5-C Board Report December 8, 2003 Page 1 of 9

POLICY 5.1817

5-C I recommend the Board approve the proposed new Policy 5.1817, to be entitled "Student Expulsion."

[Contact: Corey Smith, Esq., 434-8500.]

Development CONSENT ITEM

• This new Policy will provide uniform procedures and standards for administrators in making and processing recommendations for student expulsion, and Board standards for consideration of the recommendations.

5-C Board Report December 8, 2003 Page 2 of 9

1			POLICY 5.1817
2 3			
3 4			STUDENT EXPULSION
4 5			
5 6 7	<u>1.</u>		inition Expulsion is defined as "the removal of the right and obligation of a dent to attend a public school under conditions set by the district school board,
8 9		and	L for a period of time not to exceed the remainder of the term or school year and additional year of attendance. Expulsions may be imposed with or without
10 11		con	tinuing educational services and shall be reported accordingly." Fla. Stat. §
12 13	<u>2.</u>	Gei	neral Provisions
14		•	All dissiplinant insidents resulting in a recommendation for evolution shall be
15 16		<u>a.</u>	All disciplinary incidents resulting in a recommendation for expulsion shall be coded appropriately within the parameters of the School Board's discipline
17			matrix set forth in Policies 5.1812 and 5.1813 and treated in accordance with
18			Policy 5.1814, "Most Severe Consequences for Violent Acts." In addition, Fla.
19			Stat. § 1006.09(1)(c) provides that:
20			"The principal or the principal's designee may recommend the
21			expulsion of any student who has committed a serious breach of
22			<u>conduct, including, but not limited to, willful disobedience, open</u>
23			<u>defiance of authority of a member of his or her staff, violence</u>
24			against persons or property, or any other act which substantially
25			disrupts the orderly conduct of the school. A recommendation of
26			expulsion or assignment to a second chance school may also be
27 28			made for any student found to have intentionally made false
28 29			accusations that jeopardize the professional reputation, employment, or professional certification of a teacher or other
29 30			member of the school staff, according to the district school board
31			code of student conduct."
32			
33		<u>b.</u>	As required by Fla. Stat. § 1006.13(4), this Policy "provid[es] that any student
34			found to have committed a violation of s. 784.081(1), (2), or (3) [aggravated
35			battery, aggravated assault, or battery on a Board member or District
36			employee] shall be expelled or placed in an alternative school setting or other
37			program, as appropriate. Upon being charged with the offense, the student
38			shall be removed from the classroom immediately and placed in an alternative
39			school setting pending disposition."
40			
41		<u>C.</u>	
42			Superintendent. In the case of a charter school student, the principal makes a

request to the governing body, which submits the recommendation to the 43 44 Superintendent. 45 46 d. Only the School Board, by vote in a regular or special meeting, may officially expel a student (including a student recommended for expulsion by a charter 47 48 school's governing body) from the regular education program of the District 49 school system. 50 51 **Pre-Hearing Procedures** 3. 52 Student Placement Pending Expulsion.-- Upon the principal's decision to 53 a. 54 recommend expulsion, the student shall be issued a ten-day out-of-school 55 suspension, using the procedures in Policy 5.1815, and reassigned to the Department of Alternative Education under Policy 8.13. This assignment shall 56 57 be in effect until the School Board officially votes on the expulsion (which 58 should be within sixty (60) calendar days). During that period, a student may 59 receive educational services only through the Department of Alternative 60 Education. 61 b. Other Measures .-- As required by Fla. Stat. § 1006.09(1)(c), "Any 62 recommendation of expulsion shall include a detailed report by the principal or 63 64 the principal's designated representative on the alternative measures taken 65 prior to the recommendation of expulsion." 66 67 c. Legal Review -- All principal expulsion-recommendation packets shall be forwarded within two work days to the Department of Legal Services for 68 review. An attorney from the Department of Legal Services shall review each 69 70 packet for legal sufficiency. 71 If the attorney finds the packet is not legally sufficient, the attorney shall 72 i. 73 communicate with the reporting school to determine if it is possible to 74 make the packet legally sufficient. If the packet cannot sustain legal 75 review, the expulsion process shall end and the student shall be referred 76 to his/her respective Area Office for placement into the regular school 77 program. 78 79 ii. If the packet is legally sufficient, it shall be forwarded to the Expulsion 80 Screening Committee. 81 d. Expulsion Screening Committee .-- A committee consisting of three 82 83 principals/designees, one each from an elementary, middle, and high school, 84 plus an area administrator/designee, will meet, to the extent possible, each 85 week during the school year. 86

5-C Board Report December 8, 2003 Page 4 of 9

87 Each Committee meeting will be conducted by an attorney from the 88 Department of Legal Services, who will have no vote but will be available 89 to answer any questions regarding legal issues for the Committee 90 members. The Committee shall review each expulsion packet forwarded 91 by the Department of Legal Services, and, by majority vote, determine 92 whether the packet shall be forwarded to the Superintendent for a 93 recommendation of expulsion to the School Board. 94 95 ii. If the Expulsion Screening Committee declines to forward the 96 recommendation to the Superintendent, the principal of the school where 97 the incident occurred may appeal at the next Screening Committee 98 meeting. The principal will be allowed only until that next meeting 99 (generally one week) to submit additional information to support the 100 recommendation of expulsion. At that next meeting, the Committee shall review the additional information, along with the original information, to 101 102 determine if it should be forwarded to the Superintendent. 103 104 A. If at that next meeting the Committee declines to forward the 105 recommendation to the Superintendent. the expulsion recommendation process ends: and the student will be referred to 106 107 his/her respective Area Office for placement into the regular school 108 program. 109 110 B. If at that next meeting the Committee decides to forward the recommendation to the Superintendent, the expulsion process will 111 112 proceed. 113 114 Due Process Procedures.-- Pursuant to Fla. Stat. § 1002.20(4)(b). "public school 4. students and their parents have the right to written notice of a recommendation of 115 expulsion, including the charges against the student and a statement of the right of 116 117 the student to due process." Due process includes notice and opportunity to be 118 heard. 119 Notice .-- The student, and the parents/guardian of the student, who the 120 <u>a.</u> 121 Superintendent will recommend for expulsion shall be issued written notice of 122 the recommendation of expulsion. Pursuant to Fla. Stat. §§ 1006.07(1)(a) and 1006.08. the notice shall contain the following: 123 124 125 A statement of the charges for which expulsion will be recommended: 126 127 Notification that the student has a right to a hearing under Fla. Stat. §§ 128 120.569 and 120.57 to contest the recommendation. 129

130 iii. Notification that the student has the right to be represented by an attorney 131 and to call witnesses to testify at the hearing on the student's behalf. 132 133 iv. Notification of the provisions of the Sunshine Law and that the parent may 134 elect to have the hearing held in public: otherwise, it shall be closed to the 135 public. 136 137 b. Opportunity to Be Heard .-- Every student who is recommended for 138 expulsion shall have the right to a hearing, to tell his/her side of the story or to 139 explain or refute the evidence against him/her. in denial or mitigation of the 140 charges. 141 142 It shall be the responsibility of the student/parent/guardian/representative to request a hearing, through the Department of Legal Services, in a 143 timely fashion--within fifteen (15) days after receipt of the notice of 144 145 recommendation for expulsion. If no request for a hearing is timely made. the student is deemed to have waived the right to a hearing: the 146 147 recommendation for expulsion shall be forwarded to the School Board for vote: and the facts of the charges in the notice will be deemed by the 148 149 School Board to be true. 150 151 Pursuant to AGO 2001-05, the student may request a hearing under Fla. ii. Stat. § 120.57(1) when there is a disputed issue of material fact or under 152 § 120.57(2) if there is no disputed issue of material fact. In either type of 153 154 proceeding, the hearing shall be informal in nature and the rules of 155 evidence will apply loosely. 156 157 A. Disputed Issues of Material Fact .-- In cases where the student will 158 contest a material issue of fact such as denving that he/she actually 159 committed the act as charged, the hearing officer will serve as the 160 finder of fact. The burden of proof rests with the School District, 161 When material facts are in dispute, the standard of proof is the "preponderance of the of the evidence" i.e., whether it is reasonable 162 to conclude from all the evidence submitted by both the School 163 164 District and the student that the pupil did commit the violation with which he or she is charged as the basis for expulsion. After the 165 conclusion of the hearing the hearing officer shall issue written 166 167 findings of fact as to whether the evidence presented supports the 168 charge(s) against the student. 169 170 B. No Disputed Issues of Material Fact .-- When the student does not 171 dispute the factual basis for the expulsion recommendation, the 172 student is entitled to a hearing under Fla. Stat. § 120.57(2), to 173 address whether the undisputed material facts constitute a violation

5-C Board Report December 8, 2003 Page 6 of 9

174	of Ophonel Depend Deliev, Otata Depend of Education Dular and Manufacture
174	of School Board Policy, State Board of Education Rules, and/or state
175	or federal statutes, forming a lawful basis for expulsion.
176	
177	iii. Although the Board shall make the final decision on the Superintendent's
178	expulsion recommendation, an impartial volunteer hearing officer from the
179	community will preside over the hearing as authorized by Policy 4.114.
180	
181	A. The factual and legal issues to be addressed in the hearing and in
182	the hearing officer's recommended order are: 1) findings of fact
183	whether the student committed the act as charged, within the
184	jurisdiction of the School District; and 2) conclusions of lawwhether
185	the act constituted a violation (of School Board Policy, State Board of
186	Education Rules, and/or state or federal statutes) which forms a
187	lawful basis for expulsion. On these issues, the student/
188	representative may provide oral evidence or argument and
189	documents, memoranda of law, or other written materials in
190	opposition to the recommended expulsion action.
191	
192	B. Although the hearing officer cannot enter settlement negotiations or
193	recommend mitigation of the expulsion penalty to a lesser
194	consequence, the student will be allowed to provide oral or written
195	evidence or argument in support of mitigating the penalty, pursuant
196	to F.A.C. Rule 28-106.302(1), (2). If facts and/or legal arguments
197	are asserted as a basis for mitigation or alternative penalty, the
198	recommended order should report them but shall not make any
199	recommendation thereupon (the recommended order shall limit its
200	conclusions of law to whether the violation forms a lawful basis for
201	expulsion.) However, the Superintendent may take those reported
202	facts or arguments into consideration when making the expulsion
203	recommendation to the Board, and the Board may take them into
204	consideration when acting on the recommendation.
205	5 Cabaal Deard Action on Evolution Decommondations The Cabaal Deard
206	5. School Board Action on Expulsion Recommendations The School Board
207	normally will vote during its regular monthly meeting on the Superintendent's
208	recommendations to expel students whose cases have proceeded though the
209	above-described process; additionally, Fla. Stat. § 1006.08(1) also allows such
210	action at a special meeting.
211	a After the bearing hold by a bearing officer, and before the meeting where the
212	a. After the hearing held by a hearing officer, and before the meeting where the Board will enter the final order of expulsion, students and their
213 214	parents/guardian and/or representative may appear in a closed, private
214 215	
	meeting with school board members pursuant to Policy 1.03(17), to express
216	their views on the recommended penalty, such as if they believe mitigating
217	<u>circumstances contraindicate expulsion or would make a shorter term of</u>

5-C Board Report December 8, 2003 Page 7 of 9

218 expulsion appropriate. An individual's comments made during this closed 219 session shall be limited strictly to three (3) minutes. Comments shall be 220 limited to mitigation only. There shall be no retrial of the issues surrounding 221 the facts of the incident, which merited expulsion. The Board's vote on the 222 expulsion and entry of the final order will occur, without mentioning the 223 student's name or other personally-identifiable information, at the general 224 meeting following this closed session. 225 226 b. If the student/parent did not request a hearing, the student or parent/guardian/representative will have an opportunity to express their views 227 on the recommended penalty by making public comment at the meeting where 228 229 the Board will issue the final order. Like other speakers offering comments on 230 agenda items, such speakers can provide input and insight to the Board 231 regarding the proposed expulsion. 232 233 In considering the Superintendent's recommendation, the Board should <u>C.</u> impartially consider what, under all the circumstances, the penalty should be, 234 235 as stated in AGO 87-33. 236 237 d. After the Board votes on the expulsion in the general meeting, the 238 student/parents/guardian/representative will be notified in writing of the 239 Board's decision. 240 If the Board votes to expel, a written notice of expulsion will be mailed to 241 i. the student/parent/guardian/representative. The notice will detail the 242 length of the expulsion, that the expulsion is with services or without 243 services, and where the student will receive educational services, if 244 245 applicable. If the vote occurs more than sixty (60) calendar days after the 246 incident giving rise to the expulsion, the length of expulsion should be 247 reduced to reflect time already spent at an alternative site. 248 249 ii. If the Board votes to decline the expulsion, a notification will be sent to 250 the student/parent/guardian/representative and the student will be 251 referred to his/her respective Area Office for placement. 252 **Re-Entry after Expiration of the Expulsion** 253 6. 254 255 a. Upon the expiration of the expulsion period, the student's Area Office shall 256 place the student back into the regular education program of the School District. It is the responsibility of the student and his/her parent/guardian or 257 258 representative to contact the appropriate Area Office for placement. 259 260 b. No student, after expiration of the expulsion, shall be transitioned back to the school where the incident meriting expulsion occurred unless the principal of 261

5-C Board Report December 8, 2003 Page 8 of 9

262	the school is first notified and given the option of accepting the student back
263	into that school. In accordance with the Fla. Stat. §§ 1002.20(5) and
264	1006.13(5), students who have been victims of certain felony offenses by
265	other students, as well as the siblings of the student victims, may need to be
266	kept separated from the student offender at school and during school
267	transportation.
268	
269	<u>STATUTORY AUTHORITY: §§ 1001.41(2); 1001.43(1), 1006.07, 1006.09(1)(c)2</u> .
270	LAWS IMPLEMENTED: <u>§§ 1001.43(1)(e), 1002.20; 1006.07; 1006.08;</u>
271	1006.09(1)(c)2; 1006.13, Fla. Stat.
272	
273	HISTORY: NEW:/_/03

5-C Board Report December 8, 2003 Page 9 of 9

Legal Signoff:

The Legal Department has reviewed proposed Policy 5.1817 and finds it legally sufficient for development by the Board.

Attorney

Date