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POLICY 5.615

5-F I recommend that the Board approve development of the proposed new Policy 5.615, entitled "Drug and Alcohol Testing of Student Athletes."

[Contact: Dr. Alison Adler, PX 50900; Kim C. Williams. PX 81540.]

Development CONSENT ITEM

- The Board approved development of this new Policy at the development reading on January 7, 2009. Due to a passage of time and the inclusion of changes recommended from a meeting between the staff of the Department of Safe School and Dr. Marsha Fishbane, Co-Chair of the Student Health Advisory Council, the policy is submitted again for development. Changes recommended from this meeting are have been shaded and in blue lettering.
- This proposed Policy has been drafted to conform to the U.S. Supreme Court rulings (Board of Education Independent School District No. 92 of Pottawatomie County v. Earls, et al., 536 U.S. 822 (2002), and Vernonia School District 47J v. Acton, 515 U.S. 646 (1995) which upheld drug testing of student athletes, students participating in extra-curricular activities, or students with parking passes. From these and other case law, the proposed Policy has been drafted to encompass the successful components identified from the cases and a review of the school board policies at subject in the cases.
- The Policy provides for the below recommended changes from the Development Meeting.
 - "Athletic Director" has been replaced with "school administrator designated by the principal" in Section 6c (*Random Drug Testing Process*) and 6d (*Sample Collection Process*).
 - Non-prescription medication has been added to 6f (*Medication*) to read "taking prescription or non-prescription medication."
 - The Department of Safe Schools in conjunction with the head coach is responsible for the orientation of the student athletes regarding the policy and testing program. This orientation shall provide an overview of the testing protocol, the consequences of a positive drug test and the resources available for youth and their families for intervention services, as recommended by the Student Health Advisory Council. See 6b (*Orientation Session*).
 - To include the last sentence and last two paragraphs under the student's consent in Section 10.

- The Policy also provides the following:
 - A safety rationale for the drug and alcohol testing program with the goal of reducing drug use by student athletes. See sections 1(Findings and Purpose) and 2 (Applicability of the Policy).
 - The program is non-punitive, resulting only in suspension from the interscholastic athletic activity. See sections 2B, 5A and 8.
 - To protect the privacy of individual students, the third party testing coordinator assigns students random numbers for the selection and testing and reporting to the school. See section 6c.
 - Use of a Medical Review Officer and no requirement that the student reports medications taken to anyone other than the Medical Review Officer. See section 6F.
 - Student and Parental Consent Form. See sections 6A and 10.
 - Minimal intrusion during the collection process, affording the maximum privacy possible to the student (with no observed collections). See section 6D.
 - Progressive consequences only if there is more than one positive drug test result for a student. See section 8 (Consequences).
 - Test results are not to be used to provide a source of information to law enforcement agencies or for the prosecution of a student. See sections 2D and 7.
 - A confirmatory testing process. See section 6E and G.
 - Establishment of specific and strict confidentiality procedures such as keep drug test results separate from students' educational records and information on results restricted to a "need to know" basis. See section 7 (Confidentiality).
 - Services shall be provided to any applicable student through the District's Alternative to Suspension Program for Alcohol, Tobacco and Other Drugs, and/or the student/parents may elect for the student to receive the services of an approved licensed substance abuse treatment provider. See section 8 (Consequences).
 - Destruction of drug testing records upon graduation or departure of the student from the school district. See 7 (Confidentiality).

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POLICY 5.615

DRUG AND ALCOHOL TESTING OF STUDENT ATHLETES

1 2

3 1. Findings and Purpose .-- Although the School Board desires that no student use 4 or possess alcohol and illegal or performance enhancing drugs, we recognize that 5 a number of students in the School District and throughout our nation are involved 6 in the illegal use of drugs and alcohol. Such illegal use of drugs and alcohol by 7 students, during school hours and at other times, continues to have a direct 8 detrimental impact upon students' behavior, academic performance and safety and 9 may cause permanent physical and mental harm. The School Board also finds that 10 some students who participate in interscholastic athletics and who are popular role models among their peers at school are also involved in the illegal use of drugs 11 12 and alcohol. Student athletes involved in such conduct will also experience other 13 harmful affects including but not limited to: interference with athletic and academic 14 performances, which affects athletic eligibility; increased risk of injury to 15 themselves and to their teammates, athletic opponents or others with whom they 16 participate in athletic events; impairment of judgment; decrease of reaction time 17 and reflexes: inability to adequately perceive pain; and reduction of motivation and 18 level of discipline necessary to any athletic program.

- 19 State and federal laws authorize school districts to conduct drug testing of a. 20 student athletes, as the participation in school-sponsored interscholastic 21 athletics is a privilege. Students who participate in athletics are representing the school district and the community. Accordingly, students electing to 22 23 participate in athletics have a responsibility to themselves, their fellow 24 students, their parents and their school to set the highest possible example of 25 conduct, sportsmanship, and training, which includes avoiding the use or possession of controlled substances, the unauthorized use of prescription 26 27 medication and/or illegal drugs.
- 28 b. In order to accomplish its purposes, this Policy establishes a program of 29 education and counseling to deter the unlawful use of alcohol and other drugs 30 and provides for the suspension or termination of participation in 31 interscholastic athletics when deterrence is unsuccessful. The education and 32 counseling program shall consist of an overview of the harmful effects of drugs 33 on student athletes, the process of interventions and the intervention services 34 available to youth and their families in the community. To determine 35 compliance with the Policy, a testing program is provided to identify student participants who are unlawfully using alcohol and other drugs. For these 36 37 students, the Policy provides incentives for rehabilitation through possible 38 reinstatement to the designated interscholastic athletic activity.
- 39 c. <u>Based upon the above factors, the School Board has a vital interest in</u>

40			-	ntaining a positive learning environment that is safe and healthy for all of					
41			its students and to deter the illegal use of drugs and alcohol by student						
42			athletes. For the safety, health and well being of student athletes, this Policy is						
43				for all participants in interscholastic athletics in grades 9-12. The purposes of					
44			<u>tnis</u>	Policy include:					
45			i.	to provide for the health and safety of student athletes;					
46			ii.	to educate student athletes concerning the problems and detrimental					
47				effects of illegal drug and alcohol use;					
48			iii.	to prevent injury, illness, and harm for student athletes that may arise as a					
49				result from illegal drug use;					
50			iv.	to establish standards of conduct for District student athletes, with the					
51				goal of eliminating alcohol or drug use by student athletes:					
52			v.	to identify those student athletes who may be misusing drugs and alcohol					
53				and identify those substances being used, to encourage and facilitate					
54				appropriate intervention counseling and treatment for any identified drug					
55				and alcohol use and provide reasonable assurances that students					
56				wishing to participate in interscholastic athletics are medically and					
57				physically competent to do so:					
58			vi.	to encourage any student athlete with a dependence on, or addiction to,					
59				alcohol or other drugs to seek help in overcoming the problem;					
60			vii.	to work cooperatively with parents by assisting them in keeping their					
61				children free from drug and alcohol abuse; and					
62			viii.	to protect the reputation of the school system and its students.					
63	2.	Apr	olical	bility of Policy					
64		a.	-	S Policy applies to all students who choose to participate in interscholastic					
65			<u>athl</u>	etics in the School District.					
66		b.	No	student shall be penalized academically for testing positive for alcohol or					
67			<u>druç</u>	gs pursuant to this Policy.					
68		C.	Con	fidentiality of the drug and alcohol test results shall be maintained at all					
69				es. Such results and information obtained in the course of administering					
70				Policy shall not be utilized by the School District for disciplinary purposes					
71				er than as set forth in this Policy.					

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- 72d.This Policy is not designed to be used, nor shall it voluntarily be used, in any73manner to provide a source of information for law enforcement agencies or for74the prosecution of the student. Without specific authorization from the student75athlete or parent/guardian if the student is not of legal age, the Principal or76designee shall not release test results of any student athlete to any person77other than as required by law or by a lawfully issued subpoena or court order.
- 78 In order to accomplish its purposes, this Policy establishes a program of e. 79 education and counseling for principals, athletic directors, coaches and 80 student athletes to deter the illegal use of drugs and alcohol and provides for the suspension or termination of participation in interscholastic athletics when 81 82 deterrence is unsuccessful. To determine compliance with this Policy, a testing 83 program is provided to identify student athletes who are unlawfully using drugs 84 For these students, the Policy provides incentives for and alcohol. 85 rehabilitation through possible reinstatement to the designated interscholastic athletic activity. 86
- 87 3. Effective Date.-- This Policy shall become effective as a pilot project at the beginning of the second semester of the 2009/2010 school year and shall be initiated in Fall 2010 at all Palm Beach County public high schools with interscholastic athletics programs. All student athletes shall review an overview of the drug testing protocol prior to the initiation of the season.
- 92 4. Definitions.-- For purposes of this Policy, the following terms and phrases shall be defined as follows:
- 94a.Alcohol means any beverage, mixture or preparation, including any95medications or other products, containing alcohol or ethanol.
- 96b.Chain of custody refers to the methodology of tracking specified materials or97substances for the purpose of maintaining control and accountability from98initial collection to final disposition for all such materials or substances and99providing for accountability at each stage in handling, testing and storing100specimens and reporting test results.
- 101c.Confirmation test, confirmed test, confirmed drug testmeans a second102analytical procedure used to identify the presence of a specific drug or103metabolite in a specimen, which test must be different in scientific principle104from that of the initial test procedure and must be capable of providing105requisite specificity, sensitivity, and quantitative accuracy.
- 106d.Drugs mean any substances or drugs identified in Schedules I through V of 21107United States Code Section 202 (Controlled Substances Act) and as further

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109 Statutes, and shall include, without limitation, cannabinoids (marijuana), 110 amphetamines, benzodiazepines, ethanol (alcohol), cocaine, opiates, and 111 Propoxyphene. 112 Medical Review Officer or "MRO" is a licensed physician who has agreed to e. 113 provide services for the purpose of reviewing drug test results and 114 communicating with the parents/legal guardian and the student athlete 115 concerning any positive drug test result as more specifically described herein. 116 Parent shall mean the parent(s) or legal guardian(s) of a student athlete. f. 117 g. Performance-enhancing drugs include anabolic steroids and other natural or synthetic substance use to increase muscle mass, strength, endurance, speed 118 119 or other athletic ability. The term does not include dietary or nutritional 120 supplements such as vitamins, minerals and protein which can be lawfully 121 purchased in over-the-counter transactions. 122 Positive test results refer to a drug test administered pursuant to this Policy will h. be deemed to have rendered a positive result indicating the presence of a 123 prescription drug used without medical authorization, an illegal or performance 124 125 drug as determined by an initial laboratory analysis followed by a confirmation 126 analysis of the remaining portion of a split sample. 127 Random selection basis means a mechanism for selecting student athletes for i. 128 drug testing that: 129 i. results in an equal probability that any student from a group of students 130 (pool) subject to the selection mechanism will be selected, and 131 ii. does not give the School District discretion to waive the selection of any 132 student athlete selected under the mechanism. 133 Student athletes are any high school students enrolled in the School District j. 134 who are participating in or applying for participation in any interscholastic 135 athletic program or any student who has participated in any interscholastic 136 athletic program during the current or during the prior school year as indicated 137 by the Florida High School Athletic Association rolls, including practices and 138 contests under the control and jurisdiction of the School District. 139 Policy. -- It is the policy of the School Board that any student who participates in 5.

defined by 21 CFR 1300.11 through I300.15 and Section 893.03, Florida

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1375.Folicy. -- It is the policy of the School Board that any student who participates in140interscholastic athletics shall be subject to drug testing in accordance with this141Policy.

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- 142a.Standard of Conduct for Student Athletes.-- The use or possession of a drug,143as defined herein, by a student athlete at any time is both illegal and144detrimental to that student athlete's ability to participate in interscholastic145athletics and is hereby prohibited. Any student athlete determined to be in146violation of this Policy is subject to the intervention measures and disciplinary147action related to his or her participating in interscholastic athletics, which may148include suspension or removal from athletic participation as provided herein.
- b. <u>Student Code of Student Conduct.--</u> Nothing contained in this Policy for drug testing for student athletes shall be construed to limit the application and enforcement of the Student Code of Conduct, including all of its provisions pertaining to drugs and alcohol use discovered by means, observations, events or actions not administered or taken pursuant to this Policy.

154 6. Drug Testing Procedures

- 155 Consent Form .-- Each student athlete shall be provided with a copy of the a. "Student Athlete Drug and Alcohol Testing Consent Form" which shall be 156 157 read, signed and dated by the student athlete and the parent or legal guardian before such student shall be eligible to practice or participate in any 158 159 interscholastic athletics. Such consent form shall be completed by student 160 athletic participants each school year. The consent form requires the student 161 athlete to provide a urine sample: (a) when the student athlete is selected by 162 the random selection basis to provide a urine sample; and (b) at any time the 163 head coach believes there is reasonable suspicion to test for illegal or 164 performance-enhancing drugs. No student shall be allowed to practice or 165 participate in any extracurricular activities involving interscholastic athletics unless the student has returned the properly signed "Student Athlete Drug 166 and Alcohol Testing Consent Form." 167
- 168 Orientation Session .-- Each year prior to the commencement of practice b. 169 sessions for the interscholastic athletic activity, an orientation session will be 170 held with the student athletes. The purpose of this session shall be to inform 171 students on the physical consequences of using drugs and alcohol during athletic activity, the impact on performance and the potential physical 172 173 consequences of drug and alcohol use. This orientation session shall also 174 educate them about the Policy and the sample collection process, privacy 175 arrangements and drug testing procedures. At such session, each student 176 athlete shall be provided a copy of this Policy. The Department of Safe 177 Schools in conjunction with the head coach of the interscholastic athletic 178 activity shall be responsible for the orientation session and explaining the 179 Policy, and for preparing an educational presentation to acquaint the student

- 180 <u>athlete with the harmful consequences of drug and alcohol use and abuse.</u>
- 181 c. <u>Random Drug Testing Process</u>
- 182 i. A confidential testing schedule shall be devised by the testing coordinator 183 approved and authorized by the School District. Drug testing of student 184 athletes shall occur monthly throughout the school year where such 185 athletes shall be selected at random using a numerical selection process 186 where each student athlete's name and identity remain confidential 187 throughout the testing and reporting of results to the school. Retesting of student athletes following a first offense or first positive drug test result 188 189 shall occur as specified in paragraph (6)(g) below.
- 190 ii. Group Size.-- A total of five (5) students from each high school shall be 191 randomly selected for testing each month, to allow specimen collections 192 to be carried out quickly, and to minimize the student's loss of class time during the testing process. Upon selection of the student athletes, the 193 testing coordinator and the school administrator designated by the 194 195 principal shall ensure, without exception, that the selected student athlete 196 is tested. It shall be the responsibility of the testing coordinator and the 197 school administrator designated by the principal to ensure that all 198 students on the athletic activity roster have submitted the consent form.
- 199 Sample Collection Procedure .-- Those student athletes who are selected for d. 200 drug testing shall be required to produce a urine sample under the supervision 201 of such person or vendor authorized by the School District and school 202 administrator designated by the principal in a manner which will minimize 203 intrusiveness and embarrassment to the student athlete while also insuring 204 that there is no tampering with the urine sample by the student athletes or 205 others. Male student athletes shall be required to produce a urine sample at a 206 restroom urinal while being observed from behind by a male lab technician or 207 school administrator designated by the principal. Female student athletes shall 208 be required to produce a urine sample while in a restroom stall while a female 209 lab technician or female school administrator designated by the principal 210 remains outside the stall. The monitor shall not observe the student while the 211 specimen is being produced, but the monitor shall be present outside of the 212 stall to guard against tampered specimens and to insure an accurate chain of 213 Each urine sample container will be checked for appropriate custodv. 214 temperature and for any signs of tampering and will be sealed and labeled with a number or other means of identification which does not disclose the 215 216 student athlete's name.
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 - e. Sample Analysis Procedures.-- The sealed urine sample containers will be

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- 218 delivered to the testing laboratory through a verifiable chain of custody. A portion of the urine sample will then be analyzed. If that initial analysis renders 219 220 a negative result, then no further analysis will be conducted. If the initial 221 analysis renders a positive result, then a second analysis of the remaining 222 portion of the urine sample will be conducted for the purpose of confirmation of 223 the positive result. If such confirmation analysis renders a negative result, then 224 the drug test will be deemed negative and no further analysis or action will be 225 taken. If the confirmation analysis renders a positive result, then the drug test 226 result will be deemed positive and a report of such results will be delivered to 227 the Medical Review Officer bearing only a number to identify the student 228 without the student's name appearing on that report.
- 229f.Medication.--Student athletes who test positive for drugs and who are or have230been taking prescription or non-prescription medication shall disclose that fact231and provide verification (as by a copy of the prescription or by a physician's232written authorization) at the request of the Medical Review Officer.
- Medical Review Officer's Review .-- The Medical Review Officer ("MRO") will 233 g. receive all reports of positive drug test results and will be supplied with 234 235 information to determine the correct name of the student athlete whose 236 identifying number appears on each positive test result report. The MRO shall 237 have knowledge of substance abuse disorders and appropriate medical training to interpret and evaluate a student athlete's confirmed positive drug 238 239 test result, together with his or her medical history or any other relevant 240 biomedical information that the student athlete or his or her parents wish to 241 provide. Prior to verifying a positive drug test result, the MRO shall contact the 242 student athlete whose name coincides with the identifying number on the positive drug test report and that student athlete's parents to afford them the 243 244 opportunity to confidentially discuss the test result with the MRO and provide 245 the MRO with the student athlete's medical history and any other relevant 246 biomedical information that would assist the MRO in determining whether he 247 or she should verify the drug test result as positive or deem that result to be 248 negative. If the MRO determines that the test result should be deemed 249 negative, then no further action shall be taken and the student athlete's test 250 result along with all other previous negative test results will be reported to the 251 school principal as a negative result. If the MRO verifies that a positive drug 252 test result as reported by the laboratory is indeed positive, then the MRO shall 253 submit a report of that positive drug test result to the student athlete's school principal identifying that student athlete by name. If the student athlete is 18 254 vears of age or will turn 18 years of age during the sports season, the student 255 must agree to release all test results to the student's parent(s) or legal 256 257 quardian(s).

- 258 Positive Test Conference.-- In the event of a positive test result, the principal, h. 259 or designee shall schedule a conference with the student and the student's 260 parent(s) or legal guardian(s) to discuss the test results and to advise the 261 student athlete and parent(s) or guardian(s) of the consequences and the 262 procedural rights under this Policy. The principal shall also provide a list of 263 available resources within the community available at publicly funded agencies 264 as well as a list of those medical insurance carriers providing substance abuse 265 services. Parents have the option to choose the medical provider covered by 266 their insurance as long as that provider is licensed by the local Substance 267 Abuse and Mental Health office to provide such services.
- i. <u>Retesting.</u> -- Retesting of student athletes who are on probation because of a previous positive drug test or other violation of this Policy shall be processed in the manner described above.
- 271 7. Confidentiality.-- The School District respects the privacy of its students and shall 272 maintain confidentiality regarding any drug testing of athletes pursuant to this 273 Policy. All tests, records and subsequent actions shall be kept by the principal, 274 secured in a locked file and maintained separately from the student's regular 275 educational file and in a secured area. Employees will not release records of drug 276 tests or any resulting action to anyone other than the student and/or his or her 277 parent or guardian without written authorization from the student and/or his or her 278 parent or guardian. Such records and files of the student athlete shall be destroyed 279 upon the student's graduation, or if no longer a student, upon the student's 280 projected graduation. Information on a verified positive test will be shared with only 281 the principal, coaches or personnel who "have a need to know". Under no 282 circumstances will results from a drug use test under this Policy be turned over to 283 law enforcement authorities, absent a court order or lawfully issued subpoena.
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 8. <u>Consequences. -- Any student athlete whose drug test administered pursuant to</u> 285 this Policy renders a positive test result or who otherwise violates this Policy shall 286 be punished as follows:
- 287 a. First Offense or First Positive Drug Test Result.-- For a first positive drug 288 test result, the student athlete shall be suspended for a period of ten (10) days 289 from participation in all interscholastic athletic activities. However, the student 290 athlete shall continue attending the school in which he or she is regularly 291 enrolled, and, shall be allowed to resume practice and participation in 292 interscholastic athletics under a probationary status after the ten (10) day 293 suspension period provided the student complies with or has complied with the 294 following conditions:
- 295i.Condition 1.-- As a condition of probation the student athlete shall attend296the District's Alternative to Suspension Program for Alcohol, Tobacco and

297	Other Drugs, or elect to receive the services of an approved licensed
298	substance abuse treatment provider approved by the Chief of Safety and
299	Learning Environment, and licensed by the local Substance Abuse and
300	Mental Health Office and be required to comply with all recommendations
301	of the MRO resulting from the student's drug assessment and evaluation.
302	Information on available resources shall be posted in the Main Office of
303	the school, the athletic director's office, shall be included in application
304	packet for all interscholastic athletics and shall be posted on the district's
305	website. Upon the student's presentation of documentation that s/he has
306	commenced the recommendations, the student athlete may return to
307	team play if cleared by the MRO pending a second drug test.
308	probationary status shall terminate. If a student terminates active
309	participation in the recommendations, he or she is no longer eligible to
310	participate in school athletics for the remainder of the current sports
311	season and may not participate in any future school athletics until all
312	recommendations are complied with and completed;
	

- ii. <u>Condition 2.-- As a condition of probation the student athlete will be</u>
 subject to recurring drug tests at times that would not be previously
 disclosed to the student athlete to deter the student athlete from
 committing a subsequent violation of this Policy.
- 317 b. Subsequent Offense or Subsequent Positive Drug Test Results .-- Upon a 318 determination that a student athlete is guilty of a second or subsequent 319 violation of this Policy or has a second or subsequent positive drug test result. 320 the student athlete shall be prohibited from participation in all interscholastic 321 athletics one full calendar year following the end of the athletic season during 322 which the second offense or second positive drug test occurs. For example, if 323 a basketball player has a second positive drug test result during the middle of the basketball season, he or she would be prohibited from participating in 324 325 basketball and any other interscholastic athletics for the remainder of that 326 basketball season and for one full calendar year thereafter. In addition, the 327 student athlete must attend and complete the District's Alternative to Suspension Program for Alcohol, Tobacco and Other Drugs, or elect to receive 328 329 the services of an approved licensed substance abuse treatment provider 330 approved by the Chief of Safety and Learning Environment and the local 331 Substance Abuse and Mental Health Office, and be required to comply with all 332 recommendations resulting from the student's drug assessment and 333 evaluation.
- c. <u>Adulteration of Sample.--</u> A student athlete who knowingly attempts to alter, adulterate, dilute or in any way manipulate a urine sample to change the outcome of the test results, shall be prohibited from participation in all

337 interscholastic athletics for one full calendar year following the end of the 338 athletic season 339 d. Refusal to Be Drug-Tested .-- A student athlete who declines or refuses to 340 submit to a drug test as required under the provisions of this Policy or 341 intentionally fails to report to the prescribed place at the prescribed time to be 342 drug tested shall be prohibited from participation in all interscholastic athletics 343 for one full calendar year following the end of the athletic season 344 Appeal Procedures.-- In addition to the opportunity afforded to the student athlete 9. 345 and his or her parents to discuss that student athlete's confirmed positive drug test 346 result with the MRO, a student athlete whose positive test result has been verified 347 and forwarded by the MRO to the school principal for the imposition of 348 consequences as provided herein shall be entitled to procedural due process as 349 follows: 350 a. Notice .-- The principal or his or her designee shall notify the student athlete 351 and his or her parent that the student athlete's positive drug test result has 352 been verified by the MRO or that the student athlete has otherwise violated 353 this Policy, describe the disciplinary action to be taken and advise the student athlete and his or her parents of their right to schedule a due process hearing. 354 355 The student, or the student's parent(s) or legal guardian(s), may contest the test result by informing the principal within 48 hours of notice of the positive 356 357 test results and consequences imposed on the student. 358 Hearing .-- If requested by the student athlete or his or her parents, the b. 359 principal shall conduct a hearing within a reasonable period of time following notification to the student athlete and parents of the notice described in 360 361 paragraph A above. The student athlete and parent must attend the hearing and may provide evidence and call upon witnesses or submit written 362 363 statements, as they deem appropriate. The principal shall render a decision 364 and provide the student athlete and parent with a written record of that 365 decision at the hearing or within five (5) days of the hearing. The principal's 366 decision shall be final and shall not be subject to any further administrative 367 appeal. 368 10. Consent 369 School District of Palm Beach County, Florida 370 Student Athlete Drug and Alcohol Testing Consent Form 371 Statement of Purpose and Intent a. 372 Participation in school-sponsored interscholastic athletic activities at the i.

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- 377II.Drug use of any kind is incompatible with participation in interscriptastic
athletic activities on behalf of the School District of Palm Beach County
(School District). For the safety, health, and well being of the student of
the School District, the School Board has adopted the attached Student
Athlete Drug and Alcohol Testing Policy, School Board Policy 5.615, and
this consent for use by all student athletes in grades 9-12.
- 383 Participation in Interscholastic Athletic Activities .-- Each student athlete, b. 384 or student desiring to become an athlete, shall be provided with a copy of the 385 above drug testing policy and this consent form which shall be read, signed 386 and dated by the student and parent or legal guardian before such student 387 shall be eligible to practice or participate in any interscholastic athletic 388 activities. The consent shall be to provide a urine sample: a) as chosen by a 389 random selection process; or b) at any time requested based upon reasonable 390 suspicion to be tested for illegal or performance-enhancing drugs or alcohol. 391 No student shall be allowed to practice or participate in any athletic activity 392 governed by the policy unless the student has returned the properly signed Student Athlete Drug and Alcohol Testing Consent Form. 393
- 394 Student's Consent.-- I, (print name of C. student), have read the "Drug and Alcohol Testing of Student Athletes Policy" 395 396 and the "Student Athlete Drug and Alcohol Testing Consent", and I understand 397 that, out of care for my safety and health and the health and safety of others, 398 the School District enforces its rules applying to the consumption of illegal 399 drugs and alcohol. As a student participating in a school-sponsored 400 interscholastic athletic activity. I realize that the personal decision that I make daily about the use of illegal drugs and/or alcohol may adversely affect my 401 402 health and well being, possibly endanger those around me, and reflect poorly 403 upon any organization with which I am associated. If I choose to violate the School Board's policy regarding the illegal use of drugs and/or alcohol while I 404 405 am involved in in-season or off-season athletic activities. I understand upon 406 determination of that violation I will be subject to the consequences restricting 407 my practice and participation as outlined in the Policy. I further agree that 408 should I become 18 years of age during the sports season, my parent(s) or legal guardian(s) shall be informed of, or provided a copy of, my test results. 409
- 410I hereby consent to have a sample of my urine collected and tested for the411presence of certain drugs and alcohol in accordance with School Board Policy4125.615 at such time as urinalysis testing is required under the program.

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413		I further authoriz	<u>e a confide</u>	ntial release	to the school princip	<u>oal or his or her</u>
414		designee, and m	ny parent(s)	or legal gua	ardian(s) all informati	on and records,
415		including testing	<u>results, cr</u>	eated in acc	cordance with the p	rovisions of the
416		<u>above policy ap</u>	plicable to	student athle	etes. To the extent	set forth in this
417		document, I waiv	<u>e any privile</u>	ege I have in	connection with such	information.
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419						
420		Signature of Stud	dent			Date
421		<u>Signature</u>	of	the	Parent/Legal	Guardian
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423	d.				<u>Ve) have read and</u>	
424					ng of Student Athletes	
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437		Signature of Pare	ent/ Guardia	<u>in (</u> F	Print Name)	Date
438	STATU	ORY AUTHORIT	Y: Fla. Sta	at. §§ 1001.3	<u>32(2); 1001.41(2); 1</u>	001.42(25); and
439	<u>1001.43</u>					
440)(a); Family Education	
441					entiality of Alcohol a	
442	Patient I	<u>Recordings, 42 CF</u>				
443	HISTOR	Y:/2009				

Legal Signoff:

The Legal Department has reviewed proposed Policy 5.615 and finds it legally sufficient for development by the Board.

Attorney

Date