

AFSCME CORRECTIVE ACTION REMOVAL FORM

Date:		
То:	Bethany Ziviski, Executive Director, Labor Re HR Compliance	elations and
From:	Print Name	
	questing that the corrective action(s) identification and I attempts are action as a second attempts and I attempts are action as a second attempts and I attempts are action as a second attempts are action as a second attempts and I attempts are action as a second attempts are action attempts are action as a second attempts are action attempts are action as a second attempts are action attempts and action attempts are action attempts attempts attempts are action at	ed below be removed from my Human Resources file st that the corrective action(s) identified below mee
7.7	After twelve (12) months, corrective action records which have resulted in coaching, Level 1 oral/written warning or Level 2 written warning shall be disregarded in subsequent corrective action. Upon written request by the employee, level 1 and level 2 records shall be removed from the employee's personnel file after twelve (12) months. All records of corrective action (except for coaching) shall be maintained only in the Human Resources Department.	
7.8	Corrective action records which have resulted in a Level 3 Pre-Discharge/Written Warning (with or without an unpaid suspension option) shall be disregarded in subsequent corrective action of in considering the employee for promotion, transfer or voluntary demotion after twenty-four (24 months, provided there have been no subsequent suspensions in the intervening period. Upon written request by the employee, these records shall be removed from the employee's personne file after twenty-four (24) months, provided there have been no subsequent suspensions in the intervening period.	
	Date of Corrective Action	Level of Corrective Action
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Employ	yee Signature	