POLICY 3.242

4-B I recommend the Board approve the proposed new Policy 3.242, to be entitled "Employee Disciplinary Standards." [CONTACT ALAN ARONSON, ESQ., 434-8500; or MARCIA ANDREWS, 434-8953]

Development

PROPOSED NEW POLICY 3.242

EMPLOYEE DISCIPLINARY STANDARDS

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1. **DISCIPLINARY STANDARDS**

- a. It is the intent of the School Board of Palm Beach County to treat all employees on a fair and equitable basis in the administration of disciplinary measures.

 Nothing contained herein shall be construed or interpreted as contrary to federal or Florida law.
- b. <u>Discipline is usually a corrective rather than a punitive measure. In dealing with deficiencies in employee work performance or conduct, progressive discipline shall be administered, except in situations where immediate steps must be taken to ensure student/staff safety or egregious breaches of trust. Progressive discipline may include, but is not limited to, informal discussion, oral warning, written warning, written reprimand, enrollment in professional skills enhancement programs, suspension without pay, demotion, change in contract status or termination of employment.</u>
- c. There are certain acts of misconduct, however, which are so offensive as to render an employee as no longer employable. The only appropriate disciplinary measure in these cases is the termination of the employment relationship with the Palm Beach County School Board.
- d. The severity of the misconduct in each case, together with the relevant circumstances discussed in paragraph 3.c, will determine what step in the range of progressive discipline is followed. A more severe disciplinary measure will be used when it is in the best interest of the students or the community we serve. It is the intent of the District, consistent with the factors set forth in Section 3 below, that employees who have similar deficiencies in work performance or misconduct will be treated similarly and consistent with the principle of just cause.
- e. <u>It shall be the responsibility of the personnel employed by the District School Board to carry out their assigned duties in accordance with federal laws, rules, state statutes, state board of education rules, school board policy, superintendent's administrative directives and bulletins and local school and area rules.</u>

41 42 43	2. <u>DISCIP</u>	LINARY ACTION	
44	a . <u>CA</u>]	EGORY A	
45 46	OFF	<u>ENSE</u>	PENALTY RANGE
47 48 49 50 51 52	i. ii.	Inappropriate sexual conduct including, but not limited to, sexual battery, possession or sale of pornography involving minors, sexual relations with a student or the attempt thereof Sale/distribution of a controlled substance	<u>Dismissal</u> <u>Dismissal</u>
53 54 55	iii.	Possession of a firearm on School Board property - see Policy 3.26	<u>Dismissal</u>
56 57	b . <u>CA</u>	EGORY B	
58	OFF	<u>ENSE</u>	PENALTY RANGE
59 60 61 62 63 64 65	i. ii. iii. iv.	Committing a criminal act- misdemeanor Unlawful possession, use or being under the influence of a controlled substance Driving Under the Influence during the scope of	Suspension/Dismissal Reprimand/Dismissal Suspension/Dismissal Suspension/Dismissal
66 67 68 69 70 71	V. Vi. Vii. Viii.		Reprimand/Dismissal Reprimand/Dismissal Reprimand/Dismissal Suspension/Dismissal
72 73 74 75 76 77 78	ix. X. Xi. Xii. Xiii.	Parking on School District property with a firearm in a vehicle – see Policy 3.26 Lewd and lascivious behavior Indecent exposure Solicitation of prostitution Any violation of The Code of Ethics of the Education Profession in Florida, State Board of	Suspension/Dismissal Suspension/Dismissal Suspension/Dismissal Reprimand/Dismissal Reprimand/Dismissal
79 80 81	xiv. xv.	Education Rule 6B-1.001 Committing violence in the workplace Misappropriation of funds	Reprimand/Dismissal Suspension/Dismissal

82	xvi.	Insubordination, which is defined as a continuing or	Reprimand/Dismissal
83		intentional failure to obey a direct order, reasonable in	
84		nature and given by and with proper authority	
85	xvii.	Unauthorized use of School Board property	Reprimand/Dismissal
86	xviii.	Failure to comply with School Board policy.	Reprimand/Dismissal
87		directives, bulletins, local school rules, Federal or	
88		State law, or appropriate contractual agreement	
89	xix.	Excessive absenteeism	Reprimand/Dismissal
90	XX.	Excessive Tardiness	Reprimand/Dismissal
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3. OTHER CONSIDERATIONS

- a. Failure to include a particular act or type of conduct in either category does not preclude the Superintendent/designee, District Auditor, and Chief Counsel to the School Board from recommending that any employee reporting to them be disciplined for such omitted act or conduct if it otherwise constitutes just cause for disciplinary action.
- b. The lists in Category A and B are illustrative and not meant to be exhaustive. The Superintendent and School Board reserve the right to impose disciplinary measures, up to and including termination of employment, for any offense, act or conduct which constitutes just cause for disciplinary action or which violates any School Board rule, administrative directive, bulletin, state or federal law, as well as the Code of Ethics and Principles of Professional Conduct outlined in Rule 6B-1.006, F.A.C. and § 231.36, Fla. Stat.
- c. The following circumstances are illustrative and not meant to be exhaustive and may be considered when determining the appropriate penalty within a penalty range (Category B):
 - i. The severity of the offense
 - ii. <u>Degree of student involvement</u>
 - iii. Impact on students, educational process and/or community
 - iv. <u>The number of repetitions of offenses and length of time between offenses</u>
 - v. The length of time since the misconduct
 - vi. Employment history
 - vii. The actual damage, physical or otherwise, caused by the misconduct
- viii. The deterrent effect of the discipline imposed
- ix. Any effort of rehabilitation by the employee
 - x. The actual knowledge of the employee pertaining to the misconduct
 - xi. Attempts by the employee to correct or stop the misconduct

123	xii.	Related misconduct by the employee in other employment including
124		findings of guilt or innocence, discipline imposed and discipline served
125	xiii.	Actual negligence of the employee pertaining to any misconduct
126	xiv.	Pecuniary benefit or self-gain to the employee realized by the
127		<u>misconduct</u>
128	XV.	Degree of physical and mental harm to a student, co-worker or member
129		of the public
130	xvi.	Length of employment
131	xvii.	Whether the misconduct was motivated by unlawful discrimination
132	xviii.	Any relevant mitigating or aggravating factors under the circumstances
133	xix.	Employee's evaluation
134	XX.	Adherence to Self-Reporting Policy
135	xxi.	Level and responsibilities of Employee's position.
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4. **DEFINITIONS**

- a. Controlled Substance (see § 893.03, Fla. Stat.). "Controlled substance" means any substances named or described in Schedule I through V of § 893.02 and .03, Fla. Stat.; laws controlling the manufacture, distribution, preparation, dispensing or administration of such substance are drug abuse laws.
- b. Felony (see § 775.08, Fla. Stat.). Pursuant to § 775.08, Fla. Stat., the term "Felony" shall mean any criminal offense that is punishable under the laws of this state, or that would be punishable if committed in this state, by death or by imprisonment in a state penitentiary. A person shall be imprisoned in the state penitentiary for each sentence which, except an extended term, exceeds one (1) year.
- c. Lewd and Lascivious Offenses. See § 800.04, Fla. Stat.

5. PENALTY RANGE

The Penalty Range in section 2 above is established as an administrative standard for administering appropriate disciplinary action. The purpose in providing a range of disciplinary actions is to provide for considerations which may include the factors identified at paragraph 3.c.

6. COLLECTIVE BARGAINING AGREEMENTS

If this policy conflicts with the provisions of a collective bargaining agreement, the provisions of the collective bargaining agreement shall prevail.

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<u>STATUTORY AUTHORITY:</u> <u>§§ 230.22(1), (2); 230.23(22); 230.23005(11);</u>

231.001; 231.36, Fla. Stat.

<u>LAWS IMPLEMENTED:</u> <u>§§ 230.23(5)(f); 231.36(4), (6), Fla. Stat.</u>

STATE BOARD OF EDUCATION r. 6B-1.001, F.A.C.

RULE SUPPLEMENTED/

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INTERPRETED:

HISTORY: / /2002

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<u>Legal</u>	Signoff:	
From:	Office of Chief Counsel	
Re:	Proposed New Policy 3.242, entitled "Employed	e Disciplinary Standards"
	roposed Policy has been reviewed and is legally for development.	y sufficient to be brought to the
Alan N	1. Aronson, Esq.	Date