AMITY REGIONAL SCHOOL DISTRICT NO. 5 PUBLIC SCHOOLS

COMMUNITY RELATIONS

SERIES 1000

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AMITY REGIONAL SCHOOL DISTRICT NO. 5 PUBLIC SCHOOLS

COMMUNITY RELATIONS

SERIES 1000

		Number	Policy or Regulation
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Concept, Goals and Roles in Community Relations

The Board of Education recognizes that the community, defined broadly as the State and specifically as the area served by the school system, determines the quality educational provisions available and the quality of the educational output. Hence, it is imperative that members of the community and of the school personnel cooperate in planning, policy development, implementing programs, and evaluating results.

School-community relations, then, are not merely reporting and interpreting. Rather, they are the pursuit of a public enterprise in which members of the community and school personnel play their respective roles to further the best interest of the school.

The Board of Education establishes the following goals for the community relations program:

- 1. To increase public understanding of the school system.
- 2. To increase community confidence and interest in the school system.
- 3. To promote effective dissemination of information concerning school activities.
- 4. To solicit community opinions about the school system.
- 5. To encourage the sharing of resources among civic and community organizations for the benefit of the school system.

Public Information Program

It is the responsibility of the Superintendent to employ such means as may be available to inform the citizens of the activities of the schools. It is the Superintendent's responsibility to rem ain sensitive to the interests and aspirations of the community. The Superintendent from time to time will initiate efforts to assess these interests.

The Board of Education, through the Superintendent, will seek to keep the public informed as to the needs and activities of the schools through the following actions:

- 1. By encouraging the school administration to cooperate with the various news media in releasing information;
- 2. Through issuing special publications about the Amity Regional Schools to parents and the public from time to time; and
- 3. By encouraging school personnel to meet with organizations and groups in the community to explain school programs and to seek community views and opinions.

Public's Right to Know

In today's world of increasing news emphasis on education, the people have become more aware of public education and more interested in it.

The Board supports the right of the people to know about the programs and services of their schools and will make every effort to disseminate such information.

It is the desire of the Board that the citizens of the district be fully inform ed of Board policies and actions. The exception to this is deliberations involving individual employees or students or school business matters of a confidential nature.

Communications with the Public

Parental Involvement

The Am ity Regional District Board of Education recognizes that a child's education is a responsibility shared by the school and family during the entire period the child spends in school. To support the goal of the school district to educate all students effectively, the schools and parents must work as well-informed partners.

Although fam ilies are diverse in culture, language, and needs, they share the school's commitment to the educational success of their children. The Amity Regional School District and its schools, in collaboration with parents, shall establish programs and practices that enhance parent involvement and reflect the specific needs of students and their families.

To this end, the Am ity Regional Board of Edu cation supports the development, implementation, and regular evaluation of a parent involvement program in each school that will involve parents at all grade levels in a variety of roles. Such parent involvement policies will include, but not be limited to, the following components:

- Communication and shared information between home and school is regular, two-way, and meaningful.
- Parents are welcome in the school, and their support and assistance are sought.
- Input from parents on significant school-related issues is sought.
- Parents are informed as to how they can assist in their children's learning.
- Community resources are available to strengthen school programs, family practices, and student learning.

Parental Involvement Procedures

Communication and shared information between home and school is regular, two-way and meaningful.

- Distribute a comprehensive handbook
- Provide parents with a written schedule of open houses and parent-teacher conferences
- Encourage teachers to report student progress through mid-marking reports
- Send out a principal's newsletter
- Share the district/building parental contract with parents
- Sponsor new teacher workshops on conducting effective parent conferences

Communications with the Public

Parental Involvement Procedures (continued)

Parents are welcome in the school and their support and assistance are sought.

- Sponsor open houses
- Encourage parent volunteer opportunities
- Welcome parents during National Education Week
- Encourage parents to join the Parent-Teacher-Student Association (PTSA) district-wide

Input from parents on significant school-related issues is sought.

- Establish a Parent Involvement Committee for the development of the parent compact
- Work with parent/teacher organizations to support school initiatives
- Encourage parents to attend Board of Education meetings
- Conduct parent forums on education issues

Parents are informed as to how they can assist in their children's learning.

- Develop a newsletter that outlines helpful tips for parents to support their children's education
- Develop and distribute parental informational brochures created by Support Services
- Department to parents at open houses, parent-teacher meetings, and guidance functions
- Continue parent programs supported by the high school Guidance Department

Community resources are available to strengthe n school programs, family practices, and student learning.

- Continue Guidance Departm ent programs on the college process, financial aid, and the school to-work/transition program
- Continue to distribute Support Service Department parent informational pam phlets informing the community of available resources
- Continue job-shadowing opportunities for students to link them with community professionals/services
- Continue to support students and families through the high school scholarship program
- Inform parents of excellence in student achievement through district Curriculum Night
- Continue to encourage PTSA to co-sponsor activities promoting student success

Communications with the Public (continued)

District-Level Parental Involvement Compact

- 1. The Amity District involves parents/guardians in the joint responsibility of Amity's plan to help all children meet challenging achievement and academic standards and the process of school review and improvement by:
 - Establishing a District-level committee with parents/guardians liaisons from each building
 - Establishing meaningful, ongoing three-way communication among the District, staff, and parents/guardians
 - Developing a District newsletter to communicate to parents/guardians about the plan and seek their input and participation
 - Training personnel in ways to collaborate effectively with families with diverse backgrounds that may impede parents/guardians participation
- 2. The Amity District provides the coordination, technical assistance, and other support necessary to assist participating schools in planning and implementing effective parents/guardians involvement activities to improve student academic achievement and school performance by:
 - Providing ongoing District-level workshops to assist buildings in planning and implementing improvement strategies
 - Establishing training programs for building liaisons to bring communication and facilitation skills to the buildings they represent
 - Providing inform ation to parents/guardians about the various assessment tools and instruments that will be developed to monitor progress
 - Seeking input from parents/guardians in developing workshops
- 3. The Amity District builds the capacity of schools and parent/guardians for strong parental involvement by:
 - Providing ongoing communication about the district-wide committee through district-wide newsletters, websites, or other written or electronically communicated means
 - Engaging the building PTO's and PTSA's actively to seek out and involve parents/guardians through regular communications updates and information sessions
 - Utilizing PTO's and PTSA's to assist in identifying effective communication strategies based on their members' needs
 - Providing a master calendar of district meetings to discuss pertinent topics

Communications with the Public

District-Level Parental Involvement Compact (continued)

- 4. The Amity District coordinates and integrates parents/guardians involvement strategies under this compact with parents/guardians involvement strategies under other program s (such as HEAD Start program, Reading First program) by:
 - Involving district, building, and parent representatives from other program s to assist in identifying specific population needs
 - Sharing data f rom other programs to assist in developing new initiatives to improve academic achievement and school improvement
- 5. The Am ity District conducts, with the involvement of parents/guardians, an annual evaluation of the content and effectiveness of the parents/guardians involvement policy in improving the academic quality of all the district schools (Title I and non-Title I, including identifying barriers to greater participation by parents/guardians in activities authorized by this section (with particular attention to parents/guardians who are economically disadvantaged, are disabled, have limited English proficiency, have limited literacy, or are of any racial or ethnic minority background), and use the findings of such evaluation to design strategies for more effective parents/guardians involvement, and to revise, if necessary, the parents/guardians involvement policies described in this section by:
 - Evaluating the effectiveness of the content and communication methods through a variety of ways, including: focus groups, surveys, workshops, written communications, and informal coffees with district and building administrative staff, parents/guardians, and teachers
 - Identifying barriers to effective evaluation by language support or other assistance as needed
 - Identifying potential policy and compact changes to revise and improve programs
- 6. The Am ity District involves parents/guardia ns in the activities of the district schools, including those served under Title I, by:
 - Providing com munications and calendar information to parents/guardians of upcoming meetings, discussions, or events and encouraging their participation
 - Providing building principal and PTO/PTSA coordination of events

Communications with the Public

District-Level Parental Involvement Compact (continued)

Legal Reference: Connecticut General Statutes

10-221(f) Boards of Education to prescribe rule(s), policies, and

procedures as amended by PA 97-290

Use of Education Television Channel

Mission

It is the mission of the Education Channel to provide an opportunity for public involvement in local education, to inform the public of education and community life, and to document education activities. The provision of educational opportunities for school children is vital to this mission.

Goals

It is the goal of the Education Channel to:

- 1. Provide local citizens with increased access to education meetings through live and recorded television programming.
- 2. Provide television programming to inform local citizens of the operations and activities of the local education and its agencies.
- 3. Provide television programming to increase information available to citizens about political issues, candidates and elections.
- 4. Produce and transm it other inform ational te levision programs of interest and value to local residents which are otherwise neither available nor provided by other sources.
- 5. Provide opportunities for citizen involvement and interaction in the development of the local Education Channel programming.
- 6. Provide instructional opportunities for local public school students.

1111(a)

Community Relations

Use of Education Television Channel

Operational Guidelines

Access

The use of the Education Channel shall be lim ited to the Board of Education program ming. The use of studio facilities operated by the Board of Education shall have student instruction as its primary goal.

Board of Education sponsored programs include, but are not limited to:

- 1. Direct instruction
- 2. Presentation of school programs, including political discussions or debates, provided they are sponsored, organized and controlled by school personnel (such activities must be balanced as to content)
- 3. Presentation of school activities, performances or ceremonies
- 4. Meetings and hearings (Such coverage shall be "gavel to gavel" and will depict all speakers.)
- 5. Other school related activities as approved by the Superintendent

Political Issues

Political programs will be limited to one local "candidates night" per elected body of a non-partisan format within 30 days of a town election. The appearance of an elected official, (example: the Governor, Senator) in his/her of ficial capacity shall not be considered a political program unless the elected official is running for office and the appearance is within 60 days of that election.

Authority

All matters regarding the use and implementation of programming for the Education Channel for educational programming will rest with the Superintendent of Schools or his/her designee(s).

Advertising

Advertising will be limited to product, ticket sales, and free events sponsored or approved by the Board of Education.

Use of Education Television Channel

Operational Guidelines (continued)

Copyright

All Education Channel programming must strictly abide by copyright regulations.

Copying

Copies of locally developed programs will be made available from time to time at an established rate of \$10 per 30 m inutes or a fraction thereof. This fee can be modified at the discretion of the Superintendent of Schools or his/her designee(s).

Facilities/Equipment

The studio and equipment located within the public schools shall be used for the production of the Education Channel programming. This equipment may be used for such purpose as long as said use does not interfere with the operation of the schools education program. The education of the public school students is the primary function of this equipment.

Personnel

The Superintendent of Schools shall hire/appoint a person to be responsible for the following:

- Education Channel character generator operation,
- operation of the "head end" equipment,
- coordination of all local Education Channel activities,
- solicitation and training of volunteers to produce Education Channel programs,
- scheduling use of facilities/equipment, communication between the school instructional program and the Education Channel production crews,
- development of needs lists; and
- any other responsibilities as deemed appropriate.

Procedures

A "Video Proposal" form must be completed prior to the development of any program produced for the Education Channel which is not developed by school.

School Directory

The Superintendent of Schools shall develop personnel directories subject to the following conditions:

- The Directories will be distributed only to persons or organizations authorized by the Superintendent or Board of Education.
- The Personnel Directory shall not be distributed for political or commercial use.

(cf. 1340 - Access to School Procedures and Materials)

(cf. 4112.6 - Personnel Records)

(cf. 9330 - Board/School System Records)

News Media Relationships

Because schools are public institutions serving the educational needs of the community, it is important that inform ation be dissem inated concerning programs, activities, and significant school events. The Board of Education Chairperson shall be the official spokesman for the Board. The Superintendent of Schools may report on actions of the Board. The Superintendent or a designated administrator for each school will be the official spokesperson for the activities and instructional program of that particular school.

The Principal or a designated administrator has the right to restrict interaction between representatives of the media and students and staff on school property if he/she deems it interferes or disrupts the educational process. The media must follow appropriate procedures for access to students.

Board of Education

Board meetings to which the public has access may be photographed, broadcast, or recorded for broadcast by any newspaper, radio broadcasting company, or television broadcasting company, subject to the following guidelines:

- 1. News media personnel who intend to photograph, broadcast, or record for broadcast the proceedings of a Board of Education public meeting shall provide appropriate identification to the Chairpers on of the Board of Education, prior to said meeting of the Board.
- 2. Only news media personnel employed by a newspaper, radio or television broadcasting company, or personnel of a recognized student news medium assigned to cover the proceedings of a Board of Education public meeting shall be permitted to photograph, broadcast, or record for broadcast, such proceedings.
- 3. Any photographer, broadcaster, or news journalist authorized by their employer or by a student news medium to photograph, broadcast, or record for broadcast, proceedings at a public meeting of the Board of Education, and any personnel associated with said photographer, broadcaster, or news journalist, shall photograph, broadcast, or record for broadcast proceedings of said meeting as inconspicuously as possible and without disturbing the proceedings.
- 4. If, in the judgment of the Chairperson of the Board of Education, the presence at a Board meeting of any photographer, broadcaster, or news journalist causes such disruption that orderly conduct of the public business at such meeting, access by these individuals may be limited or denied.

News Media Relationships (continued)

Legal Reference: Connecticut General Statutes

1-21a Recording, broadcasting, or photographing meetings.

Coverage of Board of Education Meetings

Agendas of regular Board of Education meetings shall be released to newspapers for publication in advance of meetings. Items may be added to the published agenda by a two-thirds vote of the members present and voting at the meeting.

(cf. 9324 - Advance Delivery of Meeting Materials)

Legal Reference: Connecticut General Statutes

1-21 Meetings of government agencies to be public. Recording of votes.

Schedule and agenda of meetings. Executive sessions

1-21 c Mailing of notice of meetings of persons filing written request

Access to Information

The charge to supply information in response to Freedom of Information requests shall be .50/page or the actual cost of material if higher.

Media Access to Students

The Board recognizes the important role the media serves in reporting information about the district's program, services and activities. Therefore, the district will make every reasonable effort to provide media access to students.

School administrators shall be authorized to grant permission and set parameters for media access to students in their respective schools. The media may interview and photograph students involved in instructional programs and school activities including athletic events provided their presence will not be unduly disruptive and shall comply with Board policies and district goals.

Media representatives shall be required to report to the administration for prior approval before accessing students involved in instructional programs and activities not attended by the general public.

Media representatives wishing to photograph or identify particular students, must obtain parental or guardian approval as well. Such permission shall not be required before photographs, videotapes, and/or articles referring to students involved in athletic events may be published.

Permission shall not be required before photographs, videotapes, and/or articles referring to students involved in public performances such as athletic events, school plays, concerts, etc., may be published. Parents who do not want their student interviewed, photographed or videotaped by the media may sign the Amity Photo/Video Release form provided in the student handbook, each fall.

Information obtained by media representatives directly from students does not require parental approval prior to publication by the media. Parents who do not want their student interviewed or photographed by the media may direct their student accordingly.

District employees may release student information to the media only in accordance with applicable provisions of the education records law and Board policies governing directory information and personally identifiable information.

Legal Reference: Connecticut General Statutes

1-213 Access to public records. Exempt records.

10-209 Records not to be public.

Federal Family Educational Rights and Privacy Act, Sec. 438, 20 U.S.C. Sec

1232g (1988).

Title I - Amendments to the Individuals with Disabilities Act. (PL 105-17)

Policy adopted: June 13, 2005 AMI Woodbridge, Connecticut

AMITY REGIONAL SCHOOL DISTRICT NO. 5

Videotaping of Staff/Students

Videotaping and filming of school district em ployees shall have the prior written consent of the building Principal and the participating employees. Any student who does not wish to be film ed, videotaped, or interviewed and identified as a primary subject of such filming or videotaping may sign the Amity Photo/Video Release form included in the Parent/Student Handbook. If film or videotape is to be used for any purpose other than the purpose set forth on the employee consent form, then release waiver forms shall be obtained from each participating employee and his/her Principal.

(cf. - 1112 News Media Relationships)

Videotaping of Staff/Students

Videotaping and filming of school district employees and/or students is subject to the following procedures:

- 1. The exclusive rights for any videotape or film and the soundtrack thereof produced by the school district shall be its exclusive property unless other prior written agreements are made.
- 2. Permission must be obtained from the building Principal or a designated administrator and participating employees before videotaping or filming is begun.
- 3. Prior to filming or videotaping, requests must be checked to determine parental approval.
- 4. Film or videotape of a district em ployee shall not be used for any purpose other than the purpose set forth.
- 5. School district productions shall not be duplicated without the consent of the Superintendent or his/her designee.
- 6. Commercial distribution of videotapes or films produced by the school district is not permitted without an appropriate signed consent/release/waiver and the approval of the Superintendent of Schools and the Board of Education.
- 7. The policy also does not apply to employees who are filmed or videotaped during voluntary appearances in public or for use in their own classroom.
- (cf. 1112 News Media Relationships)
- (cf. 1112.5 Media Access to Students)
- (cf. 5125 Student Records)
- (cf. 6145.4 Student Performances)

AMITY REGIONAL SCHOOL DISTRICT NO. 5 Woodbridge, Connecticut

Dear Parent,

Students must have the permission of their pa rents or legal guardians before they may be individually interviewed or photographed by rep resentatives from the media. We appreciate your cooperation in this matter. While we like to be as open to the media as possible, we also respect each student's right to privacy guar anteed by the "Family Education Rights and Privacy Act of 1974." Please return the form below to your child's teacher so that it can be kept on file.

kept on file.	r rease retur ir t	ne ioi m beio	w to your child's teacher	so that it can be
Sincerely				
Principal				
•				
Parental P	ermission for In	nterview/Phot	ograph by Media of a St	udent
Enrolled i	n the Amity Re	gional School	District No. 5 School Sys	stem.
I do hereby grant permi	ssion for my chil	ld	(name)	to be
interviewed/photograph	ed by a journalis	st/photograph	er/cameraman from (news	service)
on	(date)	at	(location)	School in an
activity that is being coo	ordinated by		Sch	ools.
(Parent/Guardian Signature)				
(Date)				

Public Participation at Board Meetings

Citizens of the Bethany, Orange, and Woodbridge region shall be encouraged to attend and participate in the public portions of Board of Education meetings. The Amity Regional Board of Education recognizes the value of on-going communication with the public and elects to include a public comment item in the agenda of regularly scheduled meetings.

Board meetings are meetings held in public and are not open hearings. At the regularly scheduled monthly Board meeting the public comment portion of the agenda shall be determined by the Board Chairperson. Once the Board moves into the regular agenda, the public may participate as allowed by the Chairperson and with the following restrictions:

- 1. Questions and/or comments are to be restricted to the specific agenda item being discussed.
- 2. Board members shall be recognized first for comments and/or questions.
- 3. Individual comments usually will be up to two (2) minutes in length.
- 4. Questions and/or comments by the public may be restricted by the Board Chairperson.
- 5 The Chairperson may, at his/her discretion, curtail public discussion at any time.
- 6. Persons wishing to address the Board shall give their names and addresses.

Board Relations with Community Organizations

It is the intention of the Board of Education to cooperate fully with appropriate officials, boards, committees, or other agencies of the towns, and with organized groups of interested citizens of the town. Any such individual or group requesting a meeting with the Board of Education should present its request in writing to the Chairperson of the Board, or the Superintendent, not later than seven full days before the meeting. The Chairperson, or a committee of the Board, shall determine whether the subject matter shall be placed on the agenda. The Chairperson or Superintendent of Schools shall notify the petitioner of the Board's decision.

Legal Reference: Connecticut General Statutes

1-225 Meetings of government agencies to be public.

1-226 Broadcasting or photographing meetings.

19a-342 Smoking in public meetings in rooms of public building prohibited. 1-227 Mailing of notice of meetings to persons filing written request. Fees. 1-230 Regular m eetings to be held pursuant to regulation, ordinance or

resolution.

1-232 Conduct of meetings.

1-206 Denial of access to public records or meetings. 10-238 Petition for hearing by board of education.

Policy adopted: June 13, 2005 AMITY REGIONAL SCHOOL DISTRICT NO. 5 Woodbridge, Connecticut

Distribution of Materials by Students (Use of Students)

Printed materials may be distributed to parents by students as inexpensive means of mass communications. At the same time this procedure can prove objectionable to parents and the school district if overdone.

To provide the most effective use of this technique without exploitation of staff or students, the Superintendent or his/her designee may approve such distribution providing:

- 1. The materials relate to the school, community, local recreational or civic activities.
- 2. The materials do not relate to any religious belief or activity, or promote private gain, or political position.
- 3. The materials do not promote any political party or candidate.

All requests from groups or individuals to have students distribute materials to people in the community, with the exception of requests from school-connected organizations like parent-teacher organizations or Board appointed citizens' ad hoc advisory committees, will be referred to the office of the Superintendent to determine whether the requests comply with overall school purposes and policy.

Use of Students

The Board prohibits the use of students during normal school hours in activities which are not part of the normal educational and planned curriculum process. Permission for use of students in activities of a non-educational nature must be obtained from the Superintendent or his/her designee who will ensure that the student's rights in terms of voluntary activities are maintained and that students are not exploited either knowingly or unknowingly.

The Superintendent or his/her designee shall interpret this policy strictly. In case of differences regarding the decision, the decision of the Superintendent will be final in order that the best interests of the students will be served.

Budget/Referendum Materials

Information concerning a budget or referendum, specifying only the time, date, location, and question or proposal may be disseminated through the students. This information may not contain statements, or be written in a manner which may advocate a position on the budget or on a referendum question.

Legal Reference: Connecticut General Statutes

9-369b Explanatory text relating to local questions.

Policy adopted: June 13, 2005 AMITY REGIONAL SCHOOL DISTRICT NO. 5

Woodbridge, Connecticut

Communications with the Public

Responsibilities of Board Members and School Personnel

It is the responsibility of each Board member, as well as each employee of the district, to exercise care when answering questions about the public schools. Individuals should answer questions only when they have full and complete understanding of the point about which they have been asked. If the employee or Board member is not prepared to answer accurately and fully, he/she should refer the inquirer to a staff member who would have the appropriate information.

All school personnel and Board members are encouraged to be informed on Board of Education policy and school policies and programs in order that they may better advance public understanding of the schools.

Policy adopted: June 13, 2005 Woodbridge, Connecticut

Recognition of Students, Citizens, Staff Members, and Members of the Board of Education

The Board of Education is committed to recognize and to honor citizens, students, staff, and groups whose distinguished or exceptional achievements benefit the school system. Persons so honored shall include retiring staff and Board members who have contributed to the school system over an extended period of time. The Board may extend recognition at Board meetings through letters of recognition, or other methods.

Memorials for Deceased Students or Staff

From time to time requests are made to honor a deceased student or employee of the Amity Regional School District. Recognizing that the loss of a member of the school community is deeply felt, our schools provide support for staff, students and families who feel the loss, and assist with connections to appropriate community resources.

The preferred method for memorializing a deceased member of the school community is by means of a memorial scholarship. Criteria for the memorial scholarship may be developed by the individual or group wishing to honor the deceased member of the community. Criteria shall be finalized in consultation with the high school principal and the director of counseling services. Memorial scholarship awardees shall be selected solely by the high school scholarship committee following the criteria established. Individuals or groups conveying the scholarship shall be invited to present the scholarship to the selected student(s) at the appropriate awards event.

Physical memorials are not encouraged

Policy approved: 12/8/08

School-Community Associations

The purpose of Parent-Teacher Associations is to promote the educational welfare of the students, families, and teachers of the school district without seeking to control the policies of the schools or to direct their adm inistration. The Board recognizes Parent-Teacher Associations as important channels for the sharing of viewpoints between parents, faculty, administration, and the Board of Education. The Board welcomes the assistance of the Parent-Teacher Associations in the on-going improvement of schools.

School Volunteers

The Board of Education encourages the use of volunteers to: (1) increase students' educational attainment, (2) provide enrichment experiences for students, (3) increase the effective utilization of staff time and skills, (4) give more individual attention to students, and (5) promote greater community involvement.

The Superintendent shall establish procedures for securing and screening resource persons and volunteers. No person who is a "sex offender," as defined by Public Act 98-111, An Act Concerning the Registration of Sexual Offenders, shall be used.

Volunteers may be required to submit to state and federal criminal record checks and a record check of the Department of Children and Families (DCF) Child Abuse and Neglect Registry. No person required to register as a sex offender under state or federal law or whose name is listed on the DCF registry, may volunteer in any District school.

Principals shall submit a quarterly list of all regular and/or occasional volunteers in the district (chaperones on field trips, aides, library and classroom volunteer assistance, grandparents, assistance at athletic events, field days, etc.) to the Superintendent of Schools.

Legal Reference: Connecticut General Statutes

10-4g Parent and community involvement in schools; model programs; school-based teams.

10-235 Indemnification of teachers, board members, employees and certain volunteers and students in damage suits; expenses of litigation.

54-254 Registration of person who has committed a felony for a sexual purpose.

10-220 Duties of boards of education

School Volunteers

Securing and Screening Volunteers

Regulation Approved: April 11, 2016

The Building Principal or his/her designee directs the use of volunteers within the school. Specifically, the Principal or designee directs volunteer recruitment, screening, placement, and training within the following perimeters:

- 1. Qualifications. Volunteers may come from all backgrounds and all age groups. The main qualification for a volunteer is that he or she has a desire to give his or her time and talent in order to enrich student learning opportunities and the school community generally.
- 2. **Persons Not Allowed to Serve as Volunteers**. No person who is a "registered sex offender," or is on the Department of Children and Families (DCF) Child Abuse and Neglect Registry may serve as a volunteer. Every time a new notification/online posting of registered sex offenders is received, the Building Principal or his/her designee shall review it for any person's name who has submitted a volunteer information form during that school year. Whenever someone submits a new volunteer information form, the Building Principal or designee shall review the sex offender list and DCF Child Abuse and Neglect Registry. The Building Principal may request a volunteer submit to a criminal background investigation if the individual will be working over a long period of time in direct contact with students where no staff member is continuously present or in other situations where a check would be prudent. No person convicted of a felony involving a minor or convicted of any felony within the past five years will be allowed to serve as a volunteer.
- 3. **Recruitment.** School personnel may recruit volunteers through the following resources: parent(s)/guardians, parent organizations, retired teachers and other senior citizen groups, community businesses, local volunteer centers, and universities. If a staff member, other than the Principal, recruits a volunteer, the staff member must provide the volunteer's name and address to the Principal.
- 4. **Role.** Volunteers serve only in an auxiliary capacity under the direction and supervision of a staff member; they are not a substitute for a member of the school staff. Volunteers do not have access to confidential student school records.
- 5. **Selection, Placement, and Supervision.** Volunteer selection and placement shall be on the basis of the volunteer's qualifications and availability and the school's needs. A volunteer will be assigned to a staff member only with the staff member's consent. The relationship between a volunteer and staff member should be one of mutual respect and confidence.
- 6. **Screenings**. Screening volunteers is critical because of the vulnerability of the population the school district serves. Each volunteer must register in the school's main office at the

Woodbridge, Connecticut

School Volunteers

beginning of each visit and wear a name tag while in the building. Unless he or she has already done so during the current academic year, the volunteer must complete an information form and waiver. Absent an indication on the form that the volunteer may not qualify, e.g. the volunteer is a registered sex offender, the volunteer may proceed to the assigned activity.

A request to volunteer or to continue volunteering will be denied if the volunteer behaves in any manner that demonstrates he or she is not a good role model or is otherwise detrimental to the school environment. Examples of such behavior include but are not limited to: swearing, failing to be dependable, failing to follow the supervisor's instructions, committing any criminal act on school grounds or at a school activity, touching a student in a rude or overly forceful manner, failing to dress in an appropriate manner, or violating any school rule.

7. **Training**. Each academic year, when a person first completes the volunteer registration form, the Principal or designee should give the person a copy of this administrative procedure along with other pertinent information. The staff member to whom the volunteer is assigned is responsible for explaining his or her expectations of the volunteer. The Principal or designee should arrange appropriate training opportunities for those volunteer activities requiring a skill or knowledge base, e.g., working in the computer lab.

School Volunteers

Volunteer Information Form and Waiver of Liability

Only one form needs to be completed by a volunteer each school year. Please print clearly in ink:

T.	1 T	e	4 •
Person	яI Ir	1form	ation

Name:			Telephone:	
Last	First	Middle		
Address:				
Street	City		State	Zip Code
Personal physician:		Pho	ne	
Emergency adult contact:		Pho	ne	
Are you now or have you ever b	peen a school volunteer? _			
At which school(s)?		Yea	r (s)?	
The name of any child or ward	attending this school:			
Information Regarding Criminal Registry (a) Are you a sex offender listed (b) Are you listed on any DCF (c) Have you ever been convicted of (d) Have you been convicted of (e) Have you ever been convicted for you answered YES to (a), (b), with our school volunteer policy.	d on a state or federal sex of Child Abuse and Neglect reted of a felony involving a fany felony within the past ted of a felony? (c), of (d) above, you are retered.	offender registry? egistry? minor? five years?		
If requested, are you willing to (The Superintendent or designe	e may request that a volunt	eer who works dire	ctly with a student	
time without constant supervision	on ot statt submit to a crim	inal background ch	eck or may simila	rly make such a request ir

Waiver of Liability

other situations where a check would be prudent).

The School District does not provide liability insurance coverage to non-district personnel serving as volunteers for the School District. The purpose of this waiver is to provide notice to prospective volunteers that they do not have insurance coverage by the School District and to document the volunteer's acknowledgment that they are providing volunteer service at their own risk. However. C.G.S. 10-235 provides that the district must indemnify and hold harmless volunteers from civil liability in most situations as long as the volunteer is approved by the Board of Education to carry out a duty prescribed by

School Volunteers

the Board and performs services under the direction of a certified teacher. Therefore the district must pay any damages awarded to a plaintiff in an action brought alleging negligence or other act resulting in injury, including infringement of that person's civil rights.

By your signature below:

Date:

- 1. You acknowledge that the School District does not provide insurance coverage for the volunteer for any loss, injuries, illness, or death resulting from the volunteer's unpaid service to the School District.
- 2. You agree to assume all risk for death or any loss, injury, illness or damage of any nature or kind, arising out of the volunteer's supervised or unsupervised service to the School District. You agree to waive any and all claims against the School District, or its officers, Board Members, employees, agents or assigns, for loss due to death, injury, illness or damage of any kind arising out of the volunteer's supervised or unsupervised service to the School District.
- 3. You agree to abide by all applicable Board policies, regulations and school rules including, but not limited to, those governing student confidentiality.

Signature of Volunteer:

	Printed Nar	me of Volunteer:		_
******	**********	*******	*******	
For School Us	se Only			
General descri	ption of assignment(s):			
• s	upervising students as needed	l by a teacher		
• s	supervising students during a 1	egularly scheduled activit	y	
• a	assisting with academic progra	ams		
• a	ssisting at the resource center	or main office		
• (other			
_	vising staff member:		(mandatory).	_
students where	•	usly present or in other situ	ing over a long period of time in a nations where a check would be p	
If "yes," and p	rovided the individual authori	zed the check,		
• the	e date on which the check was	requested?		
• the	e date on which it was receive	d and reviewed.		_
Reviewed by:				
	Signature		Date	
D : 14 :120	16		AMEN DECIONAL COMO	OL DIGEDICE NO /

Citizen's Advisory Committee for Adult Education

Article I: Name

The name of this organization shall be the Citizens' Advisory Committee for Adult Education.

Article II: Object

This organization shall be an advisory body, assisting the Board of Education through the Superintendent and Director of Community Education in the formulation, promotion and evaluation of the overall program.

Article III: Policies

- 1. This Committee shall be noncommercial, nonsectarian, and nonpartisan. Neither the name of the Committee nor the names of its officers in their official capacities shall be used in connection with any commercial concern.
- 2. This Committee shall not assume administrative authority or direct the administrative activities of the Program. However, it may develop and submit recommendations relative to program, policies, or practices to the Director.
- 3. This Committee may cooperate with other organizations and agencies engaged in continuing education.

Article IV: Membership

- 1. Nomination for membership to the Committee shall be made by the Director of Community Education and the Superintendent of Schools. The Director shall solicit candidates from civic and industrial organizations of the community, interested adults, and present and past students of the Adult Education Program.
- 2. The Board of Education shall appoint the members of the Committee as vacancies occur, upon nomination by the Superintendent of Schools.
- 3. The Committee shall consist of twelve members, four each from Bethany, Orange, and Woodbridge, who shall serve for a period of three years. Four of the members shall be appointed on succeeding years.

Citizen's Advisory Committee for Adult Education

Article IV: Membership (continued)

- 4. The Director of the Program shall be an ex-officio member of the Committee, the Executive Board, and all standing committees.
- 5. Resignation of membership shall be submitted to the Secretary in writing whereupon the resignation shall become effective immediately.

Article V: Officers and Their Election

- 1. The officers of this Committee shall be a Chairperson, a Vice-Chairperson, and a Secretary. The officers shall be elected by ballot or by voice at the annual meeting to be held not later than July 1. Officers shall serve for a term of one year, July 1 to June 30, and shall assume their official capacities on July 1. No officer shall serve in more than one office at the same time.
- 2. The Executive Board shall appoint a successor pro-tem for any vacancy in an elected office. Such appointment must be considered for confirmation at the next Committee meeting and only ratified by a majority vote of the Committee. If the Executive Board is unable to appoint a successor, a majority of the Committee shall do so. This appointment shall be voted on by Com mittee members at the next regular meeting. In case a vacancy occurs in the Office of the Chairperson, the Vice-Chairperson shall assume the duties of the Chairperson for the balance of the term of office.

Article VI: Duties of Officers

- 1. The Chairperson shall preside at all meetings of the Committee and of the Executive Board, shall be a member ex-officio of all committees, and shall perform all other duties usually pertaining to his/her office.
- 2. The Vice-Chairperson shall act as aide to the Chairperson and shall perform all other duties usually pertaining to his/her office.
- 3. The Secretary shall keep a correct record of all meetings of the Committee, and of the Executive Board, and shall be in charge of all communications from the Committee, and the Executive Board. The Secretary shall be responsible for each meeting.

Citizen's Advisory Committee for Adult Education (continued)

Article VII: Meetings

- 1. A minimum of two Com mittee meetings shall be held each school year, Novem ber and May. Notices of all m eetings shall be sent out one week in advance. Special m eetings may be called by the Executive Board.
- 2. A majority shall constitute a quorum.

Article VIII: Executive Board

The Executive Board shall consist of the elected officers.

Article IX: Standing Committees

- 1. Standing Committees shall be created by the Chairperson with the approval of the Committee as may be required to promote its purposes. Standing committees will be dissolved upon completion of their assignments.
- 2. The Chairperson of all standing committees shall present plans of work to the Citizens' Advisory Committee.

Article X: Amendments

The constitution or the bylaws of the Committee may be amended at any meeting of the Committee by a two-thirds vote of the entire membership, and by approval of the Board of Education. Any member may offer an amendment, but first it must be presented in writing to the Secretary.

Visits to the Schools

Any visitor to the schools should be directed to proceed to the main office. Permission may be granted to visit classrooms upon requests. Visitor passes will be issued by the office. Any person found in the building without a proper pass should be reported to the office immediately.

Parents who come to school to discuss matters with teachers should be advised to make appointments. A teacher may properly refer to the office any parent who is without an appointment and who interferes in any way with a class or other scheduled activity.

The Board of Education and staff of the school system welcome and strongly encourage members of the community and other interested persons to visit the schools. School improvements often come from suggestions originating in such visits.

The Superintendent of Schools is authorized to establish such regulations as will:

- 1. Encourage visitors to observe our schools;
- 2. Require all visitors to register in the office of the Principal upon their arrival at the school;
- 3. Channel expressions of approval as well as constructive criticism to the Board;
- 4. Ensure that such visits will enhance the effect of the educational program rather than hinder it; and
- 5. Provide for appropriate hospitality for visitors.

Board Member Visits

Board of Education members who visit schools of their own volition do so only as any other citizen. Board members have authority only in regularly called meetings of the Board, or when delegated specific tasks by Board action, which may take them into the schools.

Principal Authority to Ensure a Safe and Orderly Environment

The Principal or her/his designee shall have complete authority to exclude from the school premises any persons whom s/he has reason to believe are disrupting the educational programs in the classroom or in the school, are disturbing the teachers or students on the premises, or whom the Principal believes are on the premises for the purpose of committing an illegal act.

(cf. 9030 - Limits of Authority)

Policy adopted: June 13, 2005 Woodbridge, Connecticut AMITY REGIONAL SCHOOL DISTRICT NO. 5

Loitering or Causing Disturbance

Any person is guilty of loitering on school grounds when he/she remains in or about a school building or grounds without license or privilege to be there. It is required all visitors register in the office of the Building Administrator. Staff members should be alert to the presence of unauthorized visitors and promptly report their presence to the Building Administrator.

(cf. 1250 - Visits to the Schools)

Legal Reference: Connecticut General Statutes

53a-185 Loitering in or about school grounds; Class C misdemeanor.

Public Complaints

Board of Education members shall refer persons making complaints about the schools to the most immediate level at which the problem can be resolved. Complainants shall be informed that if a problem is not resolved at this level, they are to follow the prescribed lines of organization to the Superintendent of Schools. Board of Education members shall inform the Superintendent of all such complaints.

Most complaints, e.g., those pertaining to discipline, instructional technique, grade placement, teacher assignment, scheduling, grading, etc., are handled by means of the prescribed means of organization as follows:

- 1. Faculty/Staff Member
- 2. Department Chairperson/Department Coordinator
- 3. Principal
- 4. Superintendent

Challenges to Curriculum or Instructional Materials

When the public files a complaint about the curriculum or instructional materials, complainants are to follow the prescribed lines of organization. If the complaint is not resolved at the level of the Superintendent, the complainant may file a written complaint with the Chairman of the Board of Education. The Chairman shall appoint a committee of the Board to evaluate the curriculum or instructional material. The committee shall issue its finding to the complainant.

A parent or legal guardian has the right to request that his/her child not read, view or hear given material provided a written request is made to the appropriate building principal. No parent or legal guardian has a right to deny access to instructional materials for students other than his/her own children.

Board of Education Hearings

There are four circumstances involving students when the Board of Education conducts a hearing:

- 1. When residency is challenged by the district
- 2. Transportation disputes not resolved by the Superintendent
- 3. Expulsion
- 4. When the district does not allow a student to enroll (School accommodations)

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(cf. 4118.21 - Academic Freedom)
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(cf. 5145 - Freedom of Speech/Expression)

(cf. 6144 - Controversial Issues)

(cf. 6161 - Equipment, Books, Materials: Provisions/Selection)

Public Complaints (continued)

Legal Reference: Keyishian v. Board of Regents 385 U.S. 589 603 (1967)

President's Council, District 25 v. Com munity School Board No. 25 457

P. 2d 289 (1972). cerfi denied 409 U.S. 998 (1976)

Minarcini v. Strongville City School District, 541 P. 2d 577 (Cir. 1976).

Board of Education, Island Trees Union Free School District No. 26 v.

Pico 457 U.S. 853 (1982).

Academic Freedom Policy (adopted by Connecticut State Board of

Education, 9/9/81).

Connecticut General Statutes

10-238 Petition for hearing by board of education.

Gifts to School Personnel

The members of the Board of Education and its employees wish to avoid any conflict between their personal interests and the interests of the school district in dealing with suppliers, contractors, and all organizations or individuals doing or seeking to do business with the school district.

Although it is customary for some suppliers to give gifts to customers' employees at different times which are not of more than nominal value, and are not intended to influence in any manner the school district's procurement practices, the Board of Education requests that suppliers or potential suppliers do not offer gifts to individuals connected with the school district.

Gifts

No Board member or employee shall directly or indirectly solicit any gift; or accept or receive any gift having a value of twenty-five dollars (\$25) or more, whether in the form of money, services, loan, travel, entertainment, hospitality, article or promise, or any other form, under circumstances in which it could be reasonably inferred that the gift was intended to influence the Board member or employee in the performance of his/her official duties or was intended as a reward for any official action on his/her part.

Legal Reference: Connecticut General Statutes

7-479 Conflicts of interest.

Relations Between Public and School Personnel

Conduct on School Property

The Board of Education expects mutual respect, civility and orderly conduct among all individuals on school property or at school events. District staff will treat parents and other members of the public with respect and expect the same in return. The Board is committed to maintaining orderly educational and administrative processes in keeping schools and administrative offices free from disruptions and preventing unauthorized persons from entering school/district grounds.

This policy promotes mutual respect, civility and orderly conduct among Board members, district employees, parents and the public. It is not intended to deprive any individual of his/her right to freedom of expression, but only to maintain to the extent possible and reasonable, a safe, harassment-free environment for students and staff.

In the interest of presenting Board members and District employees as positive role models to the students as well as to the community, the Board encourages positive communication and discourages volatile, hostile or aggressive actions. The Board seeks public cooperation with this endeavor.

Based upon the above, the Board expects that no person on school property or at a school event shall:

- 1. Injure, threaten, harass or intimidate a staff member, Board member or any other person;
- 2. Damage or threaten to damage another's property;
- 3. Damage or deface District property;
- 4. Violate any Connecticut law or town/city ordinance;
- 5. Smoke or otherwise use tobacco products;
- 6. Consume, possess, distribute, or be under the influence of alcoholic beverages or illegal drugs, or possess dangerous instruments or weapons;
- 7. Impede, delay, or otherwise interfere with the orderly conduct of the District's educational program or any other activity occurring on school property;
- 8. Enter upon any portion of the school premises at any time for purposes other than those which are lawful and authorized by the Board;
- 9. Operate a motor vehicle in a risky manner or in violation of an authorized District employee's directive; or
- 10. Violate other District policies or regulations or an authorized District employee's directive.

Relations Between Public and School Personnel (continued)

(cf. 1110.1 - Parent Involvement)

(cf. 1120 - Public Participation at Board of Education Meetings)

(cf. 1250 - Visits to Schools)

(cf. 1251 - Loitering or Causing Disturbances)

(cf. 1312 - Public Complaints)

(cf. 1700 - Otherwise Lawful Possession of Firearms on School Property)

(cf. 6145.71 - Use of Alcohol by Adults)

Legal Reference: Connecticut General Statutes

1-225 Meetings of the government agents to be public.

1-232 Conduct of the meeting

10-221 Boards of education to prescribe rule(s), policies, and procedures.

10-238 Petition for hearing by board of education.

10-239 Use of school facilities for other purposes.

53a-185 Loitering in or about school grounds: Class C misdemeanor.

Policy adopted: June 13, 2005 AMITY REGIONAL SCHOOL DISTRICT NO. 5

Woodbridge, Connecticut

Contests for Students

The Board of Education approves a selective policy of participation in contests. However, participation by students in any such activities must be on a purely voluntary basis and at no time can such participation interfere with the instructional program. In the high schools, the criteria of the National Association of Secondary School Principals relative to contests shall serve as a guide.

Where students so agree to participate in any activity sponsored by an outside organization, it shall be the responsibility of the sponsoring organization to assume the management of the contest, providing the students with detailed information, instructions, and rules governing the activity.

At no time will pressure be applied to enjoin students to participate in any contest sponsored by outside organizations.

The evaluation and scheduling of and consent to participate in district-wide contests shall first be approved by each Building Principal. Final approval of the contest must be given by the Superintendent.

Awards to Students

Only trophies, prizes, or awards which conform to the Awards for Achievement policy of the Board of Education and the corresponding administrative regulations providing for awards for distinguished success in any school activity may be presented by any person or organization not connected with the schools.

(cf. 5126 - Awards for Achievement)

Advertising and Promotion

Students must be protected from possible exploitation in advertising or promoting interests of any non-school agency or organization.

No advertising material may be posted or distributed to students which, in the opinion of the Superintendent, would contribute to the personal gain of an individual, business, or company except as follows:

- a. Educational material used by staff for educational purposes.
- b. Samples, calendars, supply catalogs, etc., distributed to staff for examination, testing or review or routine classroom use.

Smoke Free Environment

Students

At any time, there shall be no smoking or any other unauthorized use of tobacco or tobacco products by students in any school building or school vehicle or on any school grounds or when the student is subject to the supervision of designated school personnel, such as when the student is at any school function, sporting event, extracurricular event, field trip, or school-related activity such as work-study program.

This prohibition extends to all facilities the District owns/operates, contracts for or leases to provide educational services, routine health care, daycare or early childhood development services to children, as well as facilities in which services are not provided to children.

This prohibition does not apply to any private residence or any portion of a facility that is used for inpatient hospital treatment of individuals dependent on, or addicted to, drugs or alcohol in which the District provides services.

In addition, the prohibition does not apply to a classroom where a demonstration of the use of an electronic nicotine delivery system or vapor product is taking place as part of a medical or scientific experiment or lesson.

A program of student support and counseling will be offered to provide support for students who wish to break the smoking habit.

Staff and Public

At any time, there shall be no smoking in buildings, on any school grounds under the control of the Board of Education, on transportation provided by the Board of Education, or during the course of any trip sponsored by the Board of Education or under the supervision of the board of Education or its authorized agents.

A program of staff support and counseling will be offered to provide support for staff who wish to break the smoking habit.

A sign shall be posted on school premises indicating that smoking, including the use of ecigarettes is prohibited by state law.

Definitions

Tobacco includes, but is not limited to, cigarettes, cigars, snuff, smoking tobacco, smokeless tobacco, nicotine delivering devices, chemicals or devices that produce the same flavor or physical effect of nicotine substances; and any other tobacco or nicotine innovations.

Smoke Free Environment

Electronic nicotine delivery system means an electronic device that may be used to simulate smoking in the delivery of nicotine or other substance 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.

Liquid nicotine container means a container that holds a liquid substance containing nicotine that is sold, marketed or intended for use in an electronic nicotine delivery system or vapor product, except "liquid nicotine container" does not include such a container that is prefilled and sealed by the manufacturer and not intended to be opened by the consumer.

Vapor product means 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 is inhaled by the user of such product.

(cf. 1120 Board of Education Meetings)

(cf. 1330 Use of School Facilities)

(cf. 4118.231/4218.231 Employee Smoking, Drinking, and Use of Drugs on School Premises)

(cf. 5131.6 Drugs, Tobacco, and Alcohol)

Legal Reference: Connecticut General Statutes

10-233a(h) Definitions, "School-sponsored activity"

19a-342 Smoking prohibited in certain places. Signs required. Penalties.

21a 242 Schedules of controlled substances.

P.A. 14-76 An Act Concerning the Governor's Recommendations Regarding Electronic Nicotine Delivery Systems and Youth Smoking Prevention

P.A. 15-206 An Act Regulating Electronic Nicotine Delivery Systems and Vapor Products

P.L. 107-110, Section 4303, "Non-smoking Policy for Children's Services"

20 U.S.C. 7181-7184 The Pro Children Act of 2001, PL 107-110, 115 State 1174

Naming of Amity Regional School District No. 5 Facilities

Introduction

State law invests the ownership and responsibility for all Amity property in the Board of Education.

I. Purpose

This policy establishes a process and criteria for the consideration of requests to the Amity Regional Board of Education for the naming/renaming of District facilities or parts thereof, including rooms or small clusters of rooms, wings, other parts of the buildings, grounds and athletic facilities. The Superintendent will maintain a record of all requests and naming actions undertaken by the Board.

II. Responsibilities of the Amity Board of Education

It shall be the responsibility of the Amity Regional Board of Education to select names for all facilities and to authorize naming of school facilities and grounds to honor individuals or groups. The Board will solicit input from the community prior to naming facilities; however, final decisions on the naming of grounds, facilities and areas within facilities lies entirely with the Amity Regional Board of Education.

III. General Criteria

Facility naming shall be considered in cases when it has been recommended to honor a person or organization providing exemplary services or contributions to and having an affiliation with Amity Regional School District No. 5.

IV. Specific Criteria

Recommendations must meet the following specific criteria:

The individual(s) or group(s) recommended must:

- **a.** Have significantly enhanced the experience of Amity students in the area(s) Academics. Arts or Athletics.
- **b.** Have made outstanding contributions to the heritage of the Amity Regional School District.
- **c.** Have made contributions which will remain memorable long beyond the lifetime of those who propose the name.
- **d.** Have significant community support.
- e. Have length of service to the Amity Community.
- **f.** Not currently be employed by the Amity Regional School District.

Naming of Amity Regional School District No. 5 Facilities

Historical perspective should be exercised before proposing name(s). Nominations whose claims are parochial, of recent date and untested by the passage of time, or based on personal enthusiasm should be avoided.

V. Naming of Facilities

Requests to attach a name to an aspect of the Amity Regional School District No. 5 facility shall be made in writing to the Superintendent of Schools. Requests must include the following:

- **a.** Rationale for the request with documentation supporting IV above.
- **b.** Specific aspect of the facility to be named: Requests should be consistent with an individual's contribution to Amity. For example, if the outstanding individual had been an exemplary science teacher, an appropriate request would be to name an aspect of the science wing.

Upon receipt of a completed request, the Superintendent will record the request and it will rest for four (4) calendar years before being vetted.

The Superintendent will contact an existing family member or an appropriate contact for the namesake to discuss the request and seek approval.

The Superintendent will consult with appropriate members of the faculty and community to ascertain the level of support for the naming request.

When the Superintendent determines that the request is qualified, a meeting of the Facilities Committee will be convened to consider the request. It is within the sole discretion of the Facilities Committee to determine if the request should be recommended to the Amity Regional Board of Education for consideration.

VI. Board of Education Consideration

In cases where the Facilities Committee makes such recommendation, the Board will consider the recommendation during no less than two public meetings in order to provide sufficient notice to the community of their consideration.

If the Board acts favorably upon the recommendation of the Facilities Committee, the facility naming will be enacted by the Superintendent with a naming ceremony, including placement of an appropriate plaque identifying the individual's or group's unique contribution to Amity.

The Board of Education shall retain its authority to name or rename a facility of the

Naming of Amity Regional School District No. 5 Facilities

school district notwithstanding any action or lack thereof of the Facilities Committee.

VII. Renaming of Facilities

In most instances, naming approved by the Board of Education will remain in existence during the useful life of the facility. The Board has no obligation to continue a name in cases where there has been demolition or movement of a named facility. New naming requests would be open in such cases.

In the sole discretion of the Board, it may consider a request to rename a facility. There may also be instances when requests are made to name individual units within named facilities. For example, the media center may be named for an individual who met criteria outlined in IV above, but an appropriate request may be made to name a smaller unit within the center. If criteria outlined in IV above are met, the Superintendent would follow all steps outlined in V above before bringing such a request to the Facilities Committee for consideration.

In cases of renaming or naming of units within already-named facilities, if approved by the Board of Education, the Superintendent will enact the naming with a ceremony, including placement of a plaque identifying the individual's or group's unique contribution to Amity.

References:

Policy on Naming of Facilities and other Assets of the University of Tennessee rev. 2/27/2009

Policy for Naming Facilities University of Nebraska - Lincoln 10/1/1990

Policy for Naming, Dedication, Sponsorship of City Facilities and Acceptance of Donations, City of Vacaville, CA 1/27/2009

Naming Public School Facilities, Northampton, Massachusetts Public Schools 3/13/2003

Naming of School Facilities and Dedicating Areas of School Facilities or Grounds, Fairfax County Public Schools 11/17/2008

Naming of Amity Regional School District No. 5 Facilities

REQUEST TO NAME / RENAME *** PLEASE PRINT ***

Name of person/grou	ip making request: _			
Contact Name:				
	Last	First		_
Contact Number(s):		<u> </u>		
Name Request:				
Significant contribut	tions:			
	(use additional sl	neet is more space re	quired)	
Rationale for reques	t (based on criteria i	in section IV of Polic	y 1331 – Naming of Amity	
Regional School Dist	trict No. 5 Facilities)	:		
	(use additional sl	neet is more space re	quired)	
Signature:				
Date:				
Received in Superint	tendent's Office:			_
Board Action:	_ Approved	Not Approved	Date:	_

Access to School Procedures and Materials

Ideas, operating procedures, records, and publications developed in or for the school system may be made available to outside nonprofit or profit organizations for use or distribution when such use or distribution will reflect favorably upon the school system and the community. No outside organization shall be granted exclusive access to or control over the material made available to it.

Disclosure of records containing privileged or confidential information about staff or students will be restricted to the extent permitted by law.

A reasonable charge may be made for copying available records.

(cf. 5125 - Student Records) (cf. 4112.6/4212.6 - Certified/Non-Certified - Personnel Records)

Legal Reference: Connecticut General Statutes

1-15 Application for copies of public records. Certified copies. Fees.

1-16 Photographic reproduction of documents.

1-210 Access to public records. Exempt Records.

1-211 Access to computer-stored records.

1-214 Public employment contracts as public record.

1-225 Meetings of government agencies to be public.

1-226 Recording, broadcasting or photographing meetings.

1-206 Denial of access to public records or meetings. Notice. Appeals.

1-240 Penalties.

Senior Citizens' Benefits

The Board of Education recognizes the contribution senior citizens have made to the support of education and wishes to encourage their continued support and participation in school sponsored events.

To this end, the Board of Education offers to any senior citizen 60 years of age or older a 50% discount on the admission to any school sponsored activity such as athletic functions or musical events.

A free season ticket to school events shall be available to senior citizens who are town residents and 65 years of age or over. The senior citizen pass shall be valid only for the person to whom issued and shall entitle the authorized person free admission to school sponsored activities such as athletic functions and musical events. The senior citizen pass will be available at the central administration office.

The Board of Education also encourages booster organizations and parent groups which sponsor school events to offer discounts to senior citizens whenever possible.

Law Enforcement Agencies

A reasonable and cooperative effort shall be maintained between the school administration and law enforcement agencies. Law enforcement officials may be summoned in order to conduct an investigation of alleged criminal conduct on the school premises, or during a school-sponsored activity, or to assist in controlling disturbances to the educational environment. They also may be summoned for the purpose of maintaining or restoring order when the presence of such officers is necessary to prevent injury to persons or property. Administrators have the responsibility and the authority to determine when the assistance of law enforcement officers is necessary within their respective jurisdictions.

At all times, the school system's administrators shall act in a manner which protects and guarantees the rights of students and parents and upholds the law.

Legal Reference: Connecticut General Statutes

10-221 Boards of Education to prescribe rules

53a-185 Loitering in our about school grounds: Class C Misdemeanor

54-76j Disposition upon adjudication as youthful offender

Law Enforcement Agencies

I. Investigations Conducted in the Educational Environment

A. School Administrators Initiating Investigation

1. Administrative Investigation

Principals shall have the authority and duty to conduct investigations and to question students pertaining to infractions of school rules whether or not the alleged conduct is a violation of criminal law.

2. Law Enforcement Investigation

- a. The Principal shall determine when the necessity exists that law enforcement officers be contacted to conduct an investigation of alleged criminal behavior which jeopardizes the safety of school personnel or students, endangers school property or which interferes with the operation of the schools.
- b. The Principal may request that law enforcement officers conduct an investigation and question students who are potential wit nesses of such alleged criminal behavior during school hours. A reasonable attempt shall be made to contact the student's parents, guardian, or representative prior to questioning by law enforcement officers. Reasonable requests of the parents, guardian, or representative shall be observed. Such contacts or attempted contacts with parents, guardian, or representative shall be documented by the administrator involved.
- c. If the investigation has centered on any particular student suspected of such alleged criminal activity, the procedure for taking students into custody by the police set forth in Section II shall be followed to the extent they do not interfere with reasonable law enforcement procedures.

1411(b)

Community Relations

Law Enforcement Agencies

I. Investigations Conducted in the Educational Environment (continued)

B. Law Enforcement Officials Initiating Investigation

In demonstrated emergency situations, law enforcement officers will be permitted to conduct an investigation during school hours. They shall be requested to obtain prior approval of the Principal or other designated person before beginning such an investigation on school premises. The administrator shall document the circumstances of such investigations as soon as practicable. Alleged criminal behavior related to the school environment brought to the Principal's attention bylaw enforcement officers shall be dealt with under the provisions of Section I.A.2.

C. Questioning of Students during Investigation

1. Violations of Criminal Law

- a. During an investigation of violation of school rules, it may come to the attention of the administrator that the investigated activity may also be a violation of criminal law. In proceeding with the investigation, the administrator can attempt to ascertain whether there is sufficient justification to believe that a criminal offense was committed that war rants contacting law enforcement officials.
- Where a suspected violation of criminal law has occurred on the h school grounds involving the operation of the school or during a school-sponsored activity, law enforcement officials may be notified and their presence requested for the questioning of suspected students. Unless circumstances dictate otherwise, questioning of the student shall not begin or continue until the law enforcement officers arrive. Reasonable attempts shall be made to contact a student's parents, guardian, or representative who, unless an emergency exists, shall be given the opportunity to confer with the student and to be present with the student during questioning. The administrator shall document the contact or attempted contact with the student's parents, guardian, or representative. The law enforcement officers shall advise the student of the student's legal rights. If the parent and the student consent to the questioning, the investigation can continue. If the parent or student refuses consent to the questioning or is absent to give consent, the law enforcement officers will determine the course of action to be pursued.

Law Enforcement Agencies (continued)

II. Taking a Student Into Custody

- A. Students may not be released to law enforcement authorities voluntarily by school officials unless the student has been placed under arrest or unless the parent. guardian, or representative and the student agree to the release. Administrators shall make reasonable objections to law enforcement authorities who attempt to remove students from school without placing them under arrest or without the acquiescence of the parent, guardian, or representative and the student. t4hen students are removed from school for any reason by law enforcement authorities, every reasonable effort will be made to contact the student's parents, guardian, or representative immediately. Such effort shall be documented. Whenever a student is removed from school without an arrest being made or without acquiescence of the parent, guardian, or representative and the student, the administrator shall immediately make an objection to the superior of the law enforcement officers regarding the removal of the student. The Superintendent's office shall be notified immediately of any removal of a student from school by law enforcement officers under any circumstances.
- B. The administrator shall make reasonable efforts to persuade law enforcement officers not to make arrests or take students into custody on school premises. Where it is necessary to take a student into custody on school premises, and time permits, the law enforcement officer shall be requested to contact the School Principal and relate the circumstances necessitating such action. When possible, the Principal shall have the student summoned to the Principal's office where the student may be taken into custody.
- C When an emergency exists, a school administrator may summon law enforcement officials to the school to take a student into custody,
- D. When a student has been taken into custody or arrested on school premises without prior notification to the Principal, the school staff present shall encourage the law enforcement officers to notify the Principal o-f the circumstances as quickly as possible. In any event, the school staff member present shall immediately notify the Principal.
- E. If at all possible, parents, guardian, or representative of the student shall be notified before the student is taken into custody by law enforcement officials, or as quickly thereafter as can be accomplished. An administrator shall document such notification or attempted notification.

Law Enforcement Agencies (continued)

III. Controlling Disturbances

Law enforcement officers may be requested to assist in controlling disturbances of the school environment which the Principal or other school administrator has found to be unmanageable by school personnel and which has the potential of possible harm to students and other persons or to property. Such potential of possible harm includes members of the general public who have exhibited undesirable or illegal conduct on school premises or at a school event held on or off of school property and who have been requested to leave by an administrator but have refused or failed to do so.

IV. School Officials & Local Enforcement Officials Meeting Regularly

School administrators shall meet regularly with local law enforcement officials to discuss the school system's policy and rules regarding law enforcement contacts with the school system. Law enforcement officials will be asked to instruct their staffs as to the term's of the school's policy and rules.

V. School staff members shall be apprised of the contents of these provisions at least annually.

Legal Reference: Connecticut General Statutes

10-221 Boards of education to prescribe rules.

10-233a through 10-233s re student suspension, expulsion.

10-233g(b) Boards to report school violence.

10-233h Arrested students. Reports by police to the superintendent,

disclosure, confidentiality.

17a-101 Protection of children from abuse.

17a-102 Report of danger of abuse.

46b-124 Confidentiality of records of juvenile matters. Exception

53-206c Sale, carrying and brandishing of facsimile firearms prohibited.

Class B misdemeanor.

53a-185 Loitering in or about school grounds: Class C Misdemeanor.

Reports of principals to police authority.

New Jersey v T.L.O., 53 U.S.L.W. 4083 (1988), 469 U.S. 325; 105 S.CT 733.

54-76j Disposition upon adjudication as youthful offender.

Fire Department

Members of the local fire department play a vital role in the school safety program. It shall be the responsibility of the administration/staff to:

- 1. Establish arid maintain relationships with the local fire department;
- 2. Determine the nature and timing of the department's participation in the school program;
- 3. Coordinate and supervise the planned activities; and
- 4. Seek the advice and cooperation of the Fire Department in at least the following matters:
 - a. Planning and conduct of fire drills;
 - b. Fire prevention education;
 - c. First aid, especially in fire related incidents; and
 - d. Steps needed to conform to all state arid local fire codes.

(cf. 6114.1 - Fire Drills)

Fiscal Authority

The Board of Education shall work with appropriate fiscal authorities throughout the budgeting process to develop a clearer understanding of school and student needs to improve education in the community.

The Board of Education will meet and confer with the fiscal authority prior to collective bargaining, and further, it will cooperate with the fiscal authority in developing a sound fiscal base for school operation.

Legal Reference: Connecticut General Statutes

10-153d Meeting between board of education and fiscal authority required.

Duty to negotiate.

State/Federal Government

The Board of Education, shall carry an aggressive program to secure approval of State laws and regulations which the Board feels to be in the best interest of the school system. This policy shall include the pursuit of adequate and equitable sources of revenue to support the local free public schools.

State and Federal Aid

To bring the full benefit of State and Federal aid programs to bear upon the needs of the school system, the Board will maintain close liaison with the State Department of Education and appropriate Federal agencies, and cooperate with them fully in providing improved educational services.

Accreditation Agencies

The Board of Education seeks the highest status of membership for its schools in the New England Association of Colleges and Secondary Schools, cooperating in the Association's evaluations of the school system, and considering its recommendations.

Otherwise Lawful Possession of Firearms on School Property

Persons other than law enforcement officers are prohibited by the Board of Education from possessing firearms for any reasons, whether otherwise lawful or not, in or on the real property comprising the school district or at a school-sponsored activity as defined in subsection (h) of section 10-233a.

(cf. 5114 – Suspension/Expulsion/Exclusion/Removal)

Legal Reference: Connecticut General Statutes

29-28 Permit for sale at retail of pistol or revolver. Permit to carry a pistol or revolver. Confidentiality of name and address of permit holder. (as am ended by PA 98-129)

29-33 Sale, delivery or transfer of pistol and revolvers. Documentation requirements. Waiting period. Exempted transactions. Penalty. (as am ended by PA 98-129)

52a-3 Definitions.

53a-217b Possession of a weapon on school grounds: Class D felony. (as amended by PA 01-84)