POLICY 3.31

4-E I recommend the Board adopt the proposed revisions to Policy 3.31, entitled "Grievance Procedure for Employees."

[Contact: Dr. Bernard Shulman, 434-8500]

Adoption

- The Board requested at the Sept. 9th meeting that the Policy be amended to require a <u>written</u> document for any complaints or grievances. Appropriate amendments are included herein.
- The DOE's Educational Equity Monitoring Work Plan requested that this Policy allow 60 days for initial reporting of alleged discrimination or harassment, reflecting the recent recommendations of the federal Office for Civil Rights.
- The new Section (4) is based on the employee-related portions of Policies 5.001 and 5.81 and provides a procedure tailored to resolving discrimination and harassment complaints, including the requested 60-day limit.
- Retaliation is prohibited at line 347.
- Based on the Board's recent discussion about procedures for investigation of its direct reports (the Superintendent, the Chief Counsel, and the District Auditor), Section (7) has been expanded to cover grievances by or about such direct reports or the employees they supervise. Paragraph (7)(c) is based on discussions with school board attorneys in three other large districts.

CONSENT ITEM

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PROPOSED REVISIONS TO POLICY 3.31

1		GRIEVANCE PROCEDURE FO	R EMPLOYEES		
2 3 4 5 6 7	<u>1</u> .	A. DEFINITIONS Purpose The purpose of this procedure is to secure, at the lowest administrative level, equitable solutions to claim(s) arising from a violation, misapplication, or misinterpretation of School Board Policies or Administrative Directives, which may include harassment prohibited by Policies 3.05 and 3.19, and to establish an orderly succession of procedures wherein these solutions may be pursued.			
8 9	<u>2.</u>	B. PURPOSED <u>Definitions</u> As used herein, the following terms have these meanings:			
10 11 12 13 14		The purpose of this procedure is to secure, at the equitable solutions to claim(s) arising from a vious misinterpretation of School Board Policies and four guarantee an orderly succession of procedures pursued.	lation, misapplication, or Administrative Directives and to		
15 16 17 18		 A <u>"grievance"</u> is a <u>written</u> complaint which a misinterpretation, or misapplication of Scho Directives, <u>including discrimination or haras</u> and 3.19. 	ool Board Policy or Administrative		
19 20		o. The term "employee" includes every emplo instructional, of the School Board of Palm E	•		
21 22 23 24		c. The terms "grievant" and "complainant" refeapplicant as defined in Section (2)(e)) who been subjected to discrimination or harassi and 3.19.	alleges in writing that he/she has		
25 26 27		d. "Accused/employee" refers to an employee another employee to discrimination or hara 3.05 and 3.19.			
28 29		e. The term "applicant," as used herein, mean employment with the District, as well as a c			

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30			applies for another instructional or non-instructional position within the District.
31		f	The term "days" in this procedure shall mean work days.
32 33 34 35 36 37		<u>g.</u>	The term "supervisor" means the Pprincipal, Ddirector, Aarea Executive Director superintendent, Assistant Superintendent, Deputy Superintendent, Superintendent of Schools or other Ddepartment Aadministrator who has the direct responsibility of supervising or managing the aggrieved employee and who has the authority to take action necessary to resolve the grievance. For purposes of this Policy, this term may also include a consultant retained by the Board to provide interim management assistance.
39 40		<u>h.</u>	The term "superior" as used herein refers to the supervisor of the aggrieved employee's immediate supervisor.
41		<u>i. </u>	A "chief officer" is the Chief Academic Officer or the Chief Operating Officer.
42 43		<u>j. </u>	The term "days" in this Policy shall mean work days unless calendar days are specified.
44 45 46 47 48 49	3.	<u>Dis</u> <u>is b</u> <u>3.0</u> <u>har</u>	Procedure for Grievances (Other than Alleged Harassment or scrimination) The following grievance procedure applies when the grievance based on an allegation other than discrimination or harassment under Policies 5 and 3.19. (If the grievance is based on allegations of discrimination or assment as prohibited by Policies 3.05 and 3.19, the procedures of Section (4) all apply, instead.)
50		a.	Level One: Informal Conference
51 52 53 54 55			Within ten (10) work days after the employee first knows or reasonably should have known, of the grievable incident, the employee shall initially discuss the matter with the immediate supervisor with the objective of informally resolving the matter. The supervisor shall summarize the conversation in writing, and that writing must be signed by the employee making the informal complaint.
56 57 58			A. For an allegation of discrimination by one's supervisor, an employee may refer a complaint to the District's Equal Employment Opportunity (EEO) office in the Division of Personnel Services.
59		b.	Level Two: Filing a Written Grievance

- <u>i.</u> Within ten (10) <u>work</u> days after the informal conference <u>described in Level One</u>, if no satisfactory disposition is made, the employee may file a written grievance with the supervisor. The written grievance shall set forth specifically the event(s) upon which the grievance is based, citing the Policy and/or Directive alleged to be violated, the date the alleged infraction took place, and grounds upon which the grievance is made. The employee must sign and date the grievance.
- 67 ii. Within ten (10) <u>work</u> days after receiving the written grievance, the
 68 supervisor shall schedule another meeting with the employee. Within ten
 69 (10) <u>work</u> days of the second meeting, and after investigating the
 70 <u>allegations</u>, the supervisor shall issue a written decision to the employee.

c. Level Three: Review by the Supervisor's Superior or Chief Officer

- i. Within ten (10) work days after the supervisor's decision, if the employee is not satisfied with the supervisor's decision or if no decision has been made issued, the employee may forward the written grievance and the supervisor's decision to the supervisor's superior or to the applicable chief officer department of Employee relations. The written grievance shall set forth the event(s) upon which the grievance is based. If the grievance is not forwarded to the superior or chief officer within the designated time, the grievance is considered withdrawn from the grievance process and shall be so noted in the grievance file.
- ii. Within ten (10) work days after receiving the grievance, the superior or chief officer Department of Employee relations will schedule a meeting with the employee. Within ten (10) work days of the said that meeting, meeting, and after further investigating the allegations as appropriate, the superior or chief officer Department of Employee Relations shall issue a written decision to the employee. A copy shall be provided to the supervisor.

d. Level Four: Appeal to the Superintendent

i. Within ten (10) <u>work</u> days after the <u>superior or chief officer</u> Department of Employee issues it's a written decision, if the employee is not satisfied with the decision (or if no decision is has been issued within ten (10) <u>work</u> days of the meeting), the employee may appeal the decision, in writing, to the Superintendent, or to the decision of the Department of Employee

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94 95 96 97		Relations. If the grievant does not pursue the grievance past Level three, the grievant is encouraged to forward written correspondence to the Department of Employee Relations indicating that he/she is withdrawing the grievance from the grievance process. If the grievance is
98		not forwarded to the Superintendent within the designated time, the
99		grievance is considered withdrawn from the grievance process and shall
100		be so noted in the grievance file.
101	ii.	The Superintendent/or designee, shall appoint an ad hoc Ggrievance
102		Rreview Ccommittee. The chair of the committee will be the highest-
103		ranking District official on the committee. The committee will consisting of
104		A. one (1) member from <u>District</u> management, selected by the
105		Superintendent,
106		B. one (1) member selected by the grievant; and
107		C. the a third member selected by agreement of the first two (2)
108		members. If the third member is not selected by the other committee
109		members within seven (7) calendar days, the
110		Superintendent/designee, shall appoint a third member to serve on
111		the committee.
112	iii.	The highest ranking official in the District among the three (3) committee
113		members shall be the Ccommittee Cchairperson. In an effort to resolve
114		the grievance. Wwithin ten (10) work days after the Committee is
115		designated, the Ccommittee shall meet with the grievant and the
116		supervisor or superior of the person alleged to have violated,
117		misinterpreted, or misapplied a Policy or Directive. in an effort to resolve
118		the grievance. Other persons may be presented as witnesses at the
119		meeting by either the grievant or the supervisor <u>/superior</u> . The <u>committee</u>
120		shall issue a written decision recommendation within five (5) ten (10) work
121		days after the meeting, determining whether any violation has occurred,
122		and if so, an appropriate remedy. A copy of the decision
123		recommendation shall be provided to the grievant, supervisor or superior,
124		the Director of Employee Labor Relations, and the Superintendent.
125	iv.	The decision of the Committee shall be final and binding. The
126		recommendation of the committee shall be forwarded to the
127		Superintendent for review. The Superintendent/designee shall review the

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128				recommendation of the committee and the record of the grievance. If the
129				Superintendent/ designee finds that a meeting with the grievant would
130				assist in the final determination, the Superintendent/ designee may
131				schedule a meeting for the purposes of this review. The Superintendent/
132				designee's decision is the final and binding decision of the District.
133	<u>4.</u>	Re	oortir	ng and Resolving Allegations of Harassment or Discrimination
134		Wh	en th	e cause for the grievance is an allegation of discrimination or harassment
135		of a	ın em	ployee (including an applicant, as defined in Section (2)(e)), the following
136		pro	cedui	res shall apply:
137		<u>a.</u>	Lev	el One: Reporting to the Supervisor or EEO Coordinator and
138			Inve	estigation by the EEO Coordinator/Designee
139				
140			<u>i.</u>	Reporting Discrimination or Harassment Any employee (including
141				an applicant as defined in Section (2)(e)) who believes he/she is a victim
142				of discrimination or harassment as prohibited by Policies 3.05 and 3.19,
143				may report the incident(s) in writing to the principal or other immediate
144				supervisor, as applicable. Due to the sensitive nature of sexual
145				harassment complaints, or in the event of an allegation of harassment or
146				discrimination by one's supervisor, the complaint may be filed in writing
147				directly with the District's Equal Employment Opportunity Coordinator
148				("EEO Coordinator"). The EEO Coordinator is located at: 3370 Forest Hill
149				Boulevard, Suite A-115, West Palm Beach, Florida, 33406; Telephone:
150				<u>(561) 434-8637.</u>
151				
152			<u>ii. </u>	Complaints should be filed as soon as possible after the alleged incident,
153				but must be filed within sixty (60) calendar days after the employee
154				(including an applicant as defined in Section (2)(e)) first knows or should
155				have known of the grievable incident. Failure on the part of the
156				complainant to initiate and/or follow up on a complaint in a timely manner
157				may result in the complaint being deemed abandoned.
158				
159			<u>iii. </u>	The principal/designee or other immediate supervisor (as applicable) or
160				EEO Coordinator may assist the individual in putting the complaint in
161				writing; reviewing it with the complainant; and obtaining the complainant's
162				signature. The complainant will be requested to provide signed, specific
163				information regarding the alleged discrimination or harassment, the
164				alleged offender(s), witnesses, and other relevant information. All

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165		complaints filed with the principal/designee or other supervisor must be
166		reported to the area superintendent (if applicable) and the EEO
167		Coordinator.
168		
169		iv. It is the responsibility of the principal, or other supervisor as applicable, to
170		forward all harassment or discrimination complaints to the area
171		superintendent (if applicable) and EEO Coordinator within two (2) work
172		<u>days.</u>
173		
174	b.	Investigation by EEO Coordinator/Designee The EEO
175		Coordinator/designee shall document and begin within two (2) work days to
176		thoroughly investigate all complaints of harassment or discrimination, including
177		the following steps:
178		
179		i. promptly talk with the complainant. The complainant shall have an
180		opportunity to describe the incident, present any evidence, name
181		witnesses, and put his/her complaint in writing if he/she has not already
182		done so;
183		
184		ii. talk with any witnesses or others who may have relevant information; and
185		
186		iii. conduct an investigative meeting with the accused/employee, and the
187		accused/employee's representative, if applicable, to discuss the
188		allegations and allow the accused/employee to respond to the allegations
189		
190		iv. During the investigation, the EEO Coordinator may recommend to the
191		Chief Personnel Officer/designee any action deemed necessary to protec
192		the complainant or other employees, consistent with the requirements of
193		applicable laws.
194		
195		v. When necessary to carry out the investigation or for other good reasons,
196		and consistent with federal and state privacy laws, the EEO Coordinator
197		should discuss the complaint with any of the following persons, as
198		appropriate:
199		
200		A. Superintendent/designee;
201		 _
202		B. chief officer;

203	
204	C. area superintendent/designee ;
205	
206	D. associate superintendents;
207	
208	E. Chief of School Police;
209	
210	F. Chief Personnel Officer;
211	
212	G. Director of Labor Relations;
213	
214	H. legal counsel for the Board;
215	
216	 another employee whose knowledge of the persons involved may
217	help determine the truth;
218	
219	 J. the exclusive bargaining representative(s) or their legal counsel, if
220	appropriate; and
221	
222	K. the accused/employee.
223	
224	c. Decision of the EEO Coordinator/DesigneeUpon completion of the
225	investigation, the EEO Coordinator/designee shall make a decision, within
226	thirty (30) calendar days of receiving the complaint if possible, about the
227	validity of the allegations in the complaint. The EEO Coordinator shall discuss
228	the determination and any recommended corrective action with the
229	principal/designee or other immediate supervisor, as applicable. In reaching a
230	decision about the complaint, the following should be taken into account:
231	
232	 written statements of witness, the complainant, and accused/employee
233	(or representative thereof); and written or oral advice from District
234	administrators listed above in Section (4)(b)(v)A-H;
235	
236	ii. the details and consistency of each person's account;
237	
238	iii. evidence of how the complainant reacted to the incident;
239	

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240		iv. evidence of past instances of harassment or discrimination by the
241		accused/employee (provided that, if evidence of past harassment/
242		discrimination is to be considered, the principal/designee must review in
243		their entirety the files regarding those past incidents):
244		
245		v. evidence of past harassment or discrimination complaints that were found
246		to be untrue (provided that, if evidence of past accusations or complaints
247		is to be considered, the principal/designee/supervisor must review in their
248		entirety the files regarding those past incidents); and
249		
250		vi. case law, state and federal laws and regulations, and Board Policies
251		prohibiting harassment and discrimination.
252		
253	<u>d.</u>	To determine the severity of the harassment or discrimination, factors such as
254		the following may be considered:
255		
256		i. how the misconduct affected an employee's work;
257		
258		ii. the type, frequency, and duration of the misconduct;
259		
260		iii. the number of persons involved;
261		
262		iv. the subject(s) of harassment or discrimination;
263		
264		v. the place and situation where the incident occurred; and
265		
266		vi. other incidents at the site.
267		
268	<u>e.</u>	The recommendations for action(s) to be taken, consistent with any applicable
269		collective-bargaining agreement provisions, to resolve a complaint of
270		harassment or discrimination by an employee may include, but are not limited
271		to, the following:
272		
273		i. no action, if the complaint is unsubstantiated:
274		
275		ii. training requirements for the accused/employee;
276		
277		iii. oral reprimand of the accused/employee;

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278		
279		iv. written reprimand of the accused/employee;
280		
281		v. suspension of the accused/employee; or
282		
283		vi. termination of the accused/employee.
284		
285	<u>f.</u>	Level Two: Appeal to the Chief Operating Officer/Designee If the
286		complainant or accused/employee wishes to appeal the action taken in
287		resolution of the complaint, such appeal shall be filed in accordance either with
288		this Policy or relevant collective bargaining agreement, as applicable. For
289		those employees not in a bargaining unit, the appeal shall be filed in
290		accordance with the following procedures:
291		
292		i. If the grievant or accused/employee desires to appeal the EEO
293		Coordinator's decision, it may be appealed in writing to the Chief
294		Operating Officer/designee within ten (10) work days after receipt of the
295		decision.
296		
297		ii. If the Chief Operating Officer is directly involved with a complaint or with
298		the parties to the complaint complainant or accused/employee, then the
299		Chief Academic Officer shall be asked to review the matter.
300		
301		iii. Notice of the appeal shall be given to the opposite party within two (2)
302		work days of receipt of appeal.
303		
304		iv. The Chief Operating Officer/designee shall review the written complaint,
305		the accused/employee's response to the complaint, and all
306		documentation pertaining to the alleged sexual harassment or
307		discrimination, including the EEO Coordinator's decision.
308		
309		v. The Chief Operating Officer/designee, in his/her discretion, may request
310		additional information. The Chief Operating Officer/designee shall issue a
311		written decision to the parties within twenty (20) calendar days of request
312		of the appeal.
313		
314	g.	Level Three: Appeal to the Superintendent Within ten (10) work days
315		after the Chief Operating Officer/designee issues a written decision, if a party

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316			is not satisfied with the decision (or if no decision has been issued within ten	
317		(10) work days of the meeting), the party may appeal the decision in writing to		
318		the Superintendent. If the grievance is not forwarded to the Superintendent		
319		within the designated time, the grievance is considered withdrawn from the		
320			grievance process and shall be so noted in the grievance file.	
321			i. Notice of the appeal shall be given to the opposite party within two (2)	
322			work days of receipt of appeal.	
323			ii. The Superintendent/designee shall appoint an ad hoc grievance review	
324			committee as specified in Section (3)(d)(ii), above.	
325			A. In an effort to resolve the grievance, within ten (10) work days after	
326			the committee is designated, the committee shall meet with the	
327			appealing party and, if deemed appropriate, may also meet with the	
328			opposite party. Other persons may be presented as witnesses at the	
329			meeting by either the appealing party or the opposite party.	
330			B. The committee shall issue a written recommendation within ten (10)	
331			work days after the meeting, determining whether any violation has	
332			occurred, and if so, recommending an appropriate remedy. A copy	
333			of the recommendation shall be provided to both parties, the	
334			grievant's supervisor and the Director of Labor Relations (if	
335			appropriate), and the Superintendent.	
336			iii. The Superintendent/designee shall review the recommendation of the	
337			grievance review committee and the record of the grievance. If the	
338			Superintendent/designee finds that a meeting with the grievant and/or	
339			accused/employee would assist in the final determination, the	
340			Superintendent/ designee may recommend scheduling a meeting for the	
341			purposes of this review. The Superintendent/designee's decision is the	
342			final and binding decision of the District.	
343		<u>h.</u>	If the complainant is not satisfied with the results of the procedures contained	
344			in this Section, he/or she may utilize other means for resolution as provided by	
345			law, including seeking recourse through the federal Office for Civil Rights	
346			("OCR") or Equal Employment Opportunity Commission ("EEOC").	
347	5.	Ria	hts of Employees (Including Applicants as Defined in Section (2)(e))	

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- a. During any of the grievance levels, the employee (including an applicant as defined in Section (2)(e)) may be represented by a person of the employee's/applicant's choice once the grievance is filed with the supervisor.

 Department of Employee Labor relations For grievances governed by Section (3) that are filed by employees/applicants who choose to be represented by legal counsel, the process will begin at the chief officer phase of Level 3 under Section (3)(c).
 - b. **No retaliation or reprisals of any kind** shall be taken by any member of the administration <u>or other employee</u> against the employee, representative, or any other participant in the grievance procedure by reason of such participation.

6. **General Provisions**

- a. <u>Grievance report</u> forms for filing a grievance shall be available in the Department of <u>Employee Labor</u> Relations. <u>Employees are to be notified of the procedures in this Policy through the Policy's distribution to schools and departments and its posting on the School Board Policies web site.</u>
- Failure of the employee/<u>applicant</u> to advance the grievance through the
 procedure within the time lines designated will result in immediate dismissal of
 the grievance.
 - c. If a preliminary investigation is begun regarding a complaint, the written complaint and documents relating to the investigation are confidential, pursuant to Fla. Stat. §§ 119.07(3)(p) & (u), 231.291(3)(a)1, and 231.262(1)(a), until the investigation is either concluded or ceases to be active.
- d. All records pertaining to a grievance shall may be filed in a separate grievance file and will may not be kept in the official "personnel file" of the employee/applicant, but this grievance file will be treated as provided by Fla. Stat. §§ 119.07 and 231.291(4). All decisions of management are to be forwarded to the labor relations department, which may be designated as the custodian of those records for grievances involving a bargaining unit member. However, said The grievance file is subject to disclosure pursuant to the Public Records law and Fla. Stat. § 231.291(4).
- e. If a grievance is filed under the grievance procedure in a collective bargaining agreement, the employee may not pursue a <u>the</u> grievance under this

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381		procedure.
382 383 384 385	f.	The grievant is precluded from processing a grievance when the subject of the grievance and/or the relief requested has been or currently is the subject of another administrative action or appeal before governmental body or agency or court proceeding.
386 387	<u>g.</u>	The filing of a grievance shall not interfere with the right of the School Board to carry out its responsibilities, subject to the final decision on a grievance.
388	<u>7. Su</u>	perintendent, Chief Counsel, and District Auditor
389 390 391 392 393	<u>a.</u>	When the Grievant is a Direct Board Report Employees who report directly to the Board (Superintendent, Chief Counsel, and District Auditor) shall file any grievance in writing with the Board Chair. The Chair should request appropriate District personnel to begin the investigation/ resolution process set forth in Section (3) or (4) above, as applicable.
394 395 396 397 398 399 400 401	b.	When the Grievant is an Employee in the Office of a Direct Board Report Employees of the Office of Superintendent, Office of District Auditor, and Office of Chief Counsel should file any initial grievance with their direct supervisor (or the EEO Coordinator, if the allegation is based on harassment or discrimination) pursuant to Section (3) or (4) above (unless the grievance is against a direct Board report, in which case subsection (c) below shall apply). If the grievance is not resolved at this level, the grievance may be appealed as set forth under Section (3) or (4), as applicable.
402 403 404 405	<u>C.</u>	When the Accused is a Direct Board Report When a direct Board report (the Superintendent, Chief Counsel, or District Auditor) is the accused, the grievant shall file the complaint in writing with the Board Chair, who shall take prompt action as specified below:
406		i. First, the Chair shall notify the accused of the complaint.
407 408		ii. Second, the Chair shall notify the Board of the complaint. The Board shall determine if the complaint appears to merit formal investigation.
409 410 411		iii. If the Board deems the complaint to merit formal investigation, the Board shall set the parameters for the investigation. The investigation should seek the accused/employee's response as well as the statements of the

412	grievant and witnesses.
413	iv. If a preliminary investigation is begun, the written complaint and
414	documents relating to the investigation are confidential, pursuant to Fla.
415	Stat. §§ 119.07(3)(p) & (u), 231.291(3)(a)1, and 231.262(1)(a), until the
416	investigation is either concluded or ceases to be active.
417	v. To conduct the investigation, the Board may consider:
418	A. retaining outside special counsel (which should be an attorney or law
419	firm that is not currently retained by the Board and has not handled
120	any matters for or against the Board within the past five years);
4 21	B. requesting the personnel-investigation department of another Florida
122	school district to conduct the inquiry:
123	C. contracting with the DOE Office of Inspector General; or
124	D. if applicable, referring the matter to the State Attorney's Office, the
125	Commission on Ethics, or other applicable state agency.
126	vi. The Board and the employee should receive the final investigative report
127	at the same time.
128	vii. Upon receiving the report, the Board shall determine whether any action
129	is required. The accused/employee and/or the employee's representative
430	shall have a right to address the Board at the meeting where the decision
431	will be made.
432	viii. Consistent with the employment contract, if informal action such as a
433	reprimand is deemed necessary, such action may be reflected in the
134	employee's evaluation and personnel file. In accordance with the
435	employment contract, if formal action such as demotion, suspension, or
436	termination is deemed necessary, the employee shall receive appropriate
437	notice and opportunity for a hearing under Fla. Stat. §§ 120.569 and
438	120.57, and the Board's final order may be appealable pursuant to Fla.
139	Stat. § 120.68.

440

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441 442	STATUTORY AUTHORITY:	§§ <u>230.22(2);</u> 230.23(17)(<u>22);</u> 230.23005(<u>11),</u> <u>231.001,</u> Fla. Stat.
443 444	LAWS IMPLEMENTED:	§§ <u>119.07(3)(p) & (u); 228.2001;</u> 230.22(1); 231.001, <u>231.291; 231.262(1).</u> Fla. Stat.
445	HISTORY:	3/11/87; 9/22/99; <u>/ /02</u>

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Legal Signoff:	
The Legal Department has revie legally sufficient for developmen	wed the proposed revisions to Policy 3.31 and finds the by the Board.
Attorney	