DOLLAR BAY-TAMARACK CITY AREA SCHOOLS BOARD OF EDUCATION REGULAR MEETING - DB-TC ACTIVITY ROOM - NOVEMBER 21, 2022 - 6 P.M.

- I. Opening of Meeting
 - A. Pledge of Allegiance
 - B. Call to Order
 - C. Roll Call
- II. Recommendation to adopt Agenda
- III. Presentation: Dollar Bay Travel Club
- IV. Public Comment
- V. Consent Agenda Recommendation to approve the following:
 - A. Regular Board Meeting Minutes (previous month)
 - B. Financial Statements through the previous month
 - C. Checks written in the previous month
- VI. Reports
 - A. Superintendent
 - B. MS/HS Principal
- VII. Action and Discussion Items
 - A. Recommendation to reschedule January meeting from 1/16/23 to 1/23/23.
 - B. Discussion of 2022 NEOLA policy updates: materials provided for First Reading.
 - C. Personnel
 - 1. Recommendation to approve the hire of Julie Haege as para-professional.
 - 2. Recommendation to approve the hire of Tatiana Luoma as junior high cheerleading coach.
 - D. Finance Recommendation to approve school meal debt collection procedures.
 - E. Old and/or New Business
 - F. Recommendation to go into closed session to
 - 1. Discuss the periodic <u>evaluation of the superintendent</u> (as requested by superintendent),
 - 2. Discuss negotiations related to the current support staff contract.
- VIII. Adjournment

⁻This meeting is a meeting of the Board of Education in public for the purpose of conducting the school district's business and is not to be considered a public community meeting. There is a time for public comment during the meeting as indicated in the agenda.

-Upon request to the superintendent, DB-TC Area Schools shall make reasonable accommodation for a person with disabilities to be able to participate in the meeting.

DOLLAR BAY-TAMARACK CITY AREA SCHOOLS BOARD OF EDUCATION REGULAR MEETING - DB-TC ACTIVITY ROOM - OCTOBER 17, 2022 - 6 P.M.

- I. Opening of Meeting
 - A. Pledge of Allegiance 6:00 pm
 - B. Call to Order
 - C. Roll Call
 - -Board Members: Donna Engman, Steve LeClaire, Tera Janke, Dallas Bond, David Maki, Jen Stout, Absent: Jeff Stevens
 - -Administration: Jesse Kentala (MS/HS Principal), Tom Sturos (Business Manager), Absent: Christina Norland (Superintendent/K-5 Principal)
- II. Recommendation to adopt Agenda
 - -Motion by Dallas Bond, support by Donna Engman. Motion carried unanimously.
- III. Public Comment
 - -The Board heard public comment.
- IV. Consent Agenda
 - A. Recommendation to approve the following:
 - 1. Regular Board Meeting Minutes (previous month)
 - 2. Financial Statements through the previous month
 - 3. Checks written in the previous month
 - -Motion by Steve LeClaire, support by David Maki. Motion carried unanimously.
- V. Reports
 - A. Superintendent
 - B. MS/HS Principal
 - C. Business Manager (including discussion of school security grants)
 -The Board heard the reports.
- VI. Action and Discussion Items
 - A. Recommendation to discuss negative lunch balance protocol.
 -Motion by David Maki to have a new policy drafted by the next board meeting, support by Dallas Bond. It was agreed in the discussion to not shame any students for their lunch debt.
 - B. Recommendation to discuss 98c Learning Loss grant fund intentions.

 -Motion by Dallas Bond to accept the terms of the grant, support by Donna Engman. Motion carried unanimously.
 - C. Recommendation to discuss posting for an additional para-professional.

 -Motion by Dallas Bond to post for para-professional position, support by Donna Engman.

 Motion carried unanimously.
 - D. Recommendation to discuss purchasing a school vehicle.
 -Discussion to table until the next meeting with more information. No motion needed.
 - E. Recommendation to discuss Good News Club meeting in DB-TC School.

 -Motion by Dallas Bond to allow, support by Donna Engman. Motion carried unanimously.

⁻This meeting is a meeting of the Board of Education in public for the purpose of conducting the school district's business and is not to be considered a public community meeting. There is a time for public comment during the meeting as indicated in the agenda.
-Upon request to the superintendent, DB-TC Area Schools shall make reasonable accommodation for a person with disabilities to be able to participate in the meeting.

- F. Recommendation to adopt a resolution to continue to levy 100% of the school property taxes in the summer.
 - -Motion by Dallas Bond, support by Steve LeClaire. Motion carried unanimously.
- G. Recommendation to enter into Closed Session to discuss negotiations related to the current support staff contract.
 - -Motion by Donna Engman, support by Dallas Bond. Motion carried unanimously at 6:48 pm. The Board went into closed session and reconvened at 7:43 pm.
- VII. Old and/or New Business
 -None
- VIII. Adjournment 7:44 pm

Respectfully Submitted,

Tera Janke (Secretary) Typed by Danielle Bausano

participate in the meeting.

ACCOUNTS PAYABLE CHECK REGISTER As of October 2022

DOLLAR BAY - TAMARACK CITY AREA SCHOOLS

(SUMMARY-C	
ALL FUNDS	
ALL	
: apoo pur	
Fund (

ACCOUNT	IS PAYABLE	ACCOUNTS PAYABLE CHECK REGISTER	ISTER	DOLLAR BAY - TAMARACK CITY AREA SCHOOLS	K CITY AF	REA SCHOOLS Time:	11/17/2022 22:09:42
As of C Fund Co	Code : ALL FU	F ZUZZ ALL FUNDS		(SUMMARY-ONLY)	(-ONLY)	Page:	1 of 3
Check No.	Check Type	Status	Vendor	Vendor Name	Amount	Description	Date
1957	1	Printed	1723	SCHULTE, RYAN	\$77.76	Ref 10/4/22 Varsity Girls VB	10/04/2022
1958	PAPER	Printed	1667	SHEARER, ERIN	\$77.76	Ref 10/4/22 Varsity Girls VB	10/04/2022
1959	PAPER	Printed	834	NORDSTROM, STEVE	\$39.20	Ref 10/6/22 JH Girls BB	10/06/2022
1960	PAPER	Printed	806	A-1 TOILETS	\$150.00	9/20/22 Cross Country Meet	10/11/2022
1961	PAPER	Printed	1557	AMAZON CAPITAL SERVICES	\$1,114.13	Raffle Ticket Rolls; Credit For Classroom Supplies; Disinfec	10/11/2022
1962	PAPER	Printed	1080	AT&T Mobility	\$196.80	9/12/22-10/11/22	10/11/2022
1963	PAPER	Printed	456	Bay Electric, Inc	\$368.82	Septic System Repairs	10/11/2022
1964	PAPER	Printed	1388	Capital One	\$500.14	August/September 2022	10/11/2022
1965	PAPER	Printed	1724	CENTER ICE SKATE AND SPORT INC	\$130.00	Volleybails	10/11/2022
1966	PAPER	Printed	128	COUNTRY FRESH GR, DEAN DAIRY	\$306.98	9/15/22 Invoice; 9/22/22 Invoice; 10/6/22 Invoice	10/11/2022
1967	PAPER	Printed	1592	EMS LINQ INC	\$2,100.00	School Finance 7/1/22-6/30/23	10/11/2022
1968	PAPER	Printed	96	CAMPIONI ENTERPRISES, INC.	\$217.65	September 2022	10/11/2022
1969	PAPER	Printed	102	GITZEN COMPANY	\$677.76	September 2022	10/11/2022
1970	PAPER	Printed	1725	GREAT MINDS PBC	\$3,057.40	Elementary Math Curriculum	10/11/2022
1971	PAPER	Printed	1726	HIGHSCOPE EDUCATIONAL RESEARCH	\$37.00	Letter Links Online Subscription	10/11/2022
1972	PAPER	Printed	1606	HPS LLC	\$760.00	9/1/22-8/31/23	10/11/2022
1973	PAPER	Printed	1662	LOGISOFT	\$191.00	Adobe Acrobat Pro	10/11/2022
1974	PAPER	Printed	139	MASSP-MI Assoc Of Secondary School Princ	\$500.00	2022-23 Membership	10/11/2022
1975	PAPER	Printed	467	McGann Building Supply, Inc.	\$774.41	September 2022	10/11/2022
1976	PAPER	Printed	137	McGraw-Hill Education	\$396.30	Math Books	10/11/2022
1977	PAPER	Printed	748	MOILANEN, SARA	\$16.02	Gas For Van For Athletics	10/11/2022
1978	PAPER	Printed	1255	Monte Consulting	\$345.92	August 2022 Web Development	10/11/2022
1979	PAPER	Printed	1617	MUSIC IS ELEMENTARY	\$73.75	Flutophones	10/11/2022
1980	PAPER	Printed	188	PERFORMANCE FOODSERVICE	\$521.40	9/23/22 Invoice	10/11/2022
1981	PAPER	Printed	184	Precision Data Products, INC.	\$303.00	Document Camera	10/11/2022
1982	PAPER	Printed	1052	SCHOOL SPECIALTY	\$42.70	Classroom Supplies	10/11/2022
1983	PAPER	Printed	1123	Secrest, Wardle, Lynch	\$19.89	6/1/22-8/31/22	10/11/2022
1984	PAPER	Printed	1069	SEG WORKERS COMPENSATION FUND	\$1,268.00	Audited Premiums 2021-2022	10/11/2022
1985	PAPER	Printed	1552	SUPERIORLAND ELECTRONICS, Inc.	\$680.00	Fire Alarm Inspection	10/11/2022
1986	PAPER	Printed	83	TADYCHS MARKETPLACE FOODS	\$10.90	September 2022	10/11/2022
1987	PAPER	Printed	1347	Taylor Brothers Door Lock, LLC	\$72.73	Lockdown Floor Pit	10/11/2022
1988	PAPER	Printed	51	Tervo, Jim	\$138.00	Race Official/Course Manager	10/11/2022
1989	PAPER	Printed	971	UPCEA	\$200.00	2022-23 Membership	10/11/2022
1990	PAPER	Printed	233	Vollwerth & Company	\$121.70	9/20/22 Invoice	10/11/2022
1991	PAPER	Printed	1490	AMBUEHL, LOU	\$44.96	Ref 10/12/22 JH Girls BB	10/12/2022
1992	PAPER	Printed	834	NORDSTROM, STEVE	\$39.20	Ref 10/17/22 JH Girls BB	10/17/2022
1993	PAPER	Printed	1494	SIMPSON, JEFF	\$40.04	Ref 10/17/22 JH Girls BB	10/17/2022
1994	PAPER	Printed	909	AT&T	\$440.13	8/14/22-9/13/22	
1995	PAPER	Printed	1324	The Office Planning Group, Inc.	\$448.14	Finance Charge; Meter Usage 8/30/22-9/29/22; Meter Usage 9/1	
1996	PAPER	Printed	14	SET SEG, ATTN; FINANCE	\$122.44	November 2022	10/21/2022
1997	PAPER	Printed	537	DB-TC Area Schools - Activity Fund	\$1,250.00	Reimb DB Activity for Alumni game dep 7/15/22 s/b BBB/GBB	10/21/2022
1998	PAPER	Printed	1727	Blake Exe-Lassila	\$49.40	Reimb Food Svc - meal acct balance	10/21/2022

ACCOUNTS PAYABLE CHECK REGISTER

DOLLAR BAY - TAMARACK CITY AREA SCHOOLS

ACCOUN	ACCOUNTS PAYABLE	CHECK REGISTER	ISTER	DOLLAR BAY - TAMARACK CITY AREA SCHOOLS	SK CITY AF			11/17/2022	
As ot Fund C	As ot October 2022 Fund Code : ALL FUNDS	22 SUNDS		(SUMMARY-ONLY)	Y-ONLY)	Pa		of 3	
Check No.	. Check Type	Status	Vendor	Vendor Name	Amount	Description		Date	
1999	PAPER	Printed	1729	Grace Backman	\$50.00	Reimb food svc PayPal pmt 10-10-22		10/21/2022	
2000	PAPER	Printed	1728	Samantha Rosenlund	\$30.00	Reimb food svc PayPal pmt 10-17-22		10/21/2022	
2001	PAPER	Printed	537	DB-TC Area Schools - Activity Fund	\$189.00	Reimb DB Activity - Concessions fr GF deposit 9/23/22		10/21/2022	
2002	PAPER	Printed	115	Houghton High School	\$125.00	Bill Fezzey Memorial Invite XC - Hoton		10/25/2022	
2003	PAPER	Printed	1732	Ruth Gill	\$41.90	Reimb meal bal Felix Cam memo 10-17-22		10/26/2022	
2004	PAPER	Printed	1557	AMAZON CAPITAL SERVICES	\$398.89	Classroom Supplies; Credit For Teaching Supplies; Custodial;	dial;	10/26/2022	
2002	PAPER	Printed	1431	BSN Sports, LLC	\$53.97	Classroom Supplies		10/26/2022	
2006	PAPER	Printed	730	ccisD	\$15,781.20	VolP, Bus Serv Q1, Printing, Secretary Assistance		10/26/2022	
2007	PAPER	Printed	128	COUNTRY FRESH GR, DEAN DAIRY	\$1,063.38	9/19, 9/26, 9/29, 10/3, 10/10, 10/3, 10/17, 10/20		10/26/2022	
2008	PAPER	Printed	296	Curriculum Associates	\$49.94	Phonics Booklets		10/26/2022	
2009	PAPER	Printed	846	DATA IMAGE LLC	\$1,839.00	Projector		10/26/2022	
2010	PAPER	Printed	102	GITZEN COMPANY	\$437.60	Custodial Supplies		10/26/2022	
2011	PAPER	Printed	1234	Gogebic Community College	\$7,715.00	2022-23 Fall Semester Dual Enrollment		10/26/2022	
2012	PAPER	Printed	1353	HUNTINGTON NATIONAL BANK	\$125.00	5/2/22-11/1/22 Refunding Bond Admin Fee		10/26/2022	
2013	PAPER	Printed	281	Krist Oil Company, Inc	\$2,353.48	September 2022		10/26/2022	
2014	PAPER	Printed	1223	Lamers Bus Lines, Inc.	\$4,698.62	October 2022 Prebilling 2 Of 9		10/26/2022	
2015	PAPER	Printed	1731	MASTER LOCK COMPANY	\$30.32	265494		10/26/2022	
2016	PAPER	Printed	748	MOILANEN, SARA	\$13.14	Reimb Walmart Charges Classroom Supplies		10/26/2022	
2017	PAPER	Printed	1660	MTU Ctr For Science & Environ Outraech	\$40.00	2021-22 Winter Field Trip Jamie Mack		10/26/2022	
2018	PAPER	Printed	1324	The Office Planning Group, Inc.	\$178.07	Meter Usage 7/30/22-8/29/22; Meter Usage 8/30/22-9/29/22	22	10/26/2022	
2019	PAPER	Printed	605	Osceola Township	\$450.00	Painting School Crosswalks		10/26/2022	
2020	PAPER	Printed	464	Osceola Township-Water Fund	\$660.00	August/September 2022		10/26/2022	
2021	PAPER	Printed	188	PERFORMANCE FOODSERVICE	\$714.79	10/14/22 Invoice		10/26/2022	
2022	PAPER	Printed	1526	ROWE, ROBERT	\$13.19	9/7/22 Reimb Classroom Supplies		10/26/2022	
2023	PAPER	Printed	778	Sayen's Enterprises	\$606.60	September 2022 Sports Trips		10/26/2022	
2024	PAPER	Printed	926	SCHOLASTIC	\$283.33	Scholastic News		10/26/2022	
2025	PAPER	Printed	1052	SCHOOL SPECIALTY	\$4.38	Lesson Plan Books		10/26/2022	
2026	PAPER	Printed	233	Vollwerth & Company	\$63.85	10/18/22 Invoice		10/26/2022	
2027	PAPER	Printed	1394	Voyager Sopris	\$250.80	Classroom Supplies		10/26/2022	
2028	PAPER	Printed	459	Waste Management, Inc	\$1,140.78	September 2022		10/26/2022	
2029	PAPER	Printed	1634	XEROX CORPORATION	\$378.80	Meter Usage 9/1/22-9/30/22		10/26/2022	
2030	PAPER	Printed	1089	BRITZ, ROY	\$79.86	Ref 10/27/22 Varsity Girls VB		10/27/2022	
2031	PAPER	Printed	1478	DOW, DAVE	\$77.94	Ref 10/27/22 Varsity Girls VB		10/27/2022	
2032	PAPER	Printed	1664	HOLM, JIM	\$78.00	REF - District Volleyball 10/31/2022		10/31/2022	
2033	PAPER	Printed	1615	LLOYD, SCOTT	\$78.00	REF - District Volleyball 10/31/2022		10/31/2022	
2034	PAPER	Printed	1733	Lexie Turner	\$35.00	Volleyball Game 10/31/22 Line Judge		10/31/2022	
2035	PAPER	Printed	1695	LUOMA, TATIANA	\$35.00	Volleyball Game 10/31/22 Line Judge		10/31/2022	
2036	PAPER	Printed	1564	MOILANEN, EVELYN	\$90.00	CLOCK - 9/12,9/19,9/29,10/12,10/17/22		10/31/2022	
2037	PAPER	Printed	1697	KENTALA, CALEB	\$45.00	CLOCK - VB 9/1/22, 9/29/22		10/31/2022	
2038	PAPER	Printed	1734	Jaron Moilanen	\$15.00	CLOCK - JH GBB 10/6/22		10/31/2022	
2316	EFT	Printed	1597	GORDON FOOD SERVICE	\$1,883.22	9/29/22 Invoice; 10/3/22 Invoice; 10/10/22 Invoice		10/11/2022	
2317	EFT	Printed	229	Upper Peninsula Power Company	\$2,600.36	September 2022		10/11/2022	

DOLLAR BAY - TAMARACK CITY AREA SCHOOLS

ACCOUNTS PAYABLE CHECK REGISTER As of October 2022 Fund Code : ALL FUNDS

(SUMMARY-ONLY)

Date: 11/17/2022 Time: 22:09:42 Page: 3 of 3

Check No.	Check Type	Status	Vendor	Vendor Name	Amount	Description	Date
2318	EFŤ	Printed	1527	PCMI - WillSub, INC	\$1,688.08	10/14/22 Payroll	10/14/2022
2319	EFT	Printed	739	Semco Energy, Inc.	\$201.85	September 2022	10/18/2022
2320	EFT	Printed	1567	State Of MI - Unemployment Insurance Agy	\$181.00	Unemployment dues - GSRP P/R Liab	10/12/2022
2321	EFT	Printed	ო	EFTPS - Electronic Federal Tax Payment S	\$14,762.19	Payroll - FICA Tax Payable	10/14/2022
2322	EFT	Printed	961	Valic C/O Chase Bank	\$1,042.86	VALIC 403(b) Annuity	10/14/2022
2323	EFT	Printed	1268	Health Equity	\$1,548.26	Health Savings Account	10/14/2022
2324	EFT	Printed	6	MPSERS	\$26,770.10	MIP VOYA DC Record	10/14/2022
2325	EFT	Printed	ო	EFTPS - Electronic Federal Tax Payment S	\$13,836.36	Payroll - FICA Tax Payable	10/28/2022
2326	EFT	Printed	1268	Health Equity	\$1,548.26	Health Savings Account	10/28/2022
2327	EFT	Printed	24	State Of Michigan W/H	\$2,525.54	Payroll - State Tax Payable	10/14/2022
2328	EFT	Printed	24	State Of Michigan W/H	\$2,357.52	Payroll - State Tax Payable	10/28/2022
2334	EFT	Printed	1578	BMO Financial Group	\$1,823.91	September 2022	10/05/2022
2335	EFT	Printed	1597	GORDON FOOD SERVICE	\$1,781.36	10/17/22/ Invoice; 10/24/22/ Invoice	10/26/2022
2336	EFT	Printed	1527	PCMI - WillSub, INC	\$2,102.81	10/28/22 Payroll	10/28/2022
2337	EFT	Printed	961	Valic C/O Chase Bank	\$1,042.86	VALIC 403(b) Annuity	10/28/2022
2338	EFT	Printed	6	MPSERS	\$26,559.86	MIP VOYA DC Record	10/28/2022
2343	EFT	Printed	9	MESSA	\$34,009.32	October 2022; MESSA Insurance Options; MESSA Health Insuranc	10/28/2022
GRAND	GRAND TOTAL:		101 checks			\$196,500.98	

FUND SUMMARY	Amount	189,040.27	7,460.71	\$196,500.98
FUND	Fund	11	25	

Dollar Bay - Tamarack City Area Schools Statement of Revenue and Expenditures FY: 2022-2023

REVENUE

		07/01/22 -		
Major Class-Description	Budget	10/31/2022	Balance	Avail. Bal. %
100-Local Sources	489,308	283,975	205,333	41.96%
300-State Sources	3,092,528	260,997	2,831,531	91.56%
400-Federal Sources	367,021	-	367,021	100.00%
500/600-Other Financing Sources	10,800		10,800	100.00%
Total Revenue	3,959,657	544,972	3,414,685	<u>86.24</u> %
EXPENDITURES				
		07/01/22 -		
Major Function - Description	Budget	10/31/2022	Balance	Avail. Bal. %
100-Instruction				
111-Elementary	1,077,929	185,730	892,199	82.77%
113-High School	1,188,523	202,641	985,882	82.95%
118-Pre Kindergarten	106,788	20,361	86,427	80.93%
122- Special Education	165,215	42,726	122,489	74.14%
125-Compensatory Education	159,265	31,149	128,116	80.44%
200-Supporting Services		-		
210-Guidance/Truancy	2,088	-	2,088	100.00%
219-Other Pupil Support	-	396	(396)	#DIV/0!
220-Library	18,166	10,274	7,892	43.44%
230-Board of Education	31,700	5,897	25,803	81.40%
230-Executive Admin.	233,259	68,997	164,262	70.42%
240-Principals Office	189,048	70,867	118,181	62.51%
250-Fiscal Services	93,209	23,809	69,400	74.46%
260-Operation & Maintenance	328,293	110,821	217,472	66.24%
270-Pupil Transportation	163,850	7,052	156,798	95.70%
280-Central Support Services - Technology	52,550	17,904	34,646	65.93%
290-Athletics	105,684	12,602	93,082	88.08%
400-Payment to Other Gov. Agency, Facility Acq. And Prior Period Adj.				
450-Facility Acquisition/Improvements	-	_	-	
500/600-Other Financing Sources				
510-Debt Service	-	_	-	
6xx - Outgoing Transfer & Modifications	173		173	
Total Expenses	3,915,740	811,226	3,104,514	<u>79.28%</u>
Net Income	43,917	(266,254)		



SUMMER BLANK POLICIES

Book

Policy Manual

Section

Vol. 36, No. 2 - February 2022

Title

Vol. 36, No. 2 - February 2022 Policy Disposition Sheet

Code

2 - Policy Disposition Sheet

Status

From Neola

DISPOSITION OF NEW/REVISED/REPLACEMENT POLICIES FOR BOARD ADOPTION

Vol. 36, No. 2 - February 2022

Coding for District-Specific Edits

*1 = drafted by District staff

*2 = if the material was a work for hire, that is, material the District paid someone else to develop but from whom the District purchased the rights to publish

*3 = If the material is copyrighted to someone else from whom the District has secured permission to publish the material (No code is needed for accepting Neola's vetted material)

Policy Number	Date Adopted	District-Specific Edits (1, 2, or 3)	Date Tabled	Date Rejected
po1616	125	-		
po3216)	Y			
po4216)	7			
po5511	4			
po6110	4			
po6114	У			
po6325	У			



Section Vol. 36, No. 2 - February 2022

Title Vol. 36, No. 2 - February 2022 New STAFF DRESS AND GROOMING

Code po1616 - New

Status From Neola

1616 - STAFF DRESS AND GROOMING

The Board of Education believes that administrators set an example in dress and grooming for administrators' students to follow. An administrator who understands this precept and adheres to it enlarges the importance of the administrator's task, presents an image of dignity, and encourages respect for authority. These factors act in a positive manner toward the maintenance of discipline.

The Board retains the authority to specify the following dress and grooming guidelines for staff that will prevent such matters from having an adverse impact on the educational process. When assigned to District duty, all administrators shall:

A. \mathcal{C}) be physically clean, neat, and well-groomed;

B. $oldsymbol{G}$ dress in a manner consistent with the administrator's professional responsibilities;

C. G dress in a manner that communicates to students a pride in personal appearance;

D. dress in a manner that does not cause damage to District property;

E. The groomed in such a way that the administrator's hairstyle or dress does not disrupt the educational process nor cause a health or safety hazard.

The Board recognizes employees' right to dress in accordance with the employee's gender identity within the constraints of the preceding dress and grooming guidelines.

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Section Vol. 36, No. 2 - February 2022

Title Vol. 36, No. 2 - February 2022 Revised STAFF DRESS AND GROOMING

Code po3216

Status From Neola

Adopted June 18, 2018

3216 - STAFF DRESS AND GROOMING

The Board of Education believes that professional staff members set an example in dress and grooming for their students to follow. A professional staff member who understands this precept and adheres to it enlarges the importance of his/her task, presents an image of dignity, and encourages respect for authority. These factors act in a positive manner toward the maintenance of discipline.

The Board retains the authority to specify the following dress and grooming guidelines for staff that will prevent such matters from having an adverse impact on the educational process. When assigned to District duty, all professional staff members shall:

- A. 6 be physically clean, neat, and well-groomed;
- B. (Sdress in a manner consistent with their professional responsibilities;
- C. (9 dress in a manner that communicates to students a pride in personal appearance;
- D. \mathcal{H} dress in a manner that does not cause damage to District property;
- E. She groomed in such a way that their hairstyle or dress does not disrupt the educational process nor cause a health or safety hazard.

The Board recognizes employees' right to dress in accordance with their gender identity, within the constraints of the preceding dress and grooming guidelines.

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Section Vol. 36, No. 2 - February 2022

Title Vol. 36, No. 2 - February 2022 Revised SUPPORT STAFF DRESS AND GROOMING

Code po4216

Status From Neola

Adopted June 18, 2018

4216 - SUPPORT STAFF DRESS AND GROOMING

The Board of Education believes that support staff members are an important and integral part of the District. Also, since support staff is highly-visible staff to the students, professional staff, and public, the Board believes the support staff should at all times be well dressed and groomed. Support staff members who understand this precept and adhere to it enlarge the importance of their task, present an image of dignity, and encourage respect.

The Board retains the authority to specify the following dress and grooming guidelines for support staff. When assigned to District duty, all support staff members shall:

A. (\$\frac{1}{2}\text{be physically clean, neat, and well-groomed;}

B. dress in a manner consistent with their support responsibilities;

C. G dress in a manner that communicates to others a pride in personal appearance;

D. igorphi dress in a manner that does not cause damage to District property;

The Board recognizes employees' right to dress in accordance with their gender identity, within the constraints of the preceding dress and grooming guidelines.

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Section Vol. 36, No. 2 - February 2022

Title Vol. 36, No. 2 - February 2022 Revised DRESS AND GROOMING

Code po5511

Status From Neola

Adopted June 18, 2018

5511 - DRESS AND GROOMING

The Board of Education recognizes that each student's mode of dress and grooming is a manifestation of personal style and individual preference. The Board will not interfere with the right of students and their parents to make decisions regarding their appearance, except when their choices interfere with the educational program of the schools. Students have the right to dress in accordance with their gender identity, within the constraints of the dress code promulgated by the school.

Accordingly, the Superintendent shall establish such grooming guidelines as are necessary to promote discipline, maintain order, secure the safety of students, and provide a healthy environment conducive to academic purposes. Such guidelines shall prohibit student dress or grooming practices which:

- A. C present a hazard to the health or safety of the student-himself/herself or to others in the school;
- B. G interfere with school work, create disorder, or disrupt the educational program;
- C. (Scause excessive wear or damage to school property;
- D. Prevent the student from achieving his/her own educational objectives because of blocked vision or restricted movement.

Such guidelines shall establish the dress requirements for members of the athletic teams, bands, and other school groups when representing the District at a public event.

The Superintendent shall develop administrative guidelines to implement this policy which:

- A. C designate the principal as the arbiter of student dress and grooming at the building levelin his/her building;
- B. (Invite the participation of

Gstaff

(parents

Students

in the preparation of a dress code which may specify prescribed dress and grooming practices, but may not amplify the rationale for prohibition established by Board policy;

- C. Uinstruct staff members to demonstrate, by example and precept, personal neatness, cleanliness, propriety, modesty, and good sense in attire and appearance;
- D. O ensure that all administrative guidelines impose only minimum and necessary restrictions on the exercise of the student's taste and individuality;

E. Wirect staff to enforce the school's dress code in a nondiscriminatory and uniform manner, including without regard to whether a student is transgender or gender nonconforming.

1 Students who violate the foregoing rules will not be admitted to class and may be suspended from school.

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Section Vol. 36, No. 2 - February 2022

Title Vol. 36, No. 2 - February 2022 Revised GRANT FUNDS

Code po6110

Status From Neola

Adopted June 18, 2018

6110 - GRANT FUNDS

It is the objective of the Board of Education to provide equal educational opportunities for all students within the District. Government agencies, as well as foundations, businesses, and individuals, periodically offer both human and material resources to the District that would benefit students and the educational program. Therefore, it is the intent of the Board to consider grant proposals and applications for their potential to enhance educational opportunities, the educational environment, and the physical and mental growth for each student.

The Superintendent shall review new Federal education legislation and prepare proposals for programs s/he deems would be of aid to the students of this District. The Superintendent shall approve each such proposal prior to its submission, and the Board shall approve all grants resulting from such proposals.

The Board regards available Federal funds of aid to local school districts and communities as a public trust. It forbids the use of Federal monies for partisan political activities and for any use that would not be in accordance with Federal regulations and guidelines.

No Federal funds received by the District shall be used (1) to develop or distribute materials, or operate programs or courses of instruction directed at youth, that are designed to promote or encourage sexual activity, whether homosexual or heterosexual; (2) to distribute or to aid in the distribution by any organization of legally obscene materials to minors on school grounds; (3) to provide sex education or HIV-prevention education in schools unless that instruction is age appropriate and includes the health benefits of abstinence; or (4) to operate a program of contraceptive distribution in schools.

Grant Proposal Development

- A. All grant proposals must support at least one (1) District goal or priority.
- B. For projects where grant funds will not cover the entire cost of project implementation, additional fund sources must be identified, documented, and approved during the internal review process.

Grant Proposal Internal Review

- A. Each grant proposal shall be reviewed and approved by the Superintendent prior to submission to the funding source.
- B. The Superintendent shall present the following proposals to the Board for approval:
 - 1. () Government-funded proposals, regardless of the amount;
 - 2. Proposals with budgets exceeding \$ 10,000.
 - 3. () Multi-school or District-wide proposals.

Grant Administration

- A. The administration of grants will adhere to all applicable Federal, State, local, and grantor rules and regulations, including the terms and conditions of the Federal awards, as well as District policies and administrative guidelines.
- B. The Superintendent is responsible for the efficient and effective administration of grant awards through the application of sound management practices.
- C. The Superintendent is responsible for administering grant funds in a manner consistent with underlying agreements, applicable statutes, regulations, and objectives, and the terms and conditions of the grant award.
- D. The District, in recognition of its unique combination of staff, facilities, and experience, shall employ internal controls, including the organizational and management strategies necessary to assure proper and efficient administration of grant awards.
- E. All Federal funds received by the District will be used in accordance with the applicable Federal law and regulations and the terms and conditions of the Federal award. The Superintendent shall require that each draw of Federal monies be aligned with the District's payment process (whether reimbursement, cash advance, or a combination). If funds are permitted to be drawn in advance, all draws will be as close as administratively feasible to the related program expenditures and that, when restricted, such monies are used to supplement programs and funding and not to supplant or replace existing programming or current funding.
 - Maintenance of Effort (MOE) and Maintenance of Equity (MOEquity) requirements of the Federal program will be met in accordance with the requirements of the specific funded program. The District shall maintain appropriate documentation and records to substantiate compliance or to justify allowable exceptions, exemptions, or waivers.
- F. O The Superintendent is authorized to sign related documents for grant administration, including documents required for submittal of grant proposals.
- G. () Written amendments requiring the Superintendent's signature shall be presented to the Board for approval.
- H. () Employee positions established through the use of grant funding shall terminate if and when the related grant funding ceases.
 - I. Gerogram reports including but not limited to audit, site visits, and final reports shall be submitted to the Superintendent for review and distribution to the Board and other appropriate parties.

Financial Management

The financial management of grant funds shall be in compliance with all applicable Federal, State, local, and grantor rules, regulations, and assurances as well as District policies and administrative guidelines.

The District shall provide for the following:

- A. Identification, in District accounts, of all grant awards received and expended and the programs under which they were received. For Federal programs and awards, identification shall include the Catalog of Federal Domestic Assistance (CFDA) title and number, Federal award identification number and year, name of the Federal agency, and name of the pass-through entity, as applicable.
- B. Accurate, current, and complete disclosure of the financial results of each Federal award or program in accordance with the reporting requirements of the grant.
- C. Records that adequately identify the source and application of funds provided for Federally-funded activities. These records must contain information pertaining to Federal awards, authorizations, obligations, unobligated balances, assets, expenditures, income, and interest and be supported by source documentation.
- D. Effective control over, and accountability for, all funds, property, and other assets. The District must adequately safeguard all assets and assure that they are used solely for authorized purposes.

Further, the District must:

- establish and maintain effective internal control over the Federal award that provides reasonable assurance that the District is managing the Federal award in compliance with Federal statutes, regulations, and the terms and conditions of the Federal award;
- 2. comply with Federal statutes, regulations, and the terms and conditions of the Federal award;

- 3. evaluate and monitor the District's compliance with statutes, regulations, and the terms and conditions of the Federal award:
- 4. take prompt action when instances of noncompliance are identified including noncompliance identified in audit findings;
- take reasonable measures to safeguard protected personally identifiable information and other information the Federal awarding agency or pass-through entity designates as sensitive consistent with applicable Federal, State, local, and tribal laws regarding privacy and obligations of confidentiality.
- E. Comparison of expenditures with budget amounts for each Federal award.
- F. Recordkeeping and written procedures to the extent required by Federal, State, local, and grantor rules and regulations pertaining to the grant award and accountability including, but not limited to, the following areas:
 - 1. cash management
 - 2. allowability
 - 3. conflict of interest
 - 4. procurement
 - 5. equipment management
 - 6. conducting technical evaluations of proposals and selecting recipients
 - 7. compensation and fringe benefits
 - 8. travel
- G. Disclosure of any potential conflict of interest and all mandatory violation disclosures potentially affecting the Federal award/grant to the Federal awarding agency or pass-through agency in accordance with applicable Federal policy.
- H. Insurance coverage for real property and equipment, if applicable, equivalent to such property owned by the District.

Program Income

Program income means gross income earned by a grant recipient that is directly generated by a supported activity or earned as a result of the Federal award during the grant's period of performance.

It includes, but is not limited to, income from fees for services performed, the use or rental of real or personal property acquired under Federal awards, the sale of commodities or items fabricated under a Federal award, license fees and royalties on patents and copyrights, and principal and interest on loans made with Federal award funds. Interest earned on advances of Federal funds is not program income. Except as otherwise provided in Federal statutes, regulations, or the terms and conditions of the Federal award, program income does not include rebates, credits, discounts, and interest earned on any of them. Additionally, taxes, special assessments, levies, fines, and other such revenues raised by a recipient are not program income unless the revenues are specifically identified in the Federal award or Federal awarding agency regulations as program income. Finally, proceeds from the sale of real property, equipment, or supplies are not program income.

Unless it has received prior approval to use a different method or the terms and conditions of the grant authorize a different method, the District uses the deduction method of accounting for program income. Under the deduction method, program income is deducted from total allowable costs to determine the net allowable costs. Program income will only be used for current costs unless the District is otherwise directed by the Federal awarding agency or pass-through entity.

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Section Vol. 36, No. 2 - February 2022

Title Vol. 36, No. 2 - February 2022 Revised COST PRINCIPLES - SPENDING FEDERAL FUNDS

Code po6114

Status From Neola

Adopted June 18, 2018

Last Revised December 20, 2021

6114 - COST PRINCIPLES - SPENDING FEDERAL FUNDS

The Superintendent is responsible for the efficient and effective administration of grant funds through the application of sound management practices. Such funds shall be administered in a manner consistent with all applicable Federal, State, and local laws, the associated agreements/assurances, program objectives, and the specific terms and conditions of the grant award.

Cost Principles

Except where otherwise authorized by statute, costs shall meet the following general criteria in order to be allowable under Federal awards:

A. Be necessary and reasonable for proper and efficient performance and administration of the Federal award and be allocable thereto under these principles.

To determine whether a cost is reasonable, consideration shall be given to:

- whether a cost is a type generally recognized as ordinary and necessary for the operation of the District or the proper and efficient performance of the Federal award;
- 2. the restraints or requirements imposed by such factors as sound business practices, arm's length bargaining, Federal, State, local, tribal, and other laws and regulations;
- market prices for comparable goods or services for the geographic area;
- 4. whether the individuals concerned acted with prudence in the circumstances considering their responsibilities; and
- whether the cost represents any significant deviation from the established practices or Board of Education policy which may unjustifiably increase the expense.

While Federal regulations do not provide specific descriptions of what satisfies the "necessary" element beyond its inclusion in the reasonableness analysis above, whether a cost is necessary is determined based on the needs of the program. Specifically, the expenditure must be necessary to achieve an important program objective. A key aspect in determining whether a cost is necessary is whether the District can demonstrate that the cost addresses an existing need, and can prove it.

When determining whether a cost is necessary, consideration may be given to whether:

- 1. the cost is needed for the proper and efficient performance of the grant program;
- 2, the cost is identified in the approved budget or application;

- 3. there is an educational benefit associated with the cost;
- 4. the cost aligns with identified needs based on results and findings from a needs assessment;
- 5. the cost addresses program goals and objectives and is based on program data.

A cost is allocable to the Federal award if the goods or services involved are chargeable or assignable to the Federal award in accordance with the relative benefit received. This standard is met if the cost: is incurred specifically for the Federal award; benefits both the Federal award and other work of the District and can be distributed in proportions that may be approximated using reasonable methods; and is necessary to the overall operation of the District and is assignable to the Federal award in accordance with cost principles mentioned here.

- 8. Conform to any limitations or exclusions set forth in the cost principles in Part 200 or in the terms and conditions of the Federal award, including prohibitions regarding costs incurred for telecommunications and video surveillance services or equipment.
 - C. Be consistent with policies and procedures that apply uniformly to both Federally-financed and other activities of the District.
 - D. Be accorded consistent treatment. A cost cannot be assigned to a Federal award as a direct cost if any other cost incurred for the same purpose in like circumstances has been allocated to a Federal award as an indirect cost under another award.
 - E. Be determined in accordance with generally accepted accounting principles.
 - F. Be representative of actual cost, net of all applicable credits or offsets.

The term "applicable credits" refers to those receipts or reductions of expenditures that operate to offset or reduce expense items allocable to the Federal award. Typical examples of such transactions are: purchase discounts; rebates or allowances; recoveries or indemnities on losses; and adjustments of overpayments or erroneous charges. To the extent that such credits accruing to or received by the State relating to the Federal award, they shall be credited to the Federal award, either as a cost reduction or a cash refund, as appropriate.

- G. Be not included as a match or cost-share, unless the specific Federal program authorizes Federal costs to be treated as such.
- H. Be adequately documented:
 - in the case of personal services, the Superintendent shall implement a system for District personnel to account for time and efforts expended on grant-funded programs to assure that only permissible personnel expenses are allocated;
 - in the case of other costs, all receipts and other invoice materials shall be retained, along with any documentation identifying the need and purpose for such expenditure if not otherwise clear.
- I. Be incurred during the approved budget period.

The budget period means the time Interval from the start date of a funded portion of an award to the end date of that funded portion during which recipients are authorized to carry out authorized work and expend the funds awarded, including any funds carried forward or other revisions pursuant to the law. Prior written approval from the Federal awarding agency or State pass-through entity may be required to carry forward unobligated balances to subsequent budget periods unless waived.

Selected Items of Cost

The District shall follow the rules for selected items of cost at 2 C.F.R. Part 200, Subpart E when charging these specific expenditures to a Federal grant. When applicable, District staff shall check costs against the selected items of cost requirements to ensure the cost is allowable. In addition, State, District, and program-specific rules, including the terms and conditions of the award, may deem a cost as unallowable and District personnel shall follow those rules as well.

The following rules of allowability must apply to equipment and other capital expenditures:

- A. Capital expenditures for general purpose equipment, buildings, and land are unallowable as direct charges, except with the prior written approval of the Federal awarding agency or pass-through entity.
- B. Capital expenditures for special purpose equipment are allowable as direct costs, provided that items with a unit cost of \$5,000 or more have the prior written approval of the Federal awarding agency or pass-through entity.

C. Capital expenditures for improvements to land, buildings, or equipment that materially increase their value or useful life are unallowable as a direct cost except with the prior written approval of the Federal awarding agency or pass-through entity.



D. All Federally-funded contracts in excess of \$2,000 related to construction, alterations, repairs, painting, decorating, etc. must comply with Davis-Bacon prevailing wage requirements.

- E. Allowability of depreciation on buildings, capital improvements, and equipment shall be in accordance with 2 C.F.R. 200.436 and 2 C.F.R. 200.465.
- F. When approved as a direct cost by the Federal awarding agency or pass-through entity under Sections A-C, capital expenditures will be charged in the period in which the expenditure is incurred or as otherwise determined appropriate and negotiated with the Federal awarding agency.
- G. If the District is instructed by the Federal awarding agency to otherwise dispose of or transfer the equipment, the costs of such disposal or transfer are allowable.

Cost Compliance

The Superintendent shall require that grant program funds are expended and are accounted for consistent with the requirements of the specific program and as identified in the grant application. Compliance monitoring includes accounting for direct or indirect costs and reporting them as permitted or required by each grant. Costs incurred for the same purpose in like circumstances shall be treated consistently as either direct or indirect costs, but may not be double charged or inconsistently charged as both.

Determining Whether a Cost is Direct or Indirect:

A. Direct costs are those costs that can be identified specifically with a particular final cost objective, such as a Federal award, or other internally or externally funded activity, or that can be directly assigned to such activities relatively easily with a high degree of accuracy.

These costs may include: salaries and fringe benefits of employees working directly on a grant-funded project; purchased services contracted for performance under the grant; travel of employees working directly on a grant-funded project; materials, supplies, and equipment purchased for use on a specific grant; program evaluation costs or other institutional service operations; and infrastructure costs directly attributable to the program (such as long-distance telephone calls specific to the program, etc.). Direct costs may also include capital expenditures if approved by the Federal awarding agency or pass-through entity, as well as capital expenditures for special purpose equipment with a unit cost of less than \$5,000.

B. Indirect costs are those that have been incurred for a common or joint purpose benefitting more than one (1) cost objective and not readily assignable to the cost objectives specifically benefitted without effort disproportionate to the results achieved. Costs incurred for the same purpose in like circumstances shall be treated consistently as either direct or indirect costs.

These costs may include: general data processing, human resources, utility costs, maintenance, accounting, etc.

Federal education programs with supplement, not supplant, provisions must use a restricted indirect cost rate. In a restricted rate, indirect costs are limited to general management costs. General management costs do not include divisional administration that is limited to one (1) component of the District, the governing body of the District, compensation of the Superintendent, compensation of the chief executive officer of any component of the District, and operation of the immediate offices of these officers.

The salaries of administrative and clerical staff should normally be treated as indirect costs. Direct charging of these costs may be appropriate only if all of the following conditions are met:

- 1. Administrative or clerical services are integral to a project or activity.
- 2. Individuals involved can be specifically identified with the project or activity.
- 3. Such costs are explicitly included in the budget or have the prior written approval of the Federal awarding agency.
- 4. The costs are not also recovered as indirect costs.

Where a Federal program has a specific cap on the percentage of administrative costs that may be charged to a grant, that cap shall include all direct administrative charges as well as any recovered indirect charges.

Effort should be given to Identify costs as direct costs whenever practical, but allocation of indirect costs may be used where not prohibited and where indirect cost allocation is approved ahead of time by the Michigan Department of Education (MDE) or the pass-through entity (Federal funds subject to 2 C.F.R. Part 200 pertaining to determining indirect cost allocation).

Equipment and other capital expenditures are unallowable as indirect costs.

Timely Obligation of Funds

Financial obligations are orders placed for property and services, contracts and subawards made, and similar transactions that require payment. This term is used when referencing a recipient's or subrecipient's use of funds under a Federal award.

The following list illustrates when funds are determined to be obligated under the U.S. Department of Education ("USDOE") regulations:

If the obligation is for:

- A. Acquisition of property on the date which the District makes a binding written commitment to acquire the property.
- B. Personal services by an employee of the District when the services are performed.
- C. Personal services by a contractor who is not an employee of the District on the date which the District makes a binding written commitment to obtain the services.
- D. Performance of work other than personal services on the date when the District makes a binding written commitment to obtain the work.
- E. Public utility services when the District receives the services.
- F. Travel when the travel is taken.
- G. Rental of property when the District uses the property.
- H. A pre-agreement cost that was properly approved by the Secretary (USDOE) under the cost principles in 2 C.F.R. Part 200, Subpart E Cost Principles on the first day of the project period.

Period of Performance

All financial obligations must occur during the period of performance. Period of performance means the total estimated time interval between the start of an initial Federal award when the District is permitted to carry out the work authorized by the grant and the planned end date. The period of performance may include one (1) or more funded portions or budget periods. The period of performance is dictated by statute and will be indicated in the grant award notification ("GAN"). As a general rule, State-administered Federal funds are available for obligation within the year that Congress appropriates the funds for. However, given the unique nature of educational institutions, for many Federal education grants, the period of performance is twenty-seven (27) months. This maximum period includes a fifteen (15) month period of initial availability, plus a twelve (12) month period for carryover. For direct grants, the period of performance is generally identified in the GAN.

In the case of a State-administered grant, financial obligations under a grant may not be made until the application is approved or is in substantially approvable form, whichever is later. In the case of a direct grant, a grantee may use grant funds only for obligations it makes during the grant period unless an agreement exists with the awarding agency or the pass-through entity (e.g., MDE) to reimburse for pre-approval expenses.

If a Federal awarding agency or pass-through entity approves an extension, or if the District extends under C.F.R. 200.308(e)(2), the Period of Performance will be amended to end at the completion of the extension. If a termination occurs, the Period of Performance will be amended to end upon the effective date of termination. If a renewal is issued, a distinct Period of Performance will begin.

For both State-administered and direct grants, regardless of the period of availability, the District shall liquidate all financial obligations incurred under the award not later than ninety (90) days after the end of the funding period unless an extension is authorized. Any funds not obligated within the period of performance or liquidated within the appropriate timeframe are said to lapse and shall be returned to the awarding agency. Consequently, the District shall closely monitor grant spending throughout the grant cycle.

2 C.F.R. 200.216

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Section Vol. 36, No. 2 - February 2022

Title Vol. 36, No. 2 - Revised PROCUREMENT - FEDERAL GRANTS/FUNDS

Code po6325

Status From Neola

Adopted June 18, 2018

Last Revised July 19, 2021

6325 - PROCUREMENT - FEDERAL GRANTS/FUNDS

Procurement of all supplies, materials, equipment, and services paid for from Federal funds or District matching funds shall be made in accordance with all applicable Federal, State, and local statutes and/or regulations, the terms and conditions of the Federal grant, Board of Education policies, and administrative procedures.

The Superintendent shall have and use a procurement and contract administration system in accordance with the USDOE requirements (2 C.F.R. 200.317-.326), including affirmative steps for small and minority businesses and women's business enterprises, for the administration and management of Federal grants and Federally-funded programs. The District shall maintain oversight that requires contractors to perform in accordance with the terms, conditions, and specifications of their contracts or purchase orders. Except as otherwise noted, procurement transactions shall conform to the provisions of the District's documented general purchasing Policy 6320 and AG 6320A.



All Federally-funded contracts in excess of \$2,000 related to construction, alteration, repairs, painting, decorating, etc. must comply with Davis-Bacon prevailing wage requirements.

All District employees, officers, and agents who have purchasing authority shall abide by the standards of conduct covering conflicts of interest and governing the actions of its employees, officers, and agents engaged in the selection, award, and administration of contracts as established in Policy 1130, Policy 3110, and Policy 4110 – Conflict of Interest.

The District will avoid acquisition of unnecessary or duplicative Items. Additionally, consideration shall be given to consolidating or breaking out procurements to obtain a more economical purchase and, where appropriate, an analysis shall be made of lease versus purchase alternatives, and any other appropriate analysis to determine the most economical approach. These considerations are given as part of the process to determine the allowability of each purchase made with Federal funds.

To foster greater economy and efficiency, the District may enter into State and local intergovernmental agreements where appropriate for procurement or use of common or shared goods and services.

Competition

All procurement transactions for the acquisition of property or services required under a Federal award paid for from Federal funds or District matching funds shall be conducted in a manner that encourages full and open competition and that is in accordance with good administrative practice and sound business judgment. In order to promote objective contractor performance and eliminate unfair competitive advantage, the District shall exclude any contractor that has developed or drafted specifications, requirements, statements of work, or invitations for bids or requests for proposals from competition for such procurements.

Some of the situations considered to be restrictive of competition include, but are not limited to, the following:

- A. unreasonable requirements on firms in order for them to qualify to do business;
- B. unnecessary experience and excessive bonding requirements;

- C. noncompetitive pricing practices between firms or between affiliated companies;
- D. noncompetitive contracts to consultants that are on retainer contracts;
- E. organizational conflicts of interest;
- F. specification of only a "brand name" product instead of allowing for an "or equal" product to be offered and describing the performance or other relevant requirements of the procurement; and
- G. any arbitrary action in the procurement process.

Further, the District does not use statutorily or administratively imposed State, local, or tribal geographical preferences in the evaluation of bids or proposals, unless 1) an applicable Federal statute expressly mandates or encourages a geographic preference; or 2) the District is contracting for architectural and engineering services, in which case geographic location may be a selection criterion provided its application leaves an appropriate number of qualified firms, given the nature and size of the project, to compete for the contract.

To the extent that the District uses a pre-qualified list of persons, firms, or products to acquire goods and services that are subject to this policy, the pre-qualified list includes enough qualified sources as to ensure maximum open and free competition. The District allows vendors to apply for consideration to be placed on the list ______ [insert frequency, see Drafting Note].

[Drafting Note: The District shall allow vendors not on the pre-qualified list to apply for placement on the list periodically. The District may determine how frequently the pre-qualified list becomes open for new vendors or whether it is open continuously.]

The District shall require that all prequalified lists of persons, firms, or products which are used in acquiring goods and services are current and include enough qualified sources to provide maximum open and free competition. The District shall not preclude potential bidders from qualifying during the solicitation period.

Solicitation Language (Purchasing Procedures)

The District shall have written procurement procedures that require that all solicitations made pursuant to this policy incorporate a clear and accurate description of the technical requirements for the material, product, or service to be procured. Such description shall not, in competitive procurements, contain features which unduly restrict competition. The description may include a statement of the qualitative nature of the material and/or product or service to be procured and, when necessary, shall set forth those minimum essential characteristics and standards to which it shall conform if it is to satisfy its intended use. Detailed product specifications should be avoided if at all possible.

When it is impractical or uneconomical to make a clear and accurate description of the technical requirements, a "brand name or equivalent" description may be used as a means to define the performance or other salient requirements of procurement. The specific features of the named brand which shall be met by offers shall be clearly stated; and identify all requirements which the offerors shall fulfill and all other factors to be used in evaluating bids or proposals.

The Board will not approve any expenditure for an unauthorized purchase or contract.

Procurement Methods

The District shall have and use documented procedures, consistent with the standards described above for the following methods of procurement:

A. Informal Procurement Methods

When the value of the procurement for property or services under a Federal award does not exceed the simplified acquisition threshold, or a lower threshold established by the State, formal procurement methods are not required. The District may use informal procurement methods to expedite the completion of its transactions and minimize the associated administrative burden and cost. The informal methods used for procurement of property or services at or below the simplified acquisition threshold include:

1. Micro-Purchases 3,500

Procurement by micro-purchase is the acquisition of supplies or services, the aggregate dollar amount of which does not exceed \$_____ [not to exceed \$10,000]. To the maximum extent practicable, the District should distribute micro-purchases equitably among qualified suppliers. Micro-purchases may be made without soliciting competitive quotations if the Superintendent considers the price to be reasonable based on research, experience, purchase

history, or other relevant information, and documents are filed accordingly. The District shall maintain evidence of this reasonableness in the records of all purchases made by this method,

Unless otherwise defined by State or local law, Districts are responsible for determining and documenting an appropriate micro-purchase threshold based on internal controls, an evaluation of the risk, and its documented procurement procedures. The micro-purchase threshold used by the District shall be authorized or not prohibited under State, local, or tribal laws or regulations. A District which is qualified as a low-risk auditee for the most recent An eligible District may audit (C.F.R. 200.520) may increase the micro-purchase threshold up to \$25,288\$ self-certify the micro-purchase threshold on an annual basis (not to exceed \$25,288) after completing the annual internal institutional risk assessment to Identify, mitigate, and manage financial risks. The self-certification, in accordance with C.F.R. 200.334, must include a justification, clear identification of the threshold, and supporting documentation of the qualifications listed above. [DRAFTING NOTE: The Federal regulation allows for a \$50,000 threshold, however, the Revised School Code provides for a lower amount (\$26,046 for the 2021-22 year\$25,288 for the 2020 21 year). While this authority is allowed for an entity qualified as a low-risk auditee, Neola does not suggest its use due to the complexity and subjectivity of the mechanism.]

2. Small Purchases

Small Purchases

Small purchases include the acquisition of property or services, the aggregate dollar amount of which is higher than the micro-purchase threshold but does not exceed the simplified acquisition threshold of the procedures are appropriately acquisition threshold of the simplified acquisition threshold of the procedures are approximately acquisition threshold of the procedure acquisition acq _ // n adequate number of [END procedures require that price or rate quotations shall be obtained from () ___ OF OPTION] qualified sources. [Drafting Note: 1. The competitive threshold for the 2020-212021-22 year is \$26,046, effective October 7, 2021,25,288, effective October 8, 2020. 2. Unless the pass-through entity or State law defines the number of quotes required, the District may define in policy how many quotations are adequate. The number must be greater than one (1).]

Districts are responsible for determining an appropriate simplified acquisition threshold based on internal controls, an evaluation of risk, and its documented procurement procedures which must not exceed the threshold established in the Federal Acquisition Regulations (FAR). When applicable, a lower simplified acquisition threshold used by the non-Federal entity must be authorized or not prohibited under State, local, or tribal laws or regulations.

B. Formal Procurement Methods

When the value of the procurement for property or services under a Federal award exceeds the simplified acquisition threshold, or a lower threshold established by the State, formal procurement methods are required. Formal procurement methods require following documented procedures. Formal procurement methods also require public advertising unless a non-competitive procurement method can be used in accordance with the standards on competition in C.F.R. 200.319 or noncompetitive procurement. The formal methods of procurement are:

1. Sealed Bids

Sealed, competitive bids shall be obtained when the purchase of, and contract for, single items of supplies, materials, or equipment which amounts to more than the amount allowed by Michigan statute and when the Board determines to build, repair, enlarge, improve, or demolish a school building/facility the cost of which will exceed the amount allowed by Michigan statute. **IDRAFTING NOTE:** The fiscal year 2021-222020-21 base pertaining to construction, renovation, repair, or remodeling and the base pertaining to procurement of supplies, materials, and equipment is \$26,046, effective October 7, 202125,288, effective October 8, 2020.]

In order for sealed bidding to be feasible, the following conditions shall be present:

- a. a complete, adequate, and realistic specification or purchase description is available;
- b. two (2) or more responsible bidders are willing and able to compete effectively for the business; and
- c. the procurement lends itself to a firm, fixed-price contract and the selection of the successful bidder can be made principally on the basis of price.

When sealed bids are used, the following requirements apply:

- a. Bids shall be solicited in accordance with the provisions of State law and Policy 6320. Bids shall be solicited _______an adequate number of [END OF OPTION] qualified suppliers, providing sufficient response time prior to the date set for the opening of bids. The invitation to bid shall be publicly advertised.
- b. The invitation for bids will include product/contract specifications and pertinent attachments and shall define the items and/or services required in order for the bidder to properly respond.

- c. All bids will be opened at the time and place prescribed in the invitation for bids; bids will be opened publicly.
- d. A firm, fixed-price contract award will be made in writing to the lowest responsible bidder. Where specified in bidding documents, factors such as discounts, transportation cost, and life cycle costs shall be considered in determining which bid is lowest. Payment discounts may only be used to determine the low bid when prior experience indicates that such discounts are usually taken.
- e. The Board reserves the right to reject any or all bids for sound documented reason.

2. Proposals

Procurement by proposals is a method in which either a fixed-price or cost-reimbursement type contract is awarded. Proposals are generally used when conditions are not appropriate for the use of sealed bids or in the case of a recognized exception to the sealed bid method. [Drafting Note: Like sealed bids, Federal law does not require a competitive proposal unless the procurement is for over \$250,000. The State/District may set a lower threshold for sealed bids and competitive proposals. Michigan law stipulates a threshold for which sealed bids are required. The competitive threshold for the 2021-222020-21 year is \$26,046, effective October 7, 2021-25,288, effective October 8, 2020. (See Policy 6320.)]

If this method is used, the following requirements apply:

- a. Requests for proposals shall be publicized and identify all evaluation factors and their relative importance. Any response to the publicized requests for proposals shall be considered to the maximum extent practical.
- b. Proposals shall be solicited from () _____ Gar adequate number of [END OF OPTION] sources.
- c. The District shall use its written method for conducting technical evaluations of the proposals received and for selecting recipients.
- d. Contracts shall be awarded to the responsible firm whose proposal is most advantageous to the program, with price and other factors considered.

The District may use competitive proposal procedures for qualifications-based procurement of architectural/engineering (A/E) professional services whereby competitors' qualifications are evaluated and the most qualified competitor is selected, subject to negotiation of fair and reasonable compensation. The method, where price is not used as a selection factor, can only be used in the procurement of A/E professional services. It cannot be used to purchase other types of services, though A/E that firms are a potential source to perform the proposed effort.

3. Noncompetitive Procurement

Procurement by noncompetitive proposals allows for solicitation of a proposal from only one (1) source and may be used only when one (1) or more of the following circumstances apply:

- a. micro-purchases
- b. the item is available only from a single source
- c. the public exigency or emergency for the requirement will not permit a delay resulting from publicizing a competitive solicitation
- d. the Federal awarding agency or pass-through entity expressly authorizes noncompetitive proposals in response to a written request from the District
- e. after solicitation of a number of sources, competition is determined to be inadequate

Domestic Preference for Procurement

As appropriate and to the extent consistent with law, the District shall, to the extent practicable under a Federal award, provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States. Such requirements shall be included in all subawards including all contracts and purchase orders for work or products under the Federal award.

Contract/Price Analysis

The District shall perform a cost or price analysis in connection with every procurement action in excess of \$250,000, including contract modifications. A cost analysis generally means evaluating the separate cost elements that make up the total price, while a price analysis means evaluating the total price, without looking at the individual cost elements.

The method and degree of analysis are dependent on the facts surrounding the particular procurement situation; however, the District shall come to an independent estimate prior to receiving bids or proposals.

When performing a cost analysis, the District shall negotiate profit as a separate element of the price. To establish a fair and reasonable profit, consideration is given to the complexity of the work to be performed, the risk borne by the contractor, the contractor's investment, the amount of subcontracting, the quality of its record of past performance, and industry profit rates in the surrounding geographical area for similar work.

Time and Materials Contracts

The District uses a time and materials type contract only 1) after a determination that no other contract is suitable, and 2) if the contract includes a ceiling price that the contractor exceeds at its own risk. Time and materials type contract means a contract whose cost to the District is the sum of the actual costs of materials and direct labor hours charged at fixed hourly rates that reflect wages, general and administrative expenses, and profit.

Since this formula generates an open-ended contract price, a time-and-materials contract provides no positive profit incentive to the contractor for cost control or labor efficiency. Therefore, the District sets a ceiling price for each contract that the contractor exceeds at its own risk. Further, the District shall assert a high degree of oversight in order to obtain reasonable assurance that the contractor is using efficient methods and effective cost controls.

Suspension and Debarment

The District will award contracts only to responsible contractors possessing the ability to perform successfully under the terms and conditions of the proposed procurement. All purchasing decisions shall be made in the best interests of the District and shall seek to obtain the maximum value for each dollar expended. When making a purchasing decision, the District shall consider such factors as 1) contractor integrity; 2) compliance with public policy; 3) record of past performance; and 4) financial and technical resources.

The Superintendent shall have the authority to suspend or debar a person/corporation, for cause, from consideration or award of further contracts. The District is subject to and shall abide by the nonprocurement debarment and suspension regulations implementing Executive Orders 12549 and 12689, 2 C.F.R. Part 180.

Suspension is an action taken by the District that immediately prohibits a person from participating in covered transactions and transactions covered under the Federal Acquisition Regulation (48 C.F.R. Chapter 1) for a temporary period, pending completion of an agency investigation and any judicial or administrative proceedings that may ensue. A person so excluded is suspended. (2 C.F.R. Part 180 Subpart G)

Debarment is an action taken by the Superintendent to exclude a person from participating in covered transactions and transactions covered under the Federal Acquisition Regulation (48 C.F.R. Chapter 1). A person so excluded is debarred. (2 C.F.R. Part 180 Subpart H)

The District shall not subcontract with or award subgrants to any person or company who is debarred or suspended. For contracts over \$25,000, the District shall confirm that the vendor is not debarred or suspended by either checking the Federal government's System for Award Management, which maintains a list of such debarred or suspended vendors, at www.sam.gov; collecting a certification from the vendor; or adding a clause or condition to the covered transaction with that vendor. (2 C.F.R. Part 180 Subpart C)

Bid Protest

The District maintains the following protest procedures to handle and resolve disputes relating to procurements and, in all instances, discloses information regarding the protest to the awarding agency.

A bidder who wishes to file a bid protest shall file such notice and follow procedures prescribed by the Request For Proposals (RFPs) or the individual bid specifications package for resolution. Bid protests shall be filed, in writing, with the Superintendent within seventy-two (72) hours of the opening of the bids in protest.

Within five (5) days of receipt of a protest, the Superintendent shall review the protest as submitted and render a decision regarding the merits of the protest and any impact on the acceptance and rejection of bids submitted. Notice of the filing of a bid protest shall be communicated to the Board and shall be so noted in any subsequent recommendation for the acceptance of bids and awarding of contracts.

Failure to file a notice of intent to protest, or failure to file a formal written protest within the time prescribed, shall constitute a waiver of proceedings.

Maintenance of Procurement Records

The District shall maintain records sufficient to detail the history of all procurements. These records will include, but are not necessarily limited to, the following: rationale for the method of procurement, selection of contract type, contractor selection or rejection, and the basis for the contract price (including a cost or price analysis).

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Legal 2 C.F.R. 200.317-.326; Appendix II to Part 200

2 C.F.R. 200.520

Policy: 02 - Policy Disposition Sheet Section: Vol. 37, No. 1 - September 2022

Vol. 37, No. 1 - September 2022 Policy Disposition Sheet

DISPOSITION OF NEW/REVISED/REPLACEMENT POLICIES FOR BOARD ADOPTION

Vol. 37, No. 1 - September 2022

DOLLAR BAY- T.C.

Coding for District-Specific Edits

*1 = drafted by District staff

*2 = if the material was a work for hire, that is, material the District paid someone else to develop but from whom the District purchased the rights to publish

*3 = if the material is copyrighted to someone else from whom the District has secured permission to publish the material (No code is needed for accepting Neola's vetted material)

Policy Number	Date District-Specific Edits Adopted (1, 2, or 3)	Date Rejected	
po0144.1	GAR NO 0. YEST		Adoption Date: Classification:
po6108	Yes		Revised Dates: ;
po64 6 0	1/25		manager and supplied to the second section
po6700	Yes		FALL
ро7440.03	Yes		
po8805	YOS	POL	.ICY
po9150	Yes	7 - T	UPDATES

11/21/22, 11:17 AM Board Docs® PL



Current policy

Book Policy Manual

Section 0000 Bylaws

Title COMPENSATION

Code po0144.1

Status Active

Adopted June 18, 2018

0144.1 - COMPENSATION

Board members shall receive not more than \$30 per meeting up to a total of not more than fifty-two (52) meetings (including committee meetings) as compensation for their services.

Expenses of a Board member shall be reimbursed when incurred in the performance of his/her duties or in the performance of functions authorized by the Board and duly vouchered.

The following guidelines have been established by the Board of Education to ensure appropriate and proper reimbursement of expenses for Board members.

- A. Expenses will be reimbursed only for activities authorized by the Board.
- B. Reimbursement for mileage will not exceed the current rate established by the Internal Revenue Service.
- C. Attendance at Board-approved conferences should be at the location closest to the District.
- D. When the Board attends a community or school-related event as a Board function, or a Board member attends as the designated representative of the Board, any incurred expenses, including mileage, may be reimbursed by the Board. If a Board member attends such events as a private citizen, any incurred expenses are to be paid by the Board member.
- E. No entertainment expenses or purchases of alcoholic beverages are reimbursable.

A voucher detailing the amount and nature of each expense must be submitted to the Board for approval at a Board meeting after the expenses have been incurred and prior to reimbursement.

Board members may use District credit or debit cards only in accordance with Board Policy 6423.

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Legal M.C.L. 380.11a, 380.1254



Book	Policy Manual		
Section	Vol. 37, No. 1 - September 2022		
Title	Vol. 37, No. 1 - September 2022 Rev	ised COMPENSATI	ON
Code	po0144.1	Possible	cotions
Status	From Neola	10351 ple	
Adopted	June 18, 2018		
meeting]\$30 per meet for their services. Expens member'shis/her dutie The following guidelines h expenses for Board member A. () Expenses will h B. () Reimbursemen C. () Attendance at D. () When attendin maximum reimbur Housing - \$ Meals Breakfast - \$	eive not more than per meeting ing up to a total of not more than fifty-tw les of a Board member shall be reimbursed s or in the performance of functions author have been established by the Board of Edu bers: be reimbursed only for activities authorize at for mileage will not exceed the current of Board-approved conferences should be at leg a Board-approved conference, all fees, per night	o (52) meetings (inc d when incurred in the divided by the Board and dication to ensure applied by the Board. The established by the the location closest	cluding committee meetings) as compensation the performance of the Board and duly vouchered. propriate and proper reimbursement of the Internal Revenue Service. to the District.
Lunch - \$ Dinner - \$ Telephone expenses		n of \$ po	er fiscal year.

[NOTE: Similar language appears in Bylaw 0175.1 and in administrative guideline 6550. Check to be sure similar options and amounts have been included for consistency.]

- E. () Purchase of any printed or other materials relating to Boardmanship will be reimbursed if prepurchase approval is given by the Board. If such approval is not possible or feasible, a voucher must be submitted to the Board for approval. No postpurchase voucher will be approved if it exceeds \$______.
- F. () When the Board attends a community or school-related event as a Board function, or a Board member attends as the designated representative of the Board, any incurred expenses, including mileage, will be reimbursed by the Board. If a Board member attends such events as a private citizen, any incurred expenses are to be paid by the Board member.

G. () No entertainment expenses or purchases of alcoholic beverages are reimbursable.

A voucher detailing the amount and nature of each expense must be submitted to the Board for approval at a Board meeting after the expenses have been incurred and prior to reimbursement.

Board members may use District credit or debit cards only in accordance with Board Policy 6423 and the accompanying administrative guidelines.

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Legal M.C.L. 380.11a, 380.1254

Policy: po6108
Section: Vol. 37, No. 1 - September 2022

Vol. 37, No. 1 - September 2022 New AUTHORIZATION TO USE ELECTRONIC FUND TRANSFERS AND AUTOMATED CLEARING HOUSE ARRANGEMENTS

NEW POLICY - VOL. 37, NO. 1

6108- AUTHORIZATION TO USE ELECTRONIC FUND TRANSFERS AND AUTOMATED CLEARING HOUSE **ARRANGEMENTS**

In accordance with the provisions of law, the Board of Education authorizes the acceptance and distribution/transmission of electronic fund transfers (ETFs) and automatic clearing house arrangements (ACH). The Superintendent shall put in place measures to protect the integrity and security of such transactions to comply with mandates of State and Federal agencies or programs, including Medicaid.

Definitions

- "ACH arrangement" means the agreement between the originator of the ACH transaction and the receiver of the ACH
- "ACH transaction" means an electronic payment, debit, or credit transfer processed through an automated clearing house.
- "Automated clearing house" or "ACH" means a national and governmental organization that has authority to process electronic payments including, but not limited to, the national automated clearing house association and the Federal reserve system.
- "Electronic transactions officer" or "ETO" means the Superintendent or another person designated by the Board to have the responsibilities of the ETO as prescribed in the Michigan Electronic Transactions of Public Funds Act.

All District staff shall comply with all provisions of the Uniform Electronic Transaction Act when creating, generating, sending, communicating, receiving, storing, processing, using, and relying upon electronic records. Further, all District staff and other persons who use electronic signatures when completing transactions with the Board shall do so in compliance with State law.

ACH Transactions and Arrangements

The Superintendent or another employee designated by the ETO is authorized to engage in electronic transfer of funds and ACH arrangements in accordance with this policy. The Superintendent shall be responsible for overseeing the District's ACH transactions, including payment approval, accounting, reporting, and compliance with this ACH policy

Internal Controls

The Superintendent is responsible for disbursement of funds and shall submit appropriate documentation to the Board Such documentation shall include:

- A. Information regarding the goods or services purchased;
- B. the cost of goods or services;
- C. the date of the payment; and
- D. departments serviced by the payment.

This documentation shall be contained in the District's electronic general ledger software system or in a separate report to the Board. ACH invoices must be reviewed and approved prior to payment.

The District's system of internal controls (see Policy 6111 - Internal Controls) shall be used to monitor the use of ACH transactions.

The Superintendent is authorized to develop administrative guidelines concerning the use of electronic fund transfers and ACH transactions.

M.C.L. 124.301 - 124.305

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Legal References: M.C.L. 124.301 - 124.305

Section: Vol. 37, No. 1 - September 2022

Vol. 37, No. 1 - September 2022 Revised VENDOR RELATIONS

REVISED POLICY - VOL. 37, NO. 1

6460 - VENDOR RELATIONS

The Board of Education shall not enter a contract knowingly with any supplier of goods or services to this District under which any Board member or officer, employee, or agent of this School District has any pecuniary or beneficial interest, direct or indirect, unless the person has not solicited the contract or participated in the negotiations leading up to the contract. This prohibition shall not prevent any person from receiving royalties upon the sale of any textbook of which the persons he is the author and which has been properly approved for use in the schools of this District.

For the purpose of this policy, "beneficial interest" shall be determined in accordance with M.C.L. 15.321 et seq.

Board members and school personnel shall not accept any gifts or favors from vendors which might, in any way, influence their recommendations on the eventual purchase of equipment, supplies, or services.

All sales persons, regardless of product, shall clear with the Superintendent's Office before contacting any teachers, students, or other personnel of the School District. Purchasing personnel shall not show any favoritism to any vendor. Each order shall be placed in accordance with policies of the Board on the basis of quality, price, and delivery with past service a factor if all other considerations are equal.

Preferred Vendors for Non-District Purchases

The District may provide a vengor with exclusive access to market its products to parents quardians and/or students at school events that the District considers to be limited public forums or nonpublic forums. Students and/or parents/quardians are not required to purchase goods or services from a preferred vendor; however, the District may choose to limit access to a preferred vendor to minimize distractions and maximize its ability to educate and/or communicate with parents and students.

To select a proferred vensur, the Superintendent or purchasing agent solicit proposals for exclusive access from yendors and specifically identify the particular school event(s) at which the successful vendor will have exclusive access. The Superintendent or purchasing agent may interview potential vendors as part of the selection process.

[END OF OPTION]

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Legal References: M.C.L. 15.321 et seg.



Section: Vol. 37, No. 1 - September 2022

Vol. 37, No. 1 - September 2022 Revised FAIR LABOR STANDARDS ACT (FLSA)

REVISED POLICY - VOL. 37. NO. 1

6700 - FAIR LABOR STANDARDS ACT (FLSA)

It is the Board of Education's policy to comply with the provisions of the Fair Labor Standards Act (FLSA) and its implementing regulations. The Board will pay at least the minimum wage required by the FLSA to all covered, non-exempt employees. Non-exempt employees are hourly employees, or salaried employees who do not qualify for a professional, administrative, computer, or executive exemption under the FLSA. Teachers are generally exempt, even if they are paid on an hourly basis.

Non-exempt employees who work more than forty (40) hours in a given work week will receive overtime pay in accordance with the FLSA for all hours worked in excess of forty (40).

Non-exempt employees who work overtime without prior approval from the Superintendent or a supervisor may be subject to disciplinary action, up to and including termination.

To the extent that an employee's individual contract or collective bargaining agreement provides for greater benefits than mandated by the FLSA, the contract or bargaining agreement will be honored.

Notwithstanding the fact that exempt school employees continue to meet the salary basis requirements and are not disqualified from exemption even if the employee's pay is reduced or the employee is placed on a leave without pay for absences for personal reasons or because of illness or injury of less than one (1) workday because accrued leave is not used for specific reasons, the Board reserves the right to make deductions from the pay of otherwise exempt employees under the following circumstances:

- A. the employee is absent from work for one (1) or more full days for personal reasons other than sickness or disability
- B. the employee is absent from work for one (1) or more full days due to sickness or disability if the deduction is made in accordance with a bona fide plan, policy, or practice of providing compensation for salary lost due to illness.
- C. to offset amounts employees receive as jury or witness fees, or for military pay
- D. for unpaid disciplinary suspensions of one (1) or more full days imposed in good faith for workplace conduct rule infractions
- E. for penalties imposed in good faith for infractions of safety rules of major significance

The Board shall also not be required to pay the full salary in the initial or terminal week of employment, or for weeks in which an exempt employee takes unpaid leave under the Family & Medical Leave Act.

The Board recognizes that with limited legally permissible exceptions, no deductions should be taken from the salaries of exempt employees. If an exempt employee believes that an improper deduction has been made to their his/her salary, the employee should immediately report this information to the permission of improper deductions will be promptly investigated. If it is determined that an improper deduction has occurred, the employee will be promptly reimbursed for any improper deduction made, and the Board will make a good faith commitment to avoid any recurrence of the error.

Reasonable Break Time for Nursing Mothers

As required by Federal law, the District shall take steps necessary to support staff members who decide to breastfeed their infants by providing additional unpaid reasonable break time, as necessary, for a qualified employee to express breast milk for their nursing child, for one (1) year after the child's birth, on District premises.

Prior to returning to work from maternity leave, it shall be the employee's responsibility to notify their supervisor of their intent to continue breastfeeding their infant(s), and of their need to express milk during work hours. Further, it shall be the responsibility of the employee to keep their supervisor informed of their needs in this regard throughout the period of lactation.

The building administrator shall designate a private area, other than a restroom, where an employee can express breast milk. The designated area shall be a space where intrusion from coworkers, students, and the public shall be prevented, and one where an employee who is using this area can be shielded from view.

An employee shall be enabled to express milk during regularly scheduled break periods. The Principal or employee's supervisor shall make an accommodation if the time of regular greaks needs to be adjusted or if additional and/or longer breaks are needed. In the event that more breaks are needed or the break(s) need to be longer than legally required, the additional time required shall be unpaid, and the employee's work schedule or work day shall, therefore, be modified accordingly. The Principal or the employee's supervisor shall work with the employee to make these necessary modifications.

[DRAFTING NOTE: An employer that employs less than fifty (50) employees shall not be subject to the requirements of this subsection. If such requirements would impose an undue hardship by causing the employer significant difficulty or expense when considered in relation to the size, financial resources, nature, or structure of the employer's business.]

Notice

Information regarding the Fair Labor Standards Act may be found on the U.S. Department of Labor's website.

This policy is intended to comply with and explain the employees' rights under the Fair Labor Standards Act. To the extent there is any conflict, or the policy exceeds the statutory requirements, the statute and its implementing regulations prevail.

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Legal References: 29 C.F.R. Part 541

29 U.S.C. 201 et sea.

Policy: po7440.03

Section: Vol. 37, No. 1 - September 2022

Vol. 37, No. 1 - September 2022 Revised (Legal Code) SMALL UNMANNED AIRCRAFT SYSTEMS

REVISED POLICY (LEGAL CODE) - VOL. 37, NO. 1

7440.03 - SMALL UNMANNED AIRCRAFT SYSTEMS

[] [OPTION 1]

The Board prohibits the operation of small Unmanned Aircraft Systems (sUAS), commonly known as drongs, at any time on property owned or leased or contracted for by the Board by any individual, whether the individual is entologically the District or not.

The Board also prohibits the operation of a sUAS (drone) on property owned or leased or contracted for by the Board during District-sponsored contests (including scrimmages and previews), practices, tournaments, and activities under the auspices of the Michigan High School Arbietic Association (MHSAA). District officials may deny admission or entry to anyone attempting to use a sUAS until the event has been completed. Any exceptions to this prohibition must be approved in advance by the Superintendent.

Any individual who violates this policy () may be () shall be [END OF OPTION] referred to local law enforcement

[END OF OPTION 1]

OR

TY OPTION 2]

The Board prohibits the operation of small Unmanned Aircraft Systems (sUAS) at any time by any individual who is not amployed by the District, as well as by any District staff member or administrator who is not expressly authorized to do so by the Superintendent, on property owned or leased or contracted for by the Board.

The Board also prohibits the operation of a sUAS (drone) on property owned or leased or contracted for by the Board during District-sponsored contests (including scrimmages and previews), practices, tournaments, and activities under the auspices of the Michigan High School Athletic Association (MHSAA). District officials may deny admission or entry to anyone attempting to use a sUAS until the event has been completed. Any exceptions to this prohibition must be approved in advance by the Superintendent.

To be authorized to operate a drone on property owned or leased or contracted for by the Board, a staff member or administrator must have a Remote Pilot Curdicate squed by the Federal Aviation Administration (FAA). Further, the drone must be registered with the FAA and properly marked in accordance with 14 C.F.R. Part 107

A staff member or administrator authorized to operate a drone on property owned or leased or contracted for by the Board, must also comply with all rules set forth in 14 C.F.R. Part 107. (649) (64)



Failure to adhere by all rules set forth in 14 C.F.R. Part 107 and 100 may result in loss of authorization to operate a drone to operate on property owned or leased or contracted for by the Board, referral to local law enforcement, and/or further disciplinary action, up to and including termination.



[END OF OPTIONS]

86 FR 4314 14 C.F.R. Part 107

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Legal References: 86 FR 4314

14 C.F.R. Part 107

Policy: po8805

Section: Vol. 37, No. 1 - September 2022

Vol. 37, No. 1 - September 2022 New FLAGS AND DISPLAYS

NEW POLICY - VOL. 37, NO. 1

8805 - FLAGS AND DISPLAYS

This policy is adopted by the Board of Education as a content-neutral policy with respect to the appropriate usage and display of items in District buildings and on/in District property, including flags, banners, posters, electronic insignia, and similar items (collectively "Displays"). In addition to the use of the American flag as addressed in Policy 8800, the only Displays that may be flown, posted, or affixed to the grounds, stadiums, fencing, walls, doors, ceilings, or any other furnishings or appurtenances of any public school system building, vehicle, or facility owned or operated by the Board or posted on any electronic messaging, including emails, on the District's network, are as follows:

A. The current Michigan flag.
B. The current school flag.
C. Displays used in the classroom as a part of a temporary unit of study within the approved curriculum.
D. Displays that denote a recognition of achievement and are approved by the Superintendent as to content and location of the Superintendent and location of
E. Michigan High School Athletic Association or other similar sport tournament Displays recognizing the participation of or accomplishment of a school team and/or athlete.
F. Displays from colleges or universities () which may be placed in a District classroom or administrative office.
G Flags of countries representing our Foreign Exchange Students, (F) Which may be placed in
H. Displays representing student organizations/clubs (see Policy 5840) () which may be placed in/on

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Section: Vol. 37, No. 1 - September 2022

Vol. 37, No. 1 - September 2022 Revised SCHOOL VISITORS

REVISED POLICY - VOL. 37, NO. 1

9150 - SCHOOL VISITORS

The Board of Education welcomes and encourages visits to school by parents, other adult residents of the community, and interested educators. But in order for the educational program to continue undisturbed when visitors are present and to prevent the intrusion of disruptive persons into the schools, it is necessary to establish visitor guidelines.

The Superintendent or the principal has the authority to prohibit the entry of any person to a school of this District or to expel any person when there is reason to believe the presence of such person would be detrimental to the good order of the school. If such an individual refuses to leave the school grounds or creates a disturbance, the principal is authorized to request from the local law enforcement agency whatever assistance is required to remove the individual.

individuals who are registered sex offenders and wish to participate in school activities may be allowed on campus. Conditions may be imposed by the Superintendent on the individual's campus visit(s) governing the terms and conditions of the visit. These conditions may include, but are not limited to, the need to receive prior permission before entering campus, required check-in, an approved escort in the building or at an event, and time or location limitations while on campus.

[-] Parents Guardians, who are registered tex diffenders and with to participate in their could's school allow tes. The os allowed in the process of the impossible of the section of the principal Conditions into the approval metalling and the lightest of the inflowing must have approved a control by single at their must leave premises immediately upon conclusion of business. The may not visit bug 55 mail to a session.

Nonstaff access to students and classes must be limited and only in accordance with a schedule which has been determined by the principal after consultation with the teacher whose classroom is being visited. Classroom visitations must be nonobtrusive to the educative process and learning environment and should not occur on an excessive basis.

Parent concerns about any aspect of their his/her child's educational program should be presented through the procedure set forth in Board Policy 9130 - Public Complaints, a copy of which is available at the Board office and at each school.

Texcept as set forth in District policy, canines brought on the premises by law enforcement personnel for law enforcement purposes, or in the case of "service animals" required for use by a person with a disability, no other animals may be on school premises at any time. WITHOUT PERMISSION.

The Stoppintendent shall gromulgate such administrative guldelines as are necessary to protect students and employees from disruption to the educational program or the efficient conduct of their assigned tasks.

Rules regarding entry of persons other than students, staff, and facult, upon school grounds or premises shall be posted conspicuously at or near the entrance to such grounds or premises if there are no formal entrances, and at the main entrance to each school building.

Individual Board members who are interested in visiting schools or classrooms on an unofficial basis shall make the appropriate arrangements with the principal. In keeping with Board bylaws, such Board member visits shall not be considered to be official unless designated as such

by the Board.

WYDY the President?

Choracommittee etaluman

The Board member shall be visiting as an interested individual in a similar capacity of any parent or citizen of the community. These visits should not be considered to be inspections nor as supervisory in nature.

If, during a visit to a school or program, a Board member observes a situation or condition which causes concern, the Board members/he should discuss the situation first (**) with the Superintendent [END OF OPTION] as soon as convenient or appropriate. Such a report or discussion shall not be considered an official one from the Board.

If the Board member believes the situation or condition serious enough, the Board members/he may wish to also inform the Superintendent.

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JULIE HAEGE

PARAPROFESSIONAL

CONTACT

PROFESSIONAL SUMMARY

I am a well organized, creative person who has very effective communication skills. My background working with children in multiple grades with multiple subjects has given experience that is well rounded. As a volunteer, I helped numerous teachers with many different tasks. My own experience in homeschooling three children, including a son who is on the Autisn Spectrum, has prepared me to work with children that need extra help who may have ADD/ADHD, Autism, reading disorders, or who just need a reassuring smile.

EXPERIENCE

September 2007 - Present

Homeschool Mom

Homeschool Mom, Oxford, Michigan

- Responsible for choosing curriculum for multiple learners and multiple ways of learning
- · Used community resources for to benefit my children's leaning resources
- · Taught multiple children through a homeschool co-op
- Effectively taught my children life skills through various ways such as volunteering to do chores at a horse barn and volunteering as assistants at a gluten free bakery
- · Taught my children the benefits of hard work

June 2015 - April 2018

Barn Helper

Homeschool Mom, Oxford, Michigan

- Helped at a horse barn with with daily chores such as mucking, grooming, feeding, and turn out.
- Helped children learn how to tack a horse as well as lead children in lessons.

September 2007 - June 2015

Teachers Aide - Volunteer

Clear Lake Elementary, Oxford, Michigan

- · Volunteered with multiple elementary teachers over a course of 8 years
- Worked with students in multiple grades that needed extra help with reading
- Helped teachers in various ways such as copying, laminating, and organizing work

EDUCATION

lune 1992

Associate In Science (A.S.)

Macomb Community College, Clinton Township, Michigan

SKILLS

- Worked with children in various grades with multiple subjects
- Worked with special needs children who needed reading help
- Has homeschooled an Asperger's child who also has auditory processing disorder, morbid mood disorder, and a high IQ

FOOD SERVICE PROGRAM DEBT PROCESS - NOVEMBER 2022

This notice is to clarify the policies of the food service program at Dollar Bay-Tamarack City Schools.

Effective with the 2022-23 academic year, families are expected to maintain a positive balance in their child(ren)'s school meal accounts. This requires pre-payment of meals, which can be done weekly, monthly, or in larger increments. Current prices for meals are published on the district's website.

All district families are strongly encouraged to complete the free-or-reduced-lunch application. Should the situation dictate, the district will take the following actions to remedy any hot lunch debt situations:

- 1) All students' parents or guardians will be notified weekly of their child(ren)'s current meal account balances. An email informing of a negative meal account balance will be considered an invoice, and payment to achieve at least a zero balance is expected within one week. Email and text will be the methods of contact for balances ranging between \$0.01 and -\$49.99.
- 2) Meal balances will be checked and correspondence sent on Monday or Tuesday each week.
- 3) When a balance is -\$50.00 or below, an invoice will be sent to the student's address requesting payment within one week of the date of the letter. A record of the student's daily charges will be included.
- 4) If a balance reaches -\$75.00, personal, two-way contact will be made. Office staff will attempt various ways of contacting the parent, if needed. The district will seek to receive payment resulting in at least a zero balance. Parents will be reminded of the credit card payment option. A payment plan may also be arranged during this contact.
- 5) Should a student's meal account balance reach a level of -\$100.00, the district office will contact the parent or guardian via certified mail; this letter will be considered an invoice and payment to achieve at least a zero balance will be expected within one week of the date of the certified letter.
- 6) Should a student's meal account balance reach a level of -\$200.00, and should the parent refuse to establish a payment plan, the debt will be referred to a collection agency.