

BOARD AGENDA ITEM

May 12, 2026

SUBJECT:

Revision of the following policy:

Policy BG/BGC.BGD Policy Revision and Review/Board Review of Administrative Rules

BACKGROUND INFORMATION:

The Board conducts a systematic review of its policies on a cyclical basis to ensure continued alignment with current laws, regulations, and best practices. As part of this ongoing process, the policies referenced above have been identified as due for review/revision and are being presented for consideration and update as needed.

ADMINISTRATIVE CONSIDERATION:

Administration recommends revising the current policy (last updated in 2001) to align with the model policy of the South Carolina School Boards Association. This revision incorporates updates to applicable South Carolina case law. In addition, existing Policies BG and BGC/BGD will be consolidated into a single policy consistent with the current model. The revision also updates the policy review cycle from an annual review to a seven-year cycle.

RECOMMENDATION:

Approve the following policies:

Policy BG: Board Policy Process/Board Review of Administrative Rules, Second Reading

ATTACHMENTS:

PREPARED BY:

Kimbra Meek

BOARD POLICY PROCESS/BOARD REVIEW OF ADMINISTRATIVE RULES

Code **BG** Issued **5/26**

Purpose: To establish a foundational framework for the ongoing review of policies, Board oversight of administrative rules, and the development of Board policies.

The board believes that the development, adoption, and review of board policies is its most important governance function. Board policies establish the goals, directions and structure of the district. In addition to policies required by local, state, and federal laws and regulations, the board adopts policies to provide direction to the superintendent and other administrators, to guide the district's educational program, and to provide clear expectations for district staff, students, and parents.

The board regards policy development and review as an ongoing process. The need for a new policy or revision or deletion of an existing policy may arise from a change in law and/or regulations, modification of the district's vision or goals, educational research or trends, the occurrence of a significant incident, or a recommendation or request from an interested party. Proposals regarding policies may originate with board members, the superintendent, staff members, parents/legal guardians, students, consultants, civic groups, advisory committees, or any resident of the district. All proposals, including those from external sources, will be presented in writing and given to the superintendent for review. Upon recommendation from the superintendent, the board will examine proposals prior to acting upon them.

Each proposal policy (including proposals to amend policy) will require two readings at regular meetings or work sessions of the board. The formal adoption of the policies will be recorded in the minutes of the board. Only those written statements so adopted and so recorded will be regarded as official board policy.

In an effort to keep its written policies up to date so that they may be used consistently as a basis for board action and administrative decision, the board will review its policies on a seven-year cyclical basis.

Review of administrative rules

Often policies of the board are accompanied by rules and exhibits that are referred to as administrative rules. These rules are generally drawn up by the administration to execute the policies of the board.

The board will approve administrative rules when such approval is required by law or otherwise advisable. The superintendent will have freedom, however, to issue additional rules and procedures provided they are in harmony with board policies.

Suspension or Repeal of Policy

In emergency situations, a majority of the board members at a meeting may temporarily suspend the operation of any section or sections of board policy which are not established by law or contract. A proposal for such change must be listed on the agenda of the meeting. All members must be notified in writing of a meeting to discuss policy changes.

The board may also suspend a policy in certain emergency situations although such change was not listed on the agenda of the meeting if the favorable vote is unanimous and the agenda is amended in

4 compliance with the South Carolina Freedom of Information Act.
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0 (Cf. CHA/CHB)
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2 Adopted 6/10/75; Revised 7/17/01; Revised 4/21/26
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5 Legal References:
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- 7 A. S.C. Code of Laws, 1976, as amended:
8 1. Section 30-4-80 – South Carolina Freedom of Information Act; posting of agendas.
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0 B. Attorney General’s Opinion:
1 1. S.C. Att’y Gen. Op. (September 5, 2018) – Definition of emergency/exigent circumstances;
2 statutory deadlines cannot be deemed emergencies.
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