

POLICY 8.022

5-L I recommend that the Board approve development of the proposed <u>repeal</u> of Policy 8.022, entitled "Grade Placement for Students, Grades K-8, Who Enter School with Incomplete or Inadequate Records."

[Contact: Liz Perlman, PX 21105.]

Repeal-Development CONSENT ITEM

- This Policy, last revised in 2001, is recommended for repeal, as it is no longer needed in view of a more-comprehensive Policy (8.01) on Promotion, Placement and Graduation.
- The Policy should be repealed under Fla. Stat. § 120.74, which requires agencies to "delete obsolete or unnecessary rules."

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POLICY 8.022

1	GRADE PLACEMENT FOR STUDENTS, GRADES K-8, WHO ENTER SCHOOL WITH
2	INCOMPLETE OR INADEQUATE RECORDS
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- When a principal determines that there is insufficient evidence to determine grade
 placement or classification due to incomplete or inadequate records, any or all of
 the following shall be utilized for students in grades K-8:
- 7 a. Student age;
- 8 b. A review of all existing school records or credit transcripts;
- 9 c. A review of the previous educational program including, but not limited to, time 10 spent in program and curriculum requirements of the program.
- 11 d. A test on grade level or individual subject area objectives, to be determined by
 12 the principal;
- 13 e. Interview of the student by the principal or designee; or
- 14f.Student's grade placement shall be validated through satisfactory completion15of academic work in the district within a forty-five (45) school-day grading16period or equivalent marking period or passing appropriate examination(s) for17each subject.
- 2. The student who does not satisfactorily complete the forty-five (45) school day
 grading period specified in §1(f) shall be provided remedial assistance or
 placement in the appropriate grade level according to the district's pupil
 progression plan.
- 3. The student's custodial parent/guardian may appeal the principal's decision to the superintendent/designee, within fourteen (14) calendar days of the principal's decision.
 24 decision.
- 25 STATUTORY AUTHORITY: Fla. Stat. §§ 230.22(2), 230.23(22), 230.23005(8)
- 26 LAWS IMPLEMENTED: Fla. Stat. §§ 230.23(6)(a), 230.23005(8), 232.245
- 27 HISTORY: 2/18/72; 2/23/72; 4/6/83; 9/19/84; 03/26/01 <u>To Be Repealed:</u> ____2008

Legal Signoff:

The Legal Department has reviewed the proposed <u>repeal</u> of Policy 8.022 and finds it legally sufficient for repeal-development by the Board.

Attorney

Date