GENERAL BROWN CENTRAL SCHOOL DISTRICT BOARD OF EDUCATION

Regular Meeting

Preliminary Agenda

January 12, 2015 - 5:15 p.m.

Brownville Glen Park Elementary School - Multi-Purpose Room #304

5:15 p.m. - Call to Order - Pledge of Allegiance **REGULAR MEETING**

CONSENT AGENDA

A motion for approval of the following items as listed under the CONSENT AGENDA is made by ______, and seconded by ______, and seconded by ______.

- 1. Approval of Minutes:
- December 8, 2014 Regular Meeting
- 2. Approval of Buildings and Grounds requests:
- JSHS new gymnasium Boys Varsity Lacrosse Sundays from 8 a.m. to 10 a.m. on January 11, 18, 25 and March 1, 2015 Sundays from 10 a.m. to 12 noon on February 1, 8, 15 and 22, 2015 pre-season lacrosse
- JSHA weight room Dexter Pop Warner Cheerleading Sundays from 4 p.m. to 6:30 p.m. and Mondays from 6 p.m. to 8:30 p.m. January 4, 2015 to April 30, 2015 Youth cheerleading practice
- JSHS auditorium GB Performing Arts Booster Club 5 p.m. to 10 p.m. April 11, 2015 Benefit concert to upgrade auditorium sound system Admission \$10-\$15
- DEX baseball/softball fields Dexter Citizens Committee Monday through Friday from 5:30 p.m. to 9 p.m. and Saturdays from 10 a.m. to 4 p.m. on April 13-July 31, 2015 Summer Baseball/Softball Program
- BGP baseball/softball fields Dexter Citizens Committee Monday through Friday from 5:30 p.m. to 9 p.m. and Saturdays from 10 a.m. to 4 p.m. on April 13-July 31, 2015 Summer Baseball/Softball Program
- JSHS turf field Northern NY Academy 7 a.m. to 6 p.m. on April 19, 2015 Soccer Festival
- JSHS baseball field Dexter Citizens Committee Monday through Friday from 5:30 p.m. to 9 p.m. and Saturdays from 10 a.m. to 4 p.m. on May 25-August 14, 2015 Babe Ruth Baseball season games
- 3. Conferences and Workshops:
- Kristi Bice Business Officials Meeting TRS Overview JLBOCES December 19, 2014
- Rebecca Flath Business Officials Meeting TRS Overview JLBOCES December 19, 2014
- David Ramie Teaching is the Core Workshop JLBOCES January 5, 2015
- Joseph O'Donnell Frontier League Meeting JLBOCES January 14, 2015
- Kathaleen Beattie Fundamentals of Functional Behavioral Assessments ad Behavior Intervention Plan JLBOCES January 23, 2015
- Kelly Cantwell Fundamentals of Functional Behavioral Assessments ad Behavior Intervention Plan JLBOCES January 23, 2015
- Casey Nicol Fundamentals of Functional Behavioral Assessments ad Behavior Intervention Plan JLBOCES January 23, 2015
- Jennifer Nelson Science RAD JLBOCES January 30, 2015
- Jessica Bower Project Based Learning JLBOCES February 2,3,25 & 26, 2015
- Lisa Smith State Aid Planning Workshop JLBOCES March 3, 2015
- Cammy J. Morrison Regional Training for Multi-Hazard Emergency Planning in Schools JLBOCES March 12, 2015
- 4. Approval of Financial Reports: November
- Appropriation Report All Funds
- Revenue Report All Funds
- Treasurer's Cash Reports
- Claims Auditor Monthly Reports
- General Fund Warrant "A"
- Federal Fund Warrant "B"
- Food Service Warrant "C"
- Trust & Agency Warrant "T"
- Extra-Curricular Activity Fund

REGULAR AGENDA

Other Discussion and Action

- 1. Public Comments -
- 2. Ongoing Agenda Items:
 - 1. Recommended Policy Updates: 2nd Reading/Adoption
 - * #1650 Submission of Questions and Propositions At the Annual Election and Special District Meetings

Agenda Continued - January 12, 2015 * #5672 - Information Security Breach and Notification * #7320 - Alcohol, Tobacco, Drugs and Other Substances * #7530 - Child Abuse and Maltreatment * #6460 - Jury Duty * #7570 - Supervision of Students * #7642 - Extended School Year Services and/or Programs * #5530 - Cash in School Buildings A motion for adoption of the above policies as presented by , seconded by , with motion approved _____-2. Academic Presentations: Updated Strategic Action Plan - Mrs. Heckman, Mr. O'Donnell, Mrs. LoPresti and Mr. Ramie Grade 2 CKLA (Core Knowledge Language Arts) - Mrs. LoPresti, Mrs. Ahlheim, Mrs. Knight, Mrs. Pacini, Mrs. West and Mrs. Monroe 3. Board Information - 1st Quarter Marking Period Data Board Information - Invitation from Jeff-Lewis School Boards Association Mid-Winter Dinner Meeting: "North Country Grant Initiatives: A Coordinative Effort" - Hilton Garden Inn - January 15, 2015 Board Discussion - Non-resident students 6. Board Action - Approval of Committee on Special Education Reports Motion for approval by _____, seconded by ____, with motion approved ADMINISTRATIVE REPORTS 7. Operations Report 8. Jr.-Sr. High School Principal Reports 9. Elementary Principal Reports 10. Curriculum Coordinator Report 11. School Business Official Report 12. Superintendent Report **CORRESPONDENCE AND COMMUNICATIONS** 13. Correspondence Log 14. Calendar of Events ITEMS FOR NEXT MEETING Monday, February 9, 2015 **RECOMMENDATIONS AND ACTION** A motion for approval of the following PERSONNEL CHANGES with effective dates as listed under RECOMMENDATIONS AND ACTION is made by _____, and seconded by ____. Motion is approved ___/__.

16. Personnel Changes as listed:

- (A) Retirements:
- (B) Resignations:
- (C) Appointments including coaches:

Hannah C. Burrell - Substitute Teacher - \$85 per day certified - effective January 13, 2015

Ariel R. Gould - Substitute Teacher - \$75 per day - effective January 13, 2015

Danielle M. O'Dell - Substitute Teacher - \$75 per day - effective January 13, 2015

Leeann M. Roberts - Substitute Teacher - \$75 per day - effective January 13, 2015

Emily L. Ahlheim - Substitute Teacher - \$65 per day - effective January 13, 2015

Xufeng Pan - Substitute Teacher - \$65 per day - effective January 13, 2015

Miranda P. Smith - Substitute Teacher - \$65 per day and Substitute Aide - \$9.39 per hour - effective January 13, 2015

- 17. Upon the recommendation of the Superintendent of Schools WHEREAS, the Jefferson-Lewis BOCES on behalf of General Brown Central School District has promptly submitted to SED two sets of the following prospective employees fingerprints for employment and the signed Consent Form, along with a request for clearance. These employees have received FINAL CLEARANCE from SED:
 - Hannah C. (Marks) Burrell Substitute Teacher
 - Ariel Gould Substitute Teacher
 - Danielle O'Dell Substitute Teacher

- Leeann M. Roberts Substitute Teacher
- Emily L. Ahlheim Substitute Teacher Xufeng Pan Substitute Teacher

Miranda P. Smith - Substitute Teacher

Motion for approval by ______, seconded by _____, with motion approved ______.

Executive Session:		n for the discussion of		
Motion for approval by	, seconded by	n for the discussion of , with motion approved	Time entered::_	p.m.
Return to Open Session:				
		session and reconvene the re		
Motion for approval by	, seconded by	, with motion approved	Time adjourned::_	p.m.
Motion for Adjournment:				
There being no further but	siness or discussion,	a motion is requested adjourn th	ne regular meeting.	
Motion for approval by	, seconded by	, with motion approved	Time adjourned::_	p.m.
			•	
* Items added after prelimin	ary agenda was sent to	Board of Education		
	· -			

GENERAL BROWN CENTRAL SCHOOL DISTRICT BOARD OF EDUCATION

Regular Meeting

Unapproved Minutes

December 8, 2014 - 5:15 p.m. Jr.-Sr. High School - General Brown Room

Regular Meeting

The meeting was called to order at 5:15 p.m. by President West followed by the Pledge of Allegiance.

Members Present: Jeffrey West, President; Daniel Dupee II, Vice President; Sandra Young Klindt; Jamie Lee; Cathy Pitkin

and Michael Ward

Members Absent: Brien Spooner

Others Present: Cammy J. Morrison, Superintendent of Schools; Lisa Smith, Executive Director of Administrative Services; Gary Grimm, Transportation Supervisor/Operations Manager; Joseph O'Donnell, Junior High School Principal/Athletic Director; David Ramie, Dexter Elementary Principal; Debra Bennett, District Clerk; Cindy Fusco, GBTA President; Renee Stano, GBSRP President; Members of the staff and community

REGULAR MEETING CONSENT AGENDA

A motion for approval of the following items as listed under the CONSENT AGENDA is made by Sandra Young Klindt, and seconded by Daniel Dupee II - Motion is approved 6-0.

- 1. Approval of Minutes:
- November 3, 2014 Regular Meeting
- November 10, 2014 Special Meeting
- 2. Approval of Buildings and Grounds requests:
- None
- 3. Conferences and Workshops:
- Tina Heckman JLSBA Workshop "Increasing the Pool of Administrative Talent: Succession Planning Done Right" JLBOCES November 5, 2014
- Donna Keefer Data Warehouse Management Workshop JLBOCES November 12, 2014
- Deanna Gullquist Data Warehouse Management Workshop JLBOCES November 12, 2014
- Kelly Cantwell Creating a Differentiated Responsive Classroom JLBOCES November 17, 2014
- Stephanie Doney Effectively Utilizing the Assessments w/in ELA Modules JLBOCES November 21, 2014
- Deanna Gullquist 2014 NYSCATE Conference Rochester, NY November 22-25, 2014
- Jennifer Augliano School Counselor Meeting JLBOCES November 24, 2014
- Bridget Grimm School Counselor Meeting JLBOCES November 24, 2014
- Jennifer Nelson Focused Review RTTT GB Room JSHS November 25, December 8 & 19, 2014
- Kristi Bice Finance Manager User Group JLBOCES December 2, 2014
- Rebecca Flath Finance Manager User Group JLBOCES December 2, 2014
- Tina Heckman JLSBA Legislative Breakfast Case Middle School December 5, 2014
- Trinia Bartlett Bridging the Gaps in Common Core Math JLBOCES December 5, 2014
- Stephanie Doney Bridging the Gaps in Common Core Math JLBOCES December 5, 2014
- Susan Menapace Bridging the Gaps in Common Core Math JLBOCES December 5, 2014
- Nancy Hardwick Effective Classroom Strategies to Increase Instructional Time JLBOCES December 5, 2014
- Jennifer Nelson Effective Classroom Strategies to Increase Instructional Time JLBOCES December 5, 2014
- Melissa Ruscio Effective Classroom Strategies to Increase Instructional Time JLBOCES December 5, 2014
- Casey Nicol Jeff-Lewis Assoc. for Counseling Development Meeting Ft. Drum Commons December 5, 2014
- Jennifer Augliano Jeff-Lewis Assoc. for Counseling Development Meeting Ft. Drum Commons December 5, 2014
- Bridget Grimm Jeff-Lewis Assoc. for Counseling Development Meeting Ft. Drum Commons December 5, 2014
- Jillian Goodrich Effective Classroom Strategies to Increase Instructional Time JLBOCES December 5 & 8, 2014
- Elizabeth Lavoie Effective Classroom Strategies to Increase Instructional Time JLBOCES December 5 & 8, 2014
- Tricia Nortz Achieving the Common Core through Close Reading JLBOCES December 8, 2014
- Lorraine Comins Achieving the Common Core through Close Reading JLBOCES December 8, 2014
- Marti McIntosh PreK Intro to Core Knowledge ELA Domains JLBOCES December 12, 2014
- Dan Mincer Validity and Reliability JLBOCES December 16, 2014
- Jennifer Nelson Validity and Reliability JLBOCES December 16, 2014
- Melissa Ruscio Validity and Reliability JLBOCES December 16, 2014
- Jennifer Nelson Science RAD JLBOCES December 18, 2014
- Melissa Ruscio Science RAD JLBOCES December 18, 2014
- Tina Heckman VAP Grant e-Learning Mentor Workshop JLBOCES December 9, 2014

- 4. Approval of Financial Reports: October
- Appropriation Report All Funds
- Revenue Report All Funds
- Treasurer's Cash Reports
- Claims Auditor Monthly Reports
- General Fund Warrant "A"
- Federal Fund Warrant "B"
- Food Service Warrant "C"
- Trust & Agency Warrant "T"
- Extra-Curricular Activity Fund

REGULAR AGENDA

Other Discussion and Action

- 1. Public Comments No requests
- 2. Ongoing Agenda Items:
 - Recommended Policy Updates: 1st Reading:
 - #1650 Submission of Questions and Propositions At the Annual Election and Special District Meetings
 - * #5672 Information Security Breach and Notification
 - * #7320 Alcohol, Tobacco, Drugs and Other Substances
 - * #7530 Child Abuse and Maltreatment
 - * #6460 Jury Duty
 - * #7570 Supervision of Students
 - * #7642 Extended School Year Services and/or Programs
 - * #5530 Cash in School Buildings
 - Academic Presentations:
 - ❖ Grade 8 Math Mr. O'Donnell and Mrs. Clough
 - Revised Strategic Action Plan Presentation (Presentation postponed until the January 12, 2015 Board of Education meeting.)
- 3. Board Action Adoption of the Revised Strategic Action Plan
 Motion for adoption by Michael Ward, seconded by Jamie Lee, with motion approved 6-0.
- 4. Board Information Payment in lieu of taxes (friendship payment): Brown Park Housing Corporation \$400
- 5. Board Information 1st Quarter Marking Period Data
- Board Action Approval of New York State School Boards Association membership dues for the period January 1 -December 31, 2015 in the amount of \$6752 (prior year \$6617).
 Motion for approval by Sandra Klindt, seconded by Michael Ward, with motion approved 6-0.
- 7. Board Action Acceptance of donation in the amount of \$9,894.75 from GB Booster Club for the support of the winter JV sports program.

Motion for approval by Daniel Dupee, seconded by Sandra Klindt, with motion approved 6-0.

8. Board Action - Approval of Class/Club Advisors for the 2014-2015 school year as listed: Motion for approval by Sandra Klindt, seconded by Jamie Lee, with motion approved 6-0.

Club/Class	Advisor
Class of 2015	Dan Mincer
Class of 2015	Lisa Scully
Class of 2016	Brian Nortz
Class of 2016	Kristy Makuch
Class of 2017	Ellen Sheen
Class of 2017	Samantha Streiff
Class of 2018	Donna Keefer
Class of 2018	Jon Murphy
Class of 2018	Sue Menapace

Minutes Continued - December 8, 2014

Class of 2019	Melissa Ruscio
Class of 2019	Jannell Pickeral
Class of 2020	TBD
Class of 2020	TBD
Jr. Honor Society	Lisa Kessler
Jr. Honor Society	Sue Menapace
Sr. Honor Society	Carrie LaSage
Sr. Honor Society	Nancy Hardwick
International Club	Amy O'Riley
International Club	Jannell Pickeral
Key Club	Samantha Streiff
Key Club	Dan Mincer
Library Club	NONE
Performing Arts	Frances Seymour
Performing Arts	Corrine (Dartnell) Willis
Physics/Calculus Club	Susan Menapace
Physics/Calculus Club	Erin Smith
Recycling Club	Jennifer Nelson
SADD	Kathryn Durand
Student Council	Michelle Lamon
Student Council	Brian Nortz
Whiz Quiz	William Covey
Yearbook	Casilda Peckham
Cheerleading	Shellie Miner Beth Todd Jennalee Price

- Board Action Approval of Substitute Non-Instructional Personnel-Item #10E, as continued from the Organizational Meeting held July 1, 2014: Substitute Food Service Helper: Carlie Parody Motion for approval by Michael Ward, seconded by Sandra Klindt, with motion approved 6-0.
- Board Action Approval of the 2015-2016 Spending Plan Timeline Motion for approval by Sandra Klindt, seconded by Jamie Lee, with motion approved 6-0.
- Board Action Approval of the updated Long Range Financial Plan Motion for approval by Daniel Dupee, seconded by Sandra Klindt, with motion approved 6-0.
- 12. Board Action BE IT RESOLVED that the General Brown Central School District Board of Education takes action to approve the TRANE Energy Performance Contract as attached. Motion for approval by Jamie Lee, seconded by Michael Ward, with motion approved 6-0.
- 13. Board Action Approval of Committee on Special Education Reports

 Motion for approval by Daniel Dupee, seconded by Sandra Klindt, with motion approved 6-0.

ADMINISTRATIVE REPORTS - For information only

- 14. Operations Report
- 15. Jr.-Sr. High School Principal Reports
- 16. Elementary Principal Reports
- 17. Curriculum Coordinator Report
- 18. School Business Official Report
- 19. Superintendent Report

CORRESPONDENCE AND COMMUNICATIONS - For information only

20. Correspondence Log

21. Calendar of Events

ITEMS FOR NEXT MEETING Monday, January 12, 2015 - Brownville-Glen Park Elementary School 22. 2nd Reading of Policies Under Review / Strategic Action Plan presentation

RECOMMENDATIONS AND ACTION

23. Personnel Changes as listed:

A motion for approval of the following PERSONNEL CHANGES with effective dates as listed under RECOMMENDATIONS AND ACTION is made by Michael Ward, and seconded by Cathy Pitkin. Motion is approved 6-0.

(A) Retirements:

Elizabeth Kellar - Food Service Helper - effective June 26, 2015 Valerie M. Halpin - Elementary teacher - effective June 30, 2015

(B) Resignations:

Gregory Burns - Teacher Assistant - effective November 14, 2014 Michelle Gaffney - 7-Hour General Aide - effective November 20, 2014 Emily LaClair - 4-Hour Aide - effective November 21, 2014

(C) Appointments including coaches:

Renee Stano - Substitute Nurse - rate of pay per contract - effective December 9, 2014 Emily LaClair - 7-Hour General Aide - Step 1 \$11,828 annual salary - effective November 22, 2014 Jeffrey J. Timerman - Substitute Teacher - \$75 per day and Substitute Aide - \$9.39 per hour - effective December 9, 2014

Heather E. Miner - Substitute Teacher - Certified \$85 per day - effective December 9, 2014 Samuel Kroeger - Substitute Bus Driver - \$14.06 per hour - effective December 9, 2014 Breean Black - 4-Hour Food Service Helper - Step 1 \$6256 annually - effective December 9, 2014

Winter Coaches - Unpaid: Joe Bush - Wrestling* Jon Murphy - Wrestling*

Coaches have the following (as mandated by NYSED):

- Possesses Teaching Certificate and First Aid-CPR and Concussion / Fingerprint Clearance*
- 24. Upon the recommendation of the Superintendent of Schools WHEREAS, the Jefferson-Lewis BOCES on behalf of General Brown Central School District has promptly submitted to SED two sets of the following prospective employees fingerprints for employment and the signed Consent Form, along with a request for clearance. These employees have received FINAL CLEARANCE from SED:
 - Jeffrey J. Timerman Substitute Teacher
 - Heather E. Miner Substitute Teacher

Motion for approval by Daniel Dupee, seconded by Sandra Klindt, with motion approved 6-0.

Executive Session:

A motion is requested to enter executive session for the discussion of the performance history of a particular individual. Motion for approval by Sandra Klindt, seconded by Jamie Lee, with motion approved 6-0. Time entered: 5:42 p.m.

Return to Open Session:

A motion is requested to adjourn the executive session and reconvene the regular meeting.

Motion for approval by Daniel Dupee, seconded by Cathy Pitkin, with motion approved 6-0. Time adjourned: 6:39 p.m. **Motion for Adjournment:**

There being no further business or discussion, a motion is requested adjourn the regular meeting.

Motion for approval by Daniel Dupee, seconded by Cathy Pitkin, with motion approved 6-0. Time adjourned: 6:39 p.m.

Attachments: TRANE Energy Performance Contract

Respectfully submitted:

Debra L. Bennett, District Clerk

Supporting documents may be found in supplemental file dated December 8, 2014

GENERAL BROWN CENTRAL SCHOOL DISTRICT

General Brown Junior-Senior High School

17643 Cemetery Road Dexter, NY 13634 Tel 315-779-2300 / Fax 639-3444

Brownville/Glen Park Elementary School

PO Box 10 Brownville, NY 13615 Tel 315-779-2300 / Fax 639-3444

Dexter Elementary School

415 East Grove Street
Dexter, NY 13634
Tel 315-779-2300 / Fax 639-6845



Lisa K. Smith

Executive Director of Administrative Services
PO Box 500
Dexter, NY 13634

Telephone: 315-779-2300 / Fax 315-639-6916

Board of Education

Jeffrey West, President
Daniel Dupee II, Vice President
Sandra Young Klindt
Michael Kucharski
Jamie Lee
Brien Spooner

www.gblions.org

To: Cammy Morrison

From: Lisa K. Smith

Date: December 1, 2014

Subject: BOE Policies

Attached please find the following policy-related material for Board of Education review:

Policy update – #1650 Submission of Questions and Propositions At the Annual Election and Special District Meetings

• This policy has been revised to increase the lead time for the submission of voter propositions from 30 days to 60 days. This change reflects the requirement that, pursuant to N.Y. Education Law Section 1703, certain propositions submitted to school district voters must be included in the notice of the annual meeting and election. Because such notice must be published four (4) times over the course of the seven (7) weeks preceding the election, with the first publication made no later than 45 days before the vote, 30 days may not be sufficient.

Policy update – #5672 *Information Security Breach and Notification*

• This policy has been revised to reflect changes to State Technology Law Section 208. On page 2, the office with which districts must now consult to determine the scope of a breach and any restorative measures is the State Office of Information Technology Services, rather than the Office of Cyber Security and Critical Infrastructure Coordination. Similarly, the agencies to which breach notifications must be made (listed on page 3) have been revised consistent with law.

Policy update - #7320 Alcohol, Tobacco, Drugs and Other Substances

• A number of revisions have been made to this policy for the purposes of clarity and economy of language, and to reflect the current realities of school funding. Of particular note are changes to that portion of the policy formerly entitled "Persons Entering School Grounds." First, that heading has been removed, with only a revised version of its first paragraph retained and placed below the first paragraph of the policy. The retained paragraph has been revised to prohibit students who are actually under the influence of

alcohol or other prohibited substance from entering school grounds or school-sponsored events. Such change eliminates the possibility that students exhibiting characteristics consistent with--but not attributable to--intoxication will be prohibited from entering school grounds. Much of the second half of the policy (with the exception of "Disciplinary Measures") has been removed as unnecessary. Those provisions had been included in #7320 pursuant to NCLB Title IV, Part A (20 USC § 7101, et seq.).

Policy update - #7530 *Child Abuse and Maltreatment*

• This policy has been revised to reflect that employees holding a temporary coaching license or professional coaching certificate are required by Social Services Law Section 413 to report cases of child abuse or maltreatment. Other changes mirror the language of the Social Services Law. Specifically, "child abuse and neglect/maltreatment" has been changed to "child abuse and maltreatment." It must be noted, however, that neglect is still grounds for making a report, as the term "maltreated child," as defined by Social Services Law Section 412, includes neglected children.

Policy update – #6460 *Jury Duty*

• This policy has been updated to reflect relevant provisions of the Judiciary Law. It states that an employee who provides the district with prior notice of his/her summons to jury duty will not be discharged or otherwise penalized as a result of absence due to such service. The policy also provides that all leave based on jury service will be granted in a manner consistent with law and any relevant collective bargaining agreements. These changes ensure the protection of employees who perform jury service in state or federal court, and reflect the fact that districts and their employees often reach agreements as to the terms of related absences.

Policy update - #7570 Supervision of Students

• This policy has been revised to incorporate relevant provisions of an SED Guidance Document released in April 2014. Specifically, a new paragraph (e) has been added to ensure appropriate employees are made aware of a student's tendency to wander or elope, and any plans to prevent or respond to an incident of elopement.

Policy update - #7642 Extended School Year Services and/or Programs

 Due to changes in the Education Law and Commissioner's Regulations, the provision of this policy expressly stating written parental consent is required for the initial provision of special education services in a twelve (12) month special service or program has been removed. Additional revisions to the policy have been made for the purposes of clarity and consistency.

Policy update – #5530 *Cash in School Buildings*

• This policy revision is a recommendation from our internal auditor. Many extracurricular fundraisers yield an amount in excess of \$250.

2015 1650

By-Laws

SUBJECT: SUBMISSION OF QUESTIONS AND PROPOSITIONS AT THE ANNUAL MEETING AND ELECTIONS AND SPECIAL DISTRICT MEETINGS

Questions and Propositions at the Annual District Elections Meeting and Election

The following rules and regulations shall apply to the submission of the questions or propositions at the annual meeting and electionannual elections or special district elections of this School District:

- a) Questions or propositions shall be submitted by petition directed to the Clerk of the School District and shall be signed by twenty-five (25) qualified voters, or five percent (5%) of the registered voters of the District who voted in the previous annual election of Board members, whichever is greater.
- b) A separate petition shall be required for each question or proposition.
- c) Each petition shall be filed with the Clerk of the School District. Petitions relating to an Annual Election must be filed not later than thirty (30)sixty (60) days preceding the election at which the question or proposition is to be voted upon.
- d) Questions or propositions submitted in accordance with these rules and accepted will be printed on the ballot for the voting machine. The School District, however, retains the right to reject petitions as permitted by law, including but not limited to instances where such petitions are advisory in nature or beyond the power of the voters.
- e) The Board of Education shall cause the rules and regulations set forth in this policy to be distributed within the District.
- f) Nothing herein contained shall affect the nominations of candidates as set forth in the Annual District Election notice pursuant to Education Law Section 2018.

Questions or Propositions to be Submitted at Special District Meetings

The procedure for requesting the Board of Education to call a Special District Meeting to vote on a question or proposition shall be in accordance with subdivisions 2 and 3 of Education Law Section 2008.

Education Law Sections 1703, 2008(2), 2018, 2035(2) and 2601-a(3)

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Non-Instructional/Business Operations

SUBJECT: INFORMATION SECURITY BREACH AND NOTIFICATION

The School District values the protection of private information of individuals in accordance with applicable law and regulations. Further, the District is required to notify affected individuals when there has been or is reasonably believed to have been a compromise of the individual's *private information* in compliance with the Information Security Breach and Notification Act and Board policy.

- a) "Private information" shall mean **personal information in combination with any one or more of the following data elements, when either the personal information or the data element is not encrypted or encrypted with an encryption key that has also been acquired:
 - 1. Social security number;
 - 2. Driver's license number or non-driver identification card number; or
 - 3. Account number, credit or debit card number, in combination with any required security code, access code, or password which would permit access to an individual's financial account.
 - "Private information" does not include publicly available information that is lawfully made available to the general public from federal, state or local government records.
 - **"Personal information" shall mean any information concerning a person which, because of name, number, symbol, mark or other identifier, can be used to identify that person.
- b) "Breach of the security of the system" shall mean unauthorized acquisition or acquisition without valid authorization of computerized data which compromises the security, confidentiality, or integrity of personal information maintained by the District. Good faith acquisition of personal information by an employee or agent of the District for the purposes of the District is not a breach of the security of the system, provided that private information is not used or subject to unauthorized disclosure.

Determining if a Breach Has Occurred

In determining whether information has been acquired, or is reasonably believed to have been acquired, by an unauthorized person or person without valid authorization, the District may consider the following factors, among others:

- a) Indications that the information is in the physical possession or control of an unauthorized person, such as a lost or stolen computer or other device containing information; or
- b) Indications that the information has been downloaded or copied; or

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Non-Instructional/Business Operations

SUBJECT: INFORMATION SECURITY BREACH AND NOTIFICATION (Cont'd.)

- c) Indications that the information was used by an unauthorized person, such as fraudulent accounts opened or instances of identity theft reported;
- d) System failures.

Notification Requirements

- a) For any computerized data <u>owned or licensed</u> by the School District that includes private information, the District shall disclose any breach of the security of the system following discovery or notification of the breach to any New York State resident whose private information was, or is reasonably believed to have been, acquired by a person without valid authorization. The disclosure to affected individuals shall be made in the most expedient time possible and without unreasonable delay, consistent with the legitimate needs of law enforcement, or any measures necessary to determine the scope of the breach and restore the reasonable integrity of the data system. The District shall consult with the State Office of Information Technology Services Cyber Security and Critical Infrastructure Coordination (CSCIC) to determine the scope of the breach and restoration measures.
- b) For any computerized data <u>maintained</u> by the District that includes private information which the District does not own, the District shall notify the owner or licensee of the information of any breach of the security of the system immediately following discovery, if the private information was, or is reasonably believed to have been, acquired by a person without valid authorization.

The notification requirement may be delayed if a law enforcement agency determines that such notification impedes a criminal investigation. The required notification shall be made after the law enforcement agency determines that such notification does not compromise the investigation.

Methods of Notification

The required notice shall be directly provided to the affected persons by one of the following methods:

- a) Written notice;
- b) Electronic notice, provided that the person to whom notice is required has expressly consented to receiving the notice in electronic form; and a log of each such notification is kept by the District when notifying affected persons in electronic form. However, in no case shall the District require a person to consent to accepting such notice in electronic form as a condition of establishing any business relationship or engaging in any transaction;
- c) Telephone notification, provided that a log of each such notification is kept by the District when notifying affected persons by phone; or

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Non-Instructional/Business Operations

SUBJECT: INFORMATION SECURITY BREACH AND NOTIFICATION (Cont'd.)

- d) Substitute notice, if the District demonstrates to the State Attorney General that the cost of providing notice would exceed \$250,000, or that the affected class of subject persons to be notified exceeds 500,000, or that the District does not have sufficient contact information. Substitute notice shall consist of **all** of the following:
 - 1. Email notice when the District has an email address for the subject persons;
 - 2. Conspicuous posting of the notice on the District's website page, if the District maintains one; and
 - 3. Notification to major statewide media.

Regardless of the method by which notice is provided, the notice shall include contact information for the notifying District and a description of the categories of information that were, or are reasonably believed to have been, acquired by a person without valid authorization, including specification of which of the elements of personal information and private information were, or are reasonably believed to have been, so acquired.

In the event that any New York State residents are to be notified, the District shall notify the New York State Attorney General (AG), the New York State Division of Consumer Protection Department of State, and the New York State Office of Cyber Security (OCS) of Information Technology Services as to the timing, content and distribution of the notices and approximate number of affected persons.

In the event that more than five thousand (5,000) New York State residents are to be notified at one time, the District shall also notify consumer reporting agencies, as defined pursuant to State Technology Law Section 208, as to the timing, content and distribution of the notices and approximate number of affected persons. Such notice shall be made without delaying notice to affected New York State residents. A list of consumer reporting agencies shall be compiled by the State Attorney General and furnished upon request to school districts required to make a notification in accordance with State Technology Law Section 208(2), regarding notification of breach of security of the system for any computerized data owned or licensed by the District that includes private information.

State Technology Law Sections 202 and 208

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Students

SUBJECT: ALCOHOL, TOBACCO, DRUGS AND OTHER SUBSTANCES (STUDENTS)

The Board of Education recognizes that the misuse of alcohol, drugs, tobacco, and other illegal substances is a serious problem with legal, physical, emotional and social implications for our students, as well as the entire community. Therefore, the consumption, sharing and/or selling, use and/or possession of alcoholic beverages, tobacco products, illegal drugs, counterfeit and designer drugs, or paraphernalia for the use of such drugs is prohibited at any school-sponsored function, on school grounds and on school buses at all times. The inappropriate unauthorized use of prescription and over-the-counter drugs shall also be disallowed.

PersonsStudents shall be banned from entering school grounds or school-sponsored events when exhibiting behavioral, personal or physical characteristics indicative of having used or consumed not be under the influence of alcohol or other prohibited substances on school grounds or at school-sponsored events. A school-sponsored function shall meaninclude a school-sponsored or school-authorized extracurricular event or activity regardless of where such event or activity takes place; including any event or activity that may take place in another state.

Smoking

Smoking shall not be permitted and no person shall smoke within one hundred (100) feet of the entrance, exits or outdoor areas of any public or private elementary or secondary schools. However, this shall not apply to smoking in a residence, or within the real property boundary lines of such residential real property.

Non-Medical Use of Prescription Drugs

Non-medical use of prescription drugs among young people has become an increasing problem in the United States. Prescription drugs are easier to access because they can be taken from their home's medicine cabinet and young people may believe they are safer than illicit drugs because they are manufactured by a pharmaceutical company is prohibited. Should a student be found in possession of any of these such substances, they he/she shall be dealt with in accordance with the *Code of Conduct*.

Persons Entering School Grounds

— In accordance with Penal Law Section 220.00 for purposes of controlled substances offenses:

a) "School grounds" means (1) in or on or within any building, structure, athletic playing field, playground or land contained within the real property boundary line of the District's schools, or (2) any area accessible to the public located within one thousand (1,000) feet of the real property boundary line comprising any such school or any parked automobile or other parked vehicle located within one thousand (1,000) feet of the real property boundary line comprising any District school. An "area accessible to the public" shall mean sidewalks, streets, parking lots, parks, playgrounds, stores and restaurants.

SUBJECT: ALCOHOL, TOBACCO, DRUGS AND OTHER SUBSTANCES (STUDENTS) (Cont'd.)

b) "School bus" means every motor vehicle owned by the District and operated for the transportation of pupils, teachers and other persons acting in a supervisory capacity, to or from school or school activities or privately owned and operated for compensation for the transportation of pupils, children of pupils, teachers and other persons acting in a supervisory capacity to or from school or school activities.

Prevention and Intervention

Through the collaborative efforts of staff, students, parents/guardians and the community as a whole, a comprehensive program shall be developed addressing alcohol, tobacco, drugs, and other substances to include the following:

Primary Prevention

Preventing or delaying alcohol, tobacco, drugs, and other substance use/abuse by students shall be the major focus of a comprehensive K through 12 program in which proactive measures of prevention and early intervention are emphasized. This program shall include:

- a) A sequential K through 12 curriculum based on recognized principles of effectiveness that is developed and incorporated into the total educational process. This curriculum shall be concerned with education and prevention in all areas of alcohol, tobacco, drugs, and other substances use/abuse;
- b) Training school personnel and parents/guardians to reinforce the components of the policy through in-service and community education programs with up-to-date factual information and materials;
- e) An effort to provide positive alternatives to alcohol, tobacco, drugs, and other substances use/abuse through the promotion of drug/tobacco/alcohol-free special events, service projects and extracurricular activities that will develop and support a positive peer influence.

Intervention

School-based intervention services shall be made available to all students, grades K through 12, and provided by prevention professionals who are appropriately trained in this area. The purpose of intervention is to eliminate any existing use/abuse of alcohol, tobacco, drugs, and other substances and to identify students considered to be at risk for use/abuse. Intervention programming shall include:

SUBJECT: ALCOHOL, TOBACCO, DRUGS AND OTHER SUBSTANCES (STUDENTS) (Cont'd.)

- a) Counseling of students in groups and as individuals on alcohol, tobacco, drugs, and other substance use/abuse. Counselors shall be appropriately trained and skilled school staff assigned for this purpose;
- b) Referring students to community or other outside agencies when their use/abuse of alcohol, tobacco, drugs, and other substances requires additional counseling or treatment. Referral is a key link in school and community efforts and the process is basic to the dissemination of information regarding available counseling and health services;
- e) Providing a supportive school environment designed to continue the recovery process for students returning from treatment. A re-entry program may include continuing student and/or family counseling and emphasizing positive alternatives to alcohol, tobacco, drugs, and other substance use/abuse:
- d) Developing a parent network to serve as a support group and provide a vehicle of communication for parent education;
- e) Ensuring confidentiality as required by state and federal law.

Disciplinary Measures

Disciplinary measures for students consuming, sharing and/or selling, using and/or possessing alcoholic beverages, tobacco products, illegal drugs, counterfeit and designer drugs, or paraphernalia for the use of such drugs shall be outlined in the *District's Code of Conduct-on School Property*.

Staff Development

There shall be ongoing training of District staff about the components of an effective alcohol, tobacco and other substances program. Training shall include, but not be limited to, District policies and regulations and the staff's role in implementing such policies and regulations. Teachers shall be trained to implement the District's K through 12 alcohol, tobacco, drugs and other substance prevention curricula; intervention staff shall be suitably trained to carry out appropriate services.

Implementation, Dissemination and Monitoring

It shall be the responsibility of the Superintendent to implement the alcohol, tobacco, drugs, and other substances Board policy by collaboration with school personnel, students, parents/guardians and the community at large.

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Students

SUBJECT: ALCOHOL, TOBACCO, DRUGS AND OTHER SUBSTANCES (STUDENTS) (Cont'd.)

Additionally, copies of Board policy shall be disseminated to District staff, parents/guardians and community members. The Superintendent/designee shall periodically review the tobacco, drugs and alcohol abuse prevention program to determine its effectiveness and support appropriate modifications, as needed.

Safe and Drug Free Schools and Communities Act, as reauthorized by the No Child Left Behind Act of 2001 20 USC Section 7101 et seq.

Education Law Sections 409 and 2801(1)

Penal Law Sections 70.70(2)(a)(i), 220.00(17) and 220.44(5)

Public Health Law 1399.(0)-0

Vehicle and Traffic Law Section 142

8 NYCRR Section 409

NOTE: Refer also to Policies #3280 -- Use of School Facilities, Materials and Equipment

#3410 -- Code of Conduct on School Property

#5640 -- Smoking/Tobacco Use #8211 -- Prevention Instruction District Code of Conduct

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Students

SUBJECT: CHILD ABUSE AND NEGLECT/MALTREATMENT

Familial Child Abuse

The School District subscribes to all of the provisions of Title 6 - Child Protective Services of the Social Services Law Sections 411-428. Our purpose is to provide protective services to abused and neglected/maltreated children as described by the law, and to make all school personnel within the District aware of our legal responsibilities under this lawtakes seriously the obligations of its officers and employees to report cases of child abuse or maltreatment. To this end, r-

Regulations shall be developed, maintained and disseminated by administration regarding the:

- a) Mandatory reporting of suspected child abuse or neglect/maltreatment;
- b) Reporting procedures and obligations of persons required to report;
- c) Provisions for taking a child into protective custody;
- d) Mandatory reporting of deaths;
- e) Immunity from liability and penalties for failure to report;
- f) Obligations for provision of services and procedures necessary to safeguard the life of a child; and
- g) Provision of information in recognizing signs of unlawful methamphetamine laboratories for all current and new school officials (i.e., "mandated reporters") who, as part of their usual responsibilities, visit children's homes.

Additionally, an ongoing training program for all current and new school officials shall be established and implemented to enable such staff to carry out their reporting responsibilities.

School Officials Persons Required to Report

The definition of a "school official" who is mandatedPersons required to report cases of child abuse or neglect/maltreatment to the State Central Register (SCR) pursuant to Social Services Law Section 413(1) includes, but isare not limited to, school teachers, school guidance counselors, school psychologists, school social workers, school nurses, school administrators or other school personnel required to hold a teaching or administrative license or certificate, and full- or part-time compensated school employees required to hold a temporary coaching license or professional coaching certificate.

All mandated reporters shall make the report themselves and then immediately notify the Building Principal or his/her designee. The Building Principal or his/her designee shall be responsible for all subsequent administration necessitated by the report.

Any report shall include the name, title and contact information for every staff member who is believed to have direct knowledge of the allegations in the report.

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Students

SUBJECT: CHILD ABUSE AND NEGLECT/MALTREATMENT (Cont'd.)

Prohibition of Retaliatory Personnel Action

Social Services Law Section 413(1) also prohibits a school from taking any retaliatory personnel action against an employee because such employee believes that he/she has reasonable cause to suspect that a child is an abused or neglected/maltreated child and that employee makes a report to SCR pursuant to Social Services Law. Further, no school or school official shall impose any conditions, including prior approval or prior notification, upon any staff member specifically designated a mandated reporter.

Pursuant to Labor Law Section 740(1)(e), "retaliatory personnel action" means the discharge, suspension or demotion of an employee, or other adverse employment action taken against an employee in the terms and conditions of employment.

Report Form

The New York State Office of Children and Family Services "Report of Suspected Child Abuse or Maltreatment" Form LDSS-2221A may be accessed at website:

http://www.ocfs.state.ny.us/main/cps/the website of the New York State Office of Children and Family Services.

Child Abuse in an Educational Setting

The School District is committed to the protection of students in educational settings from abuse and maltreatment by employees or volunteers as enumerated in law.

"Child abuse" shall mean any of the following acts committed in an educational setting by an employee or volunteer against a child:

- a) Intentionally or recklessly inflicting physical injury, serious physical injury or death; or
- b) Intentionally or recklessly engaging in conduct which creates a substantial risk of such physical injury, serious physical injury or death; or
- c) Any child sexual abuse, defined as conduct prohibited by Penal Law Articles 130 or 263; or
- d) The commission or attempted commission against a child of the crime of disseminating indecent materials to minors pursuant to Penal Law Article 235.

"Educational setting" shall mean the building(s) and grounds of the School District; the vehicles provided by the School District for the transportation of students to and from school buildings, field trips, co-curricular and extracurricular activities both on and off School District grounds; all co-curricular and extracurricular activity sites; and any other location where direct contact between an employee or volunteer and a child has allegedly occurred.

SUBJECT: CHILD ABUSE AND NEGLECT/MALTREATMENT (Cont'd.)

In any case where an oral or written allegation is made to a teacher, school's registered professional nurse, school guidance counselor, school psychologist, school social worker, school administrator, School Board member, or other school personnel required to hold a teaching or administrative license or certificate, that a child (defined in the law as a person under the age of twenty-one (21) years enrolled in a school district in this state) has been subjected to child abuse by an employee or volunteer in an educational setting, that person shall upon receipt of such allegation:

- a) Promptly complete a written report of such allegation including the full name of the child alleged to be abused; the name of the child's parent; the identity of the person making the allegation and their relationship to the alleged child victim; the name of the employee or volunteer against whom the allegation was made; and a listing of the specific allegations of child abuse in an educational setting. Such written report shall be completed on a form as prescribed by the Commissioner of Education.
- b) Except where the school administrator is the person receiving such an oral or written allegation, the employee completing the written report must promptly *personally deliver* a copy of that written report to the school administrator of the school in which the child abuse allegedly occurred (subject to the following paragraph).

In any case where it is alleged the child was abused by an employee or volunteer of a school other than a school within the school district of the child's attendance, the report of such allegations shall be promptly forwarded to the Superintendent of Schools of the school district of the child's attendance and the school district where the abuse allegedly occurred.

Any employee or volunteer who reasonably and in good faith makes a report of allegations of child abuse in an educational setting in accordance with the reporting requirements of the law shall have immunity from civil liability which might otherwise result by reason of such actions.

Upon receipt of a written report alleging child abuse in an educational setting, the school administrator or Superintendent must then determine whether there is "reasonable suspicion" to believe that such an act of child abuse has occurred. Where there has been a determination as to the existence of such reasonable suspicion, the school administrator or Superintendent must follow the notification/reporting procedures mandated in law and further enumerated in administrative regulations including parental notification. When the school administrator receives a written report, he/she shall promptly provide a copy of such report to the Superintendent.

Where the school administrator or Superintendent has forwarded a written report of child abuse in an educational setting to law enforcement authorities, the Superintendent shall also refer such report to the Commissioner of Education where the employee or volunteer alleged to have committed such an act of child abuse holds a certification or license issued by the State Education Department.

SUBJECT: CHILD ABUSE AND NEGLECT/MALTREATMENT (Cont'd.)

Any school administrator or Superintendent who reasonably and in good faith makes a report of allegations of child abuse in an educational setting, or reasonably and in good faith transmits such a report to a person or agency as required by law, shall have immunity from civil liability which might otherwise result by reason of such actions.

Reports and other written material submitted pursuant to law with regard to allegations of child abuse in an educational setting, and photographs taken concerning such reports that are in the possession of any person legally authorized to receive such information, *shall be confidential and shall not be redisclosed except* to law enforcement authorities involved in an investigation of child abuse in an educational setting or as expressly authorized by law or pursuant to a court-ordered subpoena. School administrators and the Superintendent shall exercise reasonable care in preventing such unauthorized disclosure.

Additionally, teachers and all other school officials shall be provided an annual written explanation concerning the reporting of child abuse in an educational setting, including the immunity provisions as enumerated in law. Further, the Commissioner of Education shall furnish the District with required information, including rules and regulations for training necessary to implement District/staff responsibilities under the law.

Prohibition of "Silent" (Unreported) Resignations

The Superintendent and other school administrators are prohibited from withholding from law enforcement authorities, the Superintendent or the Commissioner of Education, where appropriate, information concerning allegations of child abuse in an educational setting against an employee or volunteer in exchange for that individual's resignation or voluntary suspension from his/her position.

Superintendents (or a designated administrator) who reasonably and in good faith report to law enforcement officials information regarding allegations of child abuse or a resignation as required pursuant to the law shall have immunity from any liability, civil or criminal, which might otherwise result by reason of such actions.

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Students

SUBJECT: CHILD ABUSE AND NEGLECT/MALTREATMENT (Cont'd.)

Education Law Article 23-B and Sections 902(b) 3028-b, 3209-a Family Court Act Section 1012 Labor Law Section 740(1)(e) Penal Law Articles 130, 235 and 263 Social Services Law Sections 411-428 8 NYCRR Part 83

2014 6460

Personnel

SUBJECT: JURY DUTY

A District employee called for jury duty shall receive his/her full day's pay from the School District plus mileage from the State. No employee shall be entitled to receive the per diem allowance from the Unified Court System for any regularly scheduled workday on which jury duty is rendered if on such a day his/her wages are not withheld on account of such service. As provided by law, any employee who is summoned to serve as a juror and who notifies the District to that effect prior to his/her term of service will not, on account of absence by reason of jury service, be subject to discharge or penalty. The District will ensure that all such absences are granted in accordance with law and the terms of any applicable collective bargaining agreement.

Judiciary Law Sections 519 and 521(b)

2014 7570

Students

SUBJECT: SUPERVISION OF STUDENTS

Students working on any activity must be supervised by the teacher or staff member in charge of the activity. This applies to all in school and extracurricular activities as well as sports activities and events. Permission to hold practices or meetings must not be granted unless a teacher or staff member is definitely in charge.

- a) District personnel will be fully responsible for the supervision of all students in either their class or their after school activities.
- b) Coaches will maintain supervision over the dressing rooms by personally being present during the dressing periods. Coaches are responsible for the supervision of their athletes at the end of practice. This may entail bus duty, or making sure students have transportation home.
- c) Teachers and/or assigned school personnel in the elementary grades will be responsible for the playground supervision of all the children under their jurisdiction during the recess periods and before the regular afternoon sessions. The Principal will distribute the responsibility so that the playground situation will be properly controlled.
- d) Students are not to be sent on any type of errand away from the building.
- e) All teachers and staff working directly with students who have a history of wandering or elopement (i.e., the act of a student who leaves or runs away from the premises without permission or notification, often referring to students who have autism spectrum disorder or diminished cognitive impairment) will be made aware of these concerns and of any existing behavioral intervention plan formulated to prevent or respond to instances of wandering or elopement.

NOTE: Refer also to Policy #5681 -- School Safety Plans

#5720 -- Transportation of Students

SUBJECT: EXTENDED SCHOOL YEAR (JULY/AUGUST) SERVICES AND/OR PROGRAMS

The School District shall provide, directly or by contract, special services and/or programs during July and August (i.e., extended school year) to those students whose disabilities are severe enough to exhibit the need for a structured learning environment of twelve (12) months duration in order to prevent substantial regression as determined by the Committee on Special Education (CSE)/Committee on Preschool Special Education (CPSE). Written consent of the parent is required prior to initial provision of special education services in a twelve (12) month special service and/or program.

The CSE/CPSE must determine whether a student requires extended school year special education services and/or programs in order to prevent substantial regression. Substantial regression would be indicated by a student's inability to maintain developmental levels due to a loss of skill, set of skill competencies or knowledge during the months of July and August. In accordance with Commissioner's Regulations, students must be considered for twelve (12) month special services and/or programs to prevent substantial regression if they are:

- a) Students whose management needs are determined to be highly intensive and require a high degree of individualized attention and intervention and who are placed in special classes; or
 - Preschool students whose management needs are determined to be highly intensive and require a high degree of individualized attention and intervention;
- b) Students with severe multiple disabilities, whose programs consist primarily of habilitation and treatment and are placed in special classes; or
 - Preschool students with severe multiple disabilities, whose programs consist primarily of habilitation and treatment;
- c) Students who are recommended for home and/or hospital instruction whose special education needs are determined to be highly intensive and require a high degree of individualized attention and intervention or who have severe multiple disabilities and require primarily habilitation and treatment; or
 - Preschool students whose special education needs are determined to be highly intensive and require a high degree of individualized attention and intervention or who have severe multiple disabilities and require primarily habilitation and treatment in the home;
- d) Students, including preschool students, whose needs are so severe that they can be met only in a seven (7) day residential program; or

SUBJECT: EXTENDED SCHOOL YEAR (JULY/AUGUST) SERVICES AND/OR PROGRAMS (Cont'd.)

e) Students who are not in programs as described in subparagraphs (a) through (d) above during the period from September through June and who, because of their disabilities, exhibit the need for a twelve (12) month special service and/or program provided in a structured learning environment of up to twelve (12) months duration in order to prevent substantial regression as determined by the CSE; or

Preschool students who are not described in subparagraphs (a) through (d) above whose disabilities are severe enough to exhibit the need for a structured learning environment of twelve (12) months duration to prevent substantial regression as determined by the Preschool Committee on Special Education (CPSE).

For students eligible for twelve (12) month service and/or program, per Commissioner's Regulations Section 200.4(d)(2)(x), the student's Individualized Education Program (IEP) shall indicate the identity of the provider of services during the months of July and August, and, for preschool students determined by the CPSE to require a structured learning environment of twelve (12) months duration to prevent substantial regression, a statement of the reasons for such recommendation.

The IEP shall indicate the projected date of the review of the student's need for such services and shall indicate the recommended placement.

The State Education Department (SED) is authorized to approve programs and to establish State Aid reimbursement rates for all special services and programs provided during July and August, both public and private. Therefore, if the School District plans to operate a July/August program, the District must first apply to SED for approval in accordance with SED guidelines/procedures. Any District plan to operate a July/August program must be approved by the State Education Department in accordance with applicable laws, regulations, procedures, and/or guidelines.

Individuals with Disabilities Education Improvement Act of 2004, Public Law 108-446 Section 614(a) Individuals with Disabilities Education Act (IDEA), 20 USC Section 1400 et seq. Education Law Section 4408

8 NYCRR Part 110 and Sections 200.1(qq), 200.4(d)(2)(x), 200.5(b)(1)(iii), 200.6(j), and 200.16(i)(3)(v)

Instructional/Business

Non-

Operations

SUBJECT: PETTY CASH FUNDS AND CASH IN SCHOOL BUILDINGS

Petty Cash Funds

A petty cash fund of not more than one hundred dollars (\$100) shall be maintained in the District Office and in each school building in a secure location. Payments from petty cash funds may be made for materials, supplies or services only when payment is required upon delivery. At the time of reimbursement, an itemized statement of expenditures, together with substantiating receipts, shall be submitted. Such accounts shall be authorized by Board resolution at their annual meeting.

Appropriate regulations shall be developed for implementation of this policy.

Cash in School Buildings

Not more than two hundred and fifty dollars (\$250) two thousand dollars (\$2000), whether District or extraclassroom funds, shall be held in the vault in the Main Office of each District school building. Under no circumstances shall cash be left in classroom areas or desks. The District will not be responsible for funds left unprotected.

All funds, whether District or extraclassroom funds, shall be deposited prior to close of school each week. Only authorized personnel designated by the building administrator shall be allowed in the Main Office vault.

Education Law Sections 1604(26), 1709(29) and 2503(1) 8 New York Code of Rules and Regulations (NYCRR) Section 170.4

Adopted: //14