



POLICY 6.09

4-B I recommend that the Board adopt the proposed revised Policy 6.09, entitled "Settlements of Claims, Lawsuits, and Workers Compensation Matters."

[Contacts: Dianne Howard, PX 48414; and the Chief Counsel, PX 48500.]

Adoption

CONSENT ITEM

- The Board approved development of this revision at the special meeting on Policies on May 31, 2006. As requested by the Board, lines 59-60 have been added to require that all settlement agreements entered into through delegated authority must be promptly reported to the Board. As requested by the Board, the level of delegated authority has been set at \$7,500 (except for the existing \$50,000 limit for auto, general liability, and workers compensation matters).
- This proposed revision will clarify to whom the Board has delegated certain settlement authority: rather than "the Superintendent or his/her designee," the Policy would specify, as applicable, "the Superintendent or the Director of Employee Benefits and Risk Management," "the Superintendent or the Chief Officer of Human Relations," "the Superintendent or the Chief Operating Officer," or "the Chief Counsel."
- In addition to the existing delegations of authority regarding auto, general liability, and workers compensation matters, this Policy would further delegate authority to the Superintendent or Chief Operating Officer to settle claims and lawsuits involving labor relations issues up to \$7,500 (and/or non-monetary issues) and authority to the Superintendent or Chief Officer of Human Relations to settle claims and lawsuits involving personnel up to \$7,500 (and/or non-monetary issues) when settlement is determined to be in the best interest of the School Board.
- Additionally, for matters *other than* auto, general liability, workers compensation, personnel, or labor relations, the Chief Counsel (in consultation with the Superintendent/designee) would have settlement authority for a limited range of matters up to \$7,500.

POLICY 6.09

SETTLEMENTS OF CLAIMS, LAWSUITS, AND
WORKERS COMPENSATION MATTERS

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6 1. Except as set forth in the Policy, any settlements of claims or lawsuits which the
7 Superintendent favors accepting or offering, shall be brought by the Superintendent
8 to the Board for a vote for approval.
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- 10 2. Once a case is in litigation, all proposals for settlement/offers of judgment or
11 settlement offers made or received in any amount, whether or not such proposals or
12 offers are accepted or rejected, shall be provided promptly to the Chief Counsel for
13 reporting to the Board.
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- 15 3. During the mediation of a civil proceeding, the attorney representing the School
16 Board and/or its employees, as well as the School Board's representative physically
17 present at the mediation session, shall have, within the meaning of Florida Rules of
18 Civil Procedure 1.720(b), full authority to negotiate on behalf of the School Board
19 and to recommend settlement by the Superintendent to the School Board.
20
- 21 4. Except as stated in section (7) below, proposals for settlements/offers of judgment or
22 settlement proposals for pending or threatened litigation or claims may be accepted,
23 and/or offered and processed for payment, by certain administrators as set forth
24 below (providing they have determined that such offer or acceptance will be in the
25 best interest of the School Board upon consideration of the factors in Section (5)
26 below and after consultation with the Office of Chief Counsel):
 - 27
28 a. Settlements of claims and lawsuits by the Superintendent or Director of
29 Employee Benefits and Risk Management for claims or cases involving auto
30 and general liability; at or below \$50,000 will be processed and approved by
31 the Superintendent or his/her designee for payment. Settlements of claims
32 and lawsuits in excess of \$50,000 will be brought by the Superintendent to
33 the Board for approval of payment.
 - 34 b. Settlements of by the Superintendent or Director of Employee Benefits and
35 Risk Management for in Workers' Compensation claims; at or below \$50,000
36 will be processed and approved by the Superintendent or his/her designee for
37 payment. Settlements of Workers' Compensation claims in excess of \$50,000
38 will be brought by the Superintendent to the Board for approval of payment.
 - 39 c. by the Superintendent or the Chief Officer of Human Resources for personnel
40 issues at or below \$7,500, or for non-monetary personnel remedies;

- 41 d. by the Superintendent or the Chief Operating Officer for labor relations issues
42 at or below \$7,500 or for non-monetary labor relations remedies; and
- 43 e. by the Chief Counsel (after consultation with the Superintendent/designee),
44 for pending or threatened litigation in areas other than those listed in
45 subsections (a) – (d) above, at or below \$7,500.
- 46 5. Factors to consider in determining whether settlement is in the best interest of the
47 School Board, in Section (4) above, may include:
- 48 a. risk analysis;
- 49 b. cost to defend or litigate;
- 50 c. potential liability of the School Board through its agents or employees;
- 51 d. plaintiff's damages based on theories in the complaint or petition;
- 52 e. relative merits of the case;
- 53 f. characteristics of the opposing party, School Board's agent or employee,
54 experts, and key witnesses;
- 55 g. ability and experience of opposing counsel;
- 56 h. potential impact on School Board policies or the School District in general;
57 and
- 58 i. other aggravating or mitigating circumstances.
- 59 6. All settlement agreements entered into pursuant to Section (4) above shall be
60 promptly reported to the Board.
- 61 7. Notwithstanding the above, the Superintendent shall bring to the Board, for payment
62 approval, any claim settlement, regardless of type or amount, where involving the
63 Superintendent or the Superintendent's direct reports are named as a party or
64 potential defendant direct reports to the Superintendent shall be brought by the
65 Superintendent to the Board for approval of payment.
- 66 8. Pursuant to Fla. Stat. § 69.081(9), for any settlement of a claim in tort which requires
67 the expenditure of public funds in excess of \$5,000, a legal notice shall be provided
68 in a newspaper of general circulation in the county in which the claim arose, within
69 60 days of entering into such settlement; provided that no notice shall be required if
70 the settlement has been approved by a court of competent jurisdiction.

71 9. As required by Fla. Stat. § 69.081(8)(b), any person having custody of any
72 document, record, contract, or agreement relating to any settlement in tort shall
73 maintain said public records in compliance with Florida Statutes, Chapter 119.

74 10. Except as to paragraphs two (2) and three (3) above, the provisions in this Policy do
75 not apply to eminent domain lawsuits.


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77 STATUTORY AUTHORITY: Fla. Stat. §§ Section 120.53; 230.22(4), 1001.41(2) & (4);
78 1001.43(2) & (10).

79 LAWS IMPLEMENTED: Fla. Stat. §§ Section 230.22(4), 1001.32(2); 1001.41(4);
80 1001.43(2) & (10).

81 HISTORY: 2112.11-1; Revised: 04/06/83, 07/31/96; 2006

Legal Signoff:

The Legal Department has reviewed proposed Policy 6.09 and finds it legally sufficient for development by the Board.



Attorney

7/12/06

Date

