE Hearing Officer to be appointed from another Section at ADE.	Hearing Officer will hear the appeal to impose sanction or remove sanction. Findings will be submitted to the Deputy Associate for Career and Technical Education.
<b>District does not meet 90% of the <u>same</u> performance measure for <u>three consecutive</u> years Section 123 (b)(A)(iii)</b>	ADE CTE determines that district had a Local Improvement Plan(s) for two consecutive years as needed for the <u>same</u> deficient Performance Measure and will not meet 90% of agreed upon level of performance for the third year.	ADE CTE notifies district regarding potential funding sanction for failure to meet 90% level for the <u>same</u> deficient Performance Measures for three consecutive years. Also per AZ Admin Code Title 15, R7-2-805 notice provides information regarding appeal for hearing.	District has 60 days to request appeal to an ADE Hearing Officer to be appointed from another Section at ADE.	Hearing Officer will hear the appeal to impose sanction or remove sanction. ADE CTE will be represented by Assistant Attorney General. Findings will be submitted to the Deputy Associate for Career and Technical Education.