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OFFICIAL WARNING LETTER
EDUCATION ACT 1996
CHILDREN ACT 1989

Dear

The very irregular attendance and punctuality of your child,, a registered pupil at,, has been reported to the Local Authority. A parent or carer's duty is to ensure that their children attend school regularly is outlined in Section 7 of the Education Act 1996, which states that "*the parent of every child of compulsory school age shall cause him to receive efficient full-time education suitable to his age, ability and aptitude and to any special educational needs he may have either by regular attendance at school or otherwise*".

The absence and lateness have been confirmed as being contrary to the provisions of this act. I must therefore warn you that unless there is an immediate and sustained improvement in 's attendance & punctuality, legal proceedings may be instigated against you, as the person with parental responsibility, under Section 444 of the Education Act 1996.

Subject to the provisions of these Sections of the Act, any person guilty of an offence shall be liable, on summary conviction, to a fine of up to £2,500 (two thousand, five hundred pounds), and/or a possibility of imprisonment for up to 3 months.

Under the Police and Criminal Evidence Act 1984, I must therefore inform you that:
"You do not have to say anything. But it may harm your defence if you do not mention when questioned something you later rely on in court. Anything you do say may be given in evidence".

Application may also be made for to be directed to the Family Court, which may result in your child being made the subject of an Education Supervision Order under the Children's Act 1989. Such an order suspends certain parental rights with regard to the education of their children.

Yours sincerely

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Officer's Name

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Officer's Designation

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**LETTRE YA AVERTISSEMENT OFFICIELLE
ACTE YA ÉDUCATION YA 1996
ACTE YA BAN YA 1989**

Cher (e).....

Presence na ponctualite très irrégulier ya mwana nayo, un (eleve oyo azali enregistrée na école eyebanaki na autorité locale. Devoir ya moboti to ya mokengeli ya ko s'assurer ete bana na bango bakendaka na école régulièrement mpe ponctuellement conformément na section 7 ya acte ya éducation ya 1996, oyo ezali koloba ete « Moboti ya mwana mwana moko na moko oyo akokisi mbula ya classe li faut apes aye chance ya kotanga na ecole à plein temps efficace appropriée na âge naye, capacité mpe aptitude mpe ba besoins nionso ya éducatifs spéciaux oyo akoki kozwa ou na assistance réguliere na école ou autrement.

Absence na retards ezalaki confirmée lokola étant contraire na ba dispositions ya acte oyo. Nazali na devoir donc ya ko avertir yo été à moins qu'il y ait une amélioration immédiate et soutenue na presence ya..... , une procédure légale ekoki kokamatama contre yo, en tant que moto oyo azali na responsabilité parentale, na section 444 ya acte ya d'éducation ya 1996.

Sujet na ba dispositions ya ba sections ya acte oyo, moto nionso oyo azali coupable ya offense akozala exposée, sur la conviction récapitulative, na une amende de jusqu'à £2,500 (deux mille, cinq cents livres), mpe/to une possibilité ya kokenda na prison allant jusqu'à 3 mois.

Na Act ya Police na Criminal Evidence ya 1984, nazali na devoir ya ko confirmer yango : « Okoki koloba eloko moko te. Kasi ekoki kobebisa defense nayo soki o mentionner te tango bazali ko interrogér yo eloko moko oyo ozali ko compter na yango plus tard likolo na yango na tribunal. Eloko nionso oyo okoloba ekoki kopesama lokola évidence ».

Demande ekoki kosalema mpo na mpo été batinda yango na cour ya famille, qui peut avoir comme conséquence votre enfant ayant fait le sujet ya ordre ya surveillance ya éducation sous acte ya 1989 ya bana. Ordre ya ndenge wana ezali ko suspendre certains droits ya baboti na makambo matali éducation ya bana na bango.

Bien à vous

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