Regular Meeting

Wednesday, February 19, 2020 7:00 PM Town Hall, Council Chambers Please click the link below to join the webinar: https://us02web.zoom.us/j/85191945173 Or Telephone: +1 646 558 8656 or +1 301 715 8592 Webinar ID: 851 9194 5173 , 275 Broad Street, Windsor, CT 06095

- 1. Call to Order, Pledge to the Flag and Moment of Silence
 - 2. Recognitions/Acknowledgements
 - a. Recognition--New BOE Student Representative--Athena Camacho
 - b. Introduction of new Athletic Director, Christopher Fulton
 - 3. Audience to Visitors
 - 4. Student Representative Report
 - 5. Board of Education
 - a. President's Report
 - b. School Liaison Reports
 - 1. Windsor High School
 - 2. Sage Park Middle School
 - 3. Clover Street School
 - 4. John F. Kennedy School
 - 5. Oliver Ellsworth School
 - 6. Poquonock School
 - c. Finance Committee's Recommendation regarding the 2020-2021 Financial Plan and Adoption of the 2020-2021 Financial Plan (Anticipated Action)
 - 6. Superintendent's Report
 - a. Policy Adoption, 2nd Reading
 - 1. Revised BL 9325.4 Voting Method
 - 2. New BL 9240 Board Member Development
 - 3. Revised P 5131.911 Bullying Prevention and Intervention Policy and AR 5131.911 Safe School Climate Plan
 - 4. Revised P 4112.3 Employment Checks
 - 5. Revised P/AR 5114 Student Discipline
 - 6. Revised P/AR 4118.1 Non-Discrimination (Personnel)
 - 7. Revised P/AR 5145.4 Non-Discrimination (Students)
 - 8. Revised P/AR 4115.1 Policy Regarding Sex Discrimination and Harassment in the Workplace (Personnel)
 - 7. Committee Reports
 - 8. Consent Agenda
 - a. Financial Report
 - b. Enrollment Report
 - c. Food Service Report
 - d. Human Resources Report
- 9. Approval of Minutes
 - a. January 22, 2020 Regular Meeting
 - b. January 28, 2020 Public Forum with Finance Committee
 - c. February 1, 2020 Public Forum with Finance Committee
 - d. February 11, 2020 Public Forum with Finance Committee
 - e. February 18, 2020 Special Meeting (6:00 PM)
- f. February 18, 2020 Finance Committee
 - 10. Other Matters/Announcements/Regular BOE Meetings

a. Next BOE Regular Meeting is Tuesday, March 17, 2020, 7:00 PM, Town Hall, Council Chambers

b. BOE Policy Committee, Monday, March 2, 2020, 6:00 PM, L.P. Wilson

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Community Center, Room 17
c. BOE Special Meeting, Tuesday, March 3, 2020, 6:30 PM, L.P. Wilson
Community Center, Board Room
11. Audience to Visitors
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12. Adjournment

WINDSOR BOARD OF EDUCATION AGENDA ITEM

For Consideration by the Board of Education at the Meeting of: February 19, 2020

Prepared By: Craig A. Cooke

Presented By: David Furie

Attachments:

Subject: Finance Committee's Recommendation Regarding the 2020-2021 Financial Plan and Adoption of the 2020-2021 Financial Plan (Anticipated Action)

BACKGROUND:

The Board of Education held one public forum on the budget process in December 2019 and two public forums on the proposed budget in January 2020 and two public forums in February 2020. The Board of Education's Finance Committee held four separate meetings to review the budget in addition to holding public forums before three of those committee meetings.

STATUS:

N/A

RECOMMENDATION:

Move the Board of Education accept the proposed 2020-2021 budget submitted to the Board by Dr. Cooke with a 2.58% increase over the current year's budget.

Recommended by the Superintendent: Agenda Item # 50

WINDSOR BOARD OF EDUCATION AGENDA ITEM

For Consideration by the Board of Education at the Meeting of: February 19, 2020

Prepared By:	Craig A. Cooke	Presented By:	Maryam Khan/Craig A. Cooke
Attachments:	1. Revised BL 9325.4 Voting M	fethod	
	 New BL 9240 Board Member Development Revised P 5131.911 Bullying Prevention and Intervention Policy and AR 5131.911 		
	Safe School Climate Plan		
	4. Revised P 4112.3 Employme	nt Checks	
	5. Revised P/AR 5114 Student	Discipline	
	6. Revised P/AR 4118.1 Non-D	iscrimination (P	ersonnel)
	7. Revised P/AR 5145.4 Non-D	iscrimination (S	tudents)
	8. Revised P/AR 4115.1 Policy	Regarding Sex]	Discrimination and Harassment in the
	Workplace (Personnel)		

Subject: Policy Adoption, 2nd Reading

BACKGROUND:

The Board of Education Policy Committee reviewed the following policies and their corresponding administrative regulations and is recommending immediate adoption of these policies. The full Board of Education received these policies as a 1st reading at their January 22, 2020 meeting.

STATUS:

- 1. BL 9325.4 Voting Method is being revised based on a request to have this bylaw considered by a Board member and on advice of legal counsel.
- 2. BL 9240 Board Member Development is a new bylaw being added at the request of the executive committee which will help to clarify professional development opportunities for Board members.
- 3. P 5131.911 Bullying Prevention and Intervention Policy and AR 5131.911 Safe School Climate Plan are being revised to include reference to the new administrator training required by PA 19-166. The revisions also include some minor changes to language, deletion of timelines and updated legal references.
- 4. P 4112.3 Employment Checks is being revised in accordance with PA 19-91, which makes various changes to the requirements for conducting criminal background checks.
- 5. P/AR 5114 Student Discipline is being revised pursuant to PA 19-91. Also, the definitions for "electronic nicotine delivery system" and "vapor product" have been revised.
- 6. P/AR 4118.1 Non-Discrimination (Personnel) is being revised to clarify that discrimination based on alienage or citizenship status is prohibited by law.
- 7. P/AR 5145.4 Non-Discrimination (Students) is being revised to clarify that discrimination based on alienage or citizenship status is prohibited by law.
- 8. P/AR 4115.1 Policy Regarding Sex Discrimination and Harassment in the Workplace (Personnel) is being revised based on PA 19-16 and 19-93 to update the mandatory training requirements. Additionally, the amended policy updates the required notice to employees as well as information related to potential remedies for victims of sexual harassment.

RECOMMENDATION:

Move to approve the revisions made to BL 9325.4 Voting Method, P 5131.911 Bullying Prevention and Intervention Policy, P 4112.3 Employment Checks, P 5114 Student Discipline, P 4118.1 Non-Discrimination (Personnel), P 5145.4 Non-Discrimination (Students), P 4115.1 Policy Regarding Sex Discrimination and Harassment in the Workplace (Personnel) and approve the addition of new BL 9240 Board Member Development.

Recommended by the Superintendent-Agenda Item # Ga.

Bylaws

Voting Method

Votes taken at meetings of the Board of Education shall generally be taken by voice in accordance with the following:

- 1. No member shall vote on a question in which he/she has a direct personal or pecuniary interest, except that members may vote for themselves for any office or other position, and may vote on any matter raised pursuant to Bylaw 9221;
- 2. While it is the duty of every member who has an opinion on a question to express it by vote, he/she cannot be compelled to do so;
- 3. A member may prefer to abstain from voting though he/she knows the effect is the same as if he/she had voted on the prevailing side;
- 4. Any Board member shall have the opportunity to explain his/her vote for recording in the minutes.

Vote Recording

The votes of each member of the Board upon any issue before any regular, special or emergency meeting of the Board shall be reduced to writing and made available for public inspection within 48 hours, (excluding any Saturday, Sunday or legal holiday for votes or minutes of special and emergency special meetings) and shall also be recorded in the minutes of the session at which taken, which minutes shall be available for public inspection as noted below.

Minutes

Copies of the minutes shall be made for distribution to the Board members with the agenda for the next regular meeting. The official minutes of the Board of Education meetings and the master copy of the policy manual shall be kept in the central office. Minutes shall be made available to the public for inspection within seven days after each meeting. The minutes of a special meeting shall be made available to the public for inspection within seven days after each meeting. The minutes of a special meeting, excluding any Saturday, Sunday or legal holiday. The minutes of any emergency special meeting shall specify the nature of the emergency and shall be available within 72 hours of the meeting.

(cf. 9270 - Conflict of Interest) (cf. 9326 - Minutes)

Legal Reference: Connecticut General Statutes

1-225 (formerly 1-21) Meetings of government agencies to be public. Recording of votes. Schedule and agenda of meetings to be filed. Notice of special meetings. Executive sessions. (as amended by P.A. 99-71: An Act Clarifying Certain Time Periods in the Freedom of Information Act Eliminating Outdated and Unnecessary Freedom of Information Provisions.)

Bylaws

BOARD MEMBER DEVELOPMENT

The complexity of Board of Education membership demands opportunities for development, study and training for Board members. The Board of Education places a high priority on the importance of a planned and continuing program of in-service education for its members.

In order to develop leadership capabilities, become informed about current issues in education, and improve their skills as members of a policy-making body, Board members will participate in opportunities for development that may include, but not be limited to, the following:

- In-service activities planned by the Board and by the administration for staff members, as appropriate;
- Participation in conferences, workshops and conventions held by State and National School Boards Associations and other educational organizations;
- · Subscriptions to publications addressing Board member concerns.

Recognizing the need for continuing training and development of its members, the Board of Education encourages the participation of all members in appropriate conferences, conventions and workshops. To control both the investment of time and funds necessary to implement this policy, the Board establishes these principles and procedures for its guidance:

• The Superintendent of Schools will inform Board members, in a timely manner, of upcoming conferences, conventions and workshops. The Board will decide which meetings appear to be most likely to produce the greatest benefit to the Board and the district;

• Funds for participation at such meetings will be budgeted. When funds are limited, the Board will designate which members would be most appropriate to participate at a given meeting;

• Membership to the Connecticut Association of Boards of Education (CABE) is covered by the Board budget;

• When a conference, convention or workshop is not attended by the full Board, those who do participate will be requested to share, by means of written or oral reports, information, recommendations and materials acquired at the meeting.

Adopted:

Windsor Public Schools Windsor, CT Students

BULLYING PREVENTION AND INTERVENTION POLICY

The Windsor Board of Education is committed to creating and maintaining an educational environment that is physically, emotionally and intellectually safe and thus free from bullying, teen dating violence, harassment and discrimination. In accordance with state law and the Board's Safe School Climate Plan, the Board expressly prohibits any form of bullying behavior on school grounds; at a school-sponsored or school-related activity, function or program, whether on or off school grounds; at a school bus stop; on a school bus or other vehicle owned, leased or used by a local or regional board of education; or through the use of an electronic device or an electronic mobile device owned, leased or used by Board of Education.

The Board also prohibits any form of bullying behavior outside of the school setting if such bullying (i) creates a hostile environment at school for the student against whom such bullying was directed, (ii) infringes on the rights of the student against whom such bullying was directed at school, or (iii) substantially disrupts the education process or the orderly operation of a school. Discrimination and/or retaliation against an individual who reports or assists in the investigation of an act of bullying is likewise prohibited.

Students who engage in bullying behavior or teen dating violence shall be subject to school discipline, up to and including expulsion, in accordance with the Board's policies on student discipline, suspension and expulsion, and consistent with state and federal law.

For purposes of this policy, "Bullying" means the repeated use by one or more students of a written, oral or electronic communication, such as cyberbullying, directed at or referring to another student attending school in the same school district, or a physical act or gesture by one or more students repeatedly directed at another student attending school in the same school district, that:

- 1) causes physical or emotional harm to such student or damage to such student's property;
- 2) places such student in reasonable fear of harm to himself or herself, or of damage to his or her property;
- 3) creates a hostile environment at school for such student;
- 4) infringes on the rights of such student at school; or
- 5) substantially disrupts the education process or the orderly operation of a school.

Bullying shall include, but not be limited to, a written, verbal or electronic communication or physical act or gesture based on any actual or perceived differentiating characteristics, such as race, color, religion, ancestry, national origin, gender, sexual orientation, gender identity and expression, socioeconomic status, academic status, physical appearance, or mental, physical, developmental or sensory disability, or by association with an individual or group who has or is perceived to have one or more of such characteristics. For purposes of this policy, "Cyberbullying" means any act of bullying through the use of the Internet, interactive and digital technologies, cellular mobile telephone or other mobile electronic devices or any electronic communications.

For purposes of this policy, "Teen Dating Violence" means any act of physical, emotional or sexual abuse, including stalking, harassing and threatening, that occurs between two students who are currently in or who have recently been in a dating relationship.

Consistent with the requirements under state law, the Windsor Public Schools Board of Education authorizes the Superintendent or his/her designee(s), along with the Safe School Climate Coordinator, to be responsible for developing and implementing a Safe School Climate Plan in furtherance of this policy. As provided by state law, such Safe School Climate Plan shall include, but not be limited to provisions which:

- (1) Enable students to anonymously report acts of bullying to school employees and require students and the parents or guardians of students to be notified <u>annually</u> at the beginning of each school year of the process by which students may make such reports;
- (2) enable the parents or guardians of students to file written reports of suspected bullying;
- (3) require school employees who witness acts of bullying or receive reports of bullying to orally notify the safe school climate specialist, or another school administrator if the safe school climate specialist is unavailable, not later than one school day after such school employee witnesses or receives a report of bullying, and to file a written report not later than two school days after making such oral report;
- (4) require the safe school climate specialist to investigate or supervise the investigation of all reports of bullying and ensure that such investigation is completed promptly after receipt of any written reports made under this section; and that the parents or guardians of the student alleged to have committed an act or acts of bullying and the parents or guardians of the student against who such alleged act or acts were directed receive prompt notice that such investigation has commenced;
- (5) require the safe school climate specialist to review any anonymous reports, except that no disciplinary action shall be taken solely on the basis of an anonymous report;
- (6) include a prevention and intervention strategy for school employees to deal with bullying and teen dating violence;
- (7) provide for the inclusion of language in student codes of conduct concerning bullying;
- (8) require each school to notify the parents or guardians of students who commit any verified acts of bullying and the parents or guardians of students against whom such acts were directed not later than forty-eight hours after the completion of the investigation <u>described in subdivision (4)</u>, above;

- (9) require each school to invite the parents or guardians of a student against whom such act was directed to a meeting to communicate to such parents or guardians the measures being taken by the school to ensure the safety of the student against whom such act was directed and policies and procedures in place to prevent further acts of bullying;
- (10) require each school to invite the parents or guardians of a student who commits any verified act of bullying to a meeting, separate and distinct from the meeting required in <u>subsdivisionsubdivision</u> (9) above, to discuss specific interventions undertaken by the school to prevent further acts of bullying;
- (11) establish a procedure for each school to document and maintain records relating to reports and investigations of bullying in such school and to maintain a list of the number of verified acts of bullying in such school and make such list available for public inspection, and annually report such number to the Department of Education and in such manner as prescribed by the Commissioner of Education;
- (12) direct the development of case-by-case interventions for addressing repeated incidents of bullying against a single individual or recurrently perpetrated bullying incidents by the same individual that may include both counseling and discipline;
- (13) prohibit discrimination and retaliation against an individual who reports or assists in the investigation of an act of bullying;
- (14) direct the development of student safety support plans for students against whom an act of bullying was directed that address safety measures the school will take to protect such students against further acts of bullying;
- (15) require the principal of a school, or the principal's designee, to notify the appropriate local law enforcement agency when such principal, or the principal's designee, believes that any acts of bullying constitute criminal conduct;
- (16) prohibit bullying (A) on school grounds, at a school-sponsored or school-related activity, function or program whether on or off school grounds, at a school bus stop, on a school bus or other vehicle owned, leased or used by a local or regional board of education, or through the use of an electronic device or an electronic mobile device owned, leased or used by the local or regional board of education, and (B) outside of the school setting if such bullying (i) creates a hostile environment at school for the student against whom such bullying was directed, or (ii) infringes on the rights of the student against whom such bullying was directed at school, or (iii) substantially disrupts the education process or the orderly operation of a school;
- (17) require, at the beginning of each school year, each school to provide all school employees with a written or electronic copy of the school district's safe school climate plan; and

- (18) require that all school employees annually complete the training described in Conn. Gen. Stat. <u>§§§</u> 10-220a or 10-222j. related to the identification, prevention and response to bullying; and
- (19) provide on the Board's website training materials to school administrators regarding the prevention of and intervention in discrimination against and targeted harassment of students based on such students' (1) actual or perceived differentiating characteristics, such as race, color, religion, ancestry, national origin, gender, sexual orientation, gender identity or expression, socioeconomic status, academic status, physical appearance or mental, physical, developmental or sensory disability, or (2) association with individuals or groups who have or are perceived to have one or more of such characteristics.

The notification required pursuant to subdivision (8) (above) and the invitation required pursuant to subdivisions (9) and (10) (above) shall include a description of the response of school employees to such acts and any consequences that may result from the commission of further acts of bullying. Any information provided under this policy or accompanying Safe School Climate Plan shall be provided in accordance with the confidentiality restrictions imposed under the Family Educational Rights Privacy Act ("FERPA") and the district's Confidentiality and Access to Student Information policy and regulations.

By September 1, 2014, the [_____]The Board of Education shall submit its Safe School Climate Plan to the <u>State</u> Department of Education for review and approval. Not later than thirty (30) calendar days after approval by the Department, the Board shall make such plan available on the Board's and each individual school in the school district's web site and ensure that the Safe School Climate Plan is included in the school district's publication of the rules, procedures and standards of conduct for schools and in all student handbooks.

Legal References:

- Public Act 19-166
- Conn. Gen. Stat. § 10-145a
- Conn. Gen. Stat. § 10-1450

Conn. Gen. Stat. §_10-220a

Conn. Gen. Stat. § 10-222d

- Conn. Gen. Stat. § 10-222g
- Conn. Gen. Stat. § 10-222h
- Conn. Gen. Stat. § 10-222j

Conn. Gen. Stat. § 10-222k

Conn. Gen. Stat. § 10-2221

Conn. Gen. Stat. §§ 10-233a through 10-233f

Public-Act 14-172, "An Act Concerning Improving Employment Opportunities Through Education And Ensuring Safe School Climates" Public Act 14-232, "An Act Concerning The Review And Approval Of Safe School Climate Plans By The Department Of Education And A Student Safety Hotline Feasibility Study"

Public Act 14 234, "An Act Concerning Domestic Violence and Sexual Assault"

REVISED: <u>5/19/15</u> REVISED: <u>2/12/14</u> REVISED: <u>6/18/13</u> REVISED: <u>1/24/12</u>

Windsor Public Schools Windsor, CT

Students

SAFE SCHOOL CLIMATE PLAN

The Board is committed to creating and maintaining a physically, emotionally, and intellectually safe educational environment free from bullying, teen dating violence, harassment and discrimination. In order to foster an atmosphere conducive to learning, the Board has developed the following Safe School Climate Plan, consistent with state law and Board Policy. This Plan represents a comprehensive approach to addressing bullying, cyberbullying and teen dating violence and sets forth the Board's expectations for creating a positive school climate and thus preventing, intervening, and responding to incidents of bullying and teen dating violence.

Bullying behavior and teen dating violence are strictly prohibited, and students who are determined to have engaged in such behavior are subject to disciplinary action, which may include suspension or expulsion from school. The district's commitment to addressing bullying behavior and teen dating violence, however, involves a multi-faceted approach, which includes education and the promotion of a positive school climate in which bullying will not be tolerated by students or school staff.

- I. Prohibition Against Bullying and Retaliation
 - A. The Board expressly prohibits any form of bullying behavior and teen dating violence on school grounds; at a school-sponsored or school-related activity, function or program whether on or off school grounds; at a school bus stop; on a school bus or other vehicle owned, leased or used by a local or regional board of education; or through the use of an electronic device or an electronic mobile device owned, leased or used by Board of Education.
 - B. The Board also prohibits any form of bullying behavior outside of the school setting if such bullying (i) creates a hostile environment at school for the student against whom such bullying was directed, (ii) infringes on the rights of the student against whom such bullying was directed at school, or (iii) substantially disrupts the education process or the orderly operation of a school;
 - C. The Board further prohibits any form of teen dating violence outside of the school setting if such violence substantially disrupts the educational process;
 - D. In addition to prohibiting student acts that constitute bullying, the Board also prohibits discrimination and/or retaliation against an individual who reports or assists in the investigation of an act of bullying.
 - E. Students who engage in bullying behavior or teen dating violence in violation of Board Policy and the Safe School Climate Plan shall be subject to school discipline, up to and including expulsion, in accordance with the Board's policies on student discipline, suspension and expulsion, and consistent with state and federal law.

II. Definition of Bullying

- A. "Bullying" means the repeated use by one or more students of a written, oral, or electronic communication, such as cyberbullying, directed at or referring to another student attending school in the same district, or a physical act or gesture by one or more students repeatedly directed at another student attending school in the same school district, that:
 - **1.**(1) causes physical or emotional harm to such student or damage to such student's property;
 - 2.(2) places such student in reasonable fear of harm to himself or herself, or of damage to his or her property;
 - 3.(3) creates a hostile environment at school for such student;
 - 4.(4) infringes on the rights of such student at school; or
 - **5.(5)** substantially disrupts the education process or the orderly operation of a school.
- B. Bullying shall include, but not be limited to, a written, verbal or electronic communication or physical act or gesture based on any actual or perceived differentiating characteristics, such as race, color, religion, ancestry, national origin, gender, sexual orientation, gender identity and expression, socioeconomic status, academic status, physical appearance, or mental, physical, developmental or sensory disability, or by association with an individual or group who has or is perceived to have one or more of such characteristics.

III. Other Definitions

- A. "Cyberbullying" means any act of bullying through the use of the Internet, interactive and digital technologies, cellular mobile telephone or other mobile electronic devices or any electronic communications.
- B. "Electronic communication" means any transfer of signs, signals, writing, images, sounds, data or intelligence of any nature transmitted in whole or in part by a wire, radio, electromagnetic, photoelectronic or photo-optical system;
- C. "Hostile environment" means a situation in which bullying among students is sufficiently severe or pervasive to alter the conditions of the school climate;
- D. "Mobile electronic device" means any hand-held or other portable electronic equipment capable of providing data communication between two or more individuals, including, but not limited to, a text messaging device, a paging device, a personal digital assistant, a laptop computer, equipment that is capable of playing a video game or a digital video disk, or equipment on which digital images are taken or transmitted;

- E. "Outside of the school setting" means at a location, activity or program that is not school related, or through the use of an electronic device or a mobile electronic device that is not owned, leased or used by a local or regional board of education;
- F. "Prevention and intervention strategy" may include, but is not limited to,
 - (1) implementation of a positive behavioral interventions and supports process or another evidence-based model approach for safe school climate or for the prevention of bullying identified by the Department of Education,
 - (2) school rules prohibiting bullying, <u>teen dating violence</u>, harassment and intimidation and establishing appropriate consequences for those who engage in such acts,
 - (3) adequate adult supervision of outdoor areas, hallways, the lunchroom and other specific areas where bullying is likely to occur,
 - (4) inclusion of grade-appropriate bullying <u>and teen dating violence</u> education and prevention curricula in kindergarten through high school,
 - (5) individual interventions with the bully, parents and school employees, and interventions with the bullied child, parents and school employees,
 - (6) school-wide training related to safe school climate,
 - (7) student peer training, education and support, and
 - (8) promotion of parent involvement in bullying prevention through individual or team participation in meetings, trainings and individual interventions<u>and</u>
 - (9) culturally competent school-based curriculum focusing on socialemotional learning, self-awareness and self-regulation.
- G. "School climate" means the quality and character of school life with a particular focus on the quality of the relationships within the school community between and among students and adults.
- H. "School employee" means (1) a teacher, substitute teacher, school administrator, school superintendent, guidance counselor, <u>school counselor</u>, psychologist, social worker, nurse, physician, school paraprofessional or coach employed by a local or regional board of education or working in a public elementary, middle or high school; or (2) any other individual who, in the performance of his or her duties, has regular contact with students and who provides services to or on behalf of students enrolled in a public elementary, middle or high school, pursuant to a contract with the local or regional board of education.

- I. "School-Sponsored Activity" shall mean any activity conducted on or off school property (including school buses and other school-related vehicles) that is sponsored, recognized or authorized by the Board of Education.
- J. "Teen dating violence" means any act of physical, emotional or sexual abuse, including stalking, harassing and threatening, that occurs between two students who are currently in or who have recently been in a dating relationship.
- IV. Leadership and Administrative Responsibilities
 - A. <u>Safe School Climate Coordinator</u>

The Superintendent shall appoint, from existing school district staff, a District Safe School Climate Coordinator ("Coordinator"). The Coordinator shall:

- 1.(1) be responsible for implementing the district's Safe School Climate Plan ("Plan");
- 2.(2) collaborate with Safe School Climate Specialists, the Board, and the Superintendent to prevent, identify and respond to bullying in district schools;
- **3.**(3) provide data and information, in collaboration with the Superintendent, to the Department of Education regarding bullying; and
- 4.(4) meet with Safe School Climate Specialists at least twice during the school year to discuss issues relating to bullying in the school district and to make recommendations concerning amendments to the district's Plan.
- B. Safe School Climate Specialist

The Principal of each school (or principal's designee) shall serve as the Safe School Climate Specialist. The Safe School Climate Specialist shall investigate or supervise the investigation of reported acts of bullying, <u>collect and maintain</u> <u>records of reports and investigations of bullying in the school</u> and act as the primary school official responsible for preventing, identifying and responding to reports of bullying in the school.

- V. Development and Review of Safe School Climate Plan
 - A. The Principal of each school shall establish a committee or designate at least one existing committee ("Committee") in the school to be responsible for developing and fostering a safe school climate and addressing issues relating to bullying in the school. Such committee shall include at least one parent/guardian of a student enrolled in the school, as appointed by the school principal.

- B. The Committee shall:
- (1) receive copies of completed reports following bullying investigations;
- (2) identify and address patterns of bullying among students in the school;
- (3) implement the provisions of the school security and safety plan, if
 applicable, regarding the collection, evaluation and reporting of
 information relating to instances of disturbing or threatening behavior that
 may not meet the definition of bullying,
- (4) review and amend school policies relating to bullying;
- (5) review and make recommendations to the Coordinator regarding the Safe School Climate Plan based on issues and experiences specific to the school;
- (6) educate students, school employees and parents/guardians on issues relating to bullying;
- (7) collaborate with the Coordinator in the collection of data regarding bullying; and
- (8) perform any other duties as determined by the Principal that are related to the prevention, identification and response to school bullying.
- C. Any parent/guardian serving as a member of the Committee shall not participate in any activities which may compromise the confidentiality of any student, including, but not limited to receiving copies of investigation reports, or identifying or addressing patterns of bullying among students in the school.
- D. The Board of Education shall approve the Safe School Climate Plan developed pursuant to Board policy and submit such plan to the Department of Education. Not later than thirty (30) calendar days after approval by the Board, the Board shall make such plan available on the Board's and each individual school in the school district's web site and ensure that the Safe School Climate Plan is included in the school district's publication of the rules, procedures and standards of conduct for schools and in all student handbooks.
- VI. Procedures for Reporting and Investigating Complaints of Bullying
 - A. Students and parents (or guardians of students) may file written reports of bullying. Written reports of bullying shall be reasonably specific as to the basis for the report, including the time and place of the alleged conduct, the number of incidents, the target of the suspected bullying, and the names of potential witnesses. Such reports may be filed with any building administrator and/or the Safe School Climate Specialist (i.e. building principal or his/her designee), and all reports shall be forwarded to the Safe School Climate Specialist for review and actions consistent with this Plan.

- B. Students may make anonymous reports of bullying to any school employee. Students may also request anonymity when making a report, even if the student's identity is known to the school employee. In cases where a student requests anonymity, the Safe School Climate Specialist or his/her designee shall meet with the student (if the student's identity is known) to review the request for anonymity and discuss the impact that maintaining the anonymity of the complainant may have on the investigation and on any possible remedial action. All anonymous reports shall be reviewed and reasonable action will be taken to address the situation, to the extent such action may be taken that does not disclose the source of the report, and is consistent with the due process rights of the student(s) alleged to have committed acts of bullying. No disciplinary action shall be taken solely on the basis of an anonymous report.
- C. School employees who witness acts of bullying or receive reports of bullying shall orally notify the Safe School Climate Specialist or another school administrator if the Safe School Climate Specialist is unavailable, not later than one (1) school day after such school employee witnesses or receives a report of bullying. The school employee shall then file a written report not later than two (2) school days after making such oral report.
- D. The Safe School Climate Specialist shall be responsible for reviewing any anonymous reports of bullying and shall investigate or supervise the investigation of all reports of bullying and ensure that such investigation is completed promptly after receipt of any written reports. The Safe School Climate Specialist shall also be responsible for promptly notifying the parents or guardians of the student alleged to have committed an act or acts of bullying, and the parents or guardians of the student against whom such alleged act or acts were directed, that an investigation has commenced. In order to allow the district to adequately investigate complaints filed by a student or parent/guardian, the parent of the student suspected of being bullied should be asked to provide consent to permit the release of that student's name in connection with the investigation process, unless the student and/or parent has requested anonymity.
- E. In investigating reports of bullying, the Safe School Climate Specialist or designee will consider all available information known, including the nature of the allegations and the ages of the students involved. The Safe School Climate Specialist will interview witnesses, as necessary, reminding the alleged perpetrator and other parties that retaliation is strictly prohibited and will result in disciplinary action.
- VII. Responding to Verified Acts of Bullying
 - A. Following investigation, if acts of bullying are verified, the Safe School Climate Specialist or designee shall notify the parents or guardians of the students against whom such acts were directed as well as the parents or guardians of the students who commit such acts of bullying of the finding not later than forty-eight (48) hours after the investigation is completed. This notification shall include a description of the school's response to the acts of bullying. In providing such

notification, however, <u>Windsor Public Schools will take</u> care <u>must be taken</u> to respect the statutory privacy rights of other students, including the perpetrator of such bullying. The specific disciplinary consequences imposed on the perpetrator, or personally identifiable information about a student other than the parent/guardian's own child, may not be disclosed except as provided by law.

- B. In any instance in which bullying is verified, the Safe School Climate Specialist or designee shall also invite the parents or guardians of the student against whom such act was directed to a meeting to communicate the measures being taken by the school to ensure the safety of the student/victim and policies and procedures in place to prevent further acts of bullying. The Safe School Climate Specialist or designee shall also invite the parents or guardians of a student who commits any verified act of bullying to a meeting, separate and distinct from the previously described meeting, to discuss specific interventions undertaken by the school to prevent further acts of bullying. The invitation may be made simultaneous with the notification described above in Section VII.A.
- C. If bullying is verified, the Safe School Climate Specialist or designee shall develop a student safety support plan for any student against whom an act of bullying was directed. Such support plan will include safety measures to protect against further acts of bullying.
- D. A specific written intervention plan shall be developed to address repeated incidents of bullying against a single individual or recurrently perpetrated bullying incidents by the same individual. The written intervention plan may include counseling, discipline and other appropriate remedial actions as determined by the Safe School Climate Specialist or designee, and may also incorporate a student safety support plan, as appropriate.

E. Notice to Law Enforcement

If the Principal of a school (or his/her designee) reasonably believes that any act of bullying constitutes a criminal offense, he/she shall notify appropriate law enforcement. Notice shall be consistent with the Board's obligations under state and federal law and Board policy regarding the disclosure of personally identifiable student information. In making this determination, the Principal or his/her designee, may consult with the school resource officer, if any, and other individuals the principal or designee deems appropriate.

F. If a bullying complaint raises a concern about discrimination or harassment on the basis of a legally protected elassificationsclassification (such as race, religion, color, national origin, sex, sexual orientation, age, disability or gender identity or expression), the Safe School Climate Specialist or designee shall also coordinate any bullying investigation with other appropriate personnel within the district as appropriate (e.g. Title IX Coordinator, Section 504 Coordinator_s etc.), so as to ensure that any such bullying investigation complies with the requirements of such policies regarding nondiscrimination.

- A. The school strictly prohibits and takes very seriously any instances of teen dating violence as defined above. The school recognizes that teen dating violence may take many different forms and may also be considered bullying and/or sexual harassment.
- B. Students and parents (or guardians of students) may bring verbal or written complaints regarding teen dating violence to any building administrator. The building administrator shall review and address the complaint, which may include referral of the complaint to the Safe School Climate Specialist and/or Title IX Coordinator.
- C. Prevention and intervention strategies concerning teen dating violence shall be implemented in accordance with Section X below. Discipline, up to and including expulsion, may be imposed against the perpetrator of teen dating violence, whether such conduct occurs on or off campus, in accordance with Board policy and consistent with federal and state law.
- IX. Documentation and Maintenance of Log
 - A. Each school shall maintain written reports of bullying, along with supporting documentation received and/or created as a result of bullying investigations, consistent with the Board's obligations under state and federal law. Any educational record containing personally identifiable student information pertaining to an individual student shall be maintained in a confidential manner, and shall not be disclosed to third parties without-written prior written consent of a parent, guardian or eligible student, except as permitted under Board policy and state and federal law.
 - The Principal of each school shall maintain a list of the number of verified acts of Β. bullying in the school and this list shall be available for public inspection upon request. Consistent with district obligations under state and federal law regarding student privacy, the log shall not contain any personally identifiable student information, or any information that alone or in combination would allow a reasonable person in the school community to identify the students involved. Accordingly, the log should be limited to basic information such as the number of verified acts, name of school and/or grade level and relevant date. Given that any determination of bullying involves repeated acts, each investigation that results in a verified act of bullying for that school year shall be tallied as one verified act of bullying unless the specific actions that are the subject of each report involve separate and distinct acts of bullying. The list shall be limited to the number of verified acts of bullying in each school and shall not set out the particulars of each verified act, including, but not limited to any personally identifiable student information, which is confidential information by law.
 - C. The Principal of each school shall report the number of verified acts of bullying in the school annually to the Department of Education in such manner as prescribed by the Commissioner of Education.

- X. Other Prevention and Intervention Strategies
 - A. Bullying behavior and teen dating violence can take many forms and can vary dramatically in the nature of the offense and the impact the behavior may have on the victim and other students. Accordingly, there is no one prescribed response to verified acts of bullying or to teen dating violence. While conduct that rises to the level of "bullying" or "teen dating violence," as defined above, will generally warrant traditional disciplinary action against the perpetrator of such bullying or teen dating violence, whether and to what extent to impose disciplinary action (e.g., detention, in-school suspension, suspension or expulsion) is a matter for the professional discretion of the building principal (or responsible program administrator or his/her designee). No disciplinary action may be taken solely on the basis of an anonymous complaint of bullying. As discussed below, schools may also consider appropriate alternativealtematives to traditional disciplinary sanctions, including age-appropriate consequences and other restorative or remedial interventions.
 - B. A specific written intervention plan shall be developed to address repeated incidents of bullying against a single individual or recurrently perpetrated bullying incidents by the same individual. This plan may include safety provisions, as described above, for students against whom acts of bullying have been verified and may include other interventions such as counseling, discipline, and other appropriate remedial or restorative actions as determined by the responsible administrator.
 - C. The following sets forth possible interventions which may also be utilized to enforce the Board's prohibition against bullying and teen dating violence:
 - **H**(1) Non-disciplinary interventions

When verified acts of bullying are identified early and/or when such verified acts of bullying do not reasonably require a disciplinary response, students may be counseled as to the definition of bullying, its prohibition, and their duty to avoid any conduct that could be considered bullying. Students may also be subject to other forms of restorative discipline or remedial actions, appropriate to the age of the students and nature of the behavior.

If a complaint arises out of conflict between students or groups of students, peer or other forms of mediation may be considered. Special care, however, is warranted in referring such cases to peer mediation. A power imbalance may make the process intimidating for the victim and therefore inappropriate. In such cases, the victim should be given additional support. Alternatively, peer mediation may be deemed inappropriate to address the concern.

When an act or acts of teen dating violence are identified, the students involved may be counseled as to the seriousness of the conduct, the prohibition of teen dating violence, and their duty to avoid any such conduct. Students may also be subject to other forms of restorative discipline or remedial actions, appropriate to the age of the students and nature of the behavior.

ii.(2) Disciplinary interventions

When acts of bullying are verified or teen dating violence occurs, and a disciplinary response is warranted, students are subject to the full range of disciplinary consequences. Anonymous complaints of bullying, however, shall not be the basis for disciplinary action.

In-school suspension and suspension may be imposed only after informing the accused perpetrator of the reasons for the proposed suspension and giving him/her an opportunity to explain the situation, in accordance with the Board's Student Discipline policy.

Expulsion may be imposed only after a hearing before the Board of Education, a committee of the Board or an impartial hearing officer designated by the Board of Education in accordance with the Board's Student Discipline policy. This consequence shall normally be reserved for serious incidents of bullying and teen dating violence, and/or when past interventions have not been successful in eliminating bullying behavior.

iii.(3) Interventions for bullied students and victims of teen dating violence

The building principal (or other responsible program administrator) or his/her designee shall intervene in order to address incidents of bullying or teen dating violence against a single individual. Intervention strategies for a bullied student or victim of teen dating violence may include the following:

- (a) Referral to a school counselor, psychologist or other appropriate social or mental health service;
- b. (b) Increased supervision and monitoring of student to observe and intervene in bullying situations or instances of teen dating violence;
- e. (c) Encouragement of student to seek help when victimized or witnessing victimization;
- 4. (d) Peer mediation or other forms of mediation, where appropriate;

e. (e) Student Safety Support plan;

f. (f) Restitution and/or restorative interventions; and

- <u>g. (g)</u> Periodic follow-up by the Safe School Climate Specialist and/or Title IX Coordinator with the bullied student or victim of teen dating violence.
- iv.(4) General Prevention and Intervention Strategies

In addition to the prompt investigation of complaints of bullying and direct intervention when acts of bullying are verified, other district actions may ameliorate potential problems with bullying in school or at schoolsponsored activities. Additional district actions may also ameliorate potential problems with teen dating violence. While no specific action is required, and school needs for specific prevention and intervention strategies may vary from time to time, the following list of potential prevention and intervention strategies shall serve as a resource for administrators, teachers and other professional employees in each school. Such prevention and intervention strategies may include, but are not limited to:

- (a.) School rules prohibiting bullying, teen dating violence, harassment and intimidation and establishing appropriate consequences for those who engage in such acts;
- (b.) Adequate adult supervision of outdoor areas, hallways, the lunchroom and other specific areas where bullying or teen dating violence are likely to occur;
- (c) Inclusion of grade-appropriate bullying and teen dating violence education and prevention curricula in kindergarten through high school, which may include instruction regarding building safe and positive school communities including developing healthy relationships and preventing dating violence as deemed appropriate for older students;
- (d.) Individual interventions with the perpetrator, parents and school employees, and interventions with the bullied student, parents and school employees;
- (e.) School-wide training related to safe school climate, which training may include Title IX <u>Sexual sex discrimination/sexual</u> harassment <u>prevention</u> training, Section 504/ADA <u>Trainingtraining</u>, cultural diversity/multicultural education or other training in federal and state civil rights legislation or other topics relevant to safe school climate;
- (f.) Student peer training, education and support; and
- (g.) Promotion of parent involvement in bullying prevention through individual or team participation in meetings, trainings and individual interventions;

- (h.) Implementation of a positive behavioral interventions and supports process or another evidence-based model approach for safe school climate or for the prevention of bullying and teen dating violence, including any such program identified by the Department of Education;
- (i.) Respectful responses to bullying and teen dating violence concerns raised by students, parents or staff;
- (j-) Planned professional development programs addressing prevention and intervention strategies, which training may include school violence prevention, conflict resolution and prevention of bullying and teen dating violence, with a focus in evidence based practices concerning same;
- (k_{τ}) Use of peers to help ameliorate the plight of victims and include them in group activities;
- (1-) Avoidance of sex-role stereotyping;
- (m-) Continuing awareness and involvement on the part of school employees and parents with regards to prevention and intervention strategies;
- (n;) Modeling by teachers of positive, respectful, and supportive behavior toward students;
- (o.) Creating a school atmosphere of team spirit and collaboration that promotes appropriate social behavior by students in support of others;
- (p_.) Employing classroom strategies that instruct students how to work together in a collaborative and supportive atmosphere; and
- $(q_{\overline{-}})$ Culturally competent school-based curriculum focusing on socialemotional learning, self-awareness and self-regulation.
- D. In addition to prevention and intervention strategies, administrators, teachers and other professional employees may find opportunities to educate students about bullying and help eliminate bullying behavior through class discussions, counseling, and reinforcement of socially-appropriate behavior. Administrators, teachers and other professional employees should intervene promptly whenever they observe mean-spirited student conduct, even if such conduct does not meet the formal definition of "bullying."

XI. Improving School Climate

[Individual schools should use this section to outline affirmative steps to improve the quality of school climate as defined within a particular school and/or district. These strategies should align with school improvement plans, and school climate assessments, and be based on current data available on the quality of school climate within the school and/or district including, but not limited to, the type, nature, frequency etc. of behavior that may constitute or lead to bullying, teen dating violence, harassment or similar behavior. This section is intended to be broader in scope and should be targeted towards fostering positive school climate rather than exclusively preventing, investigating and otherwise responding to specific incidences of bullying and teen dating violence.]

XII. Annual Notice and Training

- A. Students, and parents or guardians of students shall be notified annually of the process by which students may make reports of bullying.
- B. The Board shall provide for the inclusion of language in student codes of conduct concerning bullying.
- C. At the beginning of each school year, each school shall provide all school employees with a written or electronic copy of the school district's safe school climate plan and require that all school employees annually complete training on the identification, prevention and response to bullying as required by law.
- D. The Board shall also provide on its website training materials to school administrators regarding the prevention of and intervention in discrimination against and targeted harassment of students based on such students' (1) actual or perceived differentiating characteristics, such as race, color, religion, ancestry, national origin, gender, sexual orientation, gender identity or expression, socioeconomic status, academic status, physical appearance or mental, physical, developmental or sensory disability, or (2) association with individuals or groups who have or are perceived to have one or more of such characteristics.
- <u>E.</u> Any person appointed by the district to serve as district safe school climate coordinator shall complete mental health and first aid training offered by the Commissioner of Mental Health and Addiction Services.

XII. School Climate Assessments

Biennially, the Board shall require each school in the district to complete an assessment using the school climate assessment instruments, including surveys, approved and disseminated by the Connecticut State Department of Education. The Board shall collect the school climate assessments for each school in the district and submit such assessments to the Connecticut State Department of Education.

Legal References:

Public Act 19-166

Conn. Gen. Stat. § 10-222d Conn. Gen. Stat. § 10-222g Conn. Gen. Stat. § 10-222k Conn. Gen. Stat. § 10-222l Conn. Gen. Stat. §§ 10-233a through 10-233f

Connecticut State Department of Education Circular Letter C-8, Series 2008-2009 (March 16, 2009)

<u>Connecticut State Department of Education Circular Letter C-3,</u> <u>Series 2011-2012 (September 12, 2011)</u>

<u>Connecticut State Department of Education Circular Letter C-2,</u> <u>Series 2014-2015 (July 14, 2014)</u>

<u>Connecticut State Department of Education Circular Letter C-1,</u> <u>Series 2018-2019 (July 12, 2018)</u>

<u>Connecticut State Department of Education Circular Letter C-1.</u> Series 2019-2020 (July 16, 2019)

Regulation Approved: May 19, 2015

Craig A. Cooke, Ph.D. Superintendent of Schools Windsor Public Schools Windsor, CT

Personnel

EMPLOYMENT AND STUDENT TEACHER CHECKS

As set forth below, each applicant for a position with the district shall be asked, and each student who is enrolled in a teacher preparation program, as defined in section 10-10a of the Connecticut General Statutes, and completing his or her student teaching experience in the district, shall be asked to provide in writing: (1) whether he/she has ever been convicted of a crime; (2) whether there are any criminal charges pending against him/her andat the time of the application and, if charges are pending, to state the charges and the court in which such charges are pending; and (3) whether the applicant is included on the Abuse and Neglect Registry of the Connecticut Department of Children and Families ("DCF") (the "Registry"). Applicants shall not be required to disclose any arrest, criminal charge or conviction that has been erased.

In addition, the district shall conduct an employment history check for each applicant for a position, as set forth below.

For the purposes of this policy:

"Sexual misconduct means" any verbal, nonverbal, written, or electronic communication, or any other act directed toward or with a student that is designed to establish a sexual relationship with the student, including a sexual invitation, dating or soliciting a date, engaging in sexual dialog, making sexually suggestive comments, self-disclosure or physical exposure of a sexual or erotic nature, and any other sexual, indecent, or erotic contact with a student.

"Abuse or neglect" means abuse or neglect as described in Conn. Gen. Stat. § 46b-120, and includes any violation of Conn. Gen. Stat. §§ 53a-70 (sexual assault in the first degree), 53a-70a (aggravated sexual assault in the first degree), 53a-71 (sexual assault in the second degree), 53a-72a (sexual assault in the third degree), 53a-72b (sexual assault in the third degree with a firearm), or 53a-73a (sexual assault in the fourth degree).

"Former employer" means any person, firm, business, educational institution, nonprofit agency, corporation, limited liability company, the state, any political subdivision of the state, any governmental agency, or any other entity that such applicant was employed by during any of the previous twenty years prior to applying for a position with a local or regional board of education.

- I. Employment History Check Procedures
 - A. The district shall not offer employment to an applicant for a position, including any position that is contracted for, if such applicant would have direct student contact, prior to the district:
 - 1. Requiring the applicant:
 - a. to list the name, address, and telephone number of each current employer or former employer (please note the definition of "former employer" employer above, including the applicable twenty year reporting period) during any of the previous twenty years), if:

- (i) such current or former employer is/was a local or regional board of education, council of a state or local charter school, interdistrict magnet school operator, or a supervisory agent of a nonpublic school, and/or
- (ii) the applicant's employment with such current or former employer caused the applicant to have contact with children.
- such current or former employer was a local or regional board of education, council or operator or if such employment otherwise caused the applicant to have contact with children;
- b. to submit a written authorization that
 - (i) consents to and authorizes disclosure by the employers listed under paragraph I.A.1.a of this policy of the information requested under paragraph I.A.2 of this policy and the release of related records by such employers,
 - (ii) consents to and authorizes disclosure by the Department of Education of the information requested under paragraph I.A.3 of this policy and the release of related records by the department, and
 - (iii) releases those employers and the Department of Education from liability that may arise from such disclosure or release of records pursuant to paragraphs I.A.2 or I.A.3 of this policy; and
 - c. to submit a written statement of whether the applicant
 - (i) has been the subject of an abuse or neglect or sexual misconduct investigation by any employer, state agency or municipal police department, unless the investigation resulted in a finding that all allegations were unsubstantiated,
 - (ii) has ever been disciplined or asked to resign from employment or resigned from or otherwise separated from any employment while an allegation of abuse or neglect was pending or under investigation by DCF, or an allegation of sexual misconduct was pending or under investigation or due to an allegation substantiated pursuant to Conn. Gen. Stat. § 17a-101g or abuse or neglect, or of sexual misconduct or a conviction for abuse or neglect or sexual misconduct, or
 - (iii) has ever had a professional or occupational license or certificate suspended or revoked or has ever surrendered such a license or certificate while an allegation of abuse or neglect was pending or under investigation by DCF or an investigation of sexual misconduct was pending or under investigation, or due to an allegation substantiated by DCF of abuse or

neglect or of sexual misconduct or a conviction for abuse or neglect or sexual misconduct;

- 2. Conducting a review of the employment history of the applicant by contacting those employers listed by the applicant under paragraph I.A.1.a of this policy. Such review shall be conducted using a form developed by the Department of Education, which shall request the following:
 - a. the dates employment of the applicant, and
 - b. a statement as to whether the employer has knowledge that the applicant:
 - (i) was the subject of an allegation of abuse or neglect or sexual misconduct for which there is an investigation pending with any employer, state agency, or municipal police department or which has been substantiated;
 - (ii) was disciplined or asked to resign from employment or resigned from or otherwise separated from any employment while an allegation of abuse or neglect or sexual misconduct was pending or under investigation, or due to a substantiation of abuse or neglect or sexual misconduct; or
 - (iii) has ever had a professional or occupational license, certificate, authorization or permit suspended or revoked or has ever surrendered such a license, certificate, authorization or permit while an allegation of abuse or neglect or sexual misconduct was pending or under investigation, or due to a substantiation of abuse or neglect or sexual misconduct. Such review may be conducted telephonically or through written communication. Notwithstanding the provisions of subsection (f) of Conn. Gen. Stat. § 31-51i, not later than five (5) business days after the district receives a request for such information about an employee or former employee, the district shall respond with such information. The district may request more information concerning any response made by a current or former employer for information about an applicant, and, notwithstanding subsection (f), such employer shall respond not later than five (5) business days after receiving such request.
- 3. Requesting information from the Department of Education concerning:
 - a. the eligibility status for employment of any applicant for a position requiring a certificate, authorization or permit,
 - b. whether the Department of Education has knowledge that a finding has been substantiated by DCF pursuant to Conn. Gen. Stat. § 17a-101g of abuse or neglect or of sexual misconduct against the applicant and any information concerning such a finding, and

- c. whether the Department of Education has received notification that the applicant has been convicted of a crime or of criminal charges pending against the applicant and any information concerning such charges.
- B. Notwithstanding the provisions of subsection (f) of Conn. Gen. Stat. § 31-51i, if the district receives information that an applicant for a position with or an employee of the board has been disciplined for a finding of abuse or neglect or sexual misconduct, it shall notify the Department of Education of such information.
- C. The district shall not employ an applicant for a position involving direct student contact who does not comply with the provisions of paragraph I.A.1 of this policy.
- D. The district may employ or contract with an applicant on a temporary basis for a period not to exceed ninety (90) calendar days, pending the district's review of information received under this section, provided:
 - 1. The applicant complied with paragraph I.A.1 of this policy;
 - 2. The district has no knowledge of information pertaining to the applicant that would disqualify the applicant from employment with the district; and
 - 3. The applicant affirms that the applicant is not disqualified from employment with the district.
- E. The district shall not enter into a collective bargaining agreement, an employment contract, an agreement for resignation or termination, a severance agreement, or any other contract or agreement or take any action that:
 - 1. Has the effect of suppressing information relating to an investigation of a report of suspected abuse or neglect or sexual misconduct by a current or former employee;
 - 2. Affects the ability of the district to report suspected abuse or neglect or sexual misconduct to appropriate authorities; or
 - 3. Requires the district to expunge information about an allegation or a finding of suspected abuse or neglect or sexual misconduct from any documents maintained by the district, unless, after investigation, such allegation is dismissed or found to be false.
- F. The district shall not offer employment to a person as a substitute teacher, unless such person and the district comply with the provisions of paragraph I.A.1 of this policy. The district shall determine which such persons are employable as substitute teachers and maintain a list of such persons. The district shall not hire any person as a substitute teacher who is not on such list. Such person shall remain on such list as long as such person is continuously employed by the district as a substitute teacher as described in paragraph III.B.2 of this policy, provided the district does not have any knowledge of a reason that such person should be removed from such list.

- In the case of an applicant who is a contractor, the contractor shall require any employee with such contractor who would be in a position involving direct student contact to supply to such contractor all the information required of an applicant under paragraphs I.A.1.a and I.A.1.c of this policy and a written authorization under paragraph I.A.1.b of this policy. Such contractor shall contact any current or former employer (please note the definition of "former employer" employer above, including the applicable twenty year reporting period) of such employee that was a local or regional board of education, council of a state or local charter school, interdistrict magnet school operator, or a supervisory agent of a nonpublic school, or if the employee's employment with such current or former employer caused the employee to have contact with children, and request, either telephonically or through written communication, any information concerning whether there was a finding of abuse or neglect or sexual misconduct against such employee. Notwithstanding the provisions of subsection (f) of Conn. Gen. Stat. § 31-51i, such employer shall report to the contractor any such finding, either telephonically or through written communication. If the contractor receives any information indicating such a finding or otherwise receives any information indicating such a finding or otherwise has knowledge of such a finding, the contractor shall, notwithstanding the provisions of subsection (f) of Conn. Gen. Stat. § 31-51i, immediately forward such information to the district, either telephonically or through written communication. If the district receives such information, it shall determine whether such employee may work in a position involving direct student contact at any school in the district. No determination by the district that any such employee shall not work under any such contract in any such position shall constitute a breach of such contract.
- H. Any applicant who knowingly provides false information or knowingly fails to disclose information required in subdivision (1) of subsection (A) of this section shall be subject to discipline by the district that may include
 - 1. denial of employment, or
 - 2. termination of the contract of a certified employee, in accordance with the provisions of Conn. Gen. Stat. § 10-151.
- If the district provides information in accordance with paragraph I.A.2. or I.G. of this policy, the I. district shall be immune from criminal and civil liability, provided the district did not knowingly supply false information.
- ¹ Notwithstanding the provisions of Conn. Gen. Stat. § 10-151c and subsection (f) of Conn. Gen. J. Stat. § 31-51i, the district shall provide, upon request by another local or regional board of education, governing council of a state or local charter school or interdistrict magnet school operator, or supervisory agent of a nonpublic school for the purposes of an inquiry pursuant to paragraphs I.A.2 or I.G. of this policy or to the Commissioner of Education pursuant to paragraph I.B. of this policy any information that the district has concerning a finding of abuse or neglect or sexual misconduct by a subject of any such inquiry.

Prior to offering employment to an applicant, the district shall make a documented good faith effort to contact each current and any former employer(please note the definition of "former employer" employer above, including the applicable twenty year reporting period) of the applicant that was a local or regional board of education, governing council of a state or local

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charter school, interdistrict magnet school operator, or supervisory agent of a nonpublic school, or if the applicant's employment with such current or former employer caused the applicant to have contact with children in order to obtain information and recommendations that may be relevant to the applicant's fitness for employment. Such effort, however, shall not be construed to require more than three telephonic requests made on three separate days.

K. The district shall not offer employment to any applicant who had any previous employment contract terminated by a local or regional board of education, council of a state or local charter school, interdistrict magnet school operator, or a supervisory agent of a nonpublic school, or who resigned from such employment, if the person has been convicted of a violation of Conn. Gen. Stat. § 17a-101a, when an allegation of abuse or neglect or sexual assault has been substantiated.

II. DCF Registry Checks

Prior to hiring any person for a position with the district, and before a student who is enrolled in a teacher preparation program, as defined in section 10-10a of the Connecticut General Statutes, and completing his or her student teaching experience with the district, begins such student teaching experience, the district shall require such applicant or student to submit to a records check of information maintained on the Registry concerning the applicant.

For any applicant whose current or most recent employment occurred out of state, the district shall request that the applicant provide the district with authorization to access information maintained concerning the applicant by the equivalent state agency in the state of most recent employment, if such state maintains information about abuse and neglect and has a procedure by which such information can be obtained. Refusal to permit the district to access such information shall be considered grounds for rejecting any applicant for employment.

The district shall request information from the Registry or its out of state equivalent promptly, and in any case no later than thirty (30) calendar days from the date of employment. Registry checks will be processed according to the following procedure:

- A. No later than ten (10) calendar days after the Superintendent or his/her designee has notified a job applicant of a decision to offer employment to the applicant, or as soon thereafter as practicable, the Superintendent or designee will either obtain the information from the Registry or, if the applicant's consent is required to access the information, will supply the applicant with the release form utilized by DCF, or its out of state equivalent when available, for obtaining information from the Registry.
- B. If consent is required to access the Registry, no later than ten (10) calendar days after the Superintendent or his/her designee has provided the successful job applicant with the form, the applicant must submit the signed form to DCF or its out of state equivalent, with a copy to the Superintendent or his/her designee. Failure of the applicant to submit the signed form to DCF or its out of state equivalent within such ten-day period, without good cause, will be grounds for the withdrawal of the offer of employment.
- C. Upon receipt of Registry or out-of-state registry information indicating previously undisclosed information concerning abuse or neglect investigations concerning the successful job applicant/employee, the Superintendent or his/her designee will notify the affected

applicant/employee in writing of the results of the Registry check and will provide an opportunity for the affected applicant/employee to respond to the results of the Registry check.

D. If notification is received by the Superintendent or designee that that the applicant is listed as a perpetrator of abuse or neglect on the Registry, the Superintendent or designee shall provide the applicant with an opportunity to be heard regarding the results of the Registry check. If warranted by the results of the Registry check and any additional information provided by the applicant, the Superintendent or designee shall revoke the offer of employment and/or terminate the applicant's employment if he or she has already commenced working for the district.

III. Criminal Records Check Procedure

- A. Each person hired by the district shall be required to submit to state and national criminal record checks within thirty (30) calendar days from the date of employment. Each person otherwise placed within a school under any public assistance employment program, employed by a provider of supplemental services pursuant to federal law or in a nonpaid, noncertified position completing preparation requirements for the issuance of an educator certificate, who performs a service involving direct student contact shall also student who is enrolled in a teacher preparation program, as defined in section 10-10a of the Connecticut General Statutes, and completing his or her student teaching experience with the district, shall be required to submit to state and national criminal record checks within thirtysixty (3060) calendar days from the date such workerstudent begins to perform such servicestudent teaching experience. Record checks will be processed according to the following procedure:*
 - 1. No later than five (5) calendar days after the Superintendent or his/her designee has notified a job applicant of a decision to hire the applicant, or as soon thereafter as practicable, the Superintendent or his/her designee will provide the applicant with a packet containing all documents and materials necessary for the applicant to be fingerprinted by Biometric ID Services. This packet shall also contain all documents and materials necessary for the police department to submit the completed fingerprints to the State Police Bureau of Identification for the processing of state and national criminal record checks. The Superintendent or his/her designee will also provide each applicant with the following notifications before the applicant obtains his/her fingerprints: (1) Agency Privacy Requirements for Noncriminal Justice Applicants; (2) Noncriminal Justice Applicant's Privacy Rights; (3) and the Federal Bureau of Investigation, United States Department of Justice Privacy Act Statement.
 - 2. No later than ten (10) calendar days after the Superintendent or his/her designee has provided the successful job applicant with the fingerprinting packet, the applicant must arrange to be fingerprinted by Biometric ID Services. Failure of the applicant to have his/her fingerprints taken within such ten-day period, without good cause, will be grounds for the withdrawal of the offer of employment.
 - 3. Any person for whom criminal records checks are required to be performed pursuant to this policy must pay all fees and costs associated with the fingerprinting process and/or the submission or processing of the requests for criminal record checks. Fees and costs

associated with the fingerprinting process and the submission and process of requests are waived for student teachers, in accordance with state law.

- 4. Upon receipt of a criminal record check indicating a previously undisclosed conviction, the Superintendent or his/her designee will notify the affected applicant/employee in writing of the results of the record check and will provide an opportunity for the affected applicant/employee to respond to the results of the criminal record check. The affected applicant/employee may notify the Superintendent or his/her designee in writing within five (5) calendar days that the affected/employee will challenge his/her criminal history record check. Upon written notification to the Superintendent or his/her designee of such a challenge, the affected applicant/employee shall have ten (10) calendar days to provide the Superintendent or his/her designee with necessary documentation regarding the affected applicant/employee's record challenge. The Superintendent or his/her designee may grant an extension to the preceding ten-day period during which the affected applicant/employee may provide such documentation for good cause shown.
- 5. Decisions regarding the effect of a conviction upon an applicant/employee, whether disclosed or undisclosed by the applicant/employee, will be made on a case-by-case basis. Notwithstanding the foregoing, the falsification or omission of any information on a job application or in a job interview, including but not limited to information concerning criminal convictions or pending criminal charges, shall be grounds for disqualification from consideration for employment or discharge from employment.
- 6. Notwithstanding anything in paragraph III.A.5 of this Policy, above, no decision to deny employment or withdraw an offer of employment on the basis of an applicant/employee's criminal history record shall be made without affording the applicant/employee the opportunities set forth in paragraph III.A.4 of this Policy, above.

B. Criminal Records Check for Substitute Teachers:

A substitute teacher who is hired by the district must submit to state and national criminal history record checks according to the procedures outlined above, subject to the following:

- 1. If the state and national criminal history record checks for a substitute teacher have been completed within <u>one year prior to the date</u> the district hired the substitute teacher, and if the substitute teacher arranged for such prior criminal history record checks to be forwarded to the Superintendent, then the substitute teacher will not be required to submit to another criminal history record check at the time of such hire.
- 2. If a substitute teacher submitted to state and national criminal history record checks upon being hired by the district, then the substitute teacher will not be required to submit to another criminal history record check so long as the substitute teacher is <u>continuously</u> <u>employed</u> by the district, that is, employed for at least one day of each school year, by the district, provided a substitute teacher is subjected to such checks at least once every five years.

IV. Sex Offender Registry Checks

School district personnel shall cross-reference the Connecticut Department of Public Safety's sexual offender registry prior to hiring any new employee and before a student who is enrolled in a teacher preparation program, as defined in section 10-10a of the Connecticut General Statutes, and completing his or her student teaching experience with the district, begins such student teaching experience. Registration as a sexual offender constitutes grounds for denial of employment opportunities and opportunities to perform student teaching experiences in the school district.

V. <u>Credit Checks</u>

The district may also ask a prospective employee for a credit report for employment for certain district positions, where the district's receipt of a credit report is substantially related to the employee's potential job. Substantially related is defined to mean "the information contained in the credit report is related to the position for which the employee or prospective employee who is the subject of the report is being evaluated." Prior to asking for a credit report, the district will determine whether the position falls within one of the categories as described in this paragraph. The position must: (1) be a managerial position which involves setting the direction or control of the district; (2) involve access to employees' personal or financial information; (3) involve a fiduciary responsibility to the district, including, but not limited to, the authority to issue payments, collect debts, transfer money or enter into contracts; (4) provide an expense account or district debit or credit card; or (5) involve access to the district's nonfinancial assets valued at two thousand five dollars or more.

When a credit report will be requested as part of the employment process, the district will provide written notification to prospective employee regarding the use of credit checks. That notification must be provided in a document separate from the employment application. The notification must state that the district may use the information in the consumer credit report to make decisions related to the individual's employment.

The district will obtain consent before performing the credit or other background checks. If the district intends to takes an action adverse to a potential employee based on the results of a credit report, the district must provide the prospective employee with a copy of the report on which the district relied in making the adverse decision, as well as a copy of "A Summary of Your Rights Under the Fair Credit Reporting Act," which should be provided by the company that provides the results of the credit check. The district will notify the prospective employee either orally, in writing or via electronic means that the adverse action was taken based on the information in the consumer report. That notice must include the name, address and phone number of the consumer reporting company that supplied the credit report; a statement that the company that supplied the report did not make the decision to take the unfavorable action and cannot provide specific reasons for the district's actions; and a notice of the person's right to dispute the accuracy or completeness of any information the consumer reporting company furnished, and to get an additional free report from the company if the person asks for it within sixty (60) calendar days.

VI. Notice of Conviction

If, at any time, the district receives notice of a conviction of a crime by (1) a person holding a certificate, authorization or permit issued by the State Board of Education, or (2) a person employed by a provider of supplemental services, the district shall send such notice to the State Board of Education. In complying with this requirement, the district shall not disseminate the results of any national criminal history records check.

VII. School Nurses

School nurses or nurse practitioners appointed by, or under contract with, the district shall also be required to submit to a criminal history records check in accordance with the procedures outlined above.

VIII. Personal Online Accounts

For purposes of these Administrative Regulations, "personal online account" means any online account that is used by an employee or applicant exclusively for personal purposes and unrelated to any business purpose of the district, including, but not limited to, electronic mail, social media and retail-based Internet web sites. "Personal online account" does not include any account created, maintained, used or accessed by an employee or applicant for a business purpose of the district.

- A. During the course of an employment check, the Board may not:
 - 1. request or require that an applicant provide the district with a user name and password, password or any other authentication means for accessing a personal online account;
 - 2. request or require that an applicant authenticate or access a personal online account in the presence of the district; or
 - 3. require that an applicant invite a supervisor employed by the district or accept an invitation from a supervisor employed by the district to join a group affiliated with any personal online account of the applicant.
- B. The Board may request or require that an applicant provide the district with a user name and password, password or any other authentication means for accessing:
 - 1. any account or service provided by district or by virtue of the applicant's employment relationship with the district or that the applicant uses for the district 's business purposes, or
 - 2. any electronic communications device supplied or paid for, in whole or in part, by the district.
- C. In accordance with applicable law, the district maintains the right to require an applicant to allow the district to access his or her personal online account, without disclosing the user name and password, password or other authentication means for accessing such personal online account, for the purpose of:
 - 1. conducting an investigation for the purpose of ensuring compliance with applicable state or federal laws, regulatory requirements or prohibitions against work-related employee misconduct based on the receipt of specific information about activity on an applicant's personal online account; or
 - 2. conducting an investigation based on the receipt of specific information about an applicant's unauthorized transfer of the district's proprietary information, confidential

information or financial data to or from a personal online account operated by an applicant or other source.

IX. Policy Inapplicable to Certain Individuals

This policy shall also not apply to:

- A. A student employed by the local or regional school district in which the student who attends a district school.
- B. A person employed by the district as a teacher for a noncredit adult class or adult education activity, as defined in Conn. Gen. Stat. § 10-67, who is not required to hold a teaching certificate pursuant to Conn. Gen. Stat. § 10-145b for his or her position.

X. Falsification of Records.

Policy Revised: 12/18/18

Notwithstanding any other provisions of this policy, the falsification or omission of any information on a job application or in a job interview, including but not limited to information concerning abuse or neglect investigations or pending criminal applications, shall be grounds for disqualification from consideration for employment or discharge from employment.

Legal References:	Conn. Gen. Stat. § 10-212
	Conn. Gen. Stat. § 10-221d
	Conn. Gen. Stat. § 10-222c
	Conn. Gen. Stat. § 31-40x
	Conn. Gen. Stat. § 31-51i
	Conn. Gen. Stat. § 31-51tt
	Public Act <u>1819-51,91</u> , "An Act <u>Implementing the Recommendations of the</u> Department of <u>Concerning Various Revisions and Additions to the</u> Education <u>Statutes</u> ."
	Elementary and Secondary Education Act, reauthorized as the Every Student Succeeds Act, Pub. L. 114-95, codified at 20 U.S.C.§ 1001 et seq.
Policy Adopted: 1/18/06 Policy Revised: 1/14/14 Policy Revised: 11/15/16 Policy Revised: 1/17/18	Fair Credit Reporting Act, 15 U.S.C. § 1681 et seq. Windsor Public Schools Windsor, CT

Agency Privacy Requirements for Noncriminal Justice Applicants

Authorized governmental and non-governmental agencies/officials that conduct a national fingerprint-based criminal history record check on an applicant for a noncriminal justice purpose (such as a job or license, immigration or naturalization matter, security clearance, or adoption) are obligated to ensure the applicant is provided certain notice and other information and that the results of the check are handled in a manner that protects the applicant's privacy.

- Officials must provide to the applicant written notice¹ that his/her fingerprints will be used to check the criminal history records of the FBI.
- Officials using the FBI criminal history record (if one exists) to make a determination of the applicant's suitability for the job, license, or other benefit must provide the applicant the opportunity to complete or challenge the accuracy of the information in the record.
- Officials must advise the applicant that procedures for obtaining a change, correction, or updating of an FBI criminal history record are set forth at Title 28, Code of Federal Regulations (CFR), Section 16.34.
- Officials should not deny the job, license, or other benefit based on information in the criminal history record until the applicant has been afforded a reasonable time to correct or complete the record or has declined to do so.
- Officials must use the criminal history record solely for the purpose requested and cannot disseminate the record outside the receiving department, related agency, or other authorized entity.²

The FBI has no objection to officials providing a copy of the applicant's FBI criminal history record to the applicant for review and possible challenge when the record was obtained based on positive fingerprint identification. If agency policy permits, this courtesy will save the applicant the time and additional FBI fee to obtain his/her record directly from the FBI by following the procedures found at 28 CFR 16.30 through 16.34. It will also allow the officials to make a more timely determination of the applicant's suitability.

Each agency should establish and document the process/procedures it utilizes for how/when it gives the applicant notice, what constitutes "a reasonable time" for the applicant to correct or complete the record, and any applicant appeal process that is afforded the applicant. Such documentation will assist State and/or FBI auditors during periodic compliance reviews on use of criminal history records for noncriminal justice purposes.

If you need additional information or assistance, contact:

Connecticut Records:	Out-of-State Records:
Department of Emergency Services and Public Protection	Agency of Record
State Police Bureau of Identification (SPBI)	OR
1111 Country Club Road	FBI CJIS Division-Summary Request
Middletown, CT 06457	1000 Custer Hollow Road
860-685-8480	Clarksburg, West Virginia 26306

¹ Written notification includes electronic notification, but excludes oral notification.

² See 5 U.S.C. 552a(b); 28 U.S.C. 534(b); 42 U.S.C. 14616, Article IV(c); 28 CFR 20.21(c), 20.33(d), 50.12(b) and 906.2(d).

Noncriminal Justice Applicant's Privacy Rights

As an applicant who is the subject of a national fingerprint-based criminal history record check for a noncriminal justice purpose (such as an application for a job or license, an immigration or naturalization matter, security clearance, or adoption), you have certain rights which are discussed below.

- You must be provided written notification³ by Windsor Board of Education that your fingerprints will be used to check the criminal history records of the FBI.
- If you have a criminal history record, the officials making a determination of your suitability for the job, license, or other benefit must provide you the opportunity to complete or challenge the accuracy of the information in the record.
- The officials must advise you that the procedures for obtaining a change, correction, or updating of your criminal history record are set forth at Title 28, Code of Federal Regulations (CFR), Section 16.34.
- If you have a criminal history record, you should be afforded a reasonable amount of time to correct or complete the record (or decline to do so) before the officials deny you the job, license, or other benefit based on information in the criminal history record.⁴
- You have the right to expect that officials receiving the results of the criminal history record check will use it only for authorized purposes and will not retain or disseminate it in violation of federal statute, regulation or executive order, or rule, procedure or standard established by the National Crime Prevention and Privacy Compact Council.⁵
- If agency policy permits, the officials may provide you with a copy of your FBI criminal history record for review and possible challenge. If agency policy does not permit it to provide you a copy of the record, you may obtain a copy of the record by submitting fingerprints and a fee to the FBI. Information regarding this process may be obtained at <u>http://www.fbi.gov/about-us/cjis/background-checks</u>.
- If you decide to challenge the accuracy or completeness of your FBI criminal history record, you should send your challenge to the agency that contributed the questioned information to the FBI. Alternatively, you may send your challenge directly to the FBI at the same address as provided above. The FBI will then forward your challenge to the agency that contributed the questioned information and request the agency to verify or correct the challenged entry. Upon receipt of an official communication from that agency, the FBI will make any necessary changes/corrections to your record in accordance with the information supplied by that agency. (See 28 CFR 16.30 through 16.34.)
- If you need additional information or assistance, please contact:

Connecticut Records: Department of Emergency Services and Public Protection	Out-of-State Records:
State Police Bureau of Identification (SPBI)	Agency of Record OR
1111 Country Club Road Middletown, CT 06457	FBI CJIS Division-Summary Request
860-685-8480 ³ Written notification includes electronic patification but and the second second	1000 Custer Hollow Road Clarksburg, West Virginia 26306

³ Written notification includes electronic notification, but excludes oral notification. ⁴ See 28 CFR 50.12(b). ⁵ See 5 U.S.C. 552a(b); 28 U.S.C. 534(b); 42 U.S.C. 14616, Article IV(c); 28 CFR 20.21(c), 20.33(d) and 906.2(d).

Federal Bureau of Investigation United States Department of Justice Privacy Act Statement

Authority: The FBI's acquisition, preservation, and exchange of fingerprints and associated information is generally authorized under 28 U.S.C. 534. Depending on the nature of your application, supplemental authorities include Federal statutes, State statutes pursuant to Pub. L. 92-544, Presidential Executive Orders, and federal. Providing your fingerprints and associated information is voluntary; however, failure to do so may affect completion or approval of your application.

Social Security Account Number (SSAN). Your SSAN is needed to keep records accurate because other people may have the same name and birth date. Pursuant to the Federal Privacy Act of 1974 (5 USC 552a), the requesting agency is responsible for informing you whether disclosure is mandatory or voluntary, by what statutory or other authority your SSAN is solicited, and what uses will be made of it. Executive Order 9397 also asks Federal agencies to use this number to help identify individuals in agency records.

Principal Purpose: Certain determinations, such as employment, licensing, and security clearances, may be predicated on fingerprint-based background checks. Your fingerprints and associated information/biometrics may be provided to the employing, investigating, or otherwise responsible agency, and/or the FBI for the purpose of comparing your fingerprints to other fingerprints in the FBI's Next Generation Identification (NGI) system or its successor systems (including civil, criminal, and latent fingerprint repositories) or other available records of the employing, investigating, or otherwise responsible agency. The FBI may retain your fingerprints and associated information/biometrics in NGI after the completion of this application and, while retained, your fingerprints may continue to be compared against other fingerprints submitted to or retained by NGI.

Routine Uses: During the processing of this application and for as long thereafter as your fingerprints and associated information/biometrics are retained in NGI, your information may be disclosed pursuant to your consent, and may be disclosed without your consent as permitted by the Privacy Act of 1974 and all applicable Routine Uses as may be published at any time in the Federal Register, including the Routine Uses for the NGI system and the FBI's Blanket Routine Uses. Routine uses include, but are not limited to, disclosures to: employing, governmental or authorized non-governmental agencies responsible for employment, contracting licensing, security clearances, and other suitability determinations; local, state, tribal, or federal law enforcement agencies; criminal justice agencies; and agencies responsible for national security or public safety.

Additional Information: The requesting agency and/or the agency conducting the applicationinvestigation will provide you additional information pertinent to the specific circumstances of this application, which may include identification of other authorities, purposes, uses, and consequences of not providing requested information. In addition, any such agency in the Federal Executive Branch has also published notice in the Federal Register describing any systems(s) of records in which that agency may also maintain your records, including the authorities, purposes, and routine uses for the system(s).

Students

STUDENT DISCIPLINE

I. <u>Definitions</u>

- A. **Dangerous Instrument** means any instrument, article or substance which, under the circumstances in which it is used or attempted or threatened to be used, is capable of causing death or serious physical injury, and includes a "vehicle" or a dog that has been commanded to attack.
- B. Deadly Weapon means any weapon, whether loaded or unloaded, from which a shot may be discharged, or a switchblade knife, gravity knife, billy, blackjack, bludgeon or metal knuckles. A weapon such as a pellet gun and/or air soft pistol may constitute a deadly weapon if such weapon is designed for violence and is capable of inflicting death or serious bodily harm. In making such determination, the following factors should be considered: design of weapon; how weapon is typically used (e.g. hunting); type of projectile; force and velocity of discharge; method of discharge (i.e. spring v. CO2 cartridge) and potential for serious bodily harm or death.
- C. Electronic Defense Weapon means a weapon which by electronic impulse or current is capable of immobilizing a person temporarily, but is not capable of inflicting death or serious physical injury, including a stun gun or other conductive energy device.
- D. Emergency means a situation in which the continued presence of the student in school poses such a danger to persons or property or such a disruption of the educational process that a hearing may be delayed until a time as soon after the exclusion of such student as possible.
- E. **Exclusion** means any denial of public school privileges to a student for disciplinary purposes.
- F. **Expulsion** means the exclusion of a student from school privileges for more than ten (10) consecutive school days and shall be deemed to include, but not be limited to, exclusion from the school to which such pupil was assigned at the time such disciplinary action was taken. The expulsion period may not extend beyond one (1) calendar year.
- G. Firearm, as defined in 18 U.S.C § 921, means (a) any weapon (including a starter gun) that will, is designed to, or may be readily converted to expel a projectile by the action of an explosive, (b) the frame or receiver of any such weapon, (c) a firearm muffler or silencer, or (d) any destructive device. The term firearm does not include an antique firearm. As used in this definition, a "destructive device" includes any explosive, incendiary, or poisonous gas device, including a bomb, a grenade, a rocket having a

propellant charge of more than four ounces, a missile having an explosive or incendiary charge of more than one-quarter ounce, a mine, or any other similar device; or any weapon (other than a shotgun or shotgun shell <u>which the Attorney General finds is generally recognized as</u> particularly suited for sporting purposes) that will, or may be readily converted to, expel a projectile by explosive or other propellant, and which has a barrel with a bore of more than ½" in diameter. The term "destructive device" also includes any combination of parts either designed or intended for use in converting any device into any destructive device or any deviceand from which a destructive device may be readily assembled. A "destructive device" does not include: an antique firearm; a rifle intended to be used by the owner solely for sporting, recreational, or cultural purposes; or any device which is neither designed nor redesigned for use as a weapon.

- H. **In-School Suspension** means an exclusion from regular classroom activity for no more than ten (10) consecutive school days, but not exclusion from school, provided such exclusion shall not extend beyond the end of the school year in which such in-school suspension was imposed. No student shall be placed on in-school suspension more than fifteen (15) times or a total of fifty (50) days in one (1) school year, whichever results in fewer days of exclusion.
- I. Martial Arts Weapon means a nunchaku, kama, kasari-fundo, octagon sai, tonfa or chinese star.
- J. **Removal** is the exclusion of a student from a classroom for all or part of a single class period, provided such exclusion shall not extend beyond ninety (90) minutes.
- K. School Days shall mean days when school is in session for students.
- L. School-Sponsored Activity means any activity sponsored, recognized or authorized by the Board and includes activities conducted on or off school property.
- M. Seriously Disruptive of the Educational Process, as applied to offcampus conduct, means any conduct that markedly interrupts or severely impedes the day-to-day operation of a school.
- N. Suspension means the exclusion of a student from school and/or transportation services for not more than ten (10) consecutive school days, provided such suspension shall not extend beyond the end of the school year in which such suspension is imposed; and further provided no student shall be suspended more than ten (10) times or a total of fifty (50) days in one school year, whichever results in fewer days of exclusion, unless such student is granted a formal hearing as provided below.

- O. Weapon means any BB gun, any blackjack, any metal or brass knuckles, any police baton or nightstick, any dirk knife or switch knife, any knife having an automatic spring release devisedevice by which a blade is released from the handle, having a blade of over one and one-half inches in length, any stiletto, any knife the edged portion of the blade of which is four inches and over in length, any martial arts weapon or electronic defense weapon, or any other dangerous or deadly weapon or instrument, unless permitted by law under Section 29-38 of the Connecticut General Statutes.
- P. Notwithstanding the foregoing definitions, the reassignment of a student from one regular education classroom program in the district to another regular education classroom program in the district shall not constitute a suspension or expulsion.

II. Scope of the Student Discipline Policy

A. Conduct on School Grounds or at a School-Sponsored Activity:

- 1. <u>Suspension</u>. Students may be <u>disciplinedsuspended</u> for conduct on school grounds or at any school-sponsored activity that <u>endangers</u> <u>persons or property, violates a publicized policy of the Board or</u> is seriously disruptive of the educational process, or <u>that</u> or <u>endangers persons or property</u>.
- 2. Expulsion. Students may be expelled for conduct on school grounds or at any school-sponsored activity that either (1) violates a publicized policy of the Board and is seriously disruptive of the educational process, or (2) endangers persons or property.

B. Conduct off School Grounds:

4-Discipline. Students may be disciplined, including suspension and/or expulsion, for conduct off school grounds if such conduct violates a publicized policy of the Board and is seriously disruptive of the educational process and violative of a publicized policy of the Board -

<u>C. Seriously Disruptive of the Educational Process:</u>

In making a determination as to whether such conduct is seriously disruptive of the educational process, the Administration and the Board of Education may consider, but such consideration shall not be limited to, the following factors: (1) whether the incident occurred within close proximity of a school; (2) whether other students from the school were involved or whether there was any gang involvement; (3) whether the conduct involved violence, threats of violence, or the unlawful use of a weapon, as defined in Section Conn. Gen. Stat. § 29-38, and whether any injuries occurred; and (4) whether the conduct involved the use of alcohol.——In making a determination as to whether such conduct is seriously disruptive of the educational process, the <u>The</u> Administration and/or the Board of Education may also consider (5) whether such the off-campus conduct involved the illegal use of drugs.

III. <u>Actions Leading to Disciplinary Action, including Removal from Class.</u> <u>Suspension and/or Expulsion</u>

Conduct which that is considered to violate a publicized policy of the Board of Education includes the offenses described below. Any such conduct may lead to disciplinary action (including, but not limited to, removal from class, suspension and/or expulsion in accordance with this policy) includes conduct on school grounds or at a school sponsored activity (including on a school-bus), and conduct off school grounds, as set forth above. Such conduct includes, but is not limited to, the following:

- 1. Striking or assaulting a student, members of the school staff or other persons.
- 2. Theft.
- 3. The use of obscene or profane language or gestures, the possession and/or display of obscenity or pornographic images or the unauthorized or inappropriate possession and/or display of images, pictures or photographs depicting nudity.
- 4. Violation of smoking, dress, transportation regulations, or other regulations and/or policies governing student conduct.
- 5. Refusal to obey a member of the school staff, law enforcement authorities, or school volunteers, or disruptive classroom behavior.
- 6. Any act of harassment based on an individual's sex, sexual orientation, race, color, religion, disability, national origin, ancestry, gender identity or expression or any other characteristic protected by law.
- 7. Refusal by a student to identify himself/herself to a staff member when asked, misidentification of oneself to such person(s), lying to school officials or otherwise engaging in dishonest behavior.
- 8. Inappropriate displays of public affection of a sexual nature and/or sexual activity on school grounds or at a school-sponsored activity.
- 9. A walk-out from or sit-in within a classroom or school building or school grounds.

- 10. Blackmailing, threatening or intimidating school staff or students (or acting in a manner that could be construed to constitute blackmail, a threat, or intimidation, regardless of whether intended as a joke).
- 11. Possession of any weapon, weapon facsimile, deadly weapon, martial arts weapon, electronic defense weapon, pistol, knife, blackjack, bludgeon, box cutter, metal knuckles, pellet gun, air pistol, explosive device, firearm, whether loaded or unloaded, whether functional or not, or any other dangerous object or instrument. The possession and/or use of any object or device that has been converted or modified for use as a weapon.
- 12. Possession of any ammunition for any weapon described above in paragraph 11.
- 13. Unauthorized entrance into any school facility or portion of a school facility or aiding or abetting an unauthorized entrance.
- 14. Possession or ignition of any fireworks, combustible or other explosive materials, or ignition of any material causing a fire. Possession of any materials designed to be used in the ignition of combustible materials, including matches and lighters.
- 15. Unlawful possession Possession, sale, distribution, use, or consumption of tobacco, electronic nicotine delivery systems (e.g. e-cigarettes), or vapor products, or the unlawful possession, sale, distribution, use or consumption of drugs, narcotics or alcoholic beverages (or any facsimile of tobacco, drugs, narcotics or alcoholic beverages, or any item represented to be tobacco, drugs or alcoholic beverages), including being under the influence of any such substances or aiding in the procurement of any such substances. For the purposes of this Paragraph 15, the term "electronic nicotine delivery system" shall mean an electronic device that may be used to simulate smoking in the delivery of nicotine or other substancesubstances to a person inhaling from the device, and includes, but is not limited to, an electronic cigarette, electronic cigar, electronic cigarillo, electronic pipe or electronic hookah and any related device and any cartridge or other component of such device, including, but not limited to, electronic cigarette liquid. For the purposes of Paragraph 15, the term "vapor product" shall mean any product that employs a heating element, power source, electronic circuit or other electronic, chemical or mechanical means, regardless of shape or size, to produce a vapor that may or may not include nicotine, that and is inhaled by the user of such product. For the purposes of this Paragraph 15, the term "drugs" shall include, but shall not be limited to, any

medicinal preparation (prescription and non-prescription) and any controlled substance whose possession, sale, distribution, use or consumption is illegal under state and/or federal law.

- 16. Sale, distribution, or consumption of substances contained in household items; including, but not limited to glue, paint, accelerants/propellants for aerosol canisters, and/or items such as the aerators for whipped cream; if sold, distributed or consumed for the purpose of inducing a stimulant, depressant, hallucinogenic or mind-altering effect.
- Unlawful possession Possession of paraphernalia used or designed 17. to be used in the consumption, sale or distribution of drugs, alcohol or tobacco, as described in subparagraph (15) above. For purposes of this policy, drug paraphernalia includes any equipment, products and materials of any kind which are used, intended for use or designed for use in planting, propagating, cultivating, growing, harvesting, manufacturing, compounding, converting, producing, processing, preparing, testing, analyzing, packaging, repackaging, storing, containing or concealing, or injecting, ingesting, inhaling or otherwise introducing controlled drugs or controlled substances into the human body, including but not limited to items such as "bongs," pipes, "roach clips," vials, tobacco rolling papers, and any object or container used, intended or designed for use in storing, concealing, possessing, distributing or selling controlled drugs or controlled substances.
- 18. The destruction of real, personal or school property, such as, cutting, defacing or otherwise damaging property in any way.
- 19. Accumulation of offenses such as school and class tardiness, class or study hall cutting, or failure to attend detention.
- 20. Trespassing on school grounds while on out-of-school suspension or expulsion.
- 21. Making false bomb threats or other threats to the safety of students, staff members, and/or other persons.
- 22. Defiance of school rules and the valid authority of teachers, supervisors, administrators, other staff members and/or law enforcement authorities.
- 23. Throwing snowballs, rocks, sticks and/or similar objects, except as specifically authorized by school staff.
- 24. Unauthorized and/or reckless and/or improper operation of a motor vehicle on school grounds or at any school-sponsored activity.

- 25. Leaving school grounds, school transportation or a schoolsponsored activity without authorization.
- 26. Use of or copying of the academic work of another individual and presenting it as the student's own work, without proper attribution; or any other form of academic dishonesty, cheating or plagiarism.
- 27. Possession and/or use of a cellular telephone, radio, portable audio player, CD player, blackberry, personal data assistant, walkie talkie, Smartphone, mobile or handheld device, or similar electronic device, on school grounds or at a school-sponsored activity in violation of Board policy and/or administrative regulations regulating the use of such devices.
- 28. Possession and/or use of a beeper or paging device on school grounds or at a school-sponsored activity without the written permission of the principal or his/her designee.
- 29. Unauthorized use of or tampering with any school computer, computer system, computer software, Internet connection or similar school property or system, or the use of such property or system for inappropriate purposes.
- 30. Possession and/or use of a laser pointer, unless the student possesses the laser pointer temporarily for an educational purpose while under the direct supervision of a responsible adult.
- 31. Hazing.
- 32. Bullying, defined as the repeated use by one or more students of a written, oral or electronic communication, such as cyberbullying, directed at another student attending school in the same district, or a physical act or gesture by one or more students repeatedly directed at another student attending school in the same school district, which:
 - a. causes physical or emotional harm to such student or damage to such student's property;
 - b. places such student in reasonable fear of harm to himself or herself, or of damage to his or her property;
 - c. creates a hostile environment at school for such student;
 - d. infringes on the rights of such student at school; or

e. substantially disrupts the education process or the orderly operation of a school.

Bullying includes, but is not limited to, repeated written, oral or electronic communications or physical acts or gestures based on any actual or perceived differentiating characteristics, such as race, color, religion, ancestry, national origin, gender, sexual orientation, gender identity or expression, socioeconomic status, academic status, physical appearance, or mental, physical, developmental or sensory disability, or by association with an individual or group who has or is perceived to have one or more of such characteristics.

- 33. Cyberbullying, defined as any act of bullying through the use of the Internet, interactive and digital technologies, cellular mobile telephone or other mobile electronic devices or any electronic communications.
- 34. Acting in any manner that creates a health and/or safety hazard for staff members, students, or the public, regardless of whether the conduct is intended as a joke.
- 35. Engaging in a plan to stage or create a violent situation for the purposes of recording it by electronic means; or recording by electronic means acts of violence for purposes of later publication.
- 36. Engaging in a plan to stage sexual activity for the purposes of recording it by electronic means; or recording by electronic means sexual acts for purposes of later publication.
- 37. Using computer systems, including email, instant messaging, text messaging, blogging or the use of social networking websites, or other forms of electronic communications, to engage in any conduct prohibited by this policy.
- 38. Use of a privately owned electronic or technological device in violation of school rules, including the unauthorized recording (photographic or audio) of another individual without permission of the individual or a school staff member.
- 39. Engaging in teen dating violence, defined as any act of physical, emotional or sexual abuse, including stalking, harassing and threatening, that occurs between two students who are currently in or who have recently been in a dating relationship.
- 40. Any action prohibited by any Federal or State law.

41. Any other violation of school rules or regulations or a series of violations which makes the presence of the student in school seriously disruptive of the educational process and/or a danger to persons or property.

IV. Discretionary and Mandatory Expulsions

- A. A principal may consider recommendation of expulsion of a student in grades three to twelve, inclusive, in a case where he/she has reason to believe the student has engaged in conduct described at Sections II.A. or II.B., above.
- B. A principal <u>must</u> recommend expulsion proceedings in all cases against any student in grades kindergarten to twelve, inclusive, whom the Administration has reason to believe:
 - 1. was in possession on school grounds or at a school-sponsored activity of a deadly weapon, dangerous instrument, martial arts weapon, or firearm as defined in 18 U.S.C. § 921 as amended from time to time; or
 - 2. off school grounds, possessed a firearm as defined in 18 U.S.C. § 921, in violation of Conn. Gen. Stat. § 29-35, or possessed and used a firearm as defined in 18 U.S.C. § 921, a deadly weapon, a dangerous instrument or a martial arts weapon in the commission of a crime under chapter 952 of the Connecticut General Statutes; or
 - 3. was engaged on or off school grounds in offering for sale or distribution a controlled substance (as defined in Conn. Gen. Stat. § 21a-240(9)), whose manufacturing, distribution, sale, prescription, dispensing, transporting, or possessing with intent to sell or dispense, offering or administering is subject to criminal penalties under Conn. Gen. Stat. §§21a-277 and 21a-278.

The terms "dangerous instrument," "deadly weapon," electronic defense weapon," "firearm," and "martial arts weapon," are defined above in Section I.

C. In any preschool program provided by the Board of Education or provided by a regional educational service center or a state or local charter school pursuant to an agreement with the Board of Education, no **student enrolled in such a preschool program** shall be expelled from such preschool program, except an expulsion hearing shall be conducted by the Board of Education in accordance with Section VIII of this policy whenever the Administration has reason to believe that that a student enrolled in such preschool program was in **possession of a firearm** as defined in 18 U.S.C. § 921, as amended from time to time, on or off school grounds or at a preschool program-sponsored event. The term "firearm" is defined above in Section I.

D. Upon receipt of an expulsion recommendation, the Superintendent may conduct an inquiry concerning the expulsion recommendation.

If the Superintendent or his/her designee determines that a student should or must be expelled, he or she shall forward his/her recommendation to the Board of Education so that the Board can consider and act upon this recommendation.

E. In keeping with Conn. Gen. Stat. § 10-233d and the Gun-Free Schools Act, it shall be the policy of the Board to expel a student in grades kindergarten to twelve, inclusive, for one (1) full calendar year for the conduct described in Section IV.B(1), (2) and (3) of this policy and to expel a student enrolled in a preschool program for one (1) calendar year for the conduct described in Section IV.C. For any mandatory expulsion offense, the Board may modify the term of expulsion on a case-by-case basis.

V. Procedures Governing Removal from Class

- A. A student may be removed from class by a teacher or administrator if he/she deliberately causes a serious disruption of the educational process. When a student is removed, the teacher must send him/her to a designated area and notify the principal or his/her designee at once.
- B. A student may not be removed from class more than six (6) times in one school year nor more than twice in one week unless the student is referred to the building principal or designee and granted an informal hearing at which the student should be informed of the reasons for the disciplinary action and given an opportunity to explain the situation.
- C. The parents or guardian of any minor student removed from class shall be given notice of such disciplinary action within twenty-four (24) hours of the time of the institution of such removal from class.

VI. Procedures Governing Suspension

A. The principal of a school, or designee on the administrative staff of the school, shall have the right to suspend a student for breach of conduct as noted in Section II of this policy for not more than ten (10) consecutive school days. In cases where suspension is contemplated, the following procedures shall be followed.

- 1. Unless an emergency situation exists, no student shall be suspended prior to having an informal hearing before the principal or designee at which the student is informed of the charges and given an opportunity to respond. In the event of an emergency, the informal hearing shall be held as soon after the suspension as possible.
- 2. If suspended, such suspension shall be an in-school suspension, except the principal or designee may impose an out-of-school suspension on any pupil:
 - a. in grades three to twelve, inclusive, if, during the informal hearing, (i) the principal or designee determines that the student poses such a danger to persons or property or such a disruption of the educational process that he or should be excluded from school during the period of suspension; or (ii) the principal or designee determines that an out-of-school suspension is appropriate based on evidence of (A) the student's previous disciplinary problems that have led to suspensions or expulsion of such student, and (B) previous efforts by the Administration to address the student's disciplinary problems through means other than out-of-school suspension or expulsion, including positive behavioral support strategies, or
 - b. in grades preschool to two, inclusive, if the principal or designee determines that an out-of-school suspension is appropriate for such pupil based on evidence that such pupil's conduct on school grounds is of a violent or sexual nature that endangers persons.
- 3. Evidence of past disciplinary problems that have led to removal from a classroom, suspension, or expulsion of a student who is the subject of an informal hearing may be received by the principal or designee, but only considered in the determination of the length of suspensions.
- 4. By telephone, the principal or designee shall make reasonable attempts to immediately notify the parent or guardian of a minor student following the suspension and to state the cause(s) leading to the suspension.
- 5. Whether or not telephone contact is made with the parent or guardian of such minor student, the principal or designee shall forward a letter promptly to such parent or guardian to the last address reported on school records (or to a newer address if known by the principal or designee), offering the parent or guardian an opportunity for a conference to discuss same.

- 6. In all cases, the parent or guardian of any minor student who has been suspended shall be given notice of such suspension within twenty-four (24) hours of the time of the institution of the suspension.
- 7. Not later than twenty-four (24) hours after the commencement of the suspension, the principal or designee shall also notify the Superintendent or his/her designee of the name of the student being suspended and the reason for the suspension.
- 8. The student shall be allowed to complete any classwork, including examinations, without penalty, which he or she missed while under suspension.
- 9. The school Administration may, in its discretion, shorten or waive the suspension period for a student who has not previously been suspended or expelled, if the student completes an Administrationspecified program and meets any other conditions required by the Administration. Such Administration-specified program shall not require the student and/or the student's parents to pay for participation in the program.
- 10. Notice of the suspension shall be recorded in the student's cumulative educational record. Such notice shall be expunged from the cumulative educational record if the student graduates from high school. In cases where the student's period of suspension is shortened or waived in accordance with Section VI.A(9), above, the Administration may choose to expunge the suspension notice from the cumulative record at the time the student completes the Administration-specified program and meets any other conditions required by the Administration.
- 11. If the student has not previously been suspended or expelled, and the Administration chooses to expunge the suspension notice from the student's cumulative record prior to graduation, the Administration may refer to the existence of the expunged disciplinary notice, notwithstanding the fact that such notice may have been expunged from the student's cumulative file, for the limited purpose of determining whether any subsequent suspensions or expulsions by the student would constitute the student's first such offense.
- 12. The decision of the principal or designee with regard to disciplinary actions up to and including suspensions shall be final.
- 13. During any period of suspension served out of school, the student shall not be permitted to be on school property and shall not be

permitted to attend or participate in any school-sponsored activities, unless the principal specifically authorizes the student to enter school property for a specified purpose or to participate in a particular school-sponsored activity.

B. In cases where a student's suspension will result in the student being suspended more than ten (10) times or for a total of fifty (50) days in a school year, whichever results in fewer days of exclusion, the student shall, prior to the pending suspension, be granted a formal hearing before the Board of Education. The principal or designee shall report the student to the Superintendent or designee and request a formal Board hearing. If an emergency situation exists, such hearing shall be held as soon after the suspension as possible.

VII. Procedures Governing In-School Suspension

- A. The principal or designee may impose in-school suspension in cases where a student's conduct endangers persons or property, violates school policy; <u>or</u> seriously disrupts the educational process or in other appropriate circumstances as determined by the principal or designee.
- B. In-school suspension may not be imposed on a student without an informal hearing by the building principal or designee.
- C. In-school suspension may be served in the school that the student regularly attends or in any other school building within the jurisdiction of the Board.
- D. No student shall be placed on in-school suspension more than fifteen (15) times or for a total of fifty (50) days in one school year, whichever results in fewer days of exclusion.
- E. The parents or guardian of any minor student placed on in-school suspension shall be given notice of such suspension within twenty-four (24) hours of the time of the institution of the period of the in-school suspension.

VIII. Procedures Governing Expulsion Hearing

A. Emergency Exception:

Except in an emergency situation, the Board of Education shall, prior to expelling any student, conduct a hearing to be governed by the procedures outlined herein and consistent with the requirements of Conn. Gen. Stat. § 10-233*l*, if applicable, as well as the applicable provisions of the Uniform Administrative Procedures Act, Conn. Gen. Stat. § 4-176e to 4-180a, and § 4-181a. Whenever an

emergency exists, the hearing provided for herein shall be held as soon as possible after the expulsion.

B. Hearing Panel:

- 1. Expulsion hearings conducted by the Board will be heard by any three or more Board members. A decision to expel a student must be supported by a majority of the Board members present, provided that no less than three (3) affirmative votes to expel are cast.
- 2. Alternatively, the Board may appoint an impartial hearing board composed of one (1) or more persons to hear and decide the expulsion matter, provided that no member of the Board may serve on such panel.

C. Hearing Notice and Rights of the Student and Parent(s)/Guardian(s):

- 1. Written notice of the expulsion hearing must be given to the student, and, if the student is a minor, to his/her parent(s) or guardian(s) at least five (5) business days before such hearing.
- 2. A copy of this Board policy on student discipline shall also be given to the student, and if the student is a minor, to his/her parent(s) or guardian(s), at the time the notice is sent that an expulsion hearing will be convened.
- 3. The written notice of the expulsion hearing shall inform the student of the following:
 - a. The date, time, place and nature of the hearing.
 - b. The legal authority and jurisdiction under which the hearing is to be held, including a reference to the particular sections of the legal statutes involved.
 - c. A short, plain description of the conduct alleged by the Administration.
 - d. The student may present as evidence relevant testimony and documents concerning the conduct alleged and the appropriate length and conditions of expulsion; and that the expulsion hearing may be the student's sole opportunity to present such evidence.
 - e. The student may cross-examine witnesses called by the Administration.

- f. The student may be represented by an attorney or other advocate of his/her choice at his/her expense or at the expense of his/her parent(s) or guardian(s).
- g. A student is entitled to the services of a translator or interpreter, to be provided by the Board of Education, whenever the student or his/her parent(s) or guardian(s) requires the services of an interpreter because he/she/they do(es) not speak the English language or is(are) disabled.
- h. The conditions under which the Board is not legally required to give the student an alternative educational opportunity (if applicable).
- i. Information concerning the parent's(s') or guardian's(s') and the student's legal rights about free or reduced-rate legal services and how to access such services.
- j. The parent(s) or guardian(s) of the student have the right to have the expulsion hearing postponed for up to one week to allow time to obtain representation, except that if an emergency exists, such hearing shall be held as soon after the expulsion as possible.

D. Hearing Procedures:

- 1. The hearing will be conducted by the Presiding Officer, who will call the meeting to order, introduce the parties, Board members and counsel, briefly explain the hearing procedures, and swear in any witnesses called by the Administration or the student.
- 2. The hearing will be conducted in executive session. A verbatim record of the hearing will be made, either by tape recording or by a stenographer. A record of the hearing will be maintained, including the verbatim record, all written notices and documents relating to the case and all evidence received or considered at hearing.
- 3. The Administration shall bear the burden of production to come forward with evidence to support its case and shall bear the burden of persuasion. The standard of proof shall be a preponderance of the evidence.
- 4. Formal rules of evidence will not be followed. The Board has the right to accept hearsay and other evidence if it deems that evidence relevant or material to its determination. The Presiding Officer

will rule on testimony or evidence as to it being immaterial or irrelevant.

- 5. The hearing will be conducted in two (2) parts. In the first part of the hearing, the Board will receive and consider evidence regarding the conduct alleged by the Administration.
- 6. In the first part of the hearing, the charges will be introduced into the record by the Superintendent or his/her designee.
- 7. Each witness for the Administration will be called and sworn. After a witness has finished testifying, he/she will be subject to cross-examination by the opposite party or his/her legal counsel, by the Presiding Officer and by Board members.
- 8. The student shall not be compelled to testify at the hearing.
- 9. After the Administration has presented its case, the student will be asked if he/she has any witnesses or evidence to present concerning the charges. If so, the witnesses will be sworn, will testify, and will be subject to cross examination and to questioning by the Presiding Officer and/or by the Board. The student may also choose to make a statement at this time. If the student chooses to make a statement, he or she will be sworn and subject to cross examination and questioning by the Presiding Officer and/or by the Administration and then by the student and/or his or her representative.
- 10. In cases where the student has denied the allegation, the Board must determine whether the student committed the offense(s) as charged by the Superintendent.
- 11. If the Board determines that the student has committed the conduct as alleged, then the Board shall proceed with the second portion of the hearing, during which the Board will receive and consider relevant evidence regarding the length and conditions of expulsion.
- 12. When considering the length and conditions of expulsion, the Board may review the student's attendance, academic and past disciplinary records. The Board may not review notices of prior expulsions or suspensions which have been expunged from the student's cumulative record, except as so provided in Section VI.A (9), (10), (11), above, and Section X, below. The Board may ask the Superintendent for a recommendation as to the discipline to be imposed.
- 13. Evidence of past disciplinary problems which have led to removal from a classroom, suspension or expulsion of a student being

considered for expulsion may be considered only during the second portion of the hearing, during which the Board is considering length of expulsion and nature of alternative educational opportunity to be offered.

- 14. Where administrators presented the case in support of the charges against the student, such administrative staff shall not be present during the deliberations of the Board either on questions of evidence or on the final discipline to be imposed. The Superintendent may, after reviewing the incident with administrators, and reviewing the student's records, make a recommendation to the Board as to the appropriate discipline to be applied.
- 15. The Board shall make findings as to the truth of the charges, if the student has denied them; and, in all cases, the disciplinary action, if any, to be imposed. While the hearing itself is conducted in executive session, the vote regarding expulsion must be made in open session and in a manner that preserves the confidentiality of the student's name and other personally identifiable information.
- 16. Except for a student who has been expelled based on possession of a firearm or deadly weapon as described in subsection IV.B(1) and (2) above, the Board may, in its discretion, shorten or waive the expulsion period for a student who has not previously been suspended or expelled, if the student completes a Board-specified program and meets any other conditions required by the Board. The Board-specified program shall not require the student and/or the student's parents to pay for participation in the program.
- 17. The Board shall report its final decision in writing to the student, or if such student is a minor, also to the parent(s) or guardian(s), stating the reasons on which the decision is based, and the disciplinary action to be imposed. Said decision shall be based solely on evidence presented at the hearing. The parents or guardian or any minor student who has been expelled shall be given notice of such disciplinary action within twenty-four (24) hours of the time of the institution of the period of the expulsion.

E. **Presence on School Grounds and Participation in School-Sponsored** Activities During Expulsion:

During the period of expulsion, the student shall not be permitted to be on school property and shall not be permitted to attend or participate in any school-sponsored activities, except for the student's participation in any alternative educational opportunity provided by the district in accordance with this policy, unless the Superintendent specifically authorizes the student to enter school property for a specified purpose or to participate in a particular school-sponsored activity.

F. Stipulated Agreements:

In lieu of the procedures used in this Section, the Administration and the parent(s) or legal guardian(s) of a student facing expulsion may choose to enter into a Joint Stipulation of the Facts and a Joint Recommendation to the Board concerning the length and conditions of expulsion. Such Joint Stipulation and Recommendation shall include language indicating that the parent(s) or legal guardian(s) understand their right to have an expulsion hearing held pursuant to these procedures, and language indicating that the Board, in its discretion, has the right to accept or reject the Joint Stipulation of Facts or the Recommendation. If the Board rejects either the Joint Stipulation of Facts or the Recommendation, an expulsion hearing shall be held pursuant to the procedures outlined herein. If the Student is eighteen years of age or older, the student shall have the authority to enter into a Joint Stipulation and Recommendation and Recommendation on his or her own behalf.

If the parties agree on the facts, but not on the disciplinary recommendation, the Administration and the parents (or legal guardians) of a student facing expulsion may also choose to enter into a Joint Stipulation of the Facts and submit only the Stipulation of the Facts to the Board in lieu of holding the first part of the hearing, as described above. Such Joint Stipulation shall include language indicating that the parents understand their right to have a hearing to determine whether the student engaged in the alleged misconduct and that the Board, in its discretion, has the right to accept or reject the Joint Stipulation of Facts. If the Board rejects the Joint Stipulation of Facts, a full expulsion hearing shall be held pursuant to the procedures outlined herein.

IX. Alternative Educational Opportunities for Expelled Students

A. Students under sixteen (16) years of age:

Whenever the Board of Education expels a student under sixteen (16) years of age, it shall offer any such student an alternative educational opportunity.

B. Students sixteen (16) to eighteen (18) years of age:

1. The Board of Education shall provide an alternative educational opportunity to a sixteen (16) to eighteen (18) year-old student expelled for the first time if he/she requests it and if he/she agrees to the conditions set by the Board of Education. Such alternative educational opportunity may include, but shall not be limited to,

the placement of a pupil who is at least seventeen years of age in an adult education program. Any pupil participating in an adult education program during a period of expulsion shall not be required to withdraw from school as a condition to his/her participation in the adult education program.

- The Board of Education is not required to offer an alternative educational opportunity to any student between the ages of sixteen (16) and eighteen (18) who is expelled for a second, or subsequent, time.
- 3. The Board of Education shall count the expulsion of a pupil when he/she was under sixteen (16) years of age for purposes of determining whether an alternative educational opportunity is required for such pupil when he/she is between the ages of sixteen and eighteen.

C. Students eighteen (18) years of age or older:

The Board of Education is not required to offer an alternative educational opportunity to expelled students eighteen (18) years of age or older.

D. Content of Alternative Educational Opportunity

- 1. For the purposes of Section IX, and subject to Subsection IX.E, below, any alternative educational opportunity to which an expelled student is statutorily entitled shall be (1) alternative education, as defined by Conn. Gen. Stat. § 10-74j and in accordance with the *Standards for Educational Opportunities for Students Who Have Been Expelled*, adopted by the State Board of Education, with an individualized learning plan, if the Board provides such alternative education, or (2) in accordance with the *Standards for Educational Opportunities for Students Who Have Been Expelled*, adopted by the State Board of Education.
- 2. The Superintendent, or his/her designee, shall develop administrative regulations concerning alternative educational opportunities, which administrative regulations shall be in compliance with the standards adopted by the State Board of Education. Such administrative regulations shall include, but not limited to, provisions to address student placement in alternative education; individualized learning plans; monitoring of students placements and performance; and a process for transition planning.

E. Students identified as eligible for services under the Individuals with Disabilities Education Act ("IDEA"):

Notwithstanding Subsections IX.A. through D. above, if the Board of Education expels a student who has been identified as eligible for services under the Individuals with Disabilities Education Act ("IDEA"), it shall offer an alternative educational opportunity to such student in accordance with the requirements of IDEA, as it may be amended from time to time, and in accordance with the *Standards for Educational Opportunities for Students Who Have Been Expelled*, adopted by the State Board of Education.

F. Students for whom an alternative educational opportunity is not required:

The Board of Education may offer an alternative educational opportunity to a pupil for whom such alternative educational opportunity is not required by law or as described in this policy. In such cases, the Board, or if delegated by the Board, the Administration, shall determine the components, including nature, frequency and duration of such services, of any such alternative educational opportunity.

X. Notice of Student Expulsion on Cumulative Record

Notice of expulsion and the conduct for which the student was expelled shall be included on the student's cumulative educational record. Such notice, except for notice of an expulsion of a student in grades nine through twelve, inclusive, based upon possession of a firearm or deadly weapon, shall be expunged from the cumulative educational record by the Board if the student graduates from high school.

In cases where the student's period of expulsion is shortened or waived in accordance with Section VIII.D(14), above, the Board may choose to expunge the expulsion notice from the cumulative record at the time the student completes the Board-specified program and meets any other conditions required by the Board.

If a student's period of expulsion was not shortened or waived, the Board may choose to expunge the expulsion notice from the student's cumulative record prior to graduation if such student has demonstrated to the Board that the student's conduct and behavior in the years following such expulsion warrants an expungement. In deciding whether to expunge the expulsion notice, the Board may receive and consider evidence of any subsequent disciplinary problems that have led to removal from a classroom, suspension or expulsion of the student.

If the student has not previously been suspended or expelled, and the Administration chooses to expunge the expulsion notice from the student's cumulative record prior to graduation, the Administration may refer to the existence of the expunged notice, notwithstanding the fact that such notice may have been expunged from the student's cumulative file, for the limited purpose of determining whether any subsequent suspension or expulsion by the student would constitute the student's first such offense.

XI. Change of Residence During Expulsion Proceedings

A. Student moving into the school district:

- 1. If a student enrolls in the district while an expulsion hearing is pending in another district, such student shall not be excluded from school pending completion of the expulsion hearing unless an emergency exists, as defined above. The Board shall retain the authority to suspend the student or to conduct its own expulsion hearing.
- 2. Where a student enrolls in the district during the period of expulsion from another public school district, the Board may adopt the decision of the student expulsion hearing conducted by such other school district. The student shall be excluded from school pending such hearing. The excluded student shall be offered an alternative educational opportunity in accordance with statutory requirements. The Board shall make its determination based upon a hearing held by the Board, which hearing shall be limited to a determination of whether the conduct which was the basis of the previous public school district's expulsion would also warrant expulsion by the Board.

B. Student moving out of the school district:

Where a student withdraws from school after having been notified that an expulsion hearing is pending, but before a decision has been rendered by the Board, the notice of the pending expulsion hearing shall be included on the student's cumulative record and the Board shall complete the expulsion hearing and render a decision. If the Board subsequently renders a decision to expel the student, a notice of the expulsion shall be included on the student's cumulative record.

XII. <u>Procedures Governing Suspension and Expulsion of Students Identified as</u> <u>Eligible for Services under the Individuals with Disabilities Education Act</u> ("IDEA")

A. Suspension of IDEA students:

Notwithstanding the foregoing, if the Administration suspends a student identified as eligible for services under the IDEA (an "IDEA student") who has violated any rule or code of conduct of the school district that applies to all students, the following procedures shall apply:

1. The Administration shall make reasonable attempts to immediately notify the parents of the student of the decision to suspend on the date on which the decision to suspend was made, and a copy of the special education procedural safeguards must either be handdelivered or sent by mail to the parents on the date that the decision to suspend was made.

2. During the period of suspension, the school district is not required to provide any educational services to the IDEA student beyond that which is provided to all students suspended by the school district.

B. Expulsion and Suspensions that Constitute Changes in Placement for IDEA students:

Notwithstanding any provision to the contrary, if the Administration recommends for expulsion an IDEA student who has violated any rule or code of conduct of the school district that applies to all students, the procedures described in this section shall apply. The procedures described in this section shall also apply for students whom the Administration has suspended in a manner that is considered under the IDEA, as it may be amended from time to time, to be a change in educational placement:

- 1. Upon the decision by the Administration to recommend expulsion or impose a suspension that would constitute a change in educational placement, the Administration shall promptly notify the parent(s)/guardian(s) of the student of the recommendation of expulsion or the suspension that would constitute a change in educational placement, and provide the parents(s)/guardian(s) a copy of the special education procedural safeguards either by hand-delivery or by mail (unless other means of transmission have been arranged).
- 2. The school district shall immediately convene the student's planning and placement team ("PPT"), but in no case later than ten (10) school days after the recommendation for expulsion or the suspension that constitutes a change in placement was made. The student's PPT shall consider the relationship between the student's disability and the behavior that led to the recommendation for expulsion or the suspension which constitutes a change in placement, in order to determine whether the student's behavior was a manifestation of his/her disability.
- 3. If the student's PPT finds that the behavior <u>was</u> a manifestation of the student's disability, the Administration shall not proceed with the recommendation for expulsion or the suspension that constitutes a change in placement.
- 4. If the student's PPT finds that the behavior <u>was not</u> a manifestation of the student's disability, the Administration may proceed with

the recommended expulsion or suspension that constitutes a change in placement.

- 5. During any period of expulsion, or suspension of greater than ten (10) days per school year, the Administration shall provide the student with an alternative education program in accordance with the provisions of the IDEA.
- 6. When determining whether to recommend an expulsion or a suspension that constitutes a change in placement, the building administrator (or his or her designee) should consider the nature of the misconduct and any relevant educational records of the student.

C. Removal of Special Education Students for Certain Offenses:

- 1. School personnel may remove a student eligible for special education under the IDEA to an appropriate interim alternative educational setting for not more than forty-five (45) school days if the student:
 - a. Was in possession of a dangerous weapon, as defined in 18 U.S.C. 930(g)(2), as amended from time to time, on school grounds or at a school-sponsored activity, or
 - b. Knowingly possessed or used illegal drugs or sold or solicited the sale of a controlled substance while at school or at a school-sponsored activity; or
 - c. Has inflicted serious bodily injury upon another person while at school, on school premises, or at a school function.
- 2. The following definitions shall be used for this subsection XII.C.:
 - a. **Dangerous weapon** means a weapon, device, instrument, material, or substance, animate or inanimate, that is used for, or is readily capable of, causing death or serious bodily injury, except that such term does not include a pocket knife with a blade of less than 2.5 inches in length.
 - b. **Controlled substance** means a drug or other substance identified under schedules I, II, III, IV, or V in section 202(c) of the Controlled Substances Act, 21 U.S.C. 812(c).
 - c. **Illegal drug** means a controlled substance but does not include a substance that is legally possessed or used under the supervision of a licensed health-care professional or that is legally possessed or used under any other authority

under the Controlled Substances Act or under any other provision of federal law.

- d. Serious bodily injury means a bodily injury which involves: (A) a substantial risk of death; (B) extreme physical pain; (C) protracted and obvious disfigurement; or (D) protracted loss or impairment of the function of a bodily member, organ, or mental faculty.
- XIII. <u>Procedures Governing Expulsions for Students Identified as Eligible under</u> Section 504 of the Rehabilitation Act of 1973 ("Section 504")
 - A. Except as provided in subsection B below, notwithstanding any provision to the contrary, if the Administration recommends for expulsion a student identified as eligible for educational accommodations under Section 504 who has violated any rule or code of conduct of the school district that applies to all students, the following procedures shall apply:
 - 1. The parents of the student must be notified of the decision to recommend the student for expulsion.
 - 2. The district shall immediately convene the student's Section 504 team ("504 team") for the purpose of reviewing the relationship between the student's disability and the behavior that led to the recommendation for expulsion. The 504 team will determine whether the student's behavior was a manifestation of his/her disability.
 - 3. If the 504 team finds that the behavior <u>was</u> a manifestation of the student's disability, the Administration shall not proceed with the recommended expulsion.
 - 4. If the 504 team finds that the behavior <u>was not</u> a manifestation of the student's disability, the Administration may proceed with the recommended expulsion.
 - B. The Board may take disciplinary action for violations pertaining to the use or possession of illegal drugs or alcohol against any student with a disability who currently is engaging in the illegal use of drugs or alcohol to the same extent that such disciplinary action is taken against nondisabled students. Thus, when a student with a disability is recommended for expulsion based solely on the illegal use or possession of drugs or alcohol, the 504 team *shall not be required to meet* to review the relationship between the student's disability and the behavior that led to the recommendation for expulsion.

XIV. <u>Procedures Governing Expulsions for Students Placed in a Juvenile Detention</u> <u>Center</u>

- A. Any student who commits an expellable offense and is subsequently placed in a juvenile detention center or any other residential placement for such offense may be expelled by the Board in accordance with the provisions of this section. The period of expulsion shall run concurrently with the period of placement in or any other residential placement.
- B. If a student who committed an expellable offense seeks to return to a school district after participating in a diversionary program or having been placed in a juvenile detention center or any other residential placement and such student has not been expelled by the board of education for such offense under subdivision (A) of this subsection, the Board shall allow such student to return and may not expel the student for additional time for such offense.

XV. Early Readmission to School

An expelled student may apply for early readmission to school. The Board delegates the authority to make decisions on readmission requests to the Superintendent. Students desiring readmission to school shall direct such readmission requests to the Superintendent. The Superintendent has the discretion to approve or deny such readmission requests, and may condition readmission on specified criteria.

XVI. Dissemination of Policy

The Board of Education shall, at the beginning of each school year and at such other times as it may deem appropriate, provide for an effective means of informing all students, parent(s) and/or guardian(s) of this policy.

XVII. Compliance with Documentation and Reporting Requirements

- A. The Board of Education shall include on all disciplinary reports the individual student's state-assigned student identifier (SASID).
- B. The Board of Education shall report all suspensions and expulsions to the State Department of Education.
- C. If the Board of Education expels a student for sale or distribution of a controlled substance, as defined in Conn. Gen. Stat. § 21a-240(9), whose manufacture, distribution, sale, prescription, dispensing, transporting or possessing with the intent to sell or dispense, offering, or administration is the subject to criminal penalties under Conn. Gen. Stat. §§ 21a-277 and 21a-278, the Board shall refer such student to an appropriate state or local agency for rehabilitation, intervention or job training and inform the agency of its action.

D. If the Board of Education expels a student for possession of a firearm, as defined in 18 U.S.C. § 921, or deadly weapon, dangerous instrument or martial arts weapon, as defined in Conn. Gen. Stat. § 53a-3, the Board shall report the violation to the local police.

Legal References:

Public Act 18-31, "An Act Concerning the Recommendations of the Juvenile Justice Policy and Oversight Committee and Concerning the Transfer of Juvenile Services from the Department of Children and Families to the Court Support Services Division of the Judicial Branch 19-91, "An Act Concerning Various Revisions and Additions to the Education Statutes."

- Public Act 19-13, "An Act Prohibiting the Sale of Cigarettes, Tobacco Products, Electronic Nicotine Delivery Systems and Vapor Products to Persons Under Age Twenty-One."
- § 10-16 Length of school year
- §§ 4-176e through 4-180a and § 4-181a Uniform Administrative Procedures Act
- § 10-222d Safe school climate plans. Definitions. Safe school climate assessments
- §§ 10-233a through 10-233f Suspension and expulsion of students.
- § 10-233*l* Expulsion and suspension of children in preschool programs
- <u>§ 10-253</u> School privileges for children in certain placements, nonresident children, children in temporary shelters,
 - homeless children and children in juvenile detention
 - facilities. Liaison to facilitate transitions between school
 - districts and juvenile and criminal justice systems.
- § 21a-240 Definitions
- § 19a-342a Use of electronic nicotine delivery system or vapor product prohibited
- §§ 21a-408a through 408p Palliative Use of Marijuana
- § 29-38 Weapons in vehicles
- § 53a-3 Definitions
- § 53-344b Sale and delivery of electronic nicotine delivery system or vapor products to minors
- § 53-206 Carrying of dangerous weapons prohibited.

Packer v. Board of Educ. of the Town of Thomaston, 246 Conn. 89 (1998). State v. Hardy, 896 A.2d 755, 278 Conn. 113 (2006). State v. Guzman, 955 A.2d 72, 2008 Conn. App. LEXIS 445 (Sept. 16, 2008). Connecticut State Department of Education, *Standards for Educational Opportunities for Students Who Have Been Expelled*, adopted January 3, 2018.

Federal law:

Individuals with Disabilities Education Act, 20 U.S.C. 1400 *et seq.*, as amended by the Individuals with Disabilities Education Improvement Act of 2004, Pub. L. 108-446. Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. § 794(a). 18 U.S.C. § 921 (definition of "firearm") 18 U.S.C. § 930(g)(2) (definition of "dangerous weapon") 18 U.S.C. § 1365(h)(3) (identifying "serious bodily injury") 21 U.S.C. § 812(c) (identifying "controlled substances") 34 C.F.R. § 300.530 (defining "illegal drugs") Gun-Free Schools Act, 20 U.S.C. § 7961 *Honig v. Doe*, 484 U.S. 305 (1988)

Adopted policy: 9/18/07 Revised policy: 6/18/13 Revised policy: 1/20/16 Revised policy: 4/17/18 Revised policy: 9/18/18

Windsor Public Schools Windsor, CT

Students

AR 5114

ADMINISTRATIVE REGULATIONS REGARDING ALTERNATIVE EDUCATIONAL OPPORTUNITIES FOR EXPELLED STUDENTS

I. Applicability of these Administrative Regulations

These administrative regulations shall apply in cases when, pursuant to state law, a student in the Windsor Public Schools (the "District") is entitled to an alternative educational opportunity during a period of expulsion.

II. Responsible Personnel

The building principal of the school from which the student has been expelled, or his/her designee(s), shall maintain responsibility for compliance with these administrative regulations relative to the individual student who is being provided with the alternative educational opportunity.

III. Student Placement Procedures

- A. After a student has been expelled, and unless extraordinary circumstances exist, the building principal, or his/her designee(s), will take the following steps:
 - Meet with the expelled student's parent(s)/guardian(s) prior to the student's placement in an alternative educational setting to provide information concerning the potentially appropriate alternative educational opportunities for the student and to inform the parent(s)/guardian(s) and student of the right to apply for early readmission to school in accordance with Conn. Gen. Stat. Section 10-233d(j).
 - 2. Consult with relevant school personnel from the school from which the student was expelled, who are knowledgeable about the student, to obtain information regarding the student's academic, social, and behavioral history that will help inform the decision concerning an appropriate alternative educational opportunity. Such information may be gathered by written reports.
 - 3. After placement options have been shared with the parent(s)/guardian(s), convene a placement meeting at which all alternative educational opportunities are explored and a placement decision is made.
- B. The educational programming and placement for expelled students who are eligible to receive special education and related services under the Individuals with Disabilities Education Act ("IDEA") shall be determined by the student's Planning and Placement Team ("PPT"). In such case, Subsection A above shall not apply.

- IV. Individualized Learning Plan
 - A. Development of the Individualized Learning Plan

After the student has been accepted into an alternative educational placement, the principal, or his/her designee, will develop an Individualized Learning Plan ("ILP") that will govern the programming for the student for the period of expulsion. To develop the ILP, the principal, or his/her designee, will collaborate with school personnel from the school from which the student was expelled, the student and the parent/guardian, and will review all relevant student records.

- B. Contents of the Individualized Learning Plan
 - 1. The ILP will reference student records with information relevant to the provision of an alternative educational opportunity. These records may include:
 - a. Student success plan (for students who have a student success plan as mandated by state law, the student success plan may inform the ILP but does not replace the ILP);
 - b. Individualized education program ("IEP");
 - c. Section 504 Plan;
 - d. Individualized health care plan or emergency care plan; and/or
 - e. Other relevant academic and behavioral data.
 - 2. The ILP will address the following:
 - a. The student's academic and behavioral needs and appropriate academic and behavioral goals and interventions, including the student's core classes at the time of expulsion and the student's current placement or progress in the curriculum for those classes so that the student has an opportunity to continue to progress in the Board's academic program and earn graduation credits, if applicable;
 - b. Benchmarks to measure progress towards the goals and ultimately, progress towards graduation;
 - c. Provision for the timing and method for reviewing the student's progress in the alternative educational opportunity and for communicating that progress to the parent/guardian or student. For most students, monitoring and reviewing the student's progress will include monitoring the student's attendance, work completion and progress toward meeting the relevant academic standards for particular

coursework, and thus progressing toward graduation, if applicable. The student's progress and grades will be communicated to the parents/guardians or student with the same frequency as similar progress for students in the regular school environment is reported and communicated to parents/guardians or students. The student's progress and grades will also be reported to the school from which the student was expelled;

- d. Provision for the timely transfer of the student's records both from the student's school to the alternative educational opportunity provider, and also from the alternative educational opportunity provider to the student's school; and
- e. The possibility of early readmission to the school from which the student was expelled and the early readmission criteria, if any, established by the Board of Education or Superintendent, as applicable.
- V. Review of Student's Placement in Alternative Educational Opportunity and Individualized Learning Plan
 - A. A review of the appropriateness of the placement must occur at least once per marking period.
 - B. The placement review must include:
 - 1. Review of the ILP to (1) assess progress and make adjustments as necessary and (2) determine its alignment with the goals of the student's IEP, where applicable; and
 - 2. Consideration of opportunities for early readmission as set forth in the ILP, as established by the Board of Education or Superintendent, as applicable.
- VI. Transition Plan for Readmission
 - A. Before a student is readmitted to the school from which the student was expelled, relevant staff should provide an opportunity to meet with the parents/guardians and student to discuss the student's readmission. As part of the readmission process and the student's ILP, the principal, or his/her designee, should consider:
 - 1. Efforts to readmit the student at a semester starting point (at the high school level);
 - 2. A plan to transfer the student's credits and records back to the school from which the student was expelled:

- a. The District will award an expelled high school student appropriate high school credit for work satisfactorily completed during the period the student participates in the alternative educational opportunity and will transfer relevant records back to the school from which the student was expelled;
- b. The District will provide an expelled student transferring to a new school district a progress summary of all work completed during the course of the student's expulsion, and will indicate the course credit earned by the student for that work.
- 3. The student's need for academic and other supports upon returning to his/her school; and
- 4. Efforts to connect the returning student with opportunities to participate in extracurricular activities.
- B. In the event the principal, or his/her designee, determines that a student's alternative educational opportunity is no longer beneficial to the student, but it remains inappropriate to return the student to the school from which the student was expelled, a plan for a different alternative educational opportunity may be developed in accordance with the procedures outlines in these Administrative Regulations.

Legal References:

Connecticut General Statutes:

Conn. Gen. Stat. § 10-233d

Federal law:

Individuals with Disabilities Education Act, 20 U.S.C. 1400 et seq., as amended by the Individuals with Disabilities Education Improvement Act of 2004, Pub. L. 108-446.

Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. § 794(a).

Connecticut State Department of Education, *Standards for Educational* Opportunities for Students Who Have Been Expelled (January 3, 2018).

Regulation approved: 9/18/18

Craig A. Cooke, Ph.D. Superintendent Windsor Public Schools Windsor, CT

Personnel

NON-DISCRIMINATION (PERSONNEL)

The Board of Education will not make employment decisions (including decisions related to hiring, assignment, compensation, promotion, demotion, disciplinary action and termination) on the basis of race, color, religion, age, sex, marital status, sexual orientation, national origin, <u>alienage</u>, ancestry, disability (including pregnancy), genetic information, veteran status or gender identity or expression, except in the case of a bona fide occupational qualification.

It is the policy of the Board of Education that any form of discrimination or harassment on the basis of race, religion, color, national origin, <u>alienage</u>, sex, sexual orientation, marital status, age, disability, pregnancy, genetic information, veteran status or gender identity or expression, or any other basis prohibited by state or federal law is prohibited, whether by students, Board employees or third parties subject to the control of the Board. The Board's prohibition of discrimination or harassment in its educational programs or activities expressly extends to academic, nonacademic and extracurricular activities, including athletics. It is also the policy of the Board of Education to provide for the prompt and equitable resolution of complaints alleging any discrimination on the basis of protected characteristics such as race, color, religion, age, sex, sexual orientation, marital status, national origin, <u>alienage</u>, disability (including pregnancy), veteran status or gender identity or expression.

For the purposes of this policy, "genetic information" means the information about genes, gene products, or inherited characteristics that may derive from an individual or a family member. "Genetic information" may also include an individuals' family medical history, the results of an individual's or family member's genetic tests, the fact that an individual or an individual's family member sought or received genetic services, and genetic information of a fetus carried by an individual or an individual's family member or an embryo lawfully held by an individual or family member receiving assistive reproductive services.

For the purposes of this policy, "veteran" means any person honorably discharged from, or released under honorable conditions from active service in, the United States Army, Navy, Marine Corps, Coast Guard and Air Force and any reserve component thereof, including the Connecticut National Guard.

For the purposes of this policy, "gender identity or expression" means a person's gender-related identity, appearance or behavior, whether or not that gender-related identity, appearance or behavior is different from that traditionally associated with the person's physiology or assigned sex at birth, which gender-related identity can be shown by providing evidence including, but not limited to, medical history, care or treatment of the gender-related identity, consistent and uniform assertion of the gender-related identity or any other evidence that the gender-related identity is sincerely held, part of a person's core identity or not being asserted for an improper purpose.

Any employee wishing to file a complaint regarding discrimination may obtain a copy of the Board's complaint procedures and complaint form which are included in the Board's Administrative Regulations Regarding Non-Discrimination/Personnel. These regulations accompany Board Policy #_4118.11 and are available online at www.windsorct.org or upon request from the main office of any district school.

If a complaint involves allegations of discrimination or harassment based on reasons such as gender/sex or disability, such complaints will be handled under other appropriate policies Policy #4115.1 Sex Discrimination and Sexual Harassment in the Workplace; P#5145 Policy Regarding Section 504 of the Rehabilitation Act of 1973.

Any employee also may file a complaint with the Office for Civil Rights, U.S. Department of Education ("OCR"):

Office for Civil Rights, Boston Office U.S. Department of Education 8th Floor 5 Post Office Square Boston, MA 02109-3921 (617) 289-0111 http://www2.ed.gov/about/offices/list/ocr/docs/howto.html

Employees may also file a complaint regarding employment discrimination with the Equal Employment Opportunity Commission:

Equal Employment Opportunity Commission, Boston Area Office John F. Kennedy Federal Building 475 Government Center Boston, MA 02203 (800-669-4000)

Employees may also file a complaint with the Connecticut Commission on Human Rights and Opportunities:

Connecticut Commission on Human Rights and Opportunities 450 Columbus Blvd. Hartford, CT 06103-1835 (800-477-5737)

Anyone who has questions or concerns about this policy, or would like a copy of the Board's complaint procedures or complaint forms related to claims of may contact:

Terrell Hill, Assistant Superintendent for Human Resources Windsor Public Schools 601 Matianuck Avenue Windsor, CT 06095 860-687-2000 x 1233 Anyone who has questions or concerns about the Board's policies regarding discrimination on the basis of gender/sex may contact the Board's Title IX Coordinator:

Terrell Hill, Assistant Superintendent for Human Resources Windsor Public Schools 601 Matianuck Avenue Windsor, CT 06095 860-687-2000 x 1233

Anyone who has questions or concerns about the Board's policies regarding discrimination on the basis of gender/sex may contact the Board's Section 504/ADA Coordinator:

Steven Carvalho, Director of Pupil and Special Education Services Windsor Public Schools 601 Matianuck Avenue Windsor, CT 06095 860-687-2000 x 1238

Legal References:

Title VI of the Civil Rights Act of 1964, 42 U.S.C. § 2000d et seq. Title VII of the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. Title IX of the Education Amendments of 1972, 20 USCS § 1681, et seq. Age Discrimination in Employment Act, 29 U.S.C. § 621 Americans with Disabilities Act, 42 U.S.C. § 12101 Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. § 794 Title II of the Genetic Information Nondiscrimination Act of 2008. Pub.L.110 233, 42 USC 2000ff; 34 CFR 1635.1 et seq. Connecticut General Statutes § 1-1n, "Gender Identity or Expression" defined Connecticut General Statutes § 10-153. Discrimination on basis of marital status Connecticut General Statutes § 46a-58. Deprivation of Rights Connecticut Fair Employment Practices Act, Connecticut General Statutes § 46a-60 Connecticut General Statutes § 46a-81a Discrimination on basis of sexual orientation: Definitions Connecticut General Statutes § 46a-81c Sexual orientation discrimination: Employment. Public Act 17-127, An Act Concerning Discriminatory Practices Against Veterans, Leaves of Absence for National Guard Members, Application for Certain Medicaid Programs, and Disclosure of Certain Records to Federal Military Law Enforcement.

Policy Adopted: July 9, 2009 Policy Revised: June 18, 2013 Policy Revised: November 15, 2016 Policy Revised: January 17, 2018

Windsor Public Schools Windsor, CT

Personnel

AR 4118.11

ADMINISTRATIVE REGULATIONS REGARDING DISCRIMINATION COMPLAINTS (PERSONNEL)

It is the policy of the Windsor Board of Education that any form of discrimination or harassment on the basis of protected characteristics such as race, color, religion, age, sex, sexual orientation, marital status, national origin, <u>alienage</u>, disability (including pregnancy), genetic information, veteran status or gender identity or expression is forbidden, whether by students, Board employees or third parties subject to the control of the Board. Students, Board employees and third parties are expected to adhere to a standard of conduct that is respectful of the rights of all members of the school community.

It is the express policy of Board to provide for the prompt and equitable resolution of complaints alleging any discrimination on the basis of protected characteristics such as race, color, religion, age, sex, marital status, sexual orientation, national origin, <u>alienage</u>, ancestry, disability (including pregnancy), genetic information, veteran status or gender identity or expression.

If a complaint involves allegations of discrimination or harassment based on reasons such as gender/sex or disability, such complaints will be handled under other appropriate policies Policy #4115.1 Sex Discrimination and Sexual Harassment in the Workplace; P#5145 Policy Regarding Section 504 of the Rehabilitation Act of 1973.

Preferably, complaints should be filed within thirty (30) calendar days of the alleged occurrence. Timely reporting of complaints facilitates the investigation and resolution of such complaints. The district will investigate such complaints promptly and equitably, and will take corrective action when allegations are verified.

The district will not tolerate any reprisals or retaliation that occur as a result of the good faith reporting of charges of harassment or discrimination on the basis of race, color, religion, age, sex, sexual orientation, marital status, national origin, <u>alienage</u>, disability (including pregnancy), genetic information, gender identity or expression, or veteran status. Any such reprisals or retaliation will result in disciplinary action against the retaliator, and other corrective actions as appropriate.

The school district will periodically provide staff development for district administrators and periodically distribute this Policy and implementing Administrative Regulations to staff and students in an effort to maintain an environment free of harassment and discrimination.

Complaint Procedure

As soon as an individual feels that he or she has been subjected to discrimination or

harassment on the basis of race, color, religion, age, sex, sexual orientation, marital status, national origin, <u>alienage</u>, disability (including pregnancy), genetic information, gender identity or expression, or veteran status he/she should make a written complaint to the Superintendent, or his/her designee. The individual and any respondent (if applicable) will be provided a copy of the Board's policy and regulation and made aware of his/her rights.

The complaint should state the:

- A. Name of the complainant,
- B. Date of the complaint,
- C. Date(s) of the alleged harassment/discrimination,
- D. Name(s) of the harasser(s) or discriminator(s),
- E. Location where such harassment/discrimination occurred,
- F. Names of any witness(es) to the harassment/discrimination,
- G. Detailed statement of the circumstances constituting the alleged harassment/discrimination; and
- H. Proposed remedy.

Any individual who makes an oral complaint of harassment or discrimination will be provided a copy of this regulation and will be requested to make a written complaint pursuant to the above procedure. If an individual is unable to make a written complaint, the staff member receiving the oral complaint will either reduce the complaint to writing or assist the individual with completing the written complaint form.

All complaints received by staff members are to be forwarded immediately to the Superintendent or his/her designee. Upon receipt of a complaint alleging harassment or discrimination under this complaint procedure, the Superintendent or his/her designee shall promptly investigate the complaint. During the course of the investigation, the investigator shall interview or consult with all individuals reasonably believed to have relevant information, including the complainant, the alleged harasser/discriminator ("respondent") and any witnesses to the conduct. Complaints will be investigated promptly within the timeframes identified below. Timeframes may be extended as needed given the complexity of the investigation, availability of individuals with relevant information and other extenuating circumstances. Confidentiality will be maintained by all persons involved in the investigation to the extent possible, as determined by the investigator.

Upon receipt of a written complaint of discrimination, investigator should:

1. offer to meet with the complainant and respondent (if applicable) within ten (10) business days (provided that such timeframe may be reasonably extended based on the availability of necessary witnesses and/or participants during periods of time when school is not in session) to discuss the nature of the complaint, identify individuals the complainant believes has relevant information, and obtain any relevant documents the complainant may have;

- 2. provide the complainant and respondent (if applicable) with a copy of the Board's non-discrimination policy and accompanying regulations;
- 3. investigate the factual basis of the complaint, including, as applicable, conducting interviews with individuals deemed relevant to the complaint;
- 4. an investigation that is adequate, reliable, and impartial. Investigate the factual basis for the complaint, including conducting interviews with individuals with information and review of documents relevant to the complaint;
- 5. maintain confidentiality to the extent practicable throughout the investigative process, in accordance with state and federal law;
- 6. communicate the outcome of the investigation in writing to the complainant and respondent (if any) (to the extent permitted by state and federal confidentiality requirements), within thirty (30) business days (provided that such timeframe may be extended by fifteen (15) business days during periods of time when school is in session or reasonably extended based on the availability of necessary witnesses and/or participants during periods of time when school is not in session) from the date the complaint was received by the Superintendent's office. The complainant and respondent (if any) shall be notified of such extension. The written notice shall include a finding whether the complaint was substantiated and if so, shall identify, to the extent possible, how the district will remedy the discrimination or harassment, adhering to the requirements of state and federal law.
- 7. if a complaint is made during summer recess, the complaint will be reviewed and addressed as quickly as possible given the availability of staff and/or other individuals who may have information relevant to the complaint. If fixed timeframes cannot be met, the complainant and respondent (if any) will receive notice and interim measures may be implemented as necessary (see subparagraph 6);
- 8. whenever allegations are verified, ensure that appropriate corrective action is taken (including, but not limited to, disciplinary action) aimed at preventing the recurrence of the harassment or discrimination. Corrective action should include steps to avoid continuing discrimination;
- 9. if either party to the complaint is not satisfied with the findings and conclusions of the investigation, the complainant may present the complaint and written outcome to the Superintendent within thirty (30) calendar days of receiving the findings. Upon review of a written request from the party requesting an appeal, the Superintendent shall review the investigative results of the investigator and determine if further action and/or investigation is warranted. Such action may include consultation with a designated investigator (if applicable), complainant, and respondent (if any) and meeting with appropriate individuals to attempt to resolve the complaint, or a decision affirming or overruling a designated investigator's conclusions or findings (if applicable). The Superintendent shall

provide written notice to the complainant and respondent (if any) of the proposed actions within fifteen (15) business days (provided that such timeframe may be reasonably extended based on the availability of necessary witnesses and/or participants during periods of time when school is not in session) following the receipt of the written request for review.

If a complaint involves allegations of discrimination or harassment based on reasons such as gender/sex, such complaints will be handled under other appropriate policies Policy #4115.1 Sex Discrimination and Sexual Harassment in the Workplace; Policy #_P 5145 Policy Regarding Section 504 of the Rehabilitation Act of 193.

Any employee also may file a complaint with the Office for Civil Rights, U.S. Department of Education ("OCR"):

Office of Civil Rights U.S. Department of Education 8th Floor 5 Post Office Square, Suite 900 Boston, MA 02109-3921 (617) 289-0111

http://www2.ed.gov/about/offices/list/ocr/docs/howto.html

May also file a complaint regarding employment discrimination with the Equal Employment Opportunity Commission, Boston Area Office, John F. Kennedy Federal Building, 475 Government Center, Boston, MA 02203 (800-669-4000).

Employees may also file a complaint with the Connecticut Commission on Human Rights and Opportunities:

Connecticut Commission on Human Rights and Opportunities 450 Columbus Blvd. Hartford, CT 06103-1835 (800-477-5737)

Anyone who has questions or concerns about these regulations may contact:

Terrell Hill, Assistant Superintendent for Human Resources Windsor Public Schools 601 Matianuck Avenue Windsor, CT 06095 860-687-2000 x 1233

Anyone who has questions or concerns about the Board's policies regarding discrimination on the basis of gender/sex may contact the Board's Title IX Coordinator:

Terrell Hill, Assistant Superintendent for Human Resources Windsor Public Schools 601 Matianuck Avenue Windsor, CT 06095 860-687-2000 x 1233 Anyone who has questions or concerns about the Board's policies regarding discrimination on the basis of gender/sex may contact the Board's Section 504/ADA Coordinator is:

Steven Carvalho, Director of Pupil and Special Education Services Windsor Public Schools 601 Matianuck Avenue Windsor, CT 06095 860-687-2000 x 1238

Administrative Regulation Approved: January 17, 2018

Craig A. Cooke, Ph.D. Superintendent of Schools Windsor Public Schools Windsor, CT

Students

NON-DISCRIMINATION (STUDENTS)

The Board of Education complies with all applicable federal, state and local laws prohibiting the exclusion of any person from any of its educational programs or activities, or the denial to any person of the benefits of any of its educational programs or activities because of race, religion, color, national origin, <u>alienage</u>, sex, sexual orientation, marital status, age, disability (including pregnancy), veteran status or gender identity or expression, subject to the conditions and limitations established by law.

It is the policy of the Board that any form of discrimination or harassment on the basis of race, religion, color, national origin, <u>alienage</u>, sex, sexual orientation, marital status, age, disability (including pregnancy), veteran status, gender identity or expression, or any other basis prohibited by state or federal law is prohibited, whether by students, Board employees or third parties subject to the control of the Board. The Board's prohibition of discrimination or harassment in its educational programs or activities expressly extends to academic, nonacademic and extracurricular activities, including athletics. It is also the policy of the Board to provide for the prompt and equitable resolution of complaints alleging any discrimination on the basis of protected characteristics such as race, color, religion, age, sex, sexual orientation, marital status, national origin, <u>alienage</u>, disability (including pregnancy), veteran status or gender identity or expression.

For the purposes of this policy, "veteran" means any person honorably discharged from, or released under honorable conditions from active service in, the United States Army, Navy, Marine Corps, Coast Guard and Air Force and any reserve component thereof, including the Connecticut National Guard.

For the purposes of this policy, "gender identity or expression" means a person's gender-related identity, appearance or behavior, whether or not that gender-related identity, appearance or behavior is different from that traditionally associated with the person's physiology or assigned sex at birth, which gender-related identity can be shown by providing evidence including, but not limited to, medical history, care or treatment of the gender-related identity, consistent and uniform assertion of the gender-related identity or any other evidence that the gender-related identity is sincerely held, part of a person's core identity or not being asserted for an improper purpose.

Any student and/or parent/guardian wishing to file a complaint regarding discrimination may obtain a copy of the Board's complaint procedures and complaint form which are included in the Board's Administrative Regulations Regarding Non-Discrimination/Students. These regulations accompany Board Policy #5145.4 for Students/Non-Discrimination Policy and are available online at www.windsorct.org or upon request from the main office of any district school.

If a complaint involves allegations of discrimination or harassment based on reasons such as gender/sex or disability, such complaints will be handled under other appropriate policies Policy #5145.5 Students/Sex Discrimination and Harassment; Policy# 5145 Policy Regarding Section 504 of the Rehabilitation Act of 1973.

Any student and/or parent/guardian also may file a complaint with the Office for Civil Rights, U.S. Department of Education ("OCR"):

Office for Civil Rights, Boston Office U.S. Department of Education 8th Floor 5 Post Office Square Boston, MA 02109- 3921 (617) 289-0111 http://www2.ed.gov/about/offices/list/ocr/docs/howto.html

Any student and/or parent/guardian may also file a complaint with the Connecticut Commission on Human Rights and Opportunities:

Connecticut Commission on Human Rights and Opportunities 450 Columbus Blvd. Hartford, CT 06103-1835 (800-477-5737)

Anyone who has questions or concerns about this policy, or would like a copy of the Board's complaint procedures or complaint forms related to claims of discrimination may contact:

Terrell Hill, Assistant Superintendent for Human Resources Windsor Public Schools 601 Matianuck Avenue Windsor, CT 06095 860-687-2000 x 1233

Anyone who has questions or concerns about the Board's policies regarding discrimination on the basis of gender/sex may contact the Board's Title IX Coordinator:

Terrell Hill, Assistant Superintendent for Human Resources Windsor Public Schools 601 Matianuck Avenue Windsor, CT 06095 860-687-2000 x 1233

Anyone who has questions or concerns about the Board's policies regarding discrimination on the basis of gender/sex may contact the Board's Section 504/ADA Coordinator:

Steven Carvalho, Director of Pupil and Special Education Services Windsor Public Schools 601 Matianuck Avenue Windsor, CT 06095 860-687-2000 x 1238

Legal References:

Title IX of the Education Amendments of 1972, 20 U.S.C. § 1681, et seq.

Title VI of the Civil Rights Act of 1964, 42 U.S.C. § 2000d, et seq.

Americans with Disabilities Act, 42 U.S.C. § 12101, et seq.

Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. § 794, et seq.

Connecticut General Statutes § 10-15c § 46a-58 and § 46a-81a, et seq. Connecticut General Statutes § 1-1n, "Gender Identity or Expression" defined

 Public Act 17-127, An Act Concerning Discriminatory Practices Against Veterans, Leaves of Absence for National Guard Members, Application for Certain Medicaid Programs, and Disclosure of Certain Records to Federal Military Law Enforcement.

Connecticut General Statutes § 46a-58. Deprivation of Rights

Policy Adopted: July 9, 2009 Policy Revised: June 18, 2013 Policy Revised: January 17, 2018

Windsor Public Schools Windsor, CT

Students

ADMINISTRATIVE REGULATIONS REGARDING DISCRIMINATION COMPLAINTS (STUDENTS)

It is the policy of the Board of Education that any form of discrimination or harassment on the basis of protected characteristics such as race, color, religion, age, sex, sexual orientation, marital status, national origin, <u>alienage</u>, disability (including pregnancy), veteran status or gender identity or expression is forbidden, whether by students, Board employees or third parties subject to the control of the Board. Students, Board employees and third parties are expected to adhere to a standard of conduct that is respectful of the rights of all members of the school community.

It is also the policy of the Board to provide for the prompt and equitable resolution of complaints alleging any discrimination on the basis of protected characteristics such as race, color, religion, age, sex, sexual orientation, marital status, national origin, <u>alienage</u>, disability (including pregnancy), veteran status or gender identity or expression.

Any student and/or parent/guardian wishing to file a complaint regarding discrimination may obtain a copy of the Board's complaint procedures and complaint form which are included in the Board's Administrative Regulations Regarding Non-Discrimination/Students. These regulations accompany Board Policy #5145.4 Non-Discrimination Policy and are available online at www.windsorct.org or upon request from the main office of any district school.

If a complaint involves allegations of discrimination or harassment based on reasons such as gender/sex or disability, such complaints will be handled under other appropriate policies, Policy #5145.5 Students/Sex Discrimination and Harassment #5145 Policy Regarding Section 504 of the Rehabilitation Act of 1973.

All other complaints by a student or other individuals alleging discrimination on the basis of the protected characteristics listed herein should file a written complaint with:

Office of the Superintendent of Schools Craig A. Cooke, Ph.D. 601 Matianuck Avenue Windsor, CT 06095 860-687-2000 ext. 1236 ccooke@windsorct.org

Preferably, complaints should be filed within thirty (30) days of the alleged occurrence. Timely reporting of complaints facilitates the investigation and resolution of such complaints. The district will investigate such complaints promptly and equitably, and will take corrective action when allegations are verified.

The district will not tolerate any reprisals or retaliation that occur as a result of the good faith reporting of charges of harassment or discrimination on the basis of race, color, religion, age, sex, sexual orientation, marital status, national origin, <u>alienage</u>, disability (including pregnancy),

veteran status or gender identity or expression. Any such reprisals or retaliation will result in disciplinary action against the retaliator, and other corrective actions as appropriate.

The school district will periodically provide staff development for district administrators and periodically distribute this Policy and the implementing Administrative Regulations to staff and students in an effort to maintain an environment free of harassment and discrimination.

Complaint Procedure

As soon as an individual feels that he or she has been subjected to discrimination or harassment on the basis of race, color, religion, age, sex, sexual orientation, marital status, national origin, <u>alienage</u>, disability (including pregnancy), veteran status or gender identity or expression, he/she should make a written complaint to Steven Carvalho, Director of Pupil and Special Education Services or to the building principal, or his/her designee. The student will be provided a copy of the Board's policy and regulation and made aware of his or her rights.

The complaint should state the:

- A. Name of the complainant,
- B. Date of the complaint,
- C. Date(s) of the alleged harassment/discrimination,
- D. Name(s) of the harasser(s) or discriminator(s),
- E. Location where such harassment/discrimination occurred,
- F. Names of any witness(es) to the harassment/discrimination, and
- G. Detailed statement of the circumstances constituting the alleged harassment/discrimination.
- H. Proposed remedy.

Any student who makes an oral complaint of harassment or discrimination to any of the abovementioned personnel will be provided a copy of this regulation and will be requested to make a written complaint pursuant to the above procedure. If a student (or individual acting on behalf of the student) is unable to make a written complaint, the administrator receiving the oral complaint will either reduce the complaint to writing or assist the student (individual acting on behalf of the student) in completing the written complaint form.

All complaints are to be forwarded immediately to the Superintendent or his/her designee. Upon receipt of a complaint alleging harassment or discrimination under this complaint procedure, the Superintendent shall designate a district or school administrator to promptly investigate the complaint. During the course of the investigation, the investigator shall interview or consult with all individuals reasonably believed to have relevant information, including the complainant, the alleged harasser/discriminator and any witnesses to the conduct. Complaints will be investigated

promptly within the timeframes identified below. Timeframes may be extended as needed given the complexity of the investigation, availability of individuals with relevant information and other extenuating circumstances. Confidentiality will be maintained by all persons involved in the investigation to the extent possible as determined by the investigator.

Upon receipt of a written complaint of discrimination, the investigator should:

- 1. offer to meet with the complainant (and respondent, if applicable) within ten (10) business days (provided that such timeframe may be reasonably extended based on the availability of necessary witnesses and/or participants during periods of time when school is not in session) to discuss the nature of the complaint, identify individuals the complainant believes has relevant information, and obtain any relevant documents the complainant may have;
- 2. provide the complainant (and respondent, if applicable) with a copy of the Board's antidiscrimination policy and accompanying regulations;
- 3. investigate the factual basis of the complaint, including, as applicable, conducting interviews with individuals deemed relevant to the complaint;
- 4. conduct an investigation that is adequate, reliable, and impartial. Investigate the factual basis for the complaint, including conducting interviews with individuals with information and review of documents relevant to the complaint;
- 5. maintain confidentiality to the extent practicable, through the investigative process, in accordance with state and federal law;
- 6. communicate the outcome of the investigation in writing to the complainant, (and respondent, if applicable) (to the extent permitted by state and federal confidentiality requirements), within thirty (30) business days (provided that such timeframe may be extended by fifteen (15) business days during periods of time when school is in session or reasonably extended based on the availability of necessary witnesses and/or participants during periods of time when school is not in session) from the date the complaint was received by the Superintendent's office. The complainant (and respondent, if applicable) shall be notified of any extension of the investigation timeline. The written notice shall include a finding whether the complaint was substantiated and if so, shall identify, to the extent possible, how the district will remedy the discrimination or harassment, adhering to the requirements of state and federal law;
- 7. if a complaint is made during summer recess, the complaint will be reviewed and addressed as quickly as possible given the availability of staff and/or other individuals who may have information relevant to the complaint. If fixed timeframes cannot be met, the complainant (and respondent, if applicable) will receive notice and interim measures may be implemented as necessary (see sub-paragraph 6);
- 8. whenever allegations are verified, ensure that appropriate corrective action is taken (including, but not limited to, disciplinary action) aimed at preventing the recurrence of

the harassment or discrimination. Corrective action should include steps to avoid continuing discrimination;

9. if the complainant (and/or respondent, if applicable) is not satisfied with the findings and conclusions of the investigation, the complainant (and/or respondent, if applicable) may present the complaint and written outcome to the Superintendent within thirty (30) calendar days of receiving the findings. Upon review of a written request from the complainant (and/or respondent, if applicable), the Superintendent shall review the investigative results of the investigator and determine if further action and/or investigation is warranted. Such action may include consultation with the investigator and complainant (and/or respondent, if applicable), a meeting with appropriate individuals to attempt to resolve the complaint, or a decision affirming or overruling the investigator's conclusions or findings. The Superintendent shall provide written notice to the complainant (and respondent, if applicable) of the proposed actions within fifteen (15) business days (provided that such timeframe may be reasonably extended based on the availability of necessary witnesses and/or participants during periods of time when school is not in session) following the receipt of the written request for review.

Any student and/or parent/guardian also may file a complaint with the Office for Civil Rights, U.S. Department of Education ("OCR"):

Office for Civil Rights, Boston Office U.S. Department of Education 8th Floor 5 Post Office Square Boston, MA 02109- 3921 (617) 289-0111 http://www2.ed.gov/about/offices/list/ocr/docs/howto.html

Any student and/or parent/guardian may also file a complaint with the Connecticut Commission on Human Rights and Opportunities:

Connecticut Commission on Human Rights and Opportunities 450 Columbus Blvd. Hartford, CT 06103-1835 (800-477-5737)

Anyone who has questions or concerns about this policy, or would like a copy of the Board's complaint procedures or complaint forms related to claims of discrimination, may contact:

Terrell Hill, Assistant Superintendent for Human Resources Windsor Public Schools 601 Matianuck Avenue Windsor, CT 06095 860-687-2000 x 1233 Anyone who has questions or concerns about the Board's policies regarding discrimination on the basis of gender/sex may contact the Board's Title IX Coordinator:

Terrell Hill, Assistant Superintendent for Human Resources Windsor Public Schools 601 Matianuck Avenue Windsor, CT 06095 860-687-2000 x 1233

Anyone who has questions or concerns about the Board's policies regarding discrimination on the basis of gender/sex may contact the Board's Section 504/ADA Coordinator:

Steven Carvalho, Director of Pupil and Special Education Services Windsor Public Schools 601 Matianuck Avenue Windsor, CT 06095 860-687-2000 x 1238

Regulation Approved: January 17, 2018

Craig A. Cooke, Ph.D. Superintendent of Schools Windsor Public Schools Windsor, CT

Personnel

P 4115.1

POLICY REGARDING SEX DISCRIMINATION AND SEXUAL HARASSMENT IN THE WORKPLACE (PERSONNEL)

It is the policy of the board of education to maintain a working environment free from harassment, insults or intimidation on the basis of an employee's sex and free from discrimination based on sex. Verbal or physical conduct by a supervisor or co-worker relating to an employee's sex which has the effect of creating an intimidating, hostile or offensive work environment, unreasonably interfering with the employee's work performance, or adversely affecting the employee's employment opportunities is prohibited.

Discrimination

Sex discrimination is defined as when an employer refuses to hire, disciplines or discharges any individual, or otherwise discriminates against an individual with respect to his or her compensation, terms, conditions, or privileges of employment on the basis of the individual's sex. Sex discrimination is also defined as when a person, because of his or her sex, is denied participation in, or the benefits of, a program that receives federal financial assistance.

Harassment

Sexual harassment is a form of sex discrimination. While it is difficult to define sexual harassment precisely, it does include any unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature when:

- 1. Submission to such conduct is made either explicitly or implicitly a term or condition of an individual's employment;
- 2. Submission to or rejection of such conduct by an individual is used as the basis for employment decisions affecting such individual; or
- 3. Such conduct has the purpose or effect of unreasonably interfering with an individual's work performance or creating an intimidating, hostile or offensive work environment.

Although not an exhaustive list, the following are examples of the type of conduct prohibited by the policy against sexual harassment:

- 1. Unwelcome sexual advances from a co-worker or supervisor, such as unwanted hugs, touches, or kisses;
- 2. Unwelcome attention of a sexual nature, such as degrading, suggestive or lewd remarks or noises;
- 3. Dirty jokes, derogatory or pornographic posters, cartoons or drawings;

- 4. The threat or suggestion that continued employment advancement, assignment or earnings depend on whether or not the employee will submit to or tolerate harassment;
- 5. Circulating, showing, or exchanging emails, text messages, digital images or websites of a sexual nature;
- 6. Using computer systems, including email, instant messaging, text messaging, blogging or the use of social networking websites, or other forms of electronic communications, to engage in any conduct prohibited by this policy.

Any infraction of this policy by supervisors or co-workers should be reported immediately to the Title IX Coordinator, the Superintendent, or his/her designee in accordance with the district's sex discrimination and sexual harassment grievance procedure. Retaliation against any employee for complaining about sex discrimination or sexual harassment is prohibited under this policy and illegal under state and federal law. Violations of this policy will not be permitted and may result in discipline up to and including discharge from employment. Individuals who engage in acts of sex discrimination or sexual harassment may also be subject to civil and criminal penalties.

Legal References:

United States Constitution, Article<u>Amendment</u> XIV Civil Rights Act of 1964, Title VII, 42 U.S.C. § 2000-e_2(a). Equal Employment Opportunity Commission Policy Guidance (N 915.035) on Current Issues of Sexual Harassment, effective 10/15/88. (N-915.050), March 19, 1990.

Title IX of the Education Amendments of 1972, 20 <u>USCSU.S.C.</u> § 1681, <u>et seq.</u> Title IX of the Education Amendments of 1972, 34 CFR § 106, <u>et</u> seq.

Meritor Savings Bank, FSB v. Vinson, 477 U.S. 57 (1986)

Public Act 19-16, "An Act Combatting Sexual Assault and Sexual Harassment"

Public Act 19-93, "An Act Concerning Sexual Harassment and Sexual Assault"

<u>Constitution of the State of Connecticut, Article I, Section 20</u> Connecticut General Statutes § 46a-60 Discriminatory employment practices prohibited.

Conn. Agencies Regs. §§ 46a-54-200 through § 46a-54-207 Constitution of the State of Connecticut, Article I, Section 20.

POLICY ADOPTED: June 18, 2013

Personnel

ADMINISTRATIVE REGULATIONS REGARDING SEX DISCRIMINATION AND SEXUAL HARASSMENT IN THE WORKPLACE (PERSONNEL)

<u>Windsor Board of Education</u> Sex Discrimination and Sexual Harassment Complaint Procedure

Complaint Procedure

It is the express policy of the Board of Education to encourage victims of sexual discrimination or sexual harassment to promptly report such claims. Timely reporting of complaints facilitates the investigation and resolution of such complaints. Any employee who feels that he/she has been sexually harassed or otherwise discriminated against on the basis of sex should submit any such complaint to the Title IX Coordinator. If the Title IX Coordinator is the subject of the complaint, the complaint should be submitted to the Superintendent, who shall investigate or appoint a designee to do so.

Complaints will be investigated promptly and corrective action will be taken when allegations are verified. Confidentiality will be maintained by all persons involved in the investigation to the extent possible and reprisals or retaliation that occur as a result of the good faith reporting of charges of sex discrimination or sexual harassment will result in disciplinary action against the retaliator.

The school district will provide staff development for new training for all employees on federal and state sexual harassment laws and remedies available to victims and will provide periodic supplemental training to employees. The district administrators and will publish its policy and grievance procedures to staff and employees in an effort to maintain an environment free of sex discrimination and sexual harassment. The district will also post a notice regarding sexual harassment in a conspicuous place readily available for viewing by employees. The district will email this notice to employees within three months of hire with the subject line "Sexual Harassment Policy" or words of similar import.

Any employee who believes that he or she has been discriminated against or sexually harassed in the workplace in violation of this policy may also file a complaint with the Greater Hartford Region Office of the Connecticut Commission on Human Rights and Opportunities, [address], [phone number]. (Your regional CHRO office can be found by accessing <u>http://www.state.ct.us/chro/index.html</u>) and/or the Equal Employment Opportunity Commission, Boston Area Office, John F. Kennedy Federal Building, 475 Government Center, Boston, MA 02203 (TELEPHONE NUMBER 617-565-3200800-669-4000). Connecticut law requires that a formal written complaint be filed with the Commission on Human Rights and Opportunities within 180300 days of the date when the alleged discrimination/harassment occurred. Remedies for sex discrimination and sexual harassment include cease and desist orders, back pay, compensatory damages, punitive damages, hiring, promotion or reinstatement.

Title IX Coordinator

The Title IX Coordinator for the Windsor Board of Education is: Craig Cooke, Terrell Hill, Ph.D., Asst. Superintendent for Human Resources, whose office is located at 601 Matianuck Avenue, Windsor, CT 06095 and whose telephone number is 860-687-2000 ext. 1233.

Regulation Approved: June 18, 2013

WINDSOR BOARD OF EDUCATION

AGENDA ITEM

For Consideration by the Board of Education at the Meeting of: February 19, 2020

PREPARED BY: Danielle Batchelder

PRESENTED BY: Danielle Batchelder

1.8

ATTACHMENTS: January 31, 2020 Financial Report

SUBJECT: Financial Report

BACKGROUND:

A report of operating expenditures is prepared monthly for the Board of Education. The report details monthly and year-to-date expenditures for each site within Windsor Public Schools.

STATUS:

The attached report is for the month of January 2020.

There were no inter-site transfers during the month.

RECOMMENDATION:

No action is necessary. The report is for information only.

The Secretary of the Board of Education should include the following in the minutes of this Board of Education meeting:

Expenditures for January 31, 2020	\$ 6,156,759
Expenditures through January 31, 2020	\$37,883,895

Reviewed by: _	NOB	Recommended by the Superintendent.	-Cn
		Agenda Item #	8a.

Windsor Public Schools Financial Report January 31, 2020

	2019/2020	Expenditures YTD		Balance	%
	Budget	1/31/2020	Encumbrance	1/31/2020	Balance
Instructional Services					14 A.A.A.
Clover Street School	63,167	24,556	1,124	37,487	59%
John F. Kennedy School	84,950	43,854	3,846	37,250	44%
Oliver Ellsworth School	86,730	41,427	3,655	41,648	48%
Poquonock School	69,296	30,785	4,752	33,759	49%
Sage Park Middle School	210,935	114,544	14,706	81,685	39%
Windsor High School	397,511	184,149	41,837	171,525	43%
Windsor High School Interscholastic Spo	207,000	139,488	54,893	12,619	6%
Athletic Coaches	263,000	114,034	0	148,966	57%
WHS Career & Technical Education	59,745	24,219	16,496	19,030	32%
Continuing Education	70,400	25,981	17,580	26,839	38%
*Instructional Mgt. & Curriculum Develd		206,540	31,967	79,873	25%
Magnet School Tuition	1,500,600	1,370,539	0	130,061	9%
Technology	777,405	741,418	19,478	16,509	2%
Total Instructional Services	4,109,119	3,061,534	210,334	837,251	20%
Education Support Services	402 800	164.020	29 (77	200.005	
Pupil Personnel Services	402,800	164,038	38,677	200,085	50%
Special Education	94,350	33,798	2,614	57,938	61%
Special Education Tuition	4,968,886	2,360,628	2,614	2,605,644	52%
Policy & Planning	142,350	122,091	4,626	15,633	11%
**Employee Personnel Services	129,000	53,159	6,227	69,614	54%
Financial Management	280,442	157,490	129	122,823	44%
Financial Services	38,500	37,890	1,843	(1,233)	-3%
Pupil Transportation & Safety	2,857,789	1,144,360	382	1,713,047	60%
Special Education Transportation	2,121,699	1,115,682	109,427	896,590	42%
Physical Plant Services	1,971,850	1,103,720	849,136	18,994	1%
Major Maintenance	436,000	431,079	4,860	61	0%
L.P. Wilson Center	254,800	159,620	88,298	6,882	3%
Benefits	10,869,681	4,440,001	248,448	6,181,232	57%
Certified Salaries	32,472,322	18,084,224	0	14,388,098	44%
Non-Certified Salaries	8,495,885	4,755,051	0	3,740,834	44%
Regular Ed Tutor Salaries	336,700	123,229	0	213,471	63%
Special Ed Tutor Salaries	284,000	122,534	0	161,466	57%
Substitute Salaries	647,188	413,767	123,163	110,258	17%
Total Education Support Services	66,804,242	34,822,361	1,480,444	30,501,437	46%
Total All Sites	\$70,913,361	\$37,883,895	\$1,690,778	\$31,338,688	44%

WINDSOR BOARD OF EDUCATION

AGENDA ITEM

For Consideration by the Board of Education at the Meeting of: February 19, 2020

PREPARED BY: Danielle Batchelder

PRESENTED BY: Danielle Batchelder

ATTACHMENTS: Student Enrollment Report & Recap

SUBJECT: Student Enrollment as of February 1, 2020

BACKGROUND:

Attached are the enrollment figures as of February 1, 2020. Mrs. Batchelder will answer any questions.

STATUS:

In prior BOE enrollment reports, the enrollment report grouped all students into one category labeled "Outside Placement/Private Placement (SPED)". Beginning in September 2016, the Out Placement/Private Placement (SPED) line was separated into two categories:

- 1. Out of District Placement-Special Education students
- 2. Private Placement Special Education students

Out of District - Special Education: Those students who are placed at a Connecticut State Department of Education (CSDE) approved private special education program as recommended by a planning and placement team (PPT) as part of a student's individualized education program (IEP). Additionally, this category may include a family who moves into Windsor with a child who has a disability who has already been placed in a private special education program and/or children who are placed in Windsor foster home(s) by the Department of Children and Families (DCF) and are already enrolled in a private special education program.

Private Placement - Special Education: Those students who have been identified special education through the planning and placement team (PPT) process that have been parentally placed at a non-public school located in Windsor (i.e., St. Gabriel, Trinity Christian, Madina Academy, Praise Power & Prayer, etc.).

RECOMMENDATION:

Informational

Reviewed by:

Recommended by the Superintendent:

Agenda Item #

Windsor Public Schools Student Enrollment Report February 1, 2020

Enrollment in Windsor Public Schools

Grades PreK - 5	1,485
Grades 6-8	727
Grades 9-12	1,142
Total District Enrollment	3,354

Windsor Students not in District Schools

Out of District Placements (SPED)	55
Private Schools (St.Gabriels, Trinity Christian, Medina Academy; Praise, Power&Prayer)	17
CREC Montessori Hartford	10
CREC Metropolitan Learning Center (MLC)	86
CREC Miscellaneous Magnet Schools	217
Hartford Host Magnet Schools	245
Miscellaneous Magnet Schools	34
A.I. Prince Technical High School	15
Howard Cheney Technical High School	11
	690
Total Students	4,044

Windsor Public Schools Student Enrollment Report February 1, 2020

GRADE	Poquonock School	Clover Street School	Oliver Ellsworth School	John F. Kennedy School	Total
PreK	61		86		147
K	86		143		229
1	117		125		242
2	94		115		209
3		79		127	206
4		104		111	215
5		98		139	237
Subtotal K-5					1,338
Total	358	281	469	377	1,485

GRADE	Sage Park Middle School
6	248
7	233
8	246
Total	727

GRADE	Windsor High School
9	305
10	261
11	293
12	283
Total	1,142

District Wide Enrollment	3,354
Plottide tride Enformente	0,004

T 2019-2020	
ENROLLMENT REPORT	POQUONOCK SCHOOL

y 1-Jun							0									0							0			0	¢
1-May							0									0							0			0	c
1-Apr							0									0							0			0	¢
1-Mar							0									0							0			0	c
1-Feb	14	13	15	15	15	14	86		18	17	16	16	17	16	17	117		19	18	19	18	20	94	32	29	61	010
1-Jan	14	13	14	15	15	14	85		18	17	16	16	17	16	17	117		19	18	18	18	20	93	32	25	22	267
1-Dec	41	13	14	15	14	14	84		18	18	16	16	17	17	17	119		18	18	18	18	19	91	32	25	57	264
1-Nov	14	13	14	15	14	14	84		18	18	17	16	17	18	17	121		18	18	18	18	19	91	32	22	54	250
1-Oct	14	13	14	14	13	14	82		17	18	17	17	16	18	17	120		18	18	18	18	19	91	32	22	54	247
1-Sept	44	13	14	14	12	14	81		17	18	17	18	17	18	18	123		18	18	18	18	18	06	32	19	51	245
Projected							85									116							68	30	15	45	335
Grade Kindernarton							Total	Grade 1								Total	Grade 2						Total			Total	Totals
Room # Teacher	2 Brown	3 Scott	22 Roche	23 Filmer	24 Eskanazi	26 Scerra			1 McCann	12 Elkey	15 Velez	17 Stoll	16 Reynolds	18 Neals	25 Hernandez			8 Coburn	9 Trummel	11 Delskey	13 Hoogewerff	14 Couchon		PK Smart Start	Sped & Peer		Pogunonock

ENROLLMENT REPORT 2019-2020 OLIVER ELLSWORTH SCHOOL
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16		16 16 17 17 18 22 22 22 22 22 22 22 23 20 22 22 22 22 22 22 22 22 22 22 22 22
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16 17 16	16 17 27 27 27 27 27 27 27 27 27 27 27 27 27	2 2 2 3 3 3 4 2 4 2 4 2 4 2 4 2 4 2 4 2
15 17	2 5 1 1 2 2 2 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	2 2 2 3 3 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4
15 15	15 22 1 39 21 23	9 9 19 19 10 10 10 10 10 10 10 10 10 10 10 10 10
	125	
	Total 125 Grade 1	125

OLLMENT REPORT 2019-2020	ENNEDY SCHOOL
ENROLL	JF KENN

1Jun							0								0									0	0
1-May							0								0									0	0
1-Apr							0								0									0	0
1-Mar							0								0									0	0
1-Feb	17	- 6	18	17	21	18	127		20	18	19	17	18	19	111		20	21	17	21	21	18	21	139	377
1-Jan	17	19	18	17	20	18	126		20	18	19	17	19	19	112		20	21	18	20	21	19	21	140	378
1-Dec	17	<u>6</u>	18	16	20	17	122		19	19	19	17	19	18	111		20	20	19	20	21	18	21	139	372
1-Nov	17	0 8	18	16	20	17	122		19	19	18	18	19	17	110		20	20	19	20	21	18	21	139	371
1-Oct	17	- 8	18	17	19	17	123		19	19	19	18	19	18	112		20	20	19	20	20	19	20	138	373
1-Sept	17	18	18	16	18	17	121		19	19	18	18	19	18	111		20	20	19	19	20	20	20	138	370
Projected							114								110									127	351
Grade Grade 3							Total	Grade 4							Total	Grade 5								Total	Totals
Room # Teacher	1 L. Macaluso 2 Richards	3 Lamouireux	4 Ghanesh-May	5 Filomeno	6 Johnston	8 Estelle			9 M.Macaluso	10 Silliman	12 Bishop	14 Atkins	16 Taylor	18 Caselli			15 Brown	19 Bowman	20 Paley	24 Freitas	25 Mazur	27 Hildt	28 Fye		John F. Kennedy

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1-Jun						0							0								0	0
1-May						0							0								0	0
1-Apr						0							0								0	0
1-Mar						0							0								0	0
1-Feb	15	16	15	18	15	79		23	21	21	19	20	104		15	17	16	17	17	16	86	281
1-Jan	14	16	15	18	15	78		23	21	21	19	20	104		16	17	16	17	17	16	66	281
1-Dec	14	16	14	18	15	77		22	21	21	18	19	101		16	17	16	17	17	16	66	277
1-Nov	14	16	14	18	15	77		22	21	20	18	19	100		16	18	15	17	16	16	98	275
1-Oct	14	15	15	18	15	22		22	21	20	18	19	100		16	18	15	18	15	15	97	274
1-Sept	16	16	17	17	17	83		23	21	20	18	20	102		17	17	17	17	16	15	66	284
Projected						85							96								97	278
Grade Grade 3						Total	Grade 4						Total	Grade 5							Total	Totals
Room # Teacher	8 Lindsley	10 Murray	11 Sanchez	19 Rivers	18 Darrell			9 Michalic	14 Su	15 Savage	26 Keach-Longo	27 Williams			12 Grimes	13 Carlson	16 Mendola	17 Nowsch	24 Chartier	25 Lewis		Clover

1-May				0					0
1-Apr				0					0
1-Mar				0					0
1-Feb	84	82	82	248		79	75	79	233
1-Jan	82	80	82	244		79	76	8	236
1-Dec	82	81	79	242		80	76	79	235
1-Nov	81	80	79	240		80	76	78	234
	81	79	78	238		80	76	77	233
1-Sept	83	82	78	243		79	17	17	233
Projected				218					250
				Total					Total
Grade 6	Team 1	Team 2	Team 3		Grade 7	Team 4	Team 5	Team 6	

1Jun

Grade 8											
Team 7			84	85	85	85	86	86			
Team 8			75	75	76	78	78	79			
Team 9			79	78	79	79	81	81			
	Total	234	238	238	240	242	245	246	0	0	0
Sage Park	Totals	702	714	709	714	719	725	727	0	0	0

ENROLLMENT REPORT 2019-2020 Windsor High School

	Projected	1-Sept	1-Oct	1-Nov	1-Dec	1-Jan	1-Feb	1-Mar	1-Apr	1-May	1-Jun
Grade 9	330	297	295	304	305	304	305				
Grade 10	261	272	271	267	266	260	261				
Grade 11	297	296	297	294	295	294	293				
Grade 12	295	291	290	285	284	285	283				
Windsor High Total	1,183	1,156	1,153	1,150	1,150	1,143	1,142	o	0	0	0

WINDSOR BOARD OF EDUCATION AGENDA ITEM

For Consideration by the Board of Education at the Meeting of: February 19, 2020

Prepared By: Patricia Patton

Presented By: Danielle Batchelder

Attachments: Food Service Financial Report

Subject: Cafeteria Operations – January 2020

Background: The Windsor School Food Service participates in the National School Lunch Program at each of our school facilities, at St. Gabriel's and CREC's Academy of Aerospace and Engineering. We also participate in the National School Breakfast Program at our four elementary schools, Sage Park Middle School, Windsor High School and CREC AAE. We operate the After School Snack Program for our Treehouse Program in Windsor. We operated our Summer Food Service Program of lunch and snack at Deerfield Apartment Complex, Goslee Pool, Wilson Library, and added Poquonock Elementary School location during summer break. We are complying with the Healthy Food Certification again this year to send a consistent message to our students in keeping with our wellness policies.

Our annual goal is to operate with a small reserve account to offset unanticipated needs and to increase participation from students and staff in all our programs.

A monthly financial report is presented to the Board of Education. This report includes sales and financial information for the current period.

Status: Financial Report for January 2020

Recommendation: Informational only.

Reviewed by:	B Recommended by the Superintendent:
~	Agenda Item #

Financial Statement Food Services January 2020

REVENUE	January 2020	7/1/19 - YTD	January 2019	7/1/18-YTD
SALES	\$75,629.74	\$474,849.13	\$78,709.05	\$450,171.15
REIMBURSEMENTS - STATE	21,303.00	48,256.11	20,673.00	53,464.00
ACCOUNTS RECEIVABLES	129,112.83	606,445.80	106,779.32	545,478.69
CLOC	38,046.00	133,888.00		86,794.00
MISC. (Rebates)		18,088.59	143.85	1,360.58
6 CENTS Certification	3,320.31	15,171.24	2,654.82	12,664.50
REVENUE TOTALS	\$267,411.88	\$1,296,698.87	\$208,960.04	1,149,932.92

EXPENSES

WAGES PAYROLL TAXES	\$91,811.33 7,023.57	\$432,621.59 33,095.34	\$63,083.18 4,825.87	\$399,567.95 30,566.96
BENEFITS FOOD/MILK/ICE CREAM	8,736.68 119,551.45	50,682.01 622,620.94	5,489.20	39,686.59
PAPER	5,353.57	29,896.84	110,315.29 6,140.02	614,995.32 33,935.33
TRUCK	102.98	39,810.03	142.79	4,097.55
MISC. SUPPLIES(UNIFORMS/OFFICE	37.00	1,386.44	302.62	3,553.52
EQUIPMENT	435.69	2,398.96	25,470.95	32,198.59
SERVICES	2,929.31	3,816.21	153.29	47,983.52
EXPENSE TOTALS	\$235,981.58	\$1,216,328.36	\$215,923.21	\$1,206,585.33
	φ 233,901. 30	φ1, 210,320.30	₽ Ζ 1 3,323.2 Ι	φ1,200,303.33
NET INCOME	\$31,430.30	\$80,370.51	\$21 3,923.21 (\$6,963.17)	(\$56,652.41)
NET INCOME		\$80,370.51		(\$56,652.41)

WINDSOR BOARD OF EDUCATION AGENDA ITEM

For Consideration by the Board of Education at the Meeting of: February 19, 2020

Prepared By:Terrell M. Hill, PhDPresented By:Terrell M. Hill, PhDAssistant Superintendent for Human Resources

Attachments: None

Subject: Human Resources Report for January 1, 2020 – January 31, 2020

RESIGNATIONS/SEPARATIONS

Leslie Cooper	Treehouse Group Leader	Kennedy
Delain Dunn	Special Education Tutor	Poquonock
Tikuan Johnson	Safety Assistant	Windsor High
Stacey Ann Lewis	Lunch Monitor	Clover
Annierose O'Brien Smialek	Special Education Teacher	Windsor High
Judith Stewart	Food Service Cashier	Windsor High
Daphne Warner	Special Education Paraeducator	Clover
_	-	

RETIREMENTS

Patricia Law	Special Education Paraeducator (2/28/2020)	Windsor High
Bonnie Snow	School Nurse (3/27/2020)	Windsor High
George Greco	Physical Plant Manager (5/1/2020)	LP Wilson
Andrew Giza	Special Education Teacher (6/30/2020)	Windsor High
Frank Halish	Science Teacher (6/30/2020)	Windsor High
Elaine Chartier	Classroom Teacher (6/30/2020)	Clover
Bonnie Emerson	Math Teacher (6/30/2020)	Kennedy
Cynthia Lindsley	Classroom Teacher (6/30/2020)	Clover
Susan Trummel-Cadieux	Classroom Teacher (6/30/2020)	Poquonock
Karen Vann	Special Education Teacher (6/30/2020)	Windsor High
Beverly Wyman	Physical Education Teacher (6/30/2020)	Sage

TRANSFERS/REASSIGNMENTS

Tamarah Baker	From: Building Substitute	Kennedy
	To: (Limited) Classroom Teacher	Kennedy
Shawnese Cook	From: Building Substitute	Kennedy
	To: (Limited) Third Grade Teacher	Kennedy
Benjamin Eskenazi	From: Physical Education/Health Teacher	Poq/ Kennedy
	To: Physical Education Teacher	Ellsworth
Dalia Ghanesh-May	From: Third Grade Teacher	Kennedy
	To: Head Teacher	Clover
Deborah Goldberg	From: Special Education Tutor	District-wide
	To: Special Education Tutor	Poquonock
Erin Smith	From: (Long Term Sub) Special Education Teacher	Kennedy
	To: (Limited) Special Education Teacher	Kennedy
Kimberly Wilshire	From: Special Education Tutor	Sage
	To: Instructional Tutor	Kennedy

<u>HIRES</u>

Joan Davis Lunch Monitor Poquonock **Building Substitute** Shelby Eckman Kennedy Arlene Martin Special Education Tutor Ellsworth (Long Term Sub) Biology Teacher Julia Meurice Windsor High Erica Ortiz Lunch Monitor Kennedy Marianne Orzechowski School Counseling Administrative Assistant Sage Amy Taylor (Limited) Science Teacher Windsor High Maalik Todd **Building Substitute** Sage Jasmine Wright Special Education Paraeducator Kennedy

Reviewed by: Recommended by the Superintendent:

8d Agenda Item #

Windsor Board of Education Regular Meeting Unapproved Minutes Wednesday, January 22, 2020 6:30 PM Town Hall, Council Chambers

The following are the unapproved minutes of the January 22, 2020 Regular Meeting. Any additions or corrections will be made at a future meeting.

Attendance Taken at 6:30 PM:

Present Board Members: Mr. Leonard Lockhart Ms. Maryam Khan Mr. Brian Bosch Mr. David Furie Mr. Ronald Eleveld Ms. Ayana Taylor Mr. Paul Panos Ms. Charlotte Ricketts

Absent Board Members: Mr. James Ristas

1. Call to Order, Pledge to the Flag and Moment of Silence

Discussion:

The meeting was called to order at 6:30 PM by President Leonard Lockhart with the Pledge to the Flag and Moment of Silence. Also in attendance: Superintendent of Schools Dr. Craig A. Cooke, Assistant Superintendent for Human Resources Dr. Terrell Hill, Assistant Superintendent for Instructional Services Dr. Santosha Oliver and Director of Business Services Ms. Danielle Batchelder.

2. Superintendent Presents 2020-2021 Budget Proposal

Discussion:

Dr. Cooke gave a presentation on the Superintendent's budget for 2020-2021. The proposed budget is 2.58% over the 2019-2020 budget or an increase of \$1,832,438. Total proposed budget is \$72,745,799.

3. Public Forum on 2020-2021 Budget (Limited to maximum of 30 minutes)

Discussion:

Mr. Lockhart opened the Public Forum at 7:03 PM. There were no public comments. The Public Forum was closed at 7:04 PM.

Mr. Lockhart called for a five minute recess at 7:04 PM.

4. THE REGULAR MEETING WILL BEGIN IMMEDIATELY FOLLOWING THE PUBLIC FORUM AND A 5 MINUTES RECESS

Discussion: The regular meeting resumed at 7:09 PM.

5. Recognitions/Acknowledgements

5.a. Recognition--Jahnessa Cortez, BOE Student Representative

Discussion:

Ms. Cortez was not present, but Mr. Lockhart, Ms. Taylor, Mr. Eleveld, Mr. Furie and Dr. Cooke recognized her as the BOE Student Representative for the first semester of the school year. They thanked Jahnessa for her service to the Board and wished her well in her future endeavors.

6. Audience to Visitors

Discussion: No discussion from visitors.

At this time, Mr. Lockhart introduced Ms. Taylor, Secretary of the Board who welcomed members of the audience and viewers at home. She reviewed the Board's mission statement and goals and gave an overview of the protocols for Board meetings.

7. Student Representative Report

Discussion:

Ms. Cortez was not present, but Dr. Cooke had spoken with her prior to the meeting about the athletic department which Dr. Cooke planned to speak about in the Superintendent's Report.

8. Board of Education

8.a. President's Report

Discussion:

Mr. Lockhart thanked Mr. Furie for his attendance at the MLK event at Town Hall on January 20. He said that there were several student speakers. He also thanked Dr. Cooke and his staff for their support of events school and community events such as MLK Day.

There will be a Legislative Breakfast held on Friday, January 24.

On Thursday, January 30, there will be a public forum held at Bart's.

8.b. School Liaison Reports 8.b.1. Windsor High School

Discussion:

Ms. Taylor announced the next School Governance Council meeting which will be held in the WHS media center on January 27.

Mr. Furie stated that he and Ms. Taylor recently met with Principal Osunde. This week is mid-term exam week. He attended both the boys' and girls' basketball games and spoke about their accomplishments. On February 22, there is a CT First Tech Challenge robotics competition at WHS. Thursday, January 23 is mid-year graduation.

8.b.2. Sage Park Middle School

Discussion:

Ms. Khan said that winter sports including volleyball, badminton and the weight room are starting. There was a Cape Cod trip meeting as well as a trip meeting for Washington D.C. On January 30 there will be a debut screening of the "I Am" video project. The counseling department is preparing for their students to transition to WHS.

8.b.3. Clover Street School

Discussion:

Mr. Eleveld announced the January 23 winter concert. K-Kids are running a new or gently used hat and mitten drive. There will be a Daddy/Daughter dance held. An adult guest can be a male guardian, not only fathers. The Youth Services Bureau works with kids from grades 4 through 8, offering various programs and activities. Dom's Broad St. Eatery will be hosting a fundraising event on Saturday, January 26 for the 5th grade.

8.b.4. John F. Kennedy School

Discussion:

Ms. Ricketts said that the next Town Hall meeting will be held January 31 and the next PTO meeting will be held February 4. JFK School will hold their annual spelling bee on March 5. Dr. Cooke shared that the winner of the JFK spelling bee is invited to continue to the next competition. Ms. Ricketts included more information regarding the Daddy/Daughter dance. The dance will be held Saturday, February 8 at the Courtyard by Marriott in Windsor.

8.b.5. Oliver Ellsworth School

Discussion:

Mr. Bosch attended the MLK event, which was well attended and promoted kindness. The new playscape has been installed. Volunteers are needed for the "Beach Party" on February 27 after school. The next PTO meeting will be held January 23.

8.b.6. Poquonock School

Discussion:

Mr. Panos announced the January 27 winter strings concert. On January 31, students will support their favorite football team by wearing team jerseys.

9. Superintendent's Report

Discussion:

Dr. Cooke shared that he had received a preview of the "I Am" video project and that it was well done. He announced that NASA has selected, through the NASA Hunch Program, the WHS student-designed, one-handed tape dispenser to take to the international space station. The Hartford Foundation for Public Giving grant to operate the OFCP was funded for the 2020 school year for \$175,000. Dr. Cooke highlighted the winter sports season with special recognition to boys' basketball for their 8-3 season and Coach Ken Smith receiving his 600th win on Friday, January 17. The girls' track team is

performing very well with 3 relays placing number one. Cheerleading competitions begin in February. Currently ice hockey has 7 wins and 1 loss. The Office of Family and Community Partnership are asking the community to join their District Action Team for Partnership, this helps to support families and schools. They are also recruiting mentors for Sage Park, Clover Street and JFK schools.

9.a. Legislative Update with Patrice McCarthy, Deputy Director and General Counsel, CT Association of Boards of Education

Discussion:

Patrice McCarthy, Deputy Director and General Counsel for the Connecticut Association of Boards of Education (CABE), presented an update on legislative issues.

Questions and comments from Board members ensued.

9.b. WHS Overnight Field Trip to Spain, April 2021, 2nd Reading

Motion Passed: Move the Board of Education approve the proposed trip to Spain as a 2nd reading reserving the right to cancel if it feels that the safety of the students is at risk passed with a motion by Mr. David Furie and a second by Mr. Paul Panos.

8 Yeas - 0 Nays.

Mr. Leonard Lockhart Yes Ms. Maryam Khan Yes Mr. Brian Bosch Yes Mr. David Furie Yes Mr. Ronald Eleveld Yes Ms. Ayana Taylor Yes Mr. Paul Panos Yes Ms. Charlotte Ricketts Yes Mr. James Ristas Absent

9.c. Residency Update

Discussion:

Discussion ensued regarding the process for student withdrawals from the district and how Mr. Kearse enforces the residency requirements.

9.d. Budget Assumptions FY 20, 2nd Reading

Motion Passed: Move the Board of Education accept for a 2nd Reading, the Budget Assumptions for FY 2020-2021 passed with a motion by Mr. David Furie and a second by Mr. Paul Panos.

8 Yeas - 0 Nays.

Mr. Leonard Lockhart Yes Ms. Maryam Khan Yes Mr. Brian Bosch Yes Mr. David Furie Yes Mr. Ronald Eleveld Yes Ms. Avana Tavlor Yes Mr. Paul Panos Yes Ms. Charlotte Ricketts Yes Mr. James Ristas Absent

9.e. School Calendar, 2020-2021, 2nd Reading

Discussion:

Mr. Panos inquired about the need for the volume of professional development days versus the number of teacher work days.

Dr. Cooke explained the state requirements for set numbers of professional development days.

Motion Passed: Move the Board of Education accept the proposed 2020-2021 school calendar for a 2nd Reading passed with a motion by Mr. David Furie and a second by Ms. Ayana Taylor.

8 Yeas - 0 Nays.

Mr. Leonard LockhartYesMs. Maryam KhanYesMr. Brian BoschYes

Mr. David FurieYesMr. Ronald EleveldYesMs. Ayana TaylorYesMr. Paul PanosYesMs. Charlotte RickettsYesMr. James RistasAbsent

9.f. Policy Adoption, 1st Reading

9.f.1. Revised BL 9325.4 Voting Method

9.f.2. Revised AR 5123.1 WHS Graduation Requirements

9.f.3. New BL 9240 Board Member Development

Discussion:

Mr. Eleveld suggested changing the word "will" to "encouraged". Mr. Panos stated that there are other bylaws that already cover this topic.

9.f.4. Revised P 5131.911 Bullying Prevention and Intervention Policy and AR 5131.911 Safe School Climate Plan

9.f.5. Revised P 4112.3 Employment Checks

Discussion:

Mr. Eleveld confirmed that the use of "optional language" would be removed for the 2nd reading.

9.f.6. Revised P/AR 5114 Student Discipline

9.f.7. Revised P/AR 4118.1 Non-Discrimination (Personnel)

9.f.8. Revised P/AR 5145.4 Non-Discrimination (Students)

9.f.9. Revised P/AR 4115.1 Policy Regarding Sex Discrimination and Harassment in the Workplace (Personnel)

Motion Passed: Move to approve the revisions made to BL 9325.4 Voting Method, P 5131.911 Bullying Prevention and Intervention Policy, P 4112.3 Employment Checks, P 5114 Student Discipline, P 4118.1 Non-Discrimination (Personnel), P 5145.4 Non-Discrimination (Students), P 4115.1 Policy Regarding Sex Discrimination and Harassment in the Workplace (Personnel) and approve the addition of new BL 9240 Board Member Development as a 1st reading passed with a motion by Ms. Maryam Khan and a second by Ms. Ayana Taylor.

8 Yeas - 0 Nays.

Mr. Leonard Lockhart Yes Ms. Maryam Khan Yes Mr. Brian Bosch Yes Mr. David Furie Yes Mr. Ronald Eleveld Yes Ms. Ayana Taylor Yes Mr. Paul Panos Yes Ms. Charlotte Ricketts Yes Mr. James Ristas Absent

10. Committee Reports 10.a. Policy Committee

Discussion:

Ms. Khan reported that the Policy Committee meeting was held January 6, and at that meeting the discussion of remote meeting participation would not proceed to the full board.

11. Consent Agenda

Motion Passed: Move to approve Consent agenda item 11c. Food Service Report passed with a motion by Ms. Ayana Taylor and a second by Mr. David Furie.

8 Yeas - 0 Nays.

Mr. Leonard Lockhart Yes Ms. Maryam Khan Yes Mr. Brian BoschYesMr. David FurieYesMr. Ronald EleveldYesMs. Ayana TaylorYesMr. Paul PanosYesMs. Charlotte RickettsYesMr. James RistasAbsent

11.a. Financial Report

Discussion: Expenditures for December 31, 2019 \$6,566,487

Expenditures through December 31, 2019 \$31,727,136

Discussion involved major projects and salaries of tutors.

Motion Passed: Move to approve Consent agenda item 11a. Financial Report passed with a motion by Ms. Ayana Taylor and a second by Mr. David Furie.

8 Yeas - 0 Nays.

Mr. Leonard Lockhart Yes Ms. Maryam Khan Yes Yes Mr. Brian Bosch Mr. David Furie Yes Mr. Ronald Eleveld Yes Ms. Ayana Taylor Yes Mr. Paul Panos Yes Ms. Charlotte Ricketts Yes Mr. James Ristas Absent

11.b. Enrollment Report

Discussion:

Mr. Eleveld asked Dr. Cooke if the projections were off for WHS enrollment. Dr. Cooke stated that the projection is not the actual number.

Mr. Panos asked if there is a known number of Windsor children who attend school outside of WPS. Ms. Batchelder responded that if WPS provides transportation, the number is known, but if no transportation is provided there is no way to know the number when other districts do not share enrollment.

Ms. Ricketts said that families from Puerto Rico who have been displaced due to the earthquake may be arriving soon to the district. Ms. Batchelder confirmed that there have been no new student enrollments due to this event, but numbers have been estimated.

Motion Passed: Move to approve Consent agenda item 11b. Enrollment Report passed with a motion by Ms. Ayana Taylor and a second by Mr. David Furie.

8 Yeas - 0 Nays.

Mr. Leonard Lockhart Yes Ms. Maryam Khan Yes Mr. Brian Bosch Yes Mr. David Furie Yes Mr. Ronald Eleveld Yes Ms. Ayana Taylor Yes Mr. Paul Panos Yes Ms. Charlotte Ricketts Yes Mr. James Ristas Absent

11.c. Food Service Report

11.d. Human Resources Report

Discussion:

Mr. Bosch asked how to know if positions are "new" or replacements. Dr. Hill clarified that when positions are created they will be listed on the report with a "new" notation.

Mr. Furie pointed out that Sage Park and Clover now have new head teachers but only one position is listed. Dr. Hill reminded the board that the report is a month behind.

Motion Passed: Move to approve Consent agenda item 11d. Human Resources Report passed with a motion by Ms. Ayana Taylor and a second by Mr. David Furie.

8 Yeas - 0 Nays.

Mr. Leonard Lockhart Yes Ms. Maryam Khan Yes Mr. Brian Bosch Yes Mr. David Furie Yes Mr. Ronald Eleveld Yes Ms. Ayana Taylor Yes Yes Mr. Paul Panos Ms. Charlotte Ricketts Yes Mr. James Ristas Absent

12. Approval of Minutes

12.a. December 19, 2019, 6:30 PM, Special Meeting 12.b. December 19, 2019, 7:00 PM, Special Meeting 12.c. January 6, 2020 Policy Committee 12.d. January 14, 2020 Special Meeting

Motion Passed: Move to approve the minutes of 12a. December 19, 2019 6:30 PM Special Meeting, 12b. December 19, 2019 7:00 PM Special Meeting, 12c.January 6, 2020 Policy Committee, and 12d January 14, 2020 Special Meeting passed with a motion by Ms. Ayana Taylor and a second by Mr. Paul Panos.

8 Yeas - 0 Nays.

Mr. Leonard Lockhart Yes Ms. Maryam Khan Yes Mr. Brian Bosch Yes Mr. David Furie Yes Mr. Ronald Eleveld Yes Ms. Ayana Taylor Yes Mr. Paul Panos Yes Ms. Charlotte Ricketts Yes Mr. James Ristas Absent

13. Other Matters/Announcements/Regular BOE Meetings

13.a. BOE Public Forum with Finance Committee Immediately Following, Tuesday, January 28, 2020, 6:00 PM, LPW, Board Room 13.b. BOE Public Forum with Finance Committee Immediately Following, Saturday, February 1, 2020, 10:00 AM, LPW, Board Room 13.c. BOE Public Forum with Finance Committee Immediately Following, Tuesday, February 11, 2020, 6:00 PM, LPW, Board Room 13.d. BOE Finance Committee, Tuesday, February 18, 2020, 6:30 PM, LPW, Room 17, if needed 13.e. Next BOE Regular Meeting is Wednesday, February 19, 2020, 7:00 PM, Town Hall, Council Chambers

Discussion:

Ms. Ricketts reminded the audience of the January 23 concert at JFK. She also asked viewers to practice JFK's monthly focus of integrity.

Ms. Khan invited the community to participate in the TSA Robotics Competition on February 1, the same day as a Board of Education Public Forum for the Finance Committee.

Mr. Eleveld promoted an American Red Cross Blood Drive at the Masonic Lodge on January 25, where breakfast will be served.

- Ms. Taylor encouraged the community to attend the public forums for the budget process.
- Mr. Bosch had no comments.
- Mr. Furie congratulated Dr. Cooke, the recipient of a Bridge Builder Award on January 23.
- Mr. Panos stated that the student speakers at the MLK event were very well spoken.

Mr. Lockhart also congratulated Dr. Cooke on the Bridge Builder Award. Friday, January 24 is the Legislative Breakfast and January 30 is a Public Forum at Bart's. He encouraged attendance and participation in the budget process.

14. Audience to Visitors

Discussion: None

15. Adjournment

Discussion: Meeting was adjourned at 9:58 PM.

Motion Passed: Move to adjourn the meeting passed with a motion by Mr. Ronald Eleveld and a second by Mr. Paul Panos.

8 Yeas - 0 Nays.

Mr. Leonard Lockhart Yes Ms. Maryam Khan Yes Mr. Brian Bosch Yes Mr. David Furie Yes Mr. Ronald Eleveld Yes Ms. Ayana Taylor Yes Mr. Paul Panos Yes Ms. Charlotte Ricketts Yes Mr. James Ristas Absent

Windsor Board of Education Special Meeting/Public Forum with Finance Committee Immediately Following Unapproved Minutes

Tuesday, January 28, 2020 6:00 PM L.P. Wilson Community Center, Board Room

The following are the unapproved minutes of the January 28, 2020 Special Meeting/Public Forum with Finance Committee Immediately Following. Any additions or corrections will be made at a future meeting.

Attendance Taken at 6:01 PM:

Present Board Members: Mr. Leonard Lockhart Ms. Maryam Khan Mr. Brian Bosch Mr. David Furie Mr. Ronald Eleveld Ms. Ayana Taylor Mr. Paul Panos Ms. Charlotte Ricketts

Absent Board Members: Mr. James Ristas

<u>Updated Attendance:</u> Ms. Charlotte Ricketts was updated to present at: 6:07 PM

1. Call to Order

Discussion:

The Public Forum was called to order at 6:01 PM by President Leonard Lockhart with the Pledge of Allegiance and a Moment of Silence. Also in attendance: Superintendent of Schools Dr. Craig A. Cooke, and Director of Business Services Ms. Danielle Batchelder and Assistant Superintendent for Instructional Services Dr. Santosha Oliver.

2. Public Forum on Superintendent of School's Proposed 2020-2021 Budget (limited to 30 minutes)

Discussion: None

3. Adjournment

Discussion: The public forum was adjourned at 6:02 PM.

Motion Passed: Move to adjourn the meeting at 6:02 PM passed with a motion by Mr. Paul Panos and a second by Mr. David Furie.

7 Yeas - 0 Nays.

Mr. Leonard Lockhart Yes Ms. Maryam Khan Yes Mr. Brian Bosch Yes Mr. David Furie Yes Mr. Ronald Eleveld Yes Ms. Avana Tavlor Yes Mr. Paul Panos Yes Ms. Charlotte Ricketts Absent Mr. James Ristas Absent

4. A MEETING OF THE BOE FINANCE COMMITTEE WILL IMMEDIATELY FOLLOW THE ADJOURNMENT OF THE PUBLIC FORUM

5. Finance Committee Meeting

6. Call to Order, Pledge of Allegiance, Moment of Silence

Discussion:

The Finance Committee meeting was called to order by Mr. Furie at 6:02 PM with the Pledge of Allegiance and a Moment of Silence. Also in attendance was Superintendent of Schools Dr. Craig A. Cooke, Assistant Superintendent for Human Resources Dr. Terrell Hill, Director of Business Services Danielle Batchelder and Assistant Superintendent for Instructional Services Dr. Santosha Oliver.

The principals of each school were in attendance: Uyi Osunde, Windsor High School, Liana Jorgensen, Sage Park Middle School, Michelle Williams, Clover Street School, Mary Kay Ravenola, John F. Kennedy School, Taran Gruber, Oliver Ellsworth School and Tracie Peterson, Poquonock School.

7. Audience to Visitors

Discussion: None

8. Discussion of the 2020-2021 Budget Proposal

Discussion:

The principals for each school were asked questions regarding their schools and site-based budget. The budget proposal for each school was discussed in the following order:

Windsor High School (Site 61) Oliver Ellsworth School and Poquonock School John F. Kennedy School and Clover Street School

Mr. Lockhart left the room at 7:53 PM, returned at 7:57 PM.

Sage Park Middle School (Site 53)

The committee will continue their review of the budget on Saturday, February 1, 2020.

9. Adjournment

Discussion: The meeting adjourned at 8:38 PM

Motion Passed: Move to adjourn the meeting at 8:38 PM passed with a motion by Mr. Ronald Eleveld and a second by Mr. Leonard Lockhart.

8 Yeas - 0 Nays.

Mr. Leonard Lockhart Yes Ms. Maryam Khan Yes Mr. Brian Bosch Yes Mr. David Furie Yes Mr. Ronald Eleveld Yes Ms. Ayana Taylor Yes Mr. Paul Panos Yes Ms. Charlotte Ricketts Yes Mr. James Ristas Absent

Windsor Board of Education Special Meeting/Public Forum with Finance Committee Immediately Following Unapproved Minutes

Saturday, February 1, 2020 10:00 AM L.P. Wilson Community Center, Board Room

The following are the unapproved minutes of the February 1, 2020 Special Meeting/Public Forum with Finance Committee Immediately Following. Any additions or corrections will be made at a future meeting.

Attendance Taken at 10:00 AM:

Present Board Members: Mr. Leonard Lockhart Mr. Brian Bosch Mr. David Furie Mr. Ronald Eleveld Ms. Ayana Taylor Mr. Paul Panos Ms. Charlotte Ricketts

Absent Board Members: Mr. James Ristas Ms. Maryam Khan

<u>Updated Attendance:</u> Mr. Paul Panos was updated to present at: 10:04 AM Ms. Ayana Taylor was updated to present at: 10:02 AM Ms. Charlotte Ricketts was updated to present at: 10:04 AM Ms. Maryam Khan was updated to absent at: 11:47 AM

1. Call to Order

Discussion:

The Public Forum was called to order at 10:00 AM by President Leonard Lockhart with the Pledge of Allegiance and a Moment of Silence. Also in attendance: Superintendent of Schools Dr. Craig A. Cooke, Assistant Superintendent for Human Resources Dr. Terrell Hill, Director of Business Services Ms. Danielle Batchelder, Assistant Superintendent for Instructional Services Dr. Santosha Oliver and Director of Pupil and Special Education Services Steven Carvalho.

2. Public Forum on Superintendent of School's Proposed 2020-2021 Budget (limited to 30 minutes)

Discussion: None

3. Adjournment

Discussion: The meeting adjourned at 10:02 AM.

Motion Passed: Move to adjourn the meeting at 10:02 AM passed with a motion by Mr. Ronald Eleveld and a second by Mr. David Furie.

6 Yeas - 0 Nays.

Mr. Leonard LockhartYesMs. Maryam KhanYesMr. Brian BoschYesMr. David FurieYesMr. Ronald EleveldYes

4. A MEETING OF THE BOE FINANCE COMMITTEE WILL IMMEDIATELY FOLLOW THE ADJOURNMENT OF THE PUBLIC FORUM

5. Finance Committee Meeting

6. Call to Order, Pledge of Allegiance, Moment of Silence

Discussion:

The Finance Committee meeting was called to order by Mr. Furie at 10:03AM with the Pledge of Allegiance and a Moment of Silence. Also in attendance was Superintendent of Schools Dr. Craig A. Cooke, Assistant Superintendent for Human Resources Dr. Terrell Hill, Director of Business Services Danielle Batchelder, Director of Pupil and Special Education Services Steven Carvalho and Assistant Superintendent for Instructional Services Dr. Santosha Oliver.

Also in attendance was Katrina Wicks, Director of Information Technology.

7. Audience to Visitors

Discussion: None

8. Discussion of the 2020-2021 Budget Proposal

Discussion:

Mr. Furie suggested to the Board that they move both the Technology and Special Education Services portions of the meeting first since both Ms. Wicks and Mr. Carvalho are present.

Dr. Cooke introduced Katrina Wicks, Director of Information Technology.

The committee reviewed and discussed the following items: Introductory pages

Site 76 Technology

Site 73 Pupil Personnel Services, Site 74 Special Education Services, Site 75 Special Education Tuition

During the Site 73, 74 and 75 discussions:

Ms. Ricketts left the room at 11:43 AM, returning at 11:48 AM.

Mr. Lockhart left the room at 11:45 AM and returned at 11:47 AM.

Ms. Khan excused herself for the remainder of the meeting at 11:47 AM.

Site 62 WPS Interscholastic Athletics

Site 63 C.T.E

Site 71 Continuing Education

Site 41 Instructional Services

Site 40 District Policy and Planning

The committee will continue their review of the budget book on Tuesday, February 11, 2020. It was agreed by general consensus that the Tuesday, February 18, 2020 Finance Committee meeting will be held at 6:00 PM in Room 17 at L.P. Wilson

9. Adjournment

Discussion: The meeting was adjourned at 12:48 PM.

Motion Passed: The meeting adjourned at 12:48 PM passed with a motion by Mr. Ronald Eleveld and a second by Mr. David Furie.

7 Yeas - 0 Nays.

Mr. Leonard Lockhart Yes Ms. Maryam Khan Absent Mr. Brian Bosch Yes Mr. David Furie Yes Yes Mr. Ronald Eleveld Ms. Ayana Taylor Yes Mr. Paul Panos Yes Ms. Charlotte Ricketts Yes Mr. James Ristas Absent

Windsor Board of Education Special Meeting/Public Forum with Finance Committee Immediately Following Unapproved Minutes

Tuesday, February 11, 2020 6:00 PM L.P. Wilson Community Center, Board Room

The following are the unapproved minutes of the February 11, 2020 Special Meeting/Public Forum with Finance Committee Immediately Following. Any additions or corrections will be made at a future meeting.

Attendance Taken at 6:00 PM:

Present Board Members: Mr. Leonard Lockhart Ms. Maryam Khan Mr. David Furie Mr. Ronald Eleveld Ms. Ayana Taylor Mr. Paul Panos Ms. Charlotte Ricketts

Absent Board Members: Mr. Brian Bosch Mr. James Ristas

<u>Updated Attendance:</u> Mr. Paul Panos was updated to present at: 6:01 PM Ms. Charlotte Ricketts was updated to present at: 6:03 PM Ms. Maryam Khan was updated to present at: 6:10 PM

1. Call to Order

Discussion:

The Public Forum was called to order at 6:00 PM by President Leonard Lockhart. Also in attendance: Superintendent of Schools Dr. Craig A. Cooke, Director of Business Services Ms. Danielle Batchelder, Assistant Superintendent for Human Resources Dr. Terrell Hill and Assistant Superintendent for Instructional Services Dr. Santosha Oliver.

2. Public Forum on Superintendent of School's Proposed 2020-2021 Budget (limited to 30 minutes)

Discussion: Susan Miller - 10 Ethan Drive – commented that she fully supports the Superintendent's Budget as proposed.

3. Adjournment

Discussion: The Public Forum was adjourned at 6:02 PM.

Motion Passed: Move to adjourn the meeting at 6:02 PM passed with a motion by Mr. Ronald Eleveld and a second by Mr. David Furie.

5 Yeas - 0 Nays.

Mr. Leonard LockhartYesMs. Maryam KhanAbsentMr. Brian BoschAbsentMr. David FurieYesMr. Ronald EleveldYesMs. Ayana TaylorYesMr. Paul PanosYes

4. A MEETING OF THE BOE FINANCE COMMITTEE WILL IMMEDIATELY FOLLOW THE ADJOURNMENT OF THE PUBLIC FORUM

5. Finance Committee Meeting

6. Call to Order, Pledge of Allegiance, Moment of Silence

Discussion:

The Finance Committee meeting was called to order by Mr. Furie at 6:02 PM with the Pledge of Allegiance and a Moment of Silence. Also in attendance was Superintendent of Schools Dr. Craig A. Cooke, Assistant Superintendent for Human Resources Dr. Terrell Hill, Director of Business Services Danielle Batchelder and Assistant Superintendent for Instructional Services Dr. Santosha Oliver.

7. Audience to Visitors

Discussion: None

8. Sage Park Middle School Partial Roof Replacement - Approval of Project and Educational Specifications (Action Anticipated)

Discussion:

It was discussed that while a vote is taken tonight, this item will be added to the agenda for the special meeting at 6:00 PM on February 18, 2020 prior to the finance committee meeting.

Motion Passed: Move that a project for the partial roof replacement at the Sage Park Middle School be approved by the Board of Education, as well as the Educational Specifications for such project. Further, that completion of this project and authorization for the code compliance grant be implemented passed with a motion by Mr. Leonard Lockhart and a second by Mr. Paul Panos.

7 Yeas - 0 Nays.

Mr. Leonard Lockhart	Yes
Ms. Maryam Khan	Yes
Mr. Brian Bosch	Absent
Mr. David Furie	Yes
Mr. Ronald Eleveld	Yes
Ms. Ayana Taylor	Yes
Mr. Paul Panos	Yes
Ms. Charlotte Ricketts	Yes
Mr. James Ristas	Absent

9. Discussion of the 2020-2021 Budget Proposal

Discussion:

Mr. Furie announced the agenda items for the evening. The site discussion occurred in the following order:

Site 44 Employee Personnel Services

Site 79 Fiscal Services, Site 77 Financial Management & Safety Services and Site 80 Transportation

Site 82 Physical Plant Services

Site 83 L.P. Wilson Community Center

Site 90 Salaries

Site 91 Employee Benefits

Appendices

The committee will continue their review of the budget book on Tuesday, February 18, 2020.

10. Adjournment

Discussion: The meeting adjourned at 8:53 PM.

Motion Passed: Move the meeting adjourn at 8:53 PM passed with a motion by Mr. Ronald Eleveld and a second by Mr. Leonard Lockhart.

7 Yeas - 0 Nays.

Mr. Leonard Lockhart Yes Ms. Maryam Khan Yes Mr. Brian Bosch Absent Mr. David Furie Yes Mr. Ronald Eleveld Yes Ms. Ayana Taylor Yes Mr. Paul Panos Yes Ms. Charlotte Ricketts Yes Mr. James Ristas Absent

Windsor Board of Education Special Meeting Unapproved Minutes

Tuesday, February 18, 2020 6:00 PM L.P. Wilson Community Center, Room 17

The following are the unapproved minutes of the February 18, 2020 Special Meeting. Any additions or corrections will be made at a future meeting.

Attendance Taken at 6:00 PM:

Present Board Members: Mr. Leonard Lockhart Ms. Ayana Taylor Mr. Paul Panos Mr. Brian Bosch Mr. Ronald Eleveld Mr. David Furie

Absent Board Members: Mr. James Ristas Ms. Charlotte Ricketts Ms. Maryam Khan

1. Call to Order, Pledge to the Flag and Moment of Silence

Discussion:

The meeting was called to order by Mr. Lockhart at 6:00 PM with the Pledge to the Flag and Moment of Silence. Also in attendance: Superintendent of Schools Dr. Craig A. Cooke, Assistant Superintendent for Human Resources Dr. Terrell Hill, Assistant Superintendent for Instructional Services Dr. Santosha Oliver and Director of Business Services Ms. Danielle Batchelder.

2. Audience to Visitors

Discussion: None

3. Sage Park Middle School Partial Roof Replacement - Approval of Project and Educational Specifications (Action Anticipated)

Discussion:

Mr. Bosch asked for a few clarifications on the grant which were answered by Dr. Cooke and Ms. Batchelder.

Motion Passed: Move that a project for the partial roof replacement at the Sage Park Middle School be approved by the Board of Education, as well as the Educational Specifications for such project. Further, that completion of this project and authorization for the code compliance grant be implemented by passed with a motion by Mr. David Furie and a second by Mr. Paul Panos.

6 Yeas - 0 Nays.

Mr. Leonard LockhartYesMs. Maryam KhanAbsentMs. Ayana TaylorYesMr. Paul PanosYesMr. Brian BoschYesMr. Ronald EleveldYes

Mr. David Furie Yes Ms. Charlotte Ricketts Absent Mr. James Ristas Absent

4. Announcements

Discussion: Ms. Taylor wished everyone a wonderful Black History Month.

Mr. Bosch announced a few upcoming community breakfasts. There will be one at Northwest Park on 3/28 from 8:00-11:00 AM and an all-you-can-eat breakfast at the Hayden Station Fire Department on the opening day of fishing, 4/11.

Mr. Furie commented he enjoys the no-charge breakfast at the Masonic Hall.

5. Adjournment

Discussion: The meeting adjourned at 6:06 PM.

Motion Passed: Move to adjourn the meeting passed with a motion by Mr. Ronald Eleveld and a second by Mr. Paul Panos.

6 Yeas - 0 Nays.

Mr. Leonard Lockhart Yes Ms. Maryam Khan Absent Ms. Ayana Taylor Yes Yes Mr. Paul Panos Mr. Brian Bosch Yes Mr. Ronald Eleveld Yes Mr. David Furie Yes Ms. Charlotte Ricketts Absent Mr. James Ristas Absent

Windsor Board of Education Finance Committee Unapproved Minutes

Tuesday, February 18, 2020 6:15 PM L.P. Wilson Community Center, Room 17

The following are the unapproved minutes of the February 18, 2020 Finance Committee. Any additions or corrections will be made at a future meeting.

Attendance Taken at 6:15 PM:

- Present Board Members: Mr. Leonard Lockhart Mr. Brian Bosch Mr. Ronald Eleveld Mr. David Furie Ms. Ayana Taylor Mr. Paul Panos Ms. Charlotte Ricketts
- Absent Board Members: Mr. James Ristas Ms. Maryam Khan

1. Call to Order, Pledge of Allegiance, Moment of Silence

Discussion:

The meeting was called to order by Mr. Furie at 6:15 PM with the Pledge to the Flag and Moment of Silence. Also in attendance: Superintendent of Schools Dr. Craig A. Cooke, Assistant Superintendent for Human Resources Dr. Terrell Hill, Assistant Superintendent for Instructional Services Dr. Santosha Oliver, Director of Business Services Ms. Danielle Batchelder and Director of Pupil and Special Education Services Steven Carvalho (at 6:23PM).

2. Audience to Visitors

Discussion:

Adam Gutcheon, 1121 Windsor Station Drive, commented that he strongly supports bringing the major maintenance account up to the full amount and feels the voters need to know how changes in spending affect achievement. He also hopes that the CTE budget will be supported.

3. Discussion of the 2020-2021 Budget Proposal

Discussion:

The Board began reviewing the questions from the Finance Committee meeting on 2/11/2020. Dr. Cooke and Ms. Batchelder facilitated the discussion and questions were answered by Cabinet members. Dr. Cooke then reviewed the introductory pages of the budget book with the Board. Discussion and questions followed.

Most of the Board members then took a moment to give their comments on the budget and their reasoning on if they could or could not support the budget. The Board will vote on the proposed budget on Wednesday, February 19, 2020 at their Regular Meeting at 7:00 PM in the Town Hall Council Chambers.

4. Adjournment

Discussion: The meeting adjourned at 8:18 PM.

Motion Passed: Move to adjourn the meeting passed with a motion by Mr. Brian Bosch and a second by Mr. Leonard Lockhart.

7 Yeas - 0 Nays.

Mr. Leonard Lockhart Yes Mr. Brian Bosch Yes Mr. Ronald Eleveld Yes Yes Mr. David Furie Ms. Maryam Khan Absent Ms. Ayana Taylor Yes Mr. Paul Panos Yes Ms. Charlotte Ricketts Yes Mr. James Ristas Absent