Management and Accountability
Carol Cortes, Deputy Superintendent

SUBJECT: PROPOSED AMENDMENT OF SCHOOL BOARD RULE: <u>FINAL</u> READING 6Gx13- 3B-1.061, SNACKS AND BEVERAGES - SELLING

The School Board of Miami-Dade County, Florida, announced on November 17, 1999, its intention to amend School Board Rule 6Gx13- <u>3B-1.061</u>, Snacks and Beverages – Selling, at the meeting of January 12, 2000.

The Notice of Intended Action was published in the *Miami Daily Business Review* on November 22, 1999, 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 copies of the Notice of Intended Action and amended rule. Changes from the current rule are indicated by <u>underscoring</u> words to be added and striking through words to be deleted.

RECOMMENDED:

CC:OJG:rw

That The School Board of Miami-Dade County, Florida, adopt amended School Board Rule 6Gx13- 3B-1.061, Snacks and Beverages — Selling, and authorize the Superintendent to file the rule with The School Board of Miami-Dade County, Florida, to be effective January 12, 2000.

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NOTICE OF INTENDED ACTION

THE SCHOOL BOARD OF MIAMI-DADE COUNTY, FLORIDA, announced on November 17, 1999, its intention to amend School Board Rule 6Gx13- 3B-1.061, Snacks and Beverages—Selling, at its meeting of January 12, 2000.

PURPOSE AND EFFECT: To amend the School Board Rule to reflect changes in Rule 6-7.042, Responsibilities for the School Food Service Program, Florida Administrative Code, to allow school districts flexibility relating to the sale of food and beverage items.

SUMMARY: School Board Rule 6Gx13- 3B-1.061 establishes procedures to grant more local control for the sale of snacks and beverages on school grounds in accordance with the requirements of the Florida Administrative Code.

SPECIFIC LEGAL AUTHORITY UNDER WHICH RULEMAKING IS AUTHORIZED: 230.22(2); 230.23(18) F.S.

Subsequent to Initial Reading On 11/17/99

Revised

LAW IMPLEMENTED, INTERPRETED, OR MADE SPECIFIC: 228,195 F.S.: 6-7,042 FAC; 7 CFR 210.15(b); 7 CFR Part 220.12

IF REQUESTED, A HEARING WILL BE HELD DURING THE SCHOOL BOARD MEETING OF January 12, 2000, 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 December 13, 1999, 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 Citizens Information Center, Room 158, 1450 N.E. Second Avenue, Miami, Florida 33132.

Originator:

Ms. Onetha J. Gilliard

Supervisor: Ms. Carol Cortes

Date:

November 3, 1999

<u>Income</u> 6Gx13- <u>3B-1.061</u>

SNACKS AND BEVERAGES--SELLING

No food and beverage items including those of minimal nutritional value listed in the Code of Federal Regulations 210, Appendix B, are to be sold on school grounds in competition with the school food service program except in senior high schools with restrictions.

Sale by vending or other means of carbonated beverages to students in senior high schools by a school activity or organization authorized by the principal may only be sold if a beverage of one-hundred (100%) percent fruit juice is sold at the same location. However, carbonated beverages may not be sold where breakfast or lunch is being served or eaten. Non-carbonated beverages, including one hundred (100%) percent fruit juice, may be sold at all times during the day at any location.

Sale of food and beverage items by groups other than the Department of Food and Nutrition by vending or other means is not permitted in the middle, junior and senior high schools from the beginning of the school day until one hour following the close of the last lunch period.

In the elementary schools, the sale or vending of food or beverages other than the School Lunch Program, is not permitted during the school day in student areas.

Specific Authority: 230.22(2) F.S.; 230.23(17)(18) F.S

Law Implemented, Interpreted, or Made specific:

228.195 F.S.;6A-7.042 FAC;

7 CFR 210.15(b); 7 CFR Part 220.12

Revised Subsequent to Initial Reading On

11/17/99

History THE SCHOOL BOARD OF MIAMI-DADE COUNT♥, FLORIDA

Repromulgated: 12-11-74

Amended: 3-10-82; 2-17-88; 7-27-88; 1-11-89

Technical Change: 5-1-98