

POLICY 5.65

4-C I recommend that the Board adopt the <u>repeal</u> of Policy 5.65, entitled "Guardianships and School Attendance."

[Contact: Judith Klinek, PX 43876.]

Repeal-Adoption CONSENT ITEM

- The Board approved development of this repeal on February 27, 2008.
- This Policy, last revised in 1983, is recommended for repeal, as it is no longer needed in view of a more-comprehensive Policy (5.01) on attendance, which includes guardianship information.
- The Policy should be repealed under Fla. Stat. § 120.74, which requires agencies to "delete obsolete or unnecessary rules."

POLICY 5.65

1		GUARDIANSHIPS AND SCHOOL ATTENDANCE
3 4	1.	The Superintendent shall establish procedures to insure that students in a legal guardianship are in attendance at their assigned school.
5 6	2.	A student in a legal guardianship is qualified to attend the school in the guardian's attendance area when:
7 8		a. The student meets all the applicable School Board Policies and Directives concerning attendance; and
9 10		 The student currently, actually and continuously lives with the guardian. "Continuously" shall be interpreted as including weekends and summers.
11 12	3.	A student in a legal guardianship who does not fulfill Item 2 shall attend the schoo in the parent's attendance area.
13 14 15	LA\	ATUTORY AUTHORITY: 230.22(22), FS WS-IMPLEMENTED: 230.22(22), FS STORY: New: 2/21/79; Revised: 4/6/83 <u>To Be Repealed:</u> /2008

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Legal Signoff:	
The Legal Department has legally sufficient for repeal-	eviewed the proposed <u>repeal</u> of Policy 5.65 and finds in deption by the Board.
Attorney	