POLICY 3.29

5-C I recommend the Board approve the proposed revisions to Policy 3.29, entitled "Employee Use of Technology."

[Contact: Jim Sheehan, 434-8830.]

Development CONSENT ITEM

- Consistent with a proposed District-wide cell phone plan, this proposed Policy revision would clarify appropriate use of District-issued cell phones, as follows:
 - ➤ The cell phone must be obtained under the centralized District contract, except for cell phones funded from school internal funds;
 - Usage is limited to necessary calls; a standard land-line telephone should be used whenever possible;
 - Director-level or principal approval is required for a District-funded phone;
 - > The phone must be placed on most economical plan that will meet the employee's District business needs;
 - ➤ The phone should not be used for personal calls, and personal calls that result in increased costs to the District must be reimbursed (yet, brief, occasional calls home from school-sponsored events or activities would not be considered personal calls); and
 - Phone bills and call details are public records subject to disclosure under Florida law.
- Any Board member with technical questions about this revision is invited to confer with the contact person listed above.

POLICY 3.29

EMPLOYEE USE OF TECHNOLOGY

2 <u>Implementation.--</u> The Superintendent or designee is authorized to <u>issue bulletins</u> 1. 3 establish and administer procedures regarding all areas dealing with of information 4 technology in the District.

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- 5 2. General Standards of Appropriateness.-- Palm Beach County School District 6 employees shall not conduct a private enterprise on school time. District 7 technology resources, including, but not limited to, the use of computers, copiers, 8 and other equipment communication devices such as phones, personal digital assistants (PDAs), copiers, and facsimile machines, may not be used for a private 9 10 business or financial gain (as defined by the Florida Information Resource Network 11 ("FIRN")) of the employee, 4 or for the benefit of private, "for profit," or "not for profit" organizations unless expressly authorized by the Superintendent or the 12 13 Superintendent's designee.
- Any employee using the Internet in any form through the District's network 14 must have an Employee Internet Services Request and Consent form (PBSD 15 1664) on file at the District Information Technology office or the work location. 16 17 This form is specifically incorporated into this policy by reference.
 - All employees shall abide by the "Code of Ethics of the Education Profession b. in Florida." When using the District's technology resources. Employees shall become familiar with and abide by Fla. Admin. Code Sections 6B-1.001 and 6B-1.006, including the provisions prohibiting harassment and discrimination. defamation, use of institutional privileges for personal gain, and improper disclosure of confidential information; and Fla. Stat. § 112.313, including the duty to avoid improper use or disclosure of "information not available to members of the general public and gained by reason of [their] official position for Itheir personal gain or benefit or for the personal gain or benefit of any other person or business entity."
- 28 C. The District authorizes employees to use District technology resources, applications, and databases for assigned responsibilities. Employees shall use 29 30 t These resources shall be used by employees to enhance job productivity in performance of as it relates to District business.
- 32 Employees may utilize <u>District</u> technology services outside of the employees' normal work hours provided no additional costs are incurred to the District, 33 34 within the parameters set forth below.
 - The Florida Information Resource Network (FIRN) provides Internet i. services to our District at no cost. The District provides the network connectivity to the Internet and mainframe through leased lines (currently

38			T1s and T3s).
39 40		ii.	Internet use is encouraged "after hours" for employees for the following reasons:
41			A. <u>personal and professional growth;</u>
42			B. the services are "free": and
43 44			C. there is no <u>significant</u> negative impact on our network during these hours.
45 46 47 48 49 50 51 52 53		iii.	Use of the Internet is similar to use of a school gym or library after school. Professionals are encouraged to use these facilities for <u>personal and</u> professional growth, which must not be confused with "financial gain." iversity in the school professional growth, which must not be confused with "financial gain." iversity in the school professional growth, which forms is used as the cornerstone of the School District of Palm Beach County Internet Guidelines, uses the terminology "financial gain." The policy gives examples of "financial gain" include as offering for sale products or services for sale or soliciting for advertisers or sponsors for the benefit of any enterprise other than the District.
54 55 56 57 58 59	3. Cellular Telephones Consistent with the goal of expending public funds in the most economical manner, the following guidelines shall apply to use of District-issued wireless communication devices, which include cellular telephones/radios PDAs, and any other portable communications devices that can transmit voice/data signals through wireless technology, all of which are referred to in this policy as "cell phones":		
60 61	 a. District employees will limit cell phone usage; whenever possible, calls will be made on a conventional land line telephone if one is reasonably available. 		
62 63 64 65 66	<u>b.</u>	A ce	entralized, standardized, and cost-effective wireless services contract shale stablished through a competitive procurement process. All cell phones for with District funds, other than those used by personnel at school sites paid from local funds, must be obtained and operated under a standard ract adopted by the District. Schools sites, using internal account funds for cellular service, are
68 69 70 71		<u>I-</u>	authorized and encouraged to participate under the District-approved wireless contract described in this policy. School principals who choose another plan must justify the cost-effectiveness of that choice in writing to the area superintendent.
72 73		<u>ii.</u>	Every cell phone issued in the District must be approved in writing by the employee's Director-level supervisor (or Principal at school centers) and

74	justified as reasonably necessary for carrying out the employee's
75	responsibilities for the District. The Director-level supervisor must obtain
76	the employee's signature acknowledging receipt of this Policy and
77	maintain the acknowledgment on file at the department or school site.
78	iii. Each District cell phone must be placed on the most cost-effective plan to
78 79	satisfy the work-related needs of the particular employee. The employee's
80	Director-level supervisor, or designee, must approve the appropriate plan
81	that fulfills the employee's reasonable needs for District use. Extra
82	features and upgrades such as roaming, anytime minutes, and "free" long
83	distance shall be included only when justified as necessary and cost-
84	effective features for the employee's particular work functions.
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85	iv. The Director-level supervisor, or designee, of an employee with a District
86	cell phone shall periodically monitor and approve the bills and call details
87	generated by the employee's usage.
88	A. The employee shall identify any personal calls shown on such bills.
89	1. A "personal call" means communication for purposes other than
90	furtherance of the employee's public duties for the District.
91	2. A brief, occasional call to the employee's home from the school
92	or from a District-sponsored event or activity (e.g., to explain
93	that the employee will be delayed in returning home due to
94	being present at a District-sponsored event), will not be
95	construed as a personal call.
96	3. Personal calls on District cell phones will generally be limited to
97	emergencies and exigent circumstances. Employees who wish
98	to use their District cell phones for personal calls routinely must
99	establish a separate personal account, at personal expense,
100	with the cellular service provider.
101	4. Employees shall reimburse the District for any personal calls
102	that result in any increased expense to the District (e.g., when
103	personal calls have resulted in the employee exceeding the total
104	minutes allowed under the flat-rate plan). Such reimbursement
105	shall be on a monthly or quarterly basis and shall cover the
106	actual extra cost incurred by the District.
107	B. Based on a monthly review of the use and non-use thresholds for
107	each employee, the Director-level supervisor, or designee, shall
109	consider altering the employee's plan if the bona fide District calls
110	regularly fall significantly below the allotted minutes for more than
110	two consecutive months. Director-level supervisors or their
111	<u>two consecutive months. Director-level supervisors of their </u>

- designees will use a memo to Information Technology to request modification or elimination of an employee's plan.
- c. Employees issued a District phone should not make or receive calls on the
 phone while driving unless equipped for hands-free usage. Employees must
 also exercise due care to prevent loss or theft of the phone. If the phone is
 lost or stolen, the employee must report the incident to the supervisor and
 Information Technology immediately. If it appears that a District phone is lost
 through carelessness, the supervisor may exercise reasonable discretion in
 deciding whether to provide a replacement.
- d. The invoice and all call details of District cell phone accounts, including all numbers dialed, are public records subject to disclosure under Chapter 119, Florida Statutes, and monitoring by supervisors for compliance with this policy.
- 124 Compliance.-- When using District technology resources, applications, databases. and supplies, e-mployees shall adhere to the standards established by all 125 applicable laws, regulations, and the District's Acceptable Use Guidelines, 126 127 contained in Directive 3.47 that are available http://learnet.palmbeach.k12.fl.us/district.html and are incorporated into and made 128 129 part of this Policy by reference, when using District technology resources, applications, databases and supplies. Further, employees must observe that: 130

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- a. Any information generated through a computer, stored on hard disks, electronically mailed, or handled as e-mail is the same as any written document and is subject to all rules governing public information, records and Chapter 119, Florida Statutes, as explained in Policy 2.041.
- b. The willful and knowing unauthorized use, alteration or destruction of information technology resources and databases is a computer-related crime punishable under Chapter 815, Florida Statutes.
 - c. All employees who have access to or may have access to personally identifiable student records shall adhere to all standards included in the Family Educational Rights and Privacy Act (FERPA), 20 U.S.C. § 1232g; the IDEA and its regulations at 20 U.S.C. § 1417(c) and 34 C.F.R. § 300.572; Protection of Pupil Privacy Acts, Fla. Stat. § 1002.22 230.23 and 230.2316, Fla. Stat.; and other applicable laws and regulations, as they relate to the release of student information. Employees shall not use access to student records information for personal gain.
- d. Intra<u>net</u> and Internet <u>R</u>resources, <u>telephones</u>, and e-mail shall be used by employees to enhance job productivity <u>in performance of</u> as they relate to District business and shall not be used to send abusive, threatening, or harassing messages. Employees shall <u>not send</u> refrain from communications

- where the meaning of the message, or its transmission or distribution, would be illegal, unethical, or irresponsible.
- e. All software on computers must be licensed. Employees are responsible for using software in compliance with restrictions which pertain that apply to those licensing agreements.
- f. Employees shall not make or facilitate the distribution of unauthorized copies of software. Modifications cannot be made to any the software that are not authorized by without the authorization of the copyright holder. The copyright legend or notice shall not be removed from the software or any of its documentation.
- 5. Enforcement.-- Any employee failing to comply with this policy or its implementing, procedures and guidelines may be subject to disciplinary action and as well as civil liability or criminal liability charges.
- ¹ As defined by the Florida Information Resource Network ("FIRN").
- 164 STATUTORY AUTHORITY: §§ 230.23(17); 230.23005, <u>1001.41(2), 1001.43(9)</u>,
- 165 <u>(11)</u>, Fla. Stat.
- 166 LAWS IMPLEMENTED: §§ 112.313; 119.011; 231.546(2)(b)(c), 1001.43(9);
- 167 <u>1002.22</u>, Fla. Stat.
- 168 HISTORY: New: 11/5/97; 6/14/00; __/__/03

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Attorney	Date
The Legal Department has reviewed the them legally sufficient for development b	revisions to proposed Policy 3.29 and finds y the Board.
Legal Signoff:	