## **Business and Non-Instructional Operations**

## ADMINISTRATIVE REGULATIONS ON MISCELLANEOUS INCOME – LOCAL FUNDS

3210AR

Advertising on School Property to Generate Revenue for the School District

- 1. Individual schools may not endorse or imply endorsement of any product.
- 2. All solicited advertisements from merchants and business establishments must have approval from the school Principal and/or Headmaster, and the Superintendent or designee.
- 3. No students shall be involved in soliciting advertising for athletic venues.
- 4. Areas Permitted for Advertising:
  - a. Public assembly spaces such as gymnasiums and outdoor field spaces
- 5. Areas Not Permitted for Advertising:
  - a. Classroom instructional spaces.
- 6. Advertisements shall not promote or display the following products or activities:
  - a. Drugs
  - b. Alcohol
  - c. Tobacco of any type including vaping
  - d. Sexual activities
  - e. Violence
  - f. Gangs or gang-related activities
  - g. Racial or ethnic discrimination
  - h. Weapons
  - i. Tattoo parlors
  - i. Body piercing
  - k. Other products or activities that are prohibited in the school.
- 7. Advertisements shall not contain any messages deemed to be disruptive of the school operations, or disrupt the education process, be vulgar, lewd, or plainly offensive.
- 8. Advertising space shall be made available on first-come, first-served basis with no preference to one particular advertiser.
- 9. All revenue gained from advertising on FPS athletic fields will be deposited at the district level.
- 10. All funds gained from advertising must be sent to the Business Office and will follow usual purchasing guidelines.