Financial Affairs Richard H. Hinds, Chief Financial Officer

SUBJECT: PROPOSED AMENDMENT OF BOARD RULE: FINAL READING 6Gx13-4D-1.102, EARLY RETIREMENT PLAN - INVESTMENT POLICIES

The School Board of Miami-Dade County, Florida, announced on April 18, 2001, its intention to amend School Board Rule 6Gx13-4D-1.102, Early Retirement Plan - Investment Policies, at the meeting of June 20, 2001.

The Notice of Intended Action was published in the Miami Daily Business Review on April 23, 2001, posted in various places for public information and mailed to various organizations representing persons affected by the amended rule and to individuals requesting notification.

The time to request a hearing or protest the adoption of this rule has elapsed.

In accordance with the provisions of the Administrative Procedure Act, this amended rule is presented to The School Board of Miami-Dade County, Florida, for adoption and authorization to file the rule in the official records of The School Board of Miami-Dade County, Florida.

Attached are the Notice of Intended Action and the amended rule. Changes from the current rule are indicated by striking through words to be deleted and underscoring words to be added.

RECOMMENDED: That The School Board of Miami-Dade County, Florida, adopt amended Board Rule 6Gx13- 4D-1.102, Early Retirement Plan - Investment Policies and authorize the Superintendent to file the rule with The School Board of Miami-Dade County, Florida to be effective June 20, 2001.

## NOTICE OF INTENDED ACTION

THE SCHOOL BOARD OF MIAMI-DADE COUNTY, FLORIDA, announced on April 18, 2001, its intention to amend Board Rule 6Gx13 - 4D-1.102, Early Retirement Plan - Investment Policies, at its meeting of June 20, 2001.

PURPOSE AND EFFECT: To amend the rule in order to add Bonds of the State of Israel as permissible investments.

SUMMARY: This rule sets forth procedures applicable to Miami-Dade County School Board funds invested for the Early Retirement Plan.

SPECIFIC LEGAL AUTHORITY UNDER WHICH RULEMAKING IS AUTHORIZED: 230.22(2) and 230.23(22) F.S.

LAW IMPLEMENTED, INTERPRETED, OR MADE SPECIFIC: Chapter 136; 112.625; 112.661; 218.32; 218.38; 218.407; 218.415; 230.23(10)(k); 230.23005(2); 230.33(12)(j); 236.24; 236.49; 237.151; 237.161; 237.211; 240.3763 F.S.

IF REQUESTED, A HEARING WILL BE HELD DURING THE BOARD MEETING OF June 20, 2001, which begins at 1:00 p.m. in the School Board Auditorium, 1450 N.E. Second Avenue, Miami, Florida 33132. Persons requesting such a hearing or who wish to provide information regarding the statement of estimated regulatory costs, or to provide a proposal for a lower cost regulatory alternative as provided by Section 120.541(1), F.S., must do so in writing by May 14, 2001 to the Superintendent of Schools, Room 912, at the same address.

ANY PERSON WHO DECIDES TO APPEAL THE DECISION made by The School Board of Miami-Dade County, Florida, with respect to this action will need to ensure the preparation of a verbatim record of the proceedings, including the testimony and evidence upon which the appeal is to be based. (Section 286.0105, Florida Statutes)

A COPY OF THE PROPOSED AMENDED RULE is available for inspection and copying at cost by the public in the Citizen Information Center, Room 158, 1450 N.E. Second Avenue, Miami, Florida 33132.

Originator: Supervisor:

Mr. Eduardo A. Alfaro Dr. Richard H. Hinds

Date:

March 28, 2001

# EARLY RETIREMENT PLAN - INVESTMENT POLICIES

# I. Scope and Objectives

In accordance with Florida Statutes the Board directs the Superintendent of Schools to implement the investment of the funds available under the Supplemental Early Retirement Plan (the "Plan"). All funds deemed to be available are to be invested after obtaining no less than three bids, and according to the policies set forth below.

The investment objectives are to attain the highest possible return for the Plan using strategies geared to a long term approach, within the general concept of prudence and the safeguarding of the Plan's assets. The performance measurement guidelines will be reviewed and recommended by the Investment Advisory Committee annually. Performance will be reported on a monthly basis to the School Board.

#### II. Trustee

A trustee shall be appointed by the School Board to act as custodian of securities and make disbursements to beneficiaries. From time to time the relationship shall be reviewed and request for proposals obtained as deemed necessary by responsible staff. Trustee will only execute "delivery versus payment" transactions.

#### III. Investment Policies

**Investment Instrument** 

The following investment instruments and limitations are to be in effect:

Limitation

	<del></del>	
Corporate and/or Taxable Government Bonds	- t -	60% of total portfolio Investment grade (equivalent to "BBB" or "Baa" rating or higher)
	Ξ	Bonds of the State of Israel: up to 5% of total portfolio with a maximum maturity of 5 years, within the restriction stated above of 60% of total portfolio
Equities	- -	50% of total portfolio Index funds and/or securities replicating the diverse equity mixes as approved by the School Board's Investment Advisory Committee

Up to 20% of the total portfolio in actively managed mutual funds demonstrating favorable performance with up to 5% in any one sector or individual fund, as approved by the School Board's Investment Advisory Committee

Commercial Paper - 50% of total portfolio

- Minimum A1-P1-F1-D1 ratings

Maturities 180 days or less

Bankers Acceptances - 50% of total portfolio

- Bank listed among the 100 largest in the world or the 50 largest in the

United States

- Minimum \$100 million shareholders

equity

Profitable prior fiscal year

U.S. Government - No limitations

U.S. Government - 40% of total portfolio

in obligations of the following: Federal Farm Credit Banks; Federal Home Loan Bank; Federal Home Loan Mortgage Corporation; and Federal National Mortgage

Association

Certificates of Deposit - Up to FDIC insured

Deposit - amount per financial institution

Except for mutual funds and certificates of deposit all securities are to be delivered versus payment to the designated safekeeper (custodian).

## IV. Money Market Mutual Fund

Agencies

To maintain liquidity, funds may be temporarily deposited into a money market mutual fund. The amount deposited shall not exceed 12% of total portfolio. However, as market conditions or cash flow needs dictate, a greater amount, not to exceed 75% of total portfolio may be invested for a period of time.

### V. Investment Manager(s)

Upon approval of the School Board an investment manager may be selected and appointed. In the event an investment manager(s) is appointed, the investment manager(s) will have responsibility for investing the portfolio or a part thereof. The School Board shall set parameters for the investment manager(s) to follow in the course of discharging these duties.

## VI. Continuing Education

Board members shall undergo continuing education in matters related to investments and the Board's responsibilities. Staff members responsible for investment activities shall undergo continuing professional education in matters related to investments on an annual basis.

Specific Authority: 230.22(2); 230.23(22)(20) F.S. Law Implemented, Interpreted, or Made Specific: Chapter 136; 112.625; 112.661; 218.32; 218.38; 218.407; 218.415; 230.23(10(k); 230.23005(2); 230.33(12)(j); 236.24; 236.49; 237.151; 237.161; 237.211; 240.3763 F.S.

History THE SCHOOL BOARD OF MIAMI-DADE COUNTY, FLORIDA New: 8-21-91

Amended: 10-11-00