

POLICY 5.187

5-H I recommend that the Board approve development of the proposed <u>repeal</u> of Policy 5.187, entitled "Truancy."

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Repeal-Development CONSENT ITEM

• This policy is proposed for repeal as any applicable policy has been incorporated into Policy 5.09 (Attendance, Absenteeism, and Truancy).

POLICY 5.187	
1	TRUANCY
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3 4 5	 Purpose. The Superintendent and designees shall be responsible for endeavering to prevent student absences unauthorized by law; reporting truancy to appropriate authorities; and filing truancy petitions pursuant to § 1003.27, Fla. Stat.
6	2. <u>Definitions</u> As used in this Policy, these terms shall be defined as follows:
7 8 9 10 11	a. "Absence" means not being actually present when attendance is checked, unless the student arrives within time to be marked "tardy" instead of absent. Pupils may not be counted in attendance while away from the school on a school day unless they are engaged in an educational activity which constitutes a part of the school-approved instructional program.
12	b. "Excused absence" is defined as in Board Policy 5.00.
13	c. "Unexcused absence" is defined as in Board Policy 5.09.
14	d. "Habitual truancy," under §§ 1003.012(8), 984.03(27), and 985.03(25), Fla. Stat., means:
15 16	i. the child is subject to compulsory school attendance under § 1003.21(1), (2)(a), Fla. Stat.;
17 18	ii. the child is not exempt under §§ 1003.21(3) or 1003.21, Fla. Stat., or any ether exemptions specified by law or the rules of the State Board of Education;
19 20 21	iii. the child has fifteen (15) unexcused absences within 90 calendar days with or without the knewledge or justifiable consent of the child's parent or legal guardian; and
22 23	iv. activities to determine the cause and to attempt the remediation of the child's truant behavior have been completed under §§ 1003.26 and 1003.27, Fla. Stat.
24 25 26 27	e. "Subject to compulsory attendance" refers to minors who have attained at least the age of six years (or who will have attained the age of six by February 1 of that school year), who are required by law to attend school regularly unless an exemption or exception is applicable under Chapter 1003, Fla. Stat.
28	3. Reporting Requirements
29 30 31 32 33 34	a. Each principal/designee shall notify the School Board, through the Superintendent, of each minor student who accumulates fifteen (15) or more unexcused absences within a period of ninety (90) calendar days. The truancy liaisons will send a copy of the report with the names of all students who accumulate fifteen (15) or more unexcused absences within a period of ninety (90) calendar days, monthly, by school, to the principal, the area superintendent, and the director of Supplemental Educational Services.
35 36 37 38	b. The Superintendent shall provide to the Department of Highway Safety and Motor Vehicles the legal name, sex, date of birth, and social security number of each minor who has been reported to the Board under paragraph (3)(a), as required by § 322.091, Fla. Stat.

1 U	1003.26, Fia. Stat., the Superintendent may file a truancy petition using the procedures outline
41	in § 981.151, Fla. Stat., whonever a student who is subject to compulsory attendance has had:
42	a. five (5) or more unexcused absences (as defined in Policy 5.09), or absences for which
43	the reasons are unknown, within a calendar month; or
44	b. ten (10) or more unexcused absences, or absences for which the reasons are unknown
45	within a 90-calendar-day period pursuant to § 1003.26(1)(b), Fla. Stat.
46	5. Mandatory Petitions After the school has complied with the intervention requirements of
47	1003.26(1)(b), Fla. Stat., the Superintendent/designee shall take one of the following actions in a
48	cases of habitual truancy, in accordance with § 1003.27(3), Fla. Stat.:
49	a. File a truancy petition using the precedures outlined in § 984.151, Fla. Stat.; or
50	b. File a child-in-need-of-services petition using the procedures outlined in Chapter 984, Fla
51	Stat., and refer the habitually truant student and the student's family to the children-in
52	need-of-services and families-in-need-of-services provider or case staffing committee a
53	determined by a cooperative agreement between the School Board, the Department of
54	Juvenile Justice, and the Department of Children and Families, as provided in
55	1003.27(4)), Fla. Stat.
56	6. Relationship of Truancy and Passing a Grade Level. The Board recognizes that §§ 984.03(27
57	and 985.03(25), Fla. Stat., require a student to be passed to the next grade, and do not perm
58	deeming the child habitually truant, as long as he/she is appropriately responsive to the
59	interventions described in §§ 1003.26 and 1003.27, Fla. Stat. and has completed the necessar
60	requirements to pass the current grade as indicated in the current District Student Progression
	Dian. However, the Cuperintendent is not obligated to wait until the and of the year to see if the
61	Plan. However, the Superintendent is not obligated to wait until the end of the year to see if the
62	child will pass to the next grade, before filing a petition as described in Section (5) and (6). Such
63	petition may be filed at any time during the school year as long as the school has complied with
64	the intervention requirements of §§ 1003.26 and 1003.27, Fla. Stat.
65	7. School Discipline Under § 1006.09, Fla. Stat., a student who is required by law to attend school
66	will not be suspended solely for having unexcused tardiness, absences, or truancy. However
67	ence a student subject to compulsory attendance arrives at school, the school may tak
68	disciplinary measures for unauthorized actions such as the following:
69	a. leaving the campus without authorization;
70	b. being temporarily absent from class without appropriate permission; or
71	c. failing to attend specific classes.
	STATUTORY AUTHORITY: Fla. Stat. §§ 1001.41(2); 1001.42(25); 100301(8); 1003.26; 1003.27
	LAWS IMPLEMENTED: Fla. Stat. §§ 1003.26; 1003.27; 322.091; 984.151
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HISTORY:

01/14/2002; 07/08/02; 11/05/2008; To Be Repealed __/__/2013

Legal Signoff:

The Legal Department has reviewed the proposed <u>repeal</u> of Policy 5.187 and finds it legally sufficient for repeal-development by the Board.

Attorney

Date