

#### **REPEAL 47 POLICIES IN CHAPTER FOUR**

5-B I recommend that the Board approve development of the <u>repeal</u> of 47 specified Policies in Chapter Four, which chapter is entitled "General Provisions." I further recommend that Chapter Four be renamed "Administrative Proceedings."

[Contact: Gerald A. Williams, Esq., and Bruce A. Harris, Esq., PX 48500.]

### Repeal-Development CONSENT ITEM

- The 47 Policies specified here have been made obsolete by the State's adoption of the Uniform Rules of Procedure under the Florida Administrative Procedure Act pursuant to Fla. Stat. § 120.54(5).
- The State's Uniform Rules of Procedure, in Florida Administrative Code Chapters 28-101 through 28-110, to the extent applicable to school districts, will apply to proceedings under the Administrative Procedure Act (Chapter 120) in this District. The Uniform Rules are available on DOAH's web site at <a href="http://www.doah.state.fl.us/internet/usedDocs/Revised%20Uniform%20Rules%20-%202007.doc">http://www.doah.state.fl.us/internet/usedDocs/Revised%20Uniform%20Rules%20-%202007.doc</a>.
- The other six Policies in Chapter Four will be updated and transferred to other chapters.
- Chapter Four will be renamed "Administrative Proceedings."

### **REPEAL 47 POLICIES IN CHAPTER FOUR**

(Repealing 4.102, 4.103, 4.105, 4.106, 4.107, 4.108, 4.109, 4.110, 4.111, 4.113, 4.120, 4.121, 4.122, 4.123, 4.124, 4.125, 4.126, 4.127, 4.128, 4.129, 4.130, 4.132, 4.133, 4.134, 4.135, 4.140, 4.141, 4.150, 4.151, 4.152, 4.201, 4.202, 4.203, 4.204, 4.205, 4.206, 4.207, 4.208, 4.209, 4.301, 4.302, 4.303, 4.401, 4.402, 4.403, 4.404, and 4.405. These Policies, as they will be deleted, are set forth below).

The other six Policies in Chapter Four (4.101, 4.104, 4.112, 4.114, 4.131, and 4.210) will be updated and transferred to other chapters).

1		4.102			
2		PRESIDING OFFICER			
3	Unless otherwise	e provided, the School Board shall conduct all hearings.			
4					
5	Authority:	120.53(1), 230.22, FS			
6	Implemented:	120.57			
7	History:	New: 8/4/82; Repealed //2007			
8					
9					
10					
11		4.103			
12		CLERK OF THE SCHOOL BOARD			
13	1. The term "Clerk of the School Board" or "Clerk" shall mean that person designated by the School				
14 15		s Executive Secretary, Board Minutes Office, and whose duties include but are not limited aining records of proceedings before the School Board.			
16		rk, or its designee, receives, dockets and maintains all petitions, charges, pleadings and			
17		gal documents filed with the School Board; issues subpoenas; assembles, certifies, and			
18	transmits records on appeal to Appellate Courts for review; responds to requests for informatic				
19 20	or copies of documents relating to School Board cases; bills ant collects monies for records o appeal and reproduces the documents; certifies orders of the School Board; and prepares an				
21		and reproduces the documents, certifies orders of the School Board, and prepares and is an index of School Board decisions.			
22	3. The offi	ce of the Clerk of the School Board is located at The School Board of Palm Beach			
23	County,	3323 Belvedere Road, West Palm Beach, Florida 33402.			
24					
25	Authority:	120.53(1), 230.22, FS			
26	Implemented:	120.52(9), 120.53(1), FS			
27	History: New: 8/4/82; Repealed /_ /2007				

29 4.105 30 **COMPUTATION OF TIME** 31 In computing any periods of time referred to in these rules or contained in any order or ruling of the 32 School Board or the Legal Advisor, the day of the act, event, or occurrence from which the designated 33 period begins to run shall not be included. The last day of the period so computed shall be included 34 unless it is a Saturday, Sunday, legal holiday, or any day the School Board offices are closed, in which 35 event the time period shall run until the end of the next day which is neither a Saturday, Sunday, legal 36 holiday, or day the School Board offices are closed. All time periods are measured by calendar days 37 except where working days are expressly indicated. 38 39 Authority: 120.53(1), 230.22, FS 40 Implemented: 120.57, FS 41 / \_\_/2007 History: New: 8/4/82; Repealed \_ 42 43 44 4.106 45 **PARTIES** 46 Parties in any proceeding conducted in accordance with these rules are petitioners, respondents, or 47 intervenors. Parties shall be entitled to receive copies of all pleadings, motions, notices, orders and other 48 matters filed in a proceeding. According to the nature of the proceeding, the term "party" may include the 49 Superintendent or School Board. 50 51 Authority: 120.53(1), 230.22, FS 52 Implemented: 120.57, FS New: 8/4/82; Repealed / /2007 53 History: 54 55 56 4.107 57 **APPEARANCES** 58 A party may be represented by an attorney or other qualified representative or may appear on his own 59 behalf. If a party is represented by a person who is not an attorney, the Legal Advisor shall make diligent 60 inquiry to assure that the representative is capable of preserving the rights of the party. 61 62 Authority: 120.53(1), 230.22, FS 63 Implemented: 120.57, 120.62(2), FS 64 History: New: 8/4/82; Repealed \_\_\_ /2007 65 66 67 4.108 68 **CONSOLIDATION** 69 If there are separate matters before the School Board which involve similar issues of law or fact, or 70 identical parties, the matters may be consolidated if it appears that consolidation would promote the just,

speedy and inexpensive resolution of the proceedings, and would not unduly prejudice the rights of a

party. Any party to a proceeding may request consolidation with the other proceedings, or the Legal Advisor or School Board may order-separate proceedings to be consolidated.

73 74

72

75 Authority: 120.53(1), 230.22, FS

76 Implemented: 120.57

History: New: 8/4/82; Repealed \_\_\_/\_\_/2007

77 78 79

82

83

84

85

86

**4.109** 

81 JOINDER OF PARTIES

If it appears that the determination of the rights of parties in a proceeding will necessarily involve a determination of the substantial interests of persons who are not parties, the School Board itself or the legal Advisor upon motion of a party or petition for intervention may enter an order requiring that the absent person be notified of the proceeding and be given an opportunity to be joined as a party of record.

87 Authority: 120.53(1), 230.22, FS

88 Implemented: 120.57

History: New: 8/4/82; Repealed \_\_/\_\_/2007

90 91

89

92 4.110

93 DISQUALIFICATION

The School Board, any member thereof, or the Legal Advisor may be disqualified from serving in a proceeding for bias, prejudice, interest, or other causes for which a judge may be recused. All motions for disqualification shall be made in accordance with procedures set forth in Chapter 38, FS, and shall be filed at least five days prior to the date scheduled for the final hearing.

97 98 99

100

94

95

96

Authority: 120.53(1), 230.22, FS Implemented: 120.53(1), 120.71, FS

101 History: New: 8/4/82; Repealed / /2007

102103

105

106

107

108

109

110

111

112

113

114

115

104 4.111

### FILING AND SERVICE OF PAPERS

- 1. The term "filed" means actual receipt by the Clerk of a document. All documents whether intended for the School Board, any member thereof, Legal Advisor, or other designated agent, are to be filed with the Clerk. Submission of any document to the Legal Advisor shall not itself constitute filing with the School Board. Any document filed shall be accompanied by (1) copy and proof of simultaneous service upon the other parties to the proceeding.
- 2. Whenever any party is required to file a document with the School Board, any member thereof, Legal Advisor, or other designated agent, the party shall simultaneously serve copies of the document upon the other parties to the proceeding. A certificate attesting to such service by mail or personal delivery shall be provided to the School Board with the document at the time it is filed with the Clerk. Service by mail shall be deemed completed upon mailing.

116			
117	Authority:	120.53(1), 230.22, FS	
118	Implemented:	120.57	
119	History:	New: 8/4/82; Repealed//2007	
120			
121			
122		4.113	
123		POINT OF ENTRY INTO PROCEEDINGS	
124	Unless otherwise provided by law or School Board Policy or Rule:		
125 126 127 128 129 130 131	1. Persons requesting a hearing on a School Board decision which does or may determine their substantial interest shall file a petition with the School Board within fourteen (14) days of receipt of written notice of the decision, or within fourteen (14) days of notice of intent to render such decision, whichever occurs first. Whenever possible, the School Board shall issue a written notice of intent to render a decision and allow persons who may be substantially affected thereby fourteen (14) days in which to request a hearing. The official School Board agenda as maintained in the Clerk's office shall constitute written notice of intent to render a decision.		
132 133 134 135 136	have wa notice a	son who fails to timely request a hearing within the time limits prescribed herein shal ived his right subsequently to request a hearing on such matters and the contents of the nd any attachments thereto shall be deemed by the School Board to be true for the s of taking final agency action.	
137	Authority:	120.53(1), 230.22, FS	
138	Implemented:	120.57, FS	
139	History:	New: 8/4/82; Repealed / /2007	
140	•		
141			
142		4.120	
143		INITIATION OF FORMAL PROCEEDINGS	
144 145 146 147 148	1. Initiation of formal proceedings shall be made by petition to the School Board. The term petition as used herein includes any application or other document which expresses a request for formal proceedings. Each petition should be printed, typewritten or otherwise duplicated in legible form Unless printed, the impression shall be on one side of the paper only and lines shall be double spaced and indented.		
149	2. All petiti	ons filed under these rules should contain:	
150 151		The name and address of the petitioner or petitioners, and an explanation of his/he substantial interest which will be affected by the School Board determination.	
152 153		A statement of all disputed issues of material fact; if there are none, the petition must so indicate.	
154 155		A concise statement of the ultimate facts alleged as well as the rules and statutes which entitle the petitioner to relief.	
156	<del>d.</del> —	A demand for relief to which the petitioner deems himself entitled.	
157	<del>e.</del>	Other information which the petitioner contends is material.	
158	f	Signature of petitioner or petitioners.	
159	<del>g.</del>	<del>Date.</del>	

160 161		ceipt of a petition for formal proceedings, the School Board shall either accept or deny the and if accepted shall conduct the hearing.
162 163 164	÷	A petition may be denied if the petitioner does not state adequately a material, factual allegation, such as a substantial interest in the agency determination, or if the petition is untimely.
165 166		The agency shall promptly give written notice to all parties of the action taken on the petition stating reasons therefor.
167 168 169 170	<ol> <li>Initiation of formal proceedings in matters including recommendation by Superintendent for employee suspension or dismissal shall be governed by the provisions of Chapter 3, School Board Policy.</li> </ol>	
171	Authority:	120.53(1), 230.22, FS
172	Implemented:	120.57, FS
173	History:	New: 8/4/82; Repealed / /2007
173	пізіогу.	<del>New.</del> 6/4/62 <u>, Repealed//2007</u>
175		
176		4.121
177		AMENDMENT OF PETITIONS
178 179 180	amended petition	lent may amend his/her petition or recommendation at any time provided that any such or recommendation be served upon parties no less than fourteen (14) days prior to the rearing. All other amendments shall be by order of the School Board.
181		
182	Authority:	120.53(1), 230.22, FS
183	Implemented:	120.57, FS
184	History:	New: 8/4/82; Repealed / /2007
185	•	
186		
187		4.122
188		ANSWER
189	A respondent or	interviewer may file an answer which may contain any available affirmative defenses. If
190		d, it shall be filed within twenty (20) days of service of the petition.
191		
192	Authority:	120.53(1), 230.22, FS
193	Implemented:	120.57, FS
194	History:	New: 8/4/82; Repealed / /2007
195	· ···ete.· y ·	
196		
197		4.123
198		MOTIONS
199	1 Writton	motions and responses thereto may be filed with the School Board pursuant to this
200		Oral motions may be made during a hearing and rulings thereon shall be made on the
201	record.	The state of the s

- 202 203 204 205 206 207
- 2. With the exception of oral motions made at a hearing, all motions shall be in writing, shall specifically state the relief sought and grounds therefor, and where appropriate shall be accompanied by legal memoranda or affidavits. Any answering memoranda or affidavits shall be filed within the School Board within ten (10) days after service of the moving papers, unless otherwise allowed by the Legal Advisor. The Legal Advisor may rule upon motions filed prior to the commencement of hearings or refer the motions to the School Board for its ruling.
- 3. All motions, and rulings and orders thereon, shall be part of the record of the proceedings.
- 4. Rulings by the Legal Advisor made prior to the commencement of hearings may be challenged to the School Board at the commencement of the hearing and prior to presentation of evidence.

210211

208

209

212 Authority: 120.53(1), 230.22, FS

213 Implemented: 120.57, FS

214 History: New: 8/4/82; Repealed / /2007

215216

217

217

218

220

221

222

# 219

# 4.124 PRE-HEARING CONFERENCES

The Legal Advisor may conduct and request the parties to have one or more pre-hearing conferences for the purpose of hearing arguments on pending motions, clarifying and simplifying issues, discussing the possibilities of settlement of the issues, examining exhibits and documents, exchanging names and addresses of witnesses, and resolving other procedural matters.

223224

225 Authority:

120.53(1), 230.22, FS

226 Implemented:

120.57, FS

History:

New: 8/4/82; Repealed \_\_\_/\_\_/2007

228229

230

231

4.125

232 233 234

235

236

237

238

Persons other than the original parties to a pending proceeding who have a substantial interest in the proceeding, and who desire to become parties, may petition the Legal Advisor for leave to intervene. Petitions for leave to intervene must be filed at least twenty (20) days before the commencement of hearings and shall be in conformance with the provisions of this chapter and shall also include allegations sufficient to demonstrate that the intervenor is entitled to participate in the proceeding and that the substantial interests of the intervenor are subject to determination or will be affected through the proceeding.

**INTERVENTION** 

239240

241

Authority: 120.53(1), 230.22, FS

242 Implemented: 120.57, FS

243 History: New: 8/4/82; Repealed / /2007

244

246 4.126 247 **DISCOVERY** 248 Parties may obtain discovery through the means and in the manner provided in Rules 1.280 through 249 1.400, Florida Rules of Civil Procedure. The Legal Advisor may issue appropriate orders to effectuate the 250 purposes of discovery and to prevent delay including the recommendation to the School Board of entry of 251 an order pursuant to Rule 4.129. 252 253 Authority: 120.53(1), 230.22, FS 254 Implemented: 120.57, FS 255 History: New: 8/4/82; Repealed \_\_\_/\_\_/2007 256 257 258 4.127 259 NOTICE OF HEARING 260 The School Board shall set the time and place for all hearings. The Chairman of the School Board shall 261 issue and cause to be served written notice thereof by U.S. Mail on all parties of record. No less than 262 fourteen (14) days' notice shall be given for commencement of a hearing on the merits of the petition 263 unless as otherwise agreed by the parties. 264 265 Authority: 120.53(1), 230.22, FS 266 Implemented: 120.57, FS 267 History: New: 8/4/82; Repealed \_\_\_/\_\_/2007 268 269 270 4.128 271 **CONTINUANCES** 272 The School Board may in its discretion grant a continuance of a hearing for good cause shown. The Legal 273 Advisor, upon stipulation of all parties, may in his discretion grant a continuance. Requests for 274 continuance shall be made in writing. Except in cases of extreme emergency, requests for continuance 275 shall be made at least five (5) days prior to the date noticed for the hearing. 276 277 Authority: 120.53(1), 230.22, FS 278 Implemented: 120.57, FS 279 History: New: 8/4/82; Repealed \_\_\_/\_\_/2007 280 281 282 4.129 283 **DISMISSAL AND DEFAULT** 284 The failure or refusal of a party to comply with the rules or any lawful order may be cause for dismissing 285 the petition or for entry of a final order against the defaulting party. 286 287 Authority: 120.53(1), 230.22, FS

288 Implemented: 120.57, FS 289 History: New: 8/4/82; Repealed \_\_\_/\_\_/2007 290 291 292 4.130 293 **SUBPOENAS** 294 1. Subpoenas may be issued by any member of the School Board. Subpoena forms shall be 295 supplied by the Clerk or the Legal Advisor. 296 2. Subpoenas requiring the attendance of witnesses or production of records, files, and memoranda 297 from any place in the state, at any designated place of hearing before the School Board, for the 298 purpose of taking testimony of such witness or inspection of documents, shall be issued upon 299 written application of any party. The application for such subpoena shall state the name and 300 address of the witness for whom the subpoena is to be issued and the time and place for the 301 witness to appear. 302 3. Any party or person against whom a subpoena is directed may file a motion to quash or limit the 303 subpoena in accordance with Rule 4.123 of this chapter. The motion shall set forth the grounds 304 relied upon. 305 4. A subpoena may be served by any person authorized by law to serve process or by any person 306 who is not a party and who is of majority age. Service shall be made by delivering a copy thereof 307 to the person named in the subpoena. Proof of such service shall be made by affidavit of the 308 person making service if not served by an officer authorized by law to do so. 309 310 Authority: 120.53(1), 230.22, FS 311 Implemented: 120.57, 120.58, FS 312 History: New: 8/4/82; Repealed \_\_\_/\_ /2007 313 314 315 4.132 316 **WITNESSES** 317 1. All witnesses shall be sworn and subject to examination and cross-examination. 318 2. The School Board may allow members of the general public to appear as witnesses at a hearing 319 and to present oral or written communications without the necessity of being a party of intervenor. 320 The School Board may set fair and reasonable conditions on such appearances, and the 321 communications shall be subject to cross-examination, challenge and rebuttal. 322 323 Authority: 120.53(1), 230.22, FS 324 Implemented: 120.57, 120.58, FS 325 History: New: 8/4/82; Repealed \_\_\_/\_\_/2007 326 327 328 4.133 329 **EVIDENCE** 330 1. Oral evidence shall be taken only on oath or affirmation.

- 2. Each party shall have the right to present evidence relevant to the issues; to cross-examine opposing witnesses, to impeach any witness regardless of which party first called him to testify, and to rebut the evidence presented against it.
  - 3. School Board members shall have the right to examine any witness.
  - 4. Any relevant evidence shall be admitted if it is the sort of evidence on which reasonably prudent persons are accustomed to rely in the conduct of their affairs. Hearsay evidence may be used to supplement or explain other evidence but shall not be sufficient in itself to support a finding unless it would be admissible over objection in civil actions. The rules of privilege shall be effective to the same extent that they are now or hereafter may be recognized in civil actions. Irrelevant and unduly repetitious evidence shall be excluded.

340 341

334

335

336

337

338

339

342 Authority: 120.53(1), 230.22, FS 343 Implemented: 120.57, 120.58, FS

344 History: New: 8/4/82; Repealed / /2007

345346

347

348 349

350

351

352

353

354

355

### 4.134 RECORDATION

The School Board shall have the responsibility of preserving the testimony at final hearings. Proceedings shall be recorded by a certified court reporter or by recording instruments. Any party to a hearing, at its own expense, may provide a certified court reporter if the School Board does not. The Legal Advisor may, in his or her discretion, provide a certified court reporter. At hearings during which the services of a court reporter have been retained, any party who wishes a written transcript of the testimony shall order the same at its own expense. If a court reporter records the proceedings, the recordation shall be the official transcript.

356357358

Authority: 120.53(1), 230.22, FS

359 Implemented: 120.57

360 History: New: 8/4/82; Repealed / /2007

361362

363

364 **4.135** 365 **VENUE** 

Whenever possible, hearings conducted pursuant to this chapter shall be held in Palm Beach County or at the place most convenient to all parties as determined by the School Board.

368

369 Authority: 120.53(1), 230.22, FS

370 Implemented: 120.57

371 History: New: 8/4/82; Repealed / /2007

372

373

375 4.140 376 POST-HEARING MEMORANDA 377 All parties may submit proposed findings of fact, conclusions of law, and recommended orders, or legal 378 briefs on the issues within a time designated by the School Board or Legal Advisor. 379 380 Authority: 120.53(1), 230.22, FS 381 Implemented: 120.57 382 New: 8/4/82; Repealed / /2007 History: 383 384 385 4.141 386 **FINAL ORDERS** 387 1. A final order shall be entered within ninety (90) days after the hearing is concluded or receipt of 388 the hearing transcript, whichever is later. The final order shall include a caption, time and place of 389 the hearing, appearances entered at the hearing, statement of the issues, findings of fact, 390 conclusions of law and a statement of final School Board action. 391 2. If the final hearing has been conducted by other than the School Board, the School Board shall 392 issue its final order within ninety (90) days of receipt of the recommended order. 393 3. The adoption of a final order by the School Board shall be at a public meeting and this meeting 394 shall not be a de novo review, but shall be confined to the evidence submitted at the hearing 395 together with the proposed findings of fact, conclusions of law and orders, and closing arguments 396 of the parties. 397 4. If a party submits proposed findings of fact to the School Board, the final order shall include a 398 ruling on each proposed finding of fact as well as a brief statement of fact; provided however, 399 subordinate, cumulative, irrelevant, immaterial or unnecessary proposed facts may be rejected in 400 the final order by a statement to that effect. 401 402 Authority: 120.53(1), 230.22, FS 403 120.57, 120.59, FS Implemented: 404 History: New: 8/4/82; Repealed \_ /2007 405 406 407 4.150 408 **INFORMAL PROCEEDINGS** 409 1. Proceedings conducted under Section 120.57(2), FS, and this part shall be informal in nature and 410 shall not involve disputed issues of material fact unless otherwise agreed by the parties. 411 2. An informal proceeding may be granted by the School Board upon written request submitted 412 within fourteen (14) days after written notice of agency action or receipt of written notice of intent 413 to render a decision, whichever occurs first. The notice shall state the time limit for requesting a 414 hearing. 415 3. If a hearing is held, the School Board may: 416 a. administer oaths and affirmations; 417 b. rule upon offers of proof and receive relevant evidence; 418 c. regulate the course of the hearing;

419	<del>d.</del> .	enter any order to carry out the provisions of this chapter and Chapter 120, FS;
420	e.	make or receive offers of settlement, stipulation and adjustment.
421		
422	Authority:	120.53(1), 230.22, FS
423	Implemented:	120.57, FS
424	History:	New: 8/4/82; Repealed//2007
425		
426		
427		4.151
428		SUBMISSION OF EVIDENCE
429 430 431	persons	nirty (30) days of commencing the proceeding, the School Board shall provide all affected with an opportunity to submit written statements or other pleadings as provided in 120.57(2)(a)2, FS.
432 433 434		ected persons shall be given fifteen (15) days to respond to evidence submitted pursuant ection (1).
435	Authority:	120.53(1), 230.22, FS
436	Implemented:	120.57, FS
437	History:	New: 8/4/82; Repealed / /2007
438		
439		
440		4.152
441		FINAL ORDER
442	The final order s	hall be issued in compliance with this chapter.
443		
444	Authority:	120.53(1), 230.22, FS
445	Implemented:	120.57, FS
446	History:	New: 8/4/82; Repealed / /2007
447		
448		
449		4.201
450		COMMENCEMENT OF PROCEEDINGS
451 452 453 454 455	Proceedings held for the adoption, amendment or appeal of a School Board rule shall be conducted according to the provisions of Chapter 120, FS, and these rules. Rule making proceedings are initiated by the substantial interest in a School Board rule. A proceeding shall be deemed to have been initiated upon publication of notice by the School Board.	
456	Authority:	120.53(1), 230.22, FS
457	Implemented:	120.53(1), 120.54, FS
458	History:	New: 8/4/82; Repealed//2007
459		
10)		

460 461 4.202 462 NOTICE OF PROCEEDINGS AND THE PROPOSED RULES 463 1. Except for adoption of emergency rules, notice of its intention to adopt, amend, or repeal a rule 464 shall be given by the School Board as provided in Section 120.54(1), FS. 465 2. Upon the publication of notice of its intention to adopt, amend or repeal a rule, a draft of the 466 proposed rule shall be made available to the public. 467 468 Authority: 120.53(1), 230.22, FS 469 Implemented: 120.53(1), 120.54, FS 470 New: 8/4/82; Repealed \_\_\_ /2007 History: 471 472 473 4.203 474 CONTENT OF NOTICE The notice must conform to the content requirements of Section 120.54(1), provided however, the text of 475 476 the proposed rule may be included in the notice. 477 478 Authority: 120.53(1), 230.22, FS 479 Implemented: 120.54. FS 480 History: New: 8/4/82; Repealed /2007 481 482 483 484 4.204 485 PETITIONS TO INITIATE RULE-MAKING PROCEEDINGS 486 1. All petitions for the initiation of rule-making proceedings pursuant to Section 120.54(5), FS, must 487 contain the name and address of the petitioner, specific reasons for adoption, amendment or 488 repeal, the specific action requested, the date submitted, and shall specify the proposed rule. 489 2. Any interested person may file a statement in support of or in opposition to any petition for the 490 initiation of rule-making proceedings. The interested persons shall furnish the petitioner with a 491 copy upon filing of the statement. 492 3. Any interested person may submit a reply to the statement in subsection (2) prior to School Board 493 action. The interested person shall furnish the petitioner and the person filing under subsection 494 (2) with a copy of the filing of the reply. 495 4. Petitions, statements, and replies shall be filed with the Clerk of the School Board. 496 497 Authority: 120.53(1), 230.22, FS 498 Implemented: 120.54, FS 499 History: New: 8/4/82; Repealed \_\_\_/\_\_/2007 500

502503

504

505

506

507

508

509

510

511

512

4.205

## SCHOOL BOARD ACTION ON PETITIONS TO INITIATE RULE-MAKING PROCEEDINGS

- 1. Upon receipt of any petition for the initiation of rule-making pursuant to Section 120.54(5), FS, the Clerk shall assign the petition an identification number.
- 2. If the School Board determines that the petitioner does not have a substantial interest in the School Board rule, or does not have the interest as stated in the petition, the School Board may forthwith deny the petition, and shall notify the petitioner in writing the reasons for the denial. If the School Board determines that the petition should be granted, the School Board shall issue appropriate notice and initiate necessary action. If the School Board determines that rule-making should not be initiated, a written statement setting forth the reasons for such determination shall be provided to the petitioner.

513514

515 Authority: 120.53(1), 230.22, FS

516 Implemented: 120.54, FS

517 History: New: 8/4/82; Repealed / /2007

518

519520

4.206

### 521 RULE-MAKING MATERIALS

After the publication of notice initiating rule-making, the School Board shall make available for public inspection and shall provide upon request, copies of the text of the proposed rule, or any amendment, or repeal of any existing rule.

524525

522

523

526 Authority: 120.53(1), 230.22, FS

527 Implemented: 120.54, FS

528 History: New: 8/4/82; Repealed / /2007

529

530531

534

535

536

537

538

539

540

541

542

543

544

545

4.207

### 532 533

1. If the proposed rule does not relate exclusively to organization, practice or procedure, the School Board shall provide, upon request, a public hearing for presentation of evidence, arguments and oral statements, within the reasonable conditions and limitations imposed by the School Board to avoid duplication, irrelevant comments, unnecessary delay or disruption of the proceedings.

**RULE-MAKING PROCEEDING-HEARING** 

- 2. A public hearing shall be held if an affected person files a request for a hearing with the clerk within fourteen (14) days after the publication of the notice. The School Board may decide on its own initiative to hold a public hearing and shall publish notice of this fact.
- 3. The School Board shall prepare an agenda for the hearing that provides affected persons with a reasonable time to present evidence, argument, oral statements, and other information.
- 4. The School Board may take official recognition of any material that is of common and general knowledge authoritatively well settled and free from uncertainty. If the material is officially recognized by the School Board, it is deemed to be admissible without the necessity of the offering party's presenting evidence. This material shall be part of the record and all affected

546 persons shall be given a reasonable opportunity to examine and offer evidence and argument in 547 opposition. 548 5. Upon request of any affected person, the School Board shall cause to be made a transcript of the 549 proceeding and copies of the transcript of the proceeding shall be available to the public. Cost of 550 preparing the transcript and having the proceeding recorded shall be paid by the requesting 551 person. The requesting person shall be required to deposit in advance with the School Board an 552 amount sufficient to pay the reasonably estimated cost for transcription and recording. A copy of 553 the transcript shall be available to the public at cost. 554 6. The School board or any member thereof may preside at a hearing held pursuant to Section 555 120.54(3), FS. 556 557 Authority: 120.53(1), 230.22, FS 558 Implemented: 120.54, FS 559 History: New: 8/4/82; Repealed / /2007 560 561 562 4.208 563 INCORPORATION BY REFERENCE 564 Any rule, standard, specification, policy, or similar material which is generally available to affected 565 persons may be incorporated in a rule by reference. 566 567 Authority: 120.53(1), 230.22, FS 568 Implemented: 120.54, FS 569 History: New: 8/4/82; Repealed /2007 570 571 572 4.209 573 **EMERGENCY RULE ADOPTION** 574 1. The School Board may adopt an emergency rule, if: 575 The School Board finds that immediate danger to the public health, safety and welfare 576 exists which requires immediate School Board action; and 577 b. The School Board complies with the requirements of Section 120.54, FS. 578 2. Unless it defeats the purpose of an emergency rule, the School Board should notify all affected

581 582 583

584

585

586

579

580

the proceeding and shall compile a record consisting of the transcript, copies of the notice and any other matter or information considered by the School Board in adopting the emergency rule. The cost of preparing the transcript and having the proceeding recorded shall be paid by the requesting person who shall be required to deposit in advance with the School Board an amount sufficient to pay the reasonably estimated cost for transcription and recording.

4. Notwithstanding subsections (2) and (3) above the School Board may use any procedure which

3. Upon the request of any affected person, the School Board shall cause a transcript to be made of

affected persons to present testimony, evidence, and submit written statements.

persons before adopting an emergency rule. The School Board shall permit, upon request, all

587 588 589 4. Notwithstanding subsections (2) and (3) above, the School Board may use any procedure which is fair under the circumstances in the adoption of an emergency rule as long as it protects the public interests.

591	Authority:	120.53(1), 230.22, FS
592	Implemented:	120.54, FS
593	History:	New: 8/4/82; Repealed//2007
594		
595		
596		4.301
597		DECLARATORY STATEMENTS, GENERAL
598		rson may seek a declaratory statement as to the applicability of a specific statutory
599	•	n or of any rule or order of the School Board as it applies to that person in his particular
600 601		ircumstances only. The School Board shall notify the person of the disposition of the briefly explaining the School Board's response.
602	·	cition seeking a declaratory statement shall be filed in writing with the clerk and shall
603	<del>provide</del>	substantially the following information.
604		The name of petitioner.
605		Address of petitioner.
606		School Board rule, order on which declaratory statement is sought.
607 608		Description of how this rule, order or statute may or does affect the petitioner in his/her particular set of circumstances only.
609	e. —	Signature of petitioner.
610	f.	<del>Date.</del>
611		
612	Authority:	120.53(1), 230.22, FS
613	Implemented:	120.565, FS
614	History:	New: 8/4/82; Repealed//2007
615		
616		
617		4.302
618		PURPOSE AND USE OF DECLARATORY STATEMENT
619 620 621		atement is a means for resolving a controversy, or answering questions or doubts of the any statutory provision, rule or order as it does, or may, apply to petitioner and his estances only.
622 623		mpact upon petitioner's interests shall be alleged in order for petitioner to show the entroversy, question or doubt.
624		
625	Authority:	120.53(1), 230.22, FS
626	Implemented:	120.565, FS
627	History:	New: 8/4/82; Repealed//2007
628	,	
629		
630		4.303
631		SCHOOL BOARD DISPOSITION
(22	The Oak and David	

The School Board may at its discretion conduct a hearing to dispose of a submitted petition. If a hearing is

633 conducted, it shall be pursuant to the procedural rules of the School Board or as otherwise agreed upon 634 by the School Board and the parties. 635 636 Authority: 120.53(1), 230.22, FS 637 Implemented: 120.565, FS 638 New: 8/4/82; Repealed History: /2007 639 640 641 4.401 642 **GENERAL** 643 All School Board action regarding the application for issuance, suspension, annulment, withdrawal and 644 revocation of licenses, including the prequalification of contractors, shall be governed by this part and by 645 Sections 120.57 and 120.60, FS. 646 647 Authority: 120.53(1), 230.22, FS 648 120.57, 120.50, FS Implemented: 649 History: New: 8/4/82; Repealed /2007 650 651 652 653 4.402 654 **APPLICATION FOR LICENSE** 655 1. Unless otherwise provided, the Superintendent shall initiate action on application for a license in accordance with the provisions of this part and of Section 120.62(2), FS. 656 657 2. When applicable, the School Board shall inform the applicant, in writing, why the application is 658 incomplete. Upon the return of a completed application, a supplemental application, or the 659 requested information, the Superintendent shall reinitiate action in accordance with the provisions 660 of this part and of Section 120.60(2), FS. 661 662 Authority: 120.53(1), 230.22, FS 663 120.57, 120.60, FS Implemented: 664 History: New: 8/4/82; Repealed /2007 665 666 667 4.403

DENIAL OF LICENSE

668

669

670

671

672

673

674

- 1. Unless the School Board has already held a hearing on the application for a license, the Superintendent or his designee shall inform the individual or entity submitting an application of the right to a hearing on the denial of the application, unless the application form contained a clear statement of such right accruing in the event of denial.
- Requests for a hearing and any hearing on denial of a license shall comply with the procedures in this chapter and, unless otherwise provided by law, the applicant shall have the burden of establishing entitlement to the license.

676 677 Authority: 120.53(1), 230.22, FS 678 Implemented: 120.57, 120.60, FS 679 History: New: 8/4/82; Repealed\_ /2007 680 681 682 4.404 683 SUSPENSION, REVOCATION, ANNULMENT OR WITHDRAWAL 684 1. Prior to the institution of proceedings to suspend, revoke, annul or withdraw any license, the 685 Superintendent shall provide at least fourteen (14) days' notice by certified mail or actual service 686 to the licensee of facts or conduct which warrant such action. 687 2. The Superintendent shall submit a recommendation to the School Board and include a copy 688 thereof with the notice. The recommendation shall contain the specific facts which are relied on to 689 establish the reasons for suspension, revocation, annulment or withdrawal; and, the notice shall 690 contain a statement that the licensee has a right to request a hearing to be conducted in 691 accordance with this chapter, to be represented by counsel, or other qualified representative, to 692 take testimony, to call and cross-examine witnesses and to have subpoena and subpoena duces 693 tecum issued on his behalf if he requests a hearing. 694 3. Requests for a hearing shall be filed in accordance with this chapter. 695 4. In such case, the Superintendent's recommendation shall be considered to be the petition, and 696 the Superintendent shall have the burden of proving that grounds exist which warrant the action 697 proposed to be taken against the licensee. 698 699 Authority: 120.53(1), 230.22, FS 700 Implemented: 120.57, 120.60, FS 701 New: 8/4/82; Repealed / History: /2007 702 703 704 4.405 705 **EMERGENCY ACTION** 706 1. The School Board or Superintendent may summarily suspend, limit, or restrict a license if it finds 707 that immediate serious danger to the public health, safety or welfare requires the emergency 708 suspension, limitation or restriction. 709 2. The fourteen (14) day notice requirement does not apply and shall not be construed to prevent a 710 hearing at the earliest time practicable upon request of an aggrieved party. 711 Unless otherwise provided by law, within twenty (20) days after emergency action taken pursuant 712 to subsection (1), the Superintendent shall initiate a formal suspension or revocation proceeding 713 in compliance with this chapter. 714

715

716

717

Authority:

History:

Implemented:

120.53(1), 230.22, FS

New: 8/4/82; Repealed \_\_\_/\_\_/2007

120.57, 120.60, FS

5-B Board Report March 28, 2007 Page 19 of 19

Legal Signoff:	
•	eviewed the proposed repeal of the specified Policies in posal legally sufficient for development by the Board.
Attorney	 Date